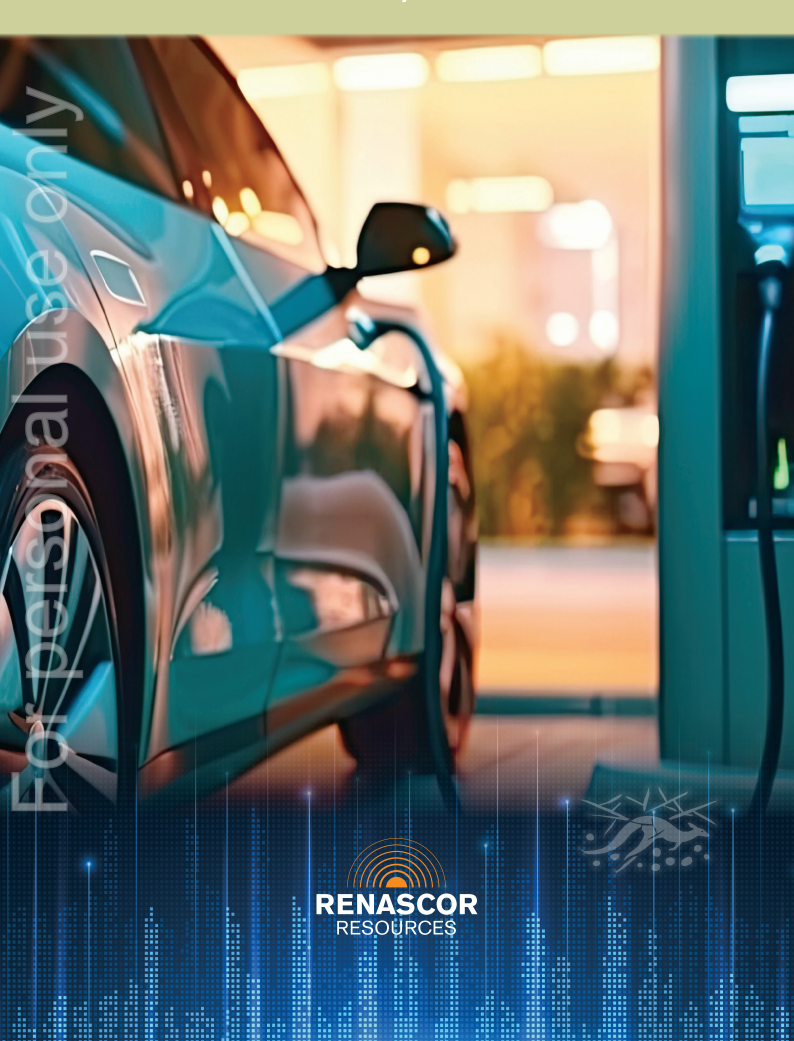
Annual Report **2025**





General information

The financial statements cover Renascor Resources Limited as a Group consisting of Renascor Resources Limited and the entities it controlled at the end of, or during, the year. The financial statements are presented in Australian dollars, which is Renascor Resources Limited's functional and presentation currency.

Renascor Resources Limited is a listed public company limited by shares, incorporated and domiciled in Australia. Its registered office and principal place of business is:

Level 5, 149 Flinders Street Adelaide SA 5000 Phone: + 61 8 8363 6989 Email: info@renascor.com.au Website: www.renascor.com.au

A description of the nature of the Group's operations and its principal activities are included in the directors' report, which is not part of the financial statements.

The financial statements were authorised for issue, in accordance with a resolution of directors, on 30 September 2025. The directors have the power to amend and reissue the financial statements.



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Powering Clean Energy® with Australian Graphite





Chairman's letter

Dear Shareholders,

On behalf of the Board of Renascor Resources, I am pleased to present our 2025 Annual Report.

When I wrote last year that 2025 had the potential to be a transformational year for Renascor, I did so with optimism about both our flagship graphite Battery Anode Material (BAM) project and the broader critical minerals sector. While important progress has been made, the pace of change has been tempered by international geopolitical positioning and by the impact of Chinese dominance in the sector, including unfair trade practices that have driven down prices. Against this backdrop, we have nonetheless continued to advance both our upstream and downstream projects.

Energy, and by extension lithium-ion batteries, is recognised not just as an economic driver but as a matter of political and national security. This has drawn the sector into an intensifying geopolitical spotlight, with policy and trade actions often moving as quickly as market fundamentals. Out of this, an ex-China supply chain is still taking shape, but unmistakably underway. With our projects in South Australia and our hydrofluoric acid (HF) - free purification process, Renascor is exceptionally well placed to participate in and benefit from this new supply chain.

This backdrop reinforces the strategic significance of what we are building at Renascor: a secure and sustainable supply of battery anode material outside China. While we cannot influence global politics, we can control the quality of our projects and the strength of our partnerships. With these foundations, Renascor has the resilience to see this through and the positioning to emerge stronger as supply chain certainty takes shape.

Over the past twelve months, we delivered key milestones in advancing our BAM project to meet the growing demand for graphite for lithium-ion battery anodes. Our focus has been on de-risking the time schedule and cost and strengthening our downstream technology to solidify the BAM project as amongst the most economically competitive, ex-China sources of high-value, refined graphite.

Project highlights: Upstream (Siviour)

Engineering maturity and cost discipline: Through Early Contractor Involvement, we matured the design of the mineral processing plant and associated works and completed revised cost estimates via competitive tendering, thus confirming the upstream operation's competitiveness and enabling process-flow improvements planned to deliver potential operating cost savings.

Long-lead and site readiness: We progressed critical long-lead works including upgrades to the electrical distribution network (new 33 kV transformer and circuit breakers, overhead line augmentation, voltage regulators and a new connection point). We also recently secured a site for an accommodation facility to support construction and long-term operations.

Community and approvals: Our Indigenous Land Use Agreement with the Barngarla Determination Aboriginal Corporation (BDAC) was registered by the National Native Title Tribunal, establishing a cooperative framework that respects Aboriginal heritage and supports the BDAC community during construction and operations.

Project highlights: Downstream (PSG)

Demonstration facility under construction: Following a \$5 million Australian Government grant, we secured a 1,250 m² site, completed preliminary and detailed design and commenced construction of our Purified Sperical Graphite (PSG) demonstration facility. Learnings from the demonstration facility will be carried into the full-scale commercial facility.

HF-free purification and water treatment: Testwork confirmed the effectiveness of our water-treatment circuit in recycling reagents and treating process water for our HF-free purification process, supporting a cost- and ESG-advantaged pathway versus HF-based alternatives.

Development approval: South Australia's Minister for Planning granted a provisional development authorisation for our commercial-scale BAM facility (up to 100,000 tpa of PSG), satisfying the key regulatory requirement for construction.

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'Energy, and by extension lithium-ion batteries, is recognised not just as an economic driver but as a matter of political and national security. This has drawn the sector into an intensifying geopolitical spotlight...'

Market context and our positioning

Graphite and anode markets remain under intense pressure from Chinese suppliers, with industrial policy driving over-supply and sub-economic pricing, resulting in near-monopoly control over PSG and anode material. While this creates near-term challenges for emerging suppliers, it also underscores the need for credible alternatives, precisely the role our BAM project is designed to play.

EV demand continues to grow, and over the past year rising grid demand, driven in part by data-center growth and broader electrification, has accelerated growth in energy storage systems outside of China. In parallel, policy settings are shifting. The United States has imposed significant duties on Chinese anode material and signaled critical-minerals stockpiles, while the European Union's Critical Raw Materials Act introduces diversification caps and Member State funds (including in Germany and France) that support ex-China development. Together, these trends increase the need for reliable ex-China graphite and anode supply.

Outlook and priorities

As we continue to advance the BAM project, we see strong foundations for growth in the battery sector outside China and, with that, increasing demand for secure and competitive ex-China supply sources. Over the next period our priorities are to:

- commission and operate the demonstration facility to de-risk scale-up;
- progress financing pathways, including our \$185m conditional Australian government loan;
- convert customer engagement into binding offtake agreements; and
- sequence early works to maintain time schedule discipline.

With the progress delivered this year, Renascor is well positioned to create significant value for our shareholders as global demand for secure ex-China graphite supply accelerates. We can be among the most capital-efficient and cost-competitive graphite projects globally. We have obtained key

regulatory approvals and, by combining low-cost Siviour feedstock with our HF-free purification and engineering capabilities, we offer a compelling, secure ex-China source of PSG to lithium-ion anode manufacturers, underpinned by the advantages of developing in Australia's stable regulatory and operating environment.

The strength of our position reflects the dedication of our growing team, led by Managing Director David Christensen, and I thank my fellow Directors, our management, consultants and advisers, and most importantly, our shareholders for their continued support.

Yours sincerely,

Richard (Dick) Keevers

RE. Keeven

Richard (Dick) Keevers
Chairman



Site of Renascor's demonstration facility (under construction).





Project overview

Renascor is committed to powering the clean energy transition through the development of a vertically integrated graphite manufacturing operation to produce 100% Australian-made, sustainable and ethically-sourced battery anode material for the lithium-ion battery market.

Renascor's proposed BAM project will combine:

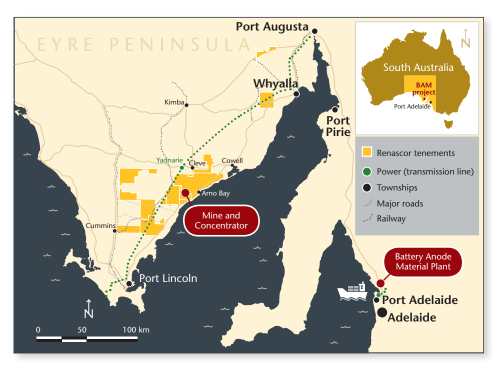
- The Siviour Graphite Deposit in South Australia, where Renascor intends to build a conventional mining and mineral processing operation to produce graphite concentrates, and
- A state-of-the-art processing facility in South Australia to manufacture PSG through Renascor's eco-friendly purification process.

The Siviour Graphite Deposit is unique in both its near-surface, flat-lying orientation and its scale as one of the world's largest graphite Reserves. Siviour is the largest reported graphite Reserve outside of Africa and the second largest reported Proven Reserve globally. ¹

Renascor intends to leverage this inherent advantage to manufacture high value PSG from low-cost graphite concentrate feedstock to provide a secure, costcompetitive supply of battery anode material to the rapidly growing lithium-ion battery market.

The planned graphite concentrate operation is in the advanced stages of development, with Renascor having obtained its primary mining approvals, completed a Definitive Feasibility Study with its BAM study and also received provisional development authorisation of its state-of-the-art downstream processing facility in South Australia, at Bolivar.

Following the completion of the BAM study, Renascor has continued to progress the development of the BAM project. Renascor has accelerated the development of the upstream mining and processing operation to minimise the planned construction phase and to permit Renascor's new supply to enter the market in alignment with forecasted near-term shortages of graphite and is also progressing its downstream demonstration facility to prepare for the planned commercial-scale facility.



Renascor's Battery Anode Material project location.

Renascor intends to produce 100% Australian-made PSG for use in the manufacture of lithium-ion battery anodes. This will be part of Australia's growing contribution to global efforts to reduce carbon emissions and combat climate change.

Acknowledgement

Renascor acknowledges the Traditional Owners and custodians of the land we work and live on. We pay respect to Elders past and present. We acknowledge the cultural connection Traditional Owners have with country. We commit to working with Traditional Owners to continue to learn and to contribute to the empowerment of communities.

Regulatory Background

South Australian legislation for the approval of mining projects consists of a two-part assessment process requiring the granting of a Mineral Lease and the approval of a Program for Environment Protection and Rehabilitation (PEPR) before mining and processing operations may commence.

The South Australian Minister for Energy and Mining granted a Mineral Lease for the proposed Siviour graphite mine and mineral processing operation in April 2019, and subsequently the PEPR was approved in November 2022. Under the terms of the PEPR, Renascor may process up to 1.65 million tonnes of graphite ore per annum, which would permit Renascor to produce 150,000 tonnes of graphite concentrate per year.

Development approvals that are not mining related are assessed and approved under the Planning, Development and Infrastructure Act 2016. The South Australian Minister for Planning granted provisional development approval for a downstream processing facility for PSG in June 2025.



Environmental, Social and Governance (ESG)

Renascor is committed to applying sustainability principles in every aspect of our business. We will achieve this through developing and implementing ESG management systems that focus on continuous improvement.

During the recently completed financial year, Renascor achieved several key ESG achievements as summarised below. These achievements reflect Renascor's focus on addressing the most material ESG risks and opportunities identified through our stakeholder engagement and materiality assessment.

ESG FY2025 Highlights



Environmental

- Completion of environmental assessments and submission of the Environmental Impact Statement required for the proposed commercial-scale PSG facility, its associated infrastructure and transport routes.
- Climate change risk assessments completed for all operations and transport routes, confirming low carbon footprint relative to peers.
- Ongoing environmental monitoring for the proposed Siviour graphite mine, mineral processing plant and associated infrastructure.
- Provisional development approval by the Minister for Planning for the proposed commercial-scale PSG facility.
- ▶ EPA licence amendment and associated planning approval for PSG demonstration facility.



Social

- Completed a series of community consultations, including public meetings, online webinar and open drop-in sessions in relation to the proposed commercial-scale PSG facility.
- Briefings to Salisbury Council and Cleve Council and community groups on project developments.
- Continued regular dialogue with community representatives and Traditional Owners.



Governance

- Development and update of ESG policies, including Sustainability and Human Rights Policies.
- Application for and reissue of Major Project Status for the BAM project.
- Reviewed ESG performance against global standards and principles, including Equator Principles 4, International Finance Corporation Performance Standards and World Bank Environmental, Health and Safety Guidelines.



Sustainability

Environmental

Renascor is committed to compliance with Australian and local laws, regulations, permits and licenses pertaining to the protection of the environment and aspires to meet or exceed those regulatory requirements.

Key environmental activities during the year included completing environmental assessments and submitting the required Environmental Impact Statement (EIS) for Renascor's proposed state-of-the-art PSG facility in Bolivar, South Australia. Approval was granted in June 2025 by the Minister for Planning. The Bolivar site is located nearby to SA Water's Bolivar water treatment and industrial facilities, providing access to key infrastructure, including power and water, and is located along the transport corridor from the proposed Siviour mine to the shipping port of Port Adelaide.



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Sustainability



Key Environmental Disclosures

Renascor's operations have had negligible impact to the environment in the past 12 months. For further detail on the material aspects of our proposed operations refer to the Materiality Matrix.
Renascor has completed Climate Change Risk Assessments for all its operations and transport routes.
Through the approval process, the SA Government approved the costs of biodiversity loss and land clearing for planned operations and requires payment of the Significant Environmental Benefit as the key mechanism for biodiversity offsets.
Renascor has had no material operational exposure to the costs related to pollutants, land clearing or biodiversity loss in the past 12 months.
Costs associated with biodiversity loss and land clearing for planned operations have been determined through the approval process in the form of the Significant Environmental Benefit payment to the SA Government as the key mechanism for biodiversity offsets.
Renascor has completed a Life Cyle Assessment (LCA) for the BAM project.
Renascor has also completed Climate Change Risk Assessments for all its operations and transport routes. Refer to risks disclosed in the Directors' Report within this Annual Report.
Not applicable for Renascor in its current phase of project development.
Renascor's business model supports the green transition in producing a key component of the lithium-ion battery used in the electric vehicle and stationary storage industries.
Renascor has adopted an Environmental Policy and a Sustainability Policy to ensure environmental management and sustainability matters are addressed at all levels of the Company and during all stages of project development, construction and operations.
Relevant policies are available on Renascor's website.
Renascor has had negligible impact in this area in the past 12 months.
Renascor has had negligible impact in this area in the past 12 months.
Renascor has completed ecological and vegetation surveys and assessments in the areas in which we intend to operate.
Renascor has had negligible impact in this area in the past 12 months.
Renascor had limited supply chain risk exposure in the last 12 months as currently no sites are operational. Renascor considers supply chain environmental risks when engaging with the market and assessing project plans, including the completed LCA that includes a cradle-to-gate assessment with all inputs and transport related CO ₂ emissions.



Social

Renascor is committed to effective, ongoing and transparent consultation with stakeholders directly and indirectly impacted by the BAM project. As part of this undertaking, Renascor is committed to being a responsible and sustainable business so that its operations have a positive impact on the communities and environment where we operate. Renascor acknowledges and respects the Traditional Custodians and Elders of the land on which it operates.

Renascor has continued ongoing engagement with the communities of Arno Bay and the surrounding areas, where the mine and mineral processing plant will be located, as well as the greater Bolivar area, where the PSG facility will be located.







Sustainability

Key Social Disclosures

Горіс	Company Summary
Employee engagement, staff turnover, remuneration and	Renascor reviews employee remuneration on an annual basis. Staff turnove averaged 1.0 full time equivalent during the last 12 months.
productivity, industrial relations and diversity performance in the last 12 months	Refer to the Company's Diversity Policy, which is available on Renascor's website.
	Renascor has had no material industrial relations issues in the last 12 months.
Incidents in the past year relating to workplace and industrial relations disputes, litigation, discrimination and/or harassment claims	Renascor has had no material incidents in any of these areas in the past year.
Occupational health and safety incidents, injuries, deaths, noncompliance breaches, fines and litigation	Renascor has had no material incidents in any of these areas in the past year.
Community engagement and social licence to operate, including relationships with stakeholders in the communities of areas planning to operate in	Renascor has maintained an active relationship with the community and stakeholders in the areas in which we propose to operate. Renascor has entered into an agreement with BDAC, completed Cultural Hertitage surveys and Management Plans with Kaurna Yerta Aboriginal Corporation (KYAC), acquired the freehold land wholly comprising the Mining Lease, all undertaken with free and prior informed consent of the stakeholders.
Risk of organisational human rights violations and modern slavery or in the supply chain	Renascor's proposed operational sites are solely located in South Australia, and accordingly Renascor considers that it is unlikely to have exposure to high-risk geographies, sectors or vulnerable communities.
Disclosure and provision of information on the risk of organisational human rights violations and modem slavery or across the supply chain (i.e. incidents, policies, audit processes)	Refer to the Company's Human Rights Policy, which is available on Renascor's website.
	Refer to the Company's Risk Management Policy and the Human Rights Policy, which are available on Renascor's website.



Governance

Renascor has adopted the ASX Corporate Governance Council's "Corporate Governance Principles and Recommendations - 4th Edition" (ASX Recommendations). Renascor continually monitors and reviews its existing and required policies, charters and procedures with a view to ensuring compliance with the ASX Recommendations to the extent appropriate for Renascor. A summary of the Renascor's ongoing corporate governance practices is set out annually in the Renascor's Corporate Governance Statement and can be found on Renascor's website.

Renascor's Materiality Assessment Matrix presents key ESG topics that are material to the Company's business ranked in order of importance to the Company and importance to the Company's stakeholders. The matrix provides a sense of the priority ESG areas on which the Company should focus.

During the year, Renascor strengthened its governance framework through the review and update of its corporate charters and policies.

Renascor has further developed its Environmental and Social Management System, following an independent review completed last financial year of ESG performance against global standards and principles specific to the mining industry. As part of its continuing development, Renascor is committed to the full implementation of an Environmental and Social Management System to meet globally recognised standards.



Materality Assessment Matrix





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Key Governance Disclosures

Key Governance Disclosures	
Торіс	Company Summary
Corporate structure of the business and company purpose in the last 12 months	Refer to Company Overview within the Directors' Report section of this Annual Report.
Composition and effectiveness of the Board, taking into account relevant industry experience, varied skill sets, independence, age, diversity, tenure, and time capacity in the last 12 months	Refer to the Corporate Governance Statement - 2025.
Board and Executive Team's overall stewardship of the business, including leadership quality, long term decision-making, capital allocation and management, track-record and the protection of shareholder interests in the last 12 months	Refer to disclosures within the Director's Report section of this Annual Report.
Remuneration incentives framework (both short-term and long-term) aligned with the corporate strategy and shareholder interests	Refer to disclosures within the Remuneration Report section of this Annual Report.
Shareholder communication	Shareholder communication is undertaken in accordance with ASX listing rules and continuous disclosure requirements.
	The Company has developed a Shareholder Communications Policy and Continuous Disclosure Policy, which are available on Renascor's website.
Quality of earnings and overall prudence and reliability of accounting judgements in the last 12 months	Due to the developmental nature of the current activities, Renascor does not have material earnings from operations.
,g	Accounting judgements are disclosed within the relevant sections of the financial statements refer to notes 2, 11, 12, 30 to the financial statements within this Annual Report.
Internal risk and control frameworks in the last 12 months	Refer to the Company's Risk Management Policy, which is available on Renascor's website.
Management of its legal and regulatory environment	There have been no material legal proceedings, controversies or conduct issues by the Company in the last 12-month period, including but not limited to financial fraud, product safety concerns conduct, business ethics bribery, corruption, political donations, accounting or taxation fraud.
Cyber security incidents	Renascor is not aware of any material cyber security incidents or breaches during the last 12-month period. This includes data breaches, ransomware, hacks and other security incidents or litigation.
Management of systemic risks including exposure or association with any controversial entities, industries,	Refer to the Company's Risk Management Policy, which is available on Renascor's website. Renascor considers risk in relation to controversial entities, industries,
countries or products	countries or products more broadly, including but not limited to fossil fuels, military applications, coal and forestry. Counterparties are subject to due diligence and compliance screening for potential exposure to sanctions, corruption, human rights violations and other ESG-sensitive issues.



Ore Reserves and Mineral Resources statement

Annual review of Ore Reserves and Mineral Resources

In accordance with ASX Listing Rules Chapter 5, the Company has performed an annual review of all JORC-compliant Ore Reserves and Mineral Resources as at 30 June 2025.

Table 1: Siviour Ore Reserves summary

	30 June 2025				30 June 2024	
Classification	Tonnes (Mt)	Grade (%TGC)	Graphite (Mt)	Tonnes (Mt)	Grade (%TGC)	Graphite (Mt)
Proven	16.8	8.2%	1.4	16.8	8.2%	1.4
Probable	45.0	6.6%	3.0	45.0	6.6%	3.0
Total	61.8	7.0%	4.3	61.8	7.0%	4.3

Table 2: Siviour Mineral Resource summary

		30 June 2025			30 June 2024	
Classification	Tonnes (Mt)	Grade (%TGC)	Graphite (Mt)	Tonnes (Mt)	Grade (%TGC)	Graphite (Mt)
Measured	16.9	8.6%	1.4	16.9	8.6%	1.4
Indicated	56.2	6.7%	3.8	56.2	6.7%	3.8
Inferred	50.5	6.5%	3.3	50.5	6.5%	3.3
Total	123.6	6.9%	8.5	123.6	6.9%	8.5

^{*} Cut-off grade of 2.3% TGC

Corporate governance - Mineral Resources and Ore Reserves calculations

Mineral Resources and Ore Reserves are estimated by suitably qualified consultants in accordance with the JORC Code, using industry standard techniques and internal guidelines for the estimation and reporting of Ore Reserves and Mineral Resources. These estimates and the supporting documentation are then reviewed by suitably qualified Competent Persons from the Company.

All Ore Reserve estimates are prepared in conjunction with feasibility studies which consider all material factors.

The Mineral Resources and Ore Reserves Statements included in the Annual Report are reviewed by suitably qualified Competent Persons from the Company prior to its inclusion.

Cross referencing of the Mineral Resources and Ore Reserves announcements

For more details regarding the Group's Ore Reserves as at 30 June 2025 refer to the announcement "Updated Mineral Ore Reserve Estimate for Siviour" released on 24 August 2023.

For more details regarding the Group's Mineral Resources as at 30 June 2025 refer to the announcement "Siviour Mineral Resource Increases by 25%" released on 14 September 2023.

Competent persons statements

The information in this document that relates to exploration activities and exploration results is based on information compiled and reviewed by Mr G.W. McConachy who is a Fellow of the Australasian Institute of Mining and Metallurgy. Mr McConachy is a director of the Company. Mr McConachy has sufficient experience relevant to the style of mineralisation and type of deposits being considered to qualify as a Competent Person as defined by the 2012 Edition of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (the JORC Code, 2012 Edition). Mr McConachy consents to the inclusion in the report of the matters based on the reviewed information in the form and context in which it appears.

The information in this report which relates to Mineral Resources is based upon information compiled by Mrs Christine Standing who is a Member of the Australian Institute of Geoscientists and a Member of the Australasian Institute of Mining and Metallurgy. Mrs Standing is an employee of Snowden Optiro (Optiro Pty Ltd) and has sufficient experience relevant to the style of mineralisation, the type of deposit under consideration and to the activity undertaken to qualify as a Competent Person as defined in the 2012 edition of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Mrs Standing consents to the inclusion in the report of a summary based upon her information in the form and context in which it appears.

The information in this document that relates to Ore Reserves is based on information compiled and reviewed by Mr Ben Brown, who is a Member of the Australasian Institute of Mining and Metallurgy. Mr Brown is an employee of Optima Consulting & Contracting Pty Ltd and a consultant to the Company. Mr Brown has sufficient experience relevant to the type of deposit under consideration to qualify as a Competent Person as defined by the 2012 Edition of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (the JORC Code, 2012 Edition). Mr Brown consents to the inclusion in the report of the matters based on the reviewed information in the form and context in which it appears.



Interests in tenements as at 30 June 2025

Project name	Tenement number	District	Interest owned %
Siviour Project	ML 6495	South Australia	100.00
Dutton Bay	EL 6032	South Australia	100.00
Malbrom	EL 6197	South Australia	100.00
Lipson Cove	EL 6423	South Australia	100.00
Verran	EL 6469	South Australia	100.00
Malbrom West	EL 6668	South Australia	100.00
Cleve	EL 6879	South Australia	100.00
Hincks	EL 6911	South Australia	100.00
Outalpa	EL 6450	South Australia	100.00
Cutana	EL 6451	South Australia	100.00
Old Wartaka	EL 6191	South Australia	100.00
Witchelina	EL 6403	South Australia	100.00
Flat Hill	EL 6549	South Australia	100.00
Malbooma Railway	EL 6585	South Australia	100.00
Carnding	EL 6687	South Australia	100.00
Iron Baron	EL 6698	South Australia	100.00
Gregory Creek	ELA2025/00018	South Australia	100.00







Directors' report

The directors present their report, together with the financial statements, on the consolidated entity (referred to hereafter as the "Group") consisting of Renascor Resources Limited (referred to hereafter as the "Company" or "parent entity") and the entities it controlled at the end of, or during, the year ended 30 June 2025.

Dividends

There were no dividends paid, recommended or declared during the current or previous financial year.

Review of operations

Company overview

Renascor Resources Limited (Renascor) is an ASX-listed, South Australian-based company focused on the development of economically viable mineral deposits, with the company's primary focus its BAM project in South Australia.

BAM project

Significant activities undertaken during the year were primarily directed towards advancing the BAM Project, with material developments summarised below.

Renascor undertook and completed a competitive Early Contractor Involvement (ECI) process focused on optimising and maturing engineering design of the upstream mineral processing plant and non-process infrastructure. The ECI process matured the engineering from Renascor's 2023 definitive feasibility study-level BAM study, with the scope of work including the development of the mineral processing plant and related project works, engineering plans, schedules, execution methodology, resource requirements and cost estimates developed through tendering of equipment supply and sub-contractor work packages.

As part of the ECI process, Renascor's contractors completed engineering and design activities that advanced and improved upon the work undertaken in the BAM study, including incorporating design

improvements to the comminution, flotation and regrind circuits that are expected to:

- Increase the production of graphite with size fractions of greater than 150 microns (+100 mesh) by approximately 60% from a projected 17% to 27% of total production
- Reduce operating costs by eliminating the use of higher cost reagents and reducing overall reagent consumption in the flotation circuit, and
- Improve targeted graphite grade (95.3% Carbon) and recovery (96.7%) from respective targets from the BAM study.

Renascor was awarded a \$5 million grant under the Australian Government's International Partnerships in Critical Minerals Program to construct a PSG demonstration facility. The demonstration facility will convert graphite from the Siviour Graphite Deposit into PSG through a continuous production process, enabling Renascor to test, demonstrate and optimise its HF-free purification process. Learnings obtained from the demonstration facility will be utilised in the construction and operation of the full-scale commercial PSG facility.

Renascor secured a site for the PSG demonstration facility in South Australia consisting of a 1,250m² industrial warehouse, adjacent to a fully permitted and operating commercial laboratory and analytical services facility. The site is located north of Adelaide, proximate to Bolivar, South Australia, where Renascor intends to construct the full-scale commercial facility.

In preparation for construction of the PSG demonstration facility, Renascor undertook equipment trials designed to evaluate commercially available equipment. The equipment trials built on previously completed batch-scale and lock-cycle tests by testing Renascor's HF-free purification flowsheet with commercially available equipment at comparable scale to the planned PSG demonstration facility. The trials successfully produced lithium-ion battery grade graphite across all targeted product specifications, with results of up to 99.99% Carbon (versus anode industry standard of 99.95% Carbon). The trials similarly met industry requirement for impurities, with all tests below industry impurity standards.

Australia's National Native Title Tribunal registered Renascor's Indigenous Land Use Agreement (ILUA) with BDAC. BDAC is the registered Native Title Body Corporate of the Barngarla People, the Traditional Owners of land in the area encompassing the proposed Siviour mine and processing plant. The ILUA is an agreement between BDAC and Renascor that contains a cooperative framework to respect Aboriginal heritage and support the BDAC community during the construction and operation of the upstream portion of the BAM project.

Renascor completed the collection of a bulk sample of approximately 730 tonnes of graphite ore from the Siviour Graphite Deposit to be processed into graphite concentrates for use as feedstock for the PSG demonstration facility.

Renascor completed tests confirming the effectiveness of water treatment in recycling reagents and treating process water from Renascor's HF-free purification process. The tests, which followed previously completed large-scale locked-cycle trials that produced battery-grade graphite (99.99% Carbon) using Renascor's flow-sheet, focused on the process water streams from the caustic roast and leach circuits to confirm the suitability of Renascor's proposed water treatment circuit for its purification process. Assays from process streams produced from the trials measured within the acceptable range to permit the water treatment circuit to effectively recycle reagents for re-use in the caustic roast circuit and to treat process water from the leach circuits. The results support Renascor's HF-free purification process as offering a competitive ex-China alternative for batterygrade graphite by avoiding higher costs associated with environmental handling and disposal of HF and by using lower cost reagents and reducing overall reagent and water consumption through the water treatment

SA Power Networks completed a capital works program to upgrade the electrical distribution network for the proposed Siviour mine and processing plant. The upgrades include the installation of a new 33kV transformer and circuit breakers, augmenting the overhead powerline network and installing new voltage regulators and a new connection point for Siviour.

South Australia's Minister for Planning approved Renascor's development application for its proposed commercial-scale BAM facility by granting a provisional development authorisation. Under South Australian legislation for impact assessed developments, the grant of the provisional development authorisation is required to construct the commercial-scale BAM plant. The Minister's decision followed extensive consultation with community stakeholders and local and State government agencies and the Minister's determination

that Renascor's EIS for the BAM facility meets the standards of South Australia's Planning, Development and Infrastructure Act 2016. The Minister's authorisation is conditioned upon approval of the final detailed design and plans for the BAM facility.

Other projects

In addition to its activities at the Siviour Project, Renascor has maintained a strong exploration portfolio, identifying and maintaining a pipeline of targets for advancement. During the year, key activities included:

- Completing a geochemical soil sampling campaign at its 100%-owned Tumby Bay prospect, defining a geochemical rare earth anomaly adjacent to an area where previous drilling intersected elevated rare earths.
- Identifying three near-surface copper-cobalt-gold targets along an extensive magnetic trend from geophysical reinterpretation at Renascor's Bulloo Creek prospect in South Australia's Curnamona Province.

Corporate and financial

For the year ended 30 June 2025 the profit for the Group after providing for income tax amounted to \$1,829,388 (2024: \$1,707,664).

On 6 September 2024, the S&P Dow Jones Indices announced changes in the S&P/ASX Indices resulting in the removal of Renascor from the S&P/ASX 300 Index, effective prior to the open of trading on 23 September 2024.

Significant changes in the state of affairs

There were no significant changes in the state of affairs of the Group during the financial year.

Matters subsequent to the end of the financial year

On 8 July 2025, Renascor announced that it has entered into a farm-in agreement with Vintage Exploration and Mining Pty Ltd to expand its Marree project exploration holdings and secure a stand-out, drill-ready uranium anomaly.

On 10 July 2025, Renascor announced that it has secured an option over the proposed site for an accommodation facility to support both the construction and operational phases of the planned upstream graphite mining and processing operation, completing the final tenure requirement for the BAM project.

On 25 July 2025 and 31 July 2025, Renascor announced the successful production of graphite concentrate from an approximately 730 tonne bulk sample from the Siviour Graphite Deposit to support Renascor's Australian Government co-funded PSG demonstration facility.

On 25 August 2025 and 17 September 2025, Renascor announced the achievement of key milestones in the development of its PSG demonstration facility, including the completion of site preparation works, commencement of construction and the receipt of key overseas equipment.

No other matters or circumstances have arisen since 30 June 2025 that has significantly affected, or may significantly affect the Group's operations, the results of those operations, or the Group's state of affairs in future financial years.

Likely developments and expected results of operations

The Company will continue activities in the exploration, evaluation, development and acquisition of viable projects with the objective of establishing a significant production business.

Risk Management

The material risks for Renascor include:

Production, cost and capital estimates

The ability of Renascor to achieve production targets or meet operating and capital expenditure estimates on a timely basis cannot be assured. The assets of Renascor, as with any others, are subject to uncertainty and unexpected technical, geographical, metallurgical, meteorological, geological, third-party access, third party contractor, community, operational environment, funding for development, regulatory changes, inclement weather issues, accidents or other unforeseen circumstances such as unplanned mechanical failure of plant or equipment or pandemics.

Capital and operating cost estimates may be affected by modifications to plant design, inflation, fluctuations in foreign exchange rates, changes to estimates of non-fixed components, delays in commissioning and sourcing financing. Failure to achieve capital estimates, cost targets or material increases in costs could have an adverse impact on Renascor's future cash flows, profitability, results of operations and financial condition.

The development of estimates is managed by the Company using a combination of a budgeting and tendering process. Actual results are compared with budgets to identify drivers behind discrepancies which

may result in updates to future estimates. Renascor has prepared a range of target cash costs for its proposed operations at the BAM project. No assurance can be given by Renascor that such targets will be achieved.

Failure to respond to future waves of pandemics (such as COVID-19) or other operational incidents within Renascor may also result in increased production costs.

Unforeseen production cost increases could result in Renascor not realising its operational or development plans or such plans costing more than expected or taking longer to realise than expected. Any of these outcomes could have an adverse effect on Renascor's financial and operational performance.

Development stage

The BAM project is at the development stage. The prospects of the Company should be considered in light of the risks, expenses and difficulties frequently encountered by companies in this stage.

The business of mineral exploration, project development, project commissioning and production, by its nature, contains elements of significant risk with no guarantee of success. Ultimate and continuous success of these activities is dependent on many factors and there can be no assurance that the BAM project will be constructed or brought into commercial production.

As with all new mining projects, there is an inherent risk that construction at the BAM project may not be completed on schedule, or that the construction cost may materially exceed budget, or that significant problems in the commissioning or metallurgical processes of the plant may arise.

Renascor may outsource substantial parts of the construction and commissioning of the BAM project to third party contractors. Such contractors may not be available to perform services when required or may only be willing to do so on terms that are not acceptable to Renascor. Further, performance may be constrained or hampered by the contractor's capacity constraints, mobilisation issues, plant, equipment and staff shortages, labour disputes, managerial failure and default or insolvency. Contractors may not comply with provisions in respect of quality, safety, environmental and land access compliance and timeliness, which may be difficult to control. In the event that a contractor underperforms or is terminated, Renascor may not be able to find a suitable replacement on satisfactory terms within time or at all. These circumstances may have a material adverse effect on development, construction, commissioning and operation of the BAM project.

Future capital requirements

The future capital requirements of Renascor will depend on many factors. Renascor may require further financing in the future. Any additional equity financing may be dilutive to Shareholders, may be undertaken at lower prices than the then market price or may involve restrictive covenants which limit Renascor's operations and business strategy. Debt financing, if available, may involve restrictions on financing and operating activities. Renascor notes that it remains in discussion in respect of potential finance facilities for the BAM project. As at the date of these financial statements, no decision has been made in respect of proceeding with any form of debt financing and there is no guarantee that any such facility will be entered into.

No assurances can be made that appropriate capital or funding, if and when needed, will be available on terms favourable to Renascor or at all. If Renascor is unable to obtain additional financing as needed, it may be required to reduce the scope of its activities, and this could have a material adverse effect on Renascor's activities.

Renascor may undertake additional offerings of securities in the future. The increase in the number of shares issued and outstanding and the possibility of sales of such shares may have a depressive effect on the price of shares. In addition, as a result of such additional shares, the voting power of Renascor's existing Shareholders will be diluted.

Offtake agreements

Renascor is party to non-binding offtake agreements as previously announced to the ASX. There is no guarantee that such non-binding agreements will convert to binding agreements. As with all contracts, there is a risk that the offtake parties may not perform their respective obligations or may breach offtake agreements. In addition, there is a risk that an offtake party may become insolvent or may not be able to meet its future buying or equity subscription obligations under relevant offtake agreements.

New projects and acquisitions

Renascor will actively pursue and assess other new business opportunities in resources and the battery supply chain. These new business opportunities may take the form of direct project acquisitions, joint ventures, farm-ins, acquisition of tenements / permits, and/or direct equity participation. The acquisition of projects (whether completed or not) may require the payment of monies (as a deposit and/or exclusivity fee) after only limited due diligence or prior to the completion of comprehensive due diligence. There can be no guarantee that any proposed acquisition will be completed or be successful. If the proposed acquisition is not completed, monies advanced may not be recoverable, which may have a material adverse effect on Renascor.

If an acquisition is completed, the directors will need to reassess at that time, the funding allocated to current projects and new projects, which may result in Renascor reallocating funds from the BAM project and/or raising additional capital (if available). Furthermore, notwithstanding that an acquisition may proceed upon the completion of due diligence, the usual risks associated with the new project/business activities will remain.

Exploration and development risks

Mineral exploration and development are a highrisk undertaking. There can be no assurance that exploration of the Company's properties or any other exploration properties that may be acquired in the future will result in the discovery of an economic resource.

Exploration in terrains with existing mineralisation endowments and known occurrences may slightly mitigate this risk.

Even if an apparently viable resource is identified, there is no guarantee that it can be economically exploited due to various issues including lack of ongoing funding, adverse government policy, geological conditions, commodity prices or other technical difficulties.

The future exploration activities of Renascor may be affected by a range of factors including geological conditions, limitations on activities due to seasonal weather patterns, unanticipated operational and technical difficulties, industrial and environmental accidents, native title process, changing government regulations and many other factors beyond the control of Renascor.

The success of Renascor will also depend upon Renascor having access to sufficient development capital, being able to maintain title to its projects and obtaining all required approvals for its activities. In the event that exploration programs are unsuccessful this could lead to a diminution in the value of its projects, a reduction in the cash reserves of Renascor and possible relinquishment of part or all of its projects.

Operating risk

Mining operations generally involve a high degree of inherent risk and uncertainty. Such operations are subject to all the hazards and risks normally encountered in the exploration, development and production of graphite and other mineral products, including unusual and unexpected geologic formations, metallurgical recovery and other processing problems, industrial accidents, open pit wall failure, seismic activity, rock bursts, cave-ins, flooding, fire, access restrictions, interruptions, inclement or hazardous weather conditions and other conditions involved in the drilling, blasting and removal or processing of material, any of which could result in damage to, or destruction of, mines and other processing facilities, damage to life or property, environmental damage and possible legal liability.

Graphite recovery

Mineral recoveries are dependent upon the process that is required to liberate economic minerals and produce a saleable product and by nature contain elements of significant risk including changes in mineralogy in the ore deposit or mechanical or process issues which can result in inconsistent minerals recovery, each of which could potentially affect the economic viability of the BAM project.

Commodity and currency price volatility

Renascor's revenues will in time be exposed to fluctuations in the prices for the minerals it produces including the price of graphite. Volatility in pricing creates revenue uncertainty and requires careful management of business performance and cashflows. Lower prices can impact operations by requiring a reassessment of the feasibility of mine plans and certain projects and initiatives. Even if a project is ultimately determined to be economically viable, the need to conduct such a reassessment could potentially cause substantial delays and/or may interrupt operations, which may have a material adverse effect on Renascor's results of operations and financial condition.

The factors which affect the price for graphite and other minerals (many of which are outside the control of Renascor or its directors) include, among many other factors, trade restrictions; manufacturing activities; inflation; the quantity of global supply of graphite as a result of the commissioning of new mines and the decommissioning of others; political developments in countries which produce and consume material

quantities of graphite; the weather in these same countries; the price and availability of appropriate substitutes; advancements in technologies and the uses and potential uses of graphite, and the demand for the applications for which graphite may be used; the grade and quality of graphite produced; the use of graphite in lithium-ion batteries and the speed with which electric vehicles are adopted; and sentiment or conditions in the countries and sectors in which Renascor and its business/commercial partners sell or intend to sell their products. Given the range of factors which contribute to the price of graphite, and the fact that pricing is subject to negotiation, it is particularly difficult for Renascor to predict with any certainty the prices at which Renascor will sell its product and accordingly, investors are cautioned not to place undue reliance on any price or demand forecasts provided by Renascor or by external analysts.

Movements in currency exchange rates may affect cash flows, profitability, costs and revenue. It is not possible to accurately predict future movements in exchange rates. As Renascor moves into production, it will consider hedging strategies to mitigate this risk.

Competition risk

Renascor competes with other companies, including major mineral exploration and production companies. Some of these companies have greater financial and other resources than Renascor and, as a result, may be in a better position to compete for future business opportunities. Many of Renascor's competitors not only explore for and produce minerals, but also carry out refining operations and other products on a worldwide basis. There can be no assurance that Renascor can compete effectively with these companies.

Land access risk

Land access is critical for exploration and/or exploitation to succeed. It requires both access to the mineral rights and access to the surface rights. Minerals rights may be negotiated and acquired. In all cases, the acquisition of prospective exploration and mining licences is a competitive business, in which proprietary knowledge or information is critical and the ability to negotiate satisfactory commercial arrangements with other parties is often essential. Renascor may not be successful in acquiring or obtaining the necessary licences to conduct future exploration or evaluation activities.

Tenure and access risk

Renascor's rights in the tenements may be obtained by grant by regulatory authorities or be subject to contracts with third parties.

Any third party may terminate or rescind the relevant agreement whether lawfully or not and, accordingly, Renascor may lose its rights to exclusive use of, and access to any, or all, of the tenements. Third parties may also default on their obligations under the contracts which may lead to termination of the contracts. Additionally, Renascor may not be able to access the tenements due to natural disasters or adverse weather conditions, hostilities or failure to obtain the relevant approvals and consents.

Third party risks

Under state and Commonwealth legislation (as applicable), Renascor may be required to obtain the consent of and/or pay compensation to the holders of third-party interests which overlay areas within the tenements, including pastoral leases, petroleum tenure and other mining tenure in respect of exploration or mining activities on the tenements. Any delays in respect of conflicting third-party rights, obtaining necessary consents, or compensation obligations, may adversely impact Renascor's ability to carry out exploration or mining activities within the affected areas.

Environmental risk

The operations and proposed activities of Renascor are subject to Australian laws and regulations concerning the environment. The costs of complying with these laws and regulations may impact the development of economically viable projects. As with most exploration projects and mining operations, Renascor's activities are expected to have an impact on the environment, particularly if advanced exploration or field development or mining proceeds. It is Renascor's intention to conduct its activities to the highest standard of environmental obligation, including compliance with all environmental laws.

The cost and complexity of complying with the applicable environmental laws and regulations may prevent Renascor from being able to develop potentially economically viable mineral deposits.

Although Renascor believes that it is in compliance in all material respects with all applicable environmental laws and regulations, there are certain risks inherent to its activities, such as accidental spills, leakages or other unforeseen circumstances, which could subject Renascor to extensive liability.

Government authorities may, from time to time, review the environmental bonds that are placed on permits. The directors are not in a position to state whether a review is imminent or whether the outcome of such a review would be detrimental to the funding needs of Renascor.

Renascor may require approval from the relevant authorities before it can undertake activities that are likely to impact the environment. Failure to obtain such approvals will prevent Renascor from undertaking its desired activities. Renascor is unable to predict the effect of additional environmental laws and regulations that may be adopted in the future, including whether any such laws or regulations would materially increase Renascor's cost of doing business or affect its operations in any area.

There can be no assurances that new environmental laws, regulations or stricter enforcement policies, once implemented, will not oblige Renascor to incur significant expenses and undertake significant investments in such respect which could have a material adverse effect on Renascor's business, financial condition and results of operations.

Environmental regulation and performance

The directors have put in place strategies and procedures to ensure that Renascor manages its compliance with environmental regulations. The directors are not aware of any breaches of any applicable environmental regulations.



Renascor recognises the growing interest of our stakeholders in relation to the potential risks and opportunities posed to our business, and the broader sector, in response to climate change and the anticipated global transition towards a lower carbon economy. Renascor is committed to playing its part in both the Australian and global communities and strives to make a positive contribution to sustainable development and the promotion of clean energy.

Key climate-related risks and opportunities relevant to our business include:

- Communities and society expect a response from companies in relation to climate change. Inaction could potentially lead to resistance or blockage of the project if there is a lack of strategy from Renascor's transition to a lower carbon economy.
- Current and potential future investors are increasingly focused on ESG aspects of projects giving rise to possible financial and reputational risk.
- Renascor believes this transition into a lower carbon economy gives rise to opportunities for projects like the BAM project to produce battery anode material as it contributes to the move towards the use of clean energy.
- The physical impacts of climate change including changes to weather patterns have the potential to impact upon operations.





David Christensen Managing Director

Experience and expertise:

David Christensen is an experienced mining executive, with successful experience managing exploration, mining and marketing operations. Prior to founding the Company, David served as Chief Executive Officer of Adelaide-based companies, Heathgate Resources Pty Ltd and Quasar Resources Pty Ltd. David's experience also includes serving as President of Nuclear Fuels Corporation, a trading and marketing company. David commenced his career as an attorney in California and London offices of international law firm Latham & Watkins, where he advised on corporate finance and mergers and acquisitions. David was educated at Cornell University (BA, Economics and Classical Civilizations), the University of California, Los Angeles (JD) and the Universitá di Bologna (Fulbright Fellow).

Qualifications:

BA, JD, Fulbright Fellow

Other current directorships:

None

Former directorships (last 3 years):

None

Interests in shares:

32,886,667



Richard (Dick) Keevers
Non-Executive Chairman

Experience and expertise:

Dick Keevers' experience includes advancing multiple producing mines as a geologist from discovery phase through development, including the Telfer gold and copper mine, the Phosphate Hill phosphate mine and the Baal Gammon copper mine. He served as Executive Director of Santana Minerals during the recent discovery of the Rise and Shine gold deposit in the South Island of New Zealand. For over 10 years, Dick also was a substantial shareholder of and served as an executive director for Pembroke Josephson Wright Limited, an Australian share brokerage firm. Dick has served on boards of several ASX-listed resource and industrial companies where he was Chairman and CEO of one company and Chairman of four other companies. Prior to joining the Renascor board, Dick served as chairman of unlisted Eyre Peninsula Minerals Proprietary Limited (EPM) when EPM discovered the Siviour graphite deposit. In the course of his career, Dick has conducted business in more than 15 countries. He graduated from the University of New England, BSc (Geology) and is a Fellow of the Australasian Institute of Mining and Metallurgy.

Qualifications:

BSc. FAusIMM

Other current directorships:

None

Former directorships (last 3 years):

Santana Minerals Limited

Interests in shares:

49,693,324



Stephen BizzellNon-Executive Director

Experience and expertise:

Stephen Bizzell is Chairman of boutique corporate advisory and funds management group Bizzell Capital Partners. He has over 25 years corporate finance and public company management experience in the resources sector in Australia and Canada. Stephen was previously an Executive Director of Arrow Energy from 1999 until its acquisition in 2010 by Royal Dutch Shell and PetroChina for \$3.5 billion. Stephen was instrumental in Arrow's corporate and commercial success and its growth from a junior explorer to a large integrated energy company. Stephen spent his early career in the corporate finance division of Ernst & Young and the tax division of Cooper & Lybrand and qualified as a Chartered Accountant. He is also a former director of Queensland Treasury Corporation. Stephen has a Bachelor of Commerce degree from the University of Queensland, is a Member of the Australian Institute of Company Directors and is a Senior Associate of the Financial Services Institute of Australasia.

Qualifications:

BCom, MAICD, SA FIN

Other current directorships:

Savannah Goldfields Limited, Strike Energy Limited, Maas Group Holdings Limited and Challenger Energy Group Plc.

Former directorships (last 3 years):

Armour Energy Limited

Interests in shares:

49,122,383



Geoffrey McConachy Non-Executive Director

Experience and expertise:

Geoffrey McConachy is an accomplished geologist with over forty years of Australian and international experience in the mining industry assessing a wide range of commodities. Prior to joining the Company, Geoffrey worked for Heathgate Resources Pty Ltd and Quasar Resources Pty Ltd, where his roles included Managing Director, Exploration. While at Heathgate and Quasar, Geoffrey led the exploration and development team in the discovery, definition and evaluation of four uranium deposits including the Four Mile deposit, for which he was co-honoured with the Prospector of the Year award from the Australian Association of Mining & Exploration Companies. His experience includes instrumental roles in the discovery of the Fosterville gold deposit in Victoria and the Potosi base metal deposit in New South Wales. Geoffrey is a fellow of the Australasian Institute of Mining and Metallurgy and a former Director of the Uranium Information Centre. Geoffrey obtained a Bsc (Hons) degree in geology from the University of New England (NSW, Australia).

Qualifications:

BSc (Hons), FAusIMM

Other current directorships:

None

Former directorships (last 3 years):

None

Interests in shares:

10,381,385



Kathryn Presser AM Non-Executive Director

Experience and expertise:

Kathryn Presser AM has extensive executive management and directorship experience, including substantial roles in the resource, energy, finance and banking industries. She served for twenty years as the CFO/Company Secretary of ASX Top 200 listed Beach Energy and currently is a Director of the Australian Energy Market Operator (AEMO), National Reconstruction Fund Corporation (NRFC) and the Police Credit Union and Chair of the Risk and Performance Committee for the South Australian Department of Energy and Mining (DEM).

Kathryn is a Fellow of the Chartered Institute of Company Secretaries, a Fellow of the Governance Institute of Australia, a Fellow of the Certified Practising Accounting Association, a Fellow of the Institute of Company Directors and a member of the International Women's Forum. She was awarded the Order of Australia (AM) in the 2022 Australia Day Awards for her commitment to Accounting and Community.

Qualifications:

BA (Acc), Grad Dip CSP, MBA, FAICD, FCPA, FGIA, FCIS

Other current directorships:

None

Former directorships (last 3 years):

Amaero Limited

Interests in shares:

250,000

"Other current directorships" quoted above are current directorships for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.

"Former directorships (last 3 years)" quoted above are directorships held in the last 3 years for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.



Jon Colquhoun Company secretary

Jon Colquhoun is an experienced accountant with a broad commercial and financial background across a range of industries including mining and resources. He was previously a partner of HLB Mann Judd in Adelaide, South Australia and has held CFO and Company Secretary roles for large private and listed companies. He holds a Bachelor of Commerce from the University of Adelaide, is a Registered Company Auditor, and a member of Chartered Accountants Australia and New Zealand.

Qualifications:

BCom, CA

On 19 June 2025, Pierre van der Merwe resigned as Joint Company Secretary.

Meetings of Directors

The number of meetings of the Company's Board of Directors (the Board) held during the year ended 30 June 2025, and the number of meetings attended by each director were:

	Board		Audit & Risk ESG Board Committee Committe			Remuneration Committee		Nomination Committee		Major Projects Committee		
	Attended	Held	Attended	Held	Attended	Held	Attended	Held	Attended	Held	Attended	Held
Richard Keevers	6	6	3	3	2	2	4	4	2	2	3	3
David Christensen	6	6	3*	3	2	2	4*	4	2	2	3	3
Geoffrey McConachy	6	6	3**	3	2	2	4	4	2	2	3	3
Stephen Bizzell	6	6	3	3	2	2	3	4	2	2	3	3
Kathryn Presser	6	6	3***	3	2***	2	4*	4	2	2	3	3

'Held' represents the number of meetings held during the time the director held office

- * Attendance at meeting by invitation for all meetings held.
- ** Attendance at meeting by invitation for two of the meetings held and attendance at one meeting whilst a committee member.
- *** Attendance at meeting by invitation for one meeting held and attendance at remaining meeting(/s) whilst a committee member.

Remuneration report (audited)

The remuneration report details the key management personnel remuneration arrangements for the Group, 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
- Additional disclosures relating to key management personnel

Principles used to determine the nature and amount of remuneration

The objective of the Group'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 it 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
- transparency

The Remuneration Committee is responsible for reviewing remuneration arrangements for the Company's directors and executives and making recommendations to the Board accordingly. The performance of the Group depends on the quality of its directors and executives. The remuneration philosophy is to attract, motivate and retain high performance and high-quality personnel.

The Remuneration Committee is responsible for making recommendations in respect of:

- non-executive director fees;
- executive remuneration (directors and other executives); and
- the over-arching executive remuneration framework and incentive plan policies.

Relationship between remuneration and Group performance:

During the financial year, the Group has generated a profit through significant interest income offset by its principal activity in developing the BAM project and exploration within South Australia. As the Group is still in the development, exploration and evaluation stage, the link between remuneration, Group performance and shareholder wealth is sometimes tenuous. Share prices are subject to the influence of metals prices, market sentiment towards the sector and the global economy and as such increases or decreases may occur quite independent of executive performance or remuneration.

In addition to financial and operational outcomes, the Board considers progress against Renascor's ESG objectives and risk management framework when determining variable remuneration outcomes for executives.

In accordance with best practice corporate governance, the structure of non-executive director and executive director remuneration is separate. The Board continues to engage with independent, external advisors to ensure its reward framework and remuneration arrangements are consistent with best market practice.

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 periodically by the Board. 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 does not participate in any discussions relating to the determination of his own remuneration. Non-executive directors do not receive any performance-based pay.

ASX listing rules require the aggregate non-executive directors' remuneration be determined periodically by a general meeting. The most recent determination was at the Annual General Meeting held on the 30th of November 2021, where the shareholders approved a maximum annual aggregate remuneration of \$750,000.

Retirement allowances for non-executive directors

In line with guidance from the ASX Corporate Governance Council on non-executive director's remuneration, no retirement allowances are provided for non-executive directors. Superannuation contributions required under the Australian superannuation guarantee legislation continue to be made as required and are deducted from the directors' overall fee entitlements.

Executive remuneration

The objective of the Group's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with achievement of strategic objectives and the creation of value for shareholders and conforms to market practice for delivery of reward. 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;
- transparency; and
- capital management.

Alignment to shareholders' interests:

- focuses on sustained growth in shareholder wealth;
- focusing the executive on key non-financial drivers of value; and
- attracts and retains high calibre executives.

Alignment to program participants' interests:

- rewards capability and experience;
- reflects competitive reward for contribution to growth in shareholder wealth;
- provides a clear structure for earning rewards; and
- provides recognition for contribution.

The framework provides a mix of fixed remuneration, short-term incentives and long-term incentives.

The Remuneration Committee assesses the appropriateness of the nature and amount of remuneration of such officers on a periodic basis by relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention of a high-quality board and executive team and makes recommendations to the Board accordingly. On recommendation from the Committee, the Board manages remuneration and incentive policies and practices and remuneration packages and other terms of employment for executive directors, other senior executives and non-executive directors.

On recommendation from the Remuneration Committee, the Board ensures that executive reward satisfies key criteria for good reward governance practices and is made up of the following reward components:

- base pay and benefits, including superannuation, set relative to market conditions;
- short-term performance incentives through a cash bonus determined by the Board upon recommendation by the Remuneration Committee; and
- long-term incentives through the issue of share options and performance rights.

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

Base pay and benefits

Base pay and benefits are structured as a total employment cost package which may be delivered as a combination of cash and prescribed non-financial benefits, at the executive's discretion and subject to board approval.

Executives are offered a competitive base pay that comprises the fixed component of pay and rewards to ensure base pay is set to reflect the market for a comparable role. Base pay for executives is reviewed periodically to ensure the executive's pay is competitive with the market.

There is no guaranteed base pay increase included in any of the executives' contracts.

Consolidated entity performance and link to remuneration

Remuneration for certain individuals is directly linked to the performance of the Group. A portion of any cash bonus and incentive payments are at the discretion of the Remuneration Committee subject to approval by the Board. Refer to the "additional information" section below for details of the earnings and total shareholders return for the last five years.

The Remuneration Committee is of the opinion that the results can be attributed in part to the adoption of performance-based compensation and are satisfied that this improvement will continue to increase shareholder wealth if maintained over the coming years.

Voting and comments made at the Company's 26 November 2024 Annual General Meeting (AGM)

At the 26 November 2024 AGM, 81.43% of the votes received supported the adoption of the remuneration report for the year ended 30 June 2024. 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 Group are set out in the following tables.

				Post-employment benefits	Long-term benefits	Share-based payment	
	Cash salary	Cash bonus **	Non- monetary	Superannuation	Long service leave	Performance rights ***	Total
2025	\$	\$	\$	\$	\$	\$	\$
Non-Executive Directors:							
Stephen Bizzell	98,000	-	-	-	-	-	98,000
Richard Keevers	125,561	-	-	14,439	-	-	140,000
Geoffrey McConachy	98,000	-	-	-	-	-	98,000
Kathryn Presser	87,892	-	-	10,087	-	-	97,979
Executive Directors:							
David Christensen *	502,468	-	37,714	30,074	17,107	230,931	818,294
	911,921	-	37,714	54,600	17,107	230,931	1,252,273

- * Short term benefits paid to Mr Christensen includes \$20,509 in annual leave entitlements paid during the year and accrued unpaid annual leave entitlements of \$45,393 during the year. Mr Christensen also accrued \$17,107 in unpaid long service leave entitlements during the year.
- ** Mr Christensen elected not to receive a cash bonus for the 2025 financial year.
- The 5,817,453 performance rights granted during the financial year ended 30 June 2025 have been fair valued using a Monte Carlo Pricing Model as at grant date and a portion of the cost has been recognised during the year proportionate to the vesting period applicable to each tranche issued. Refer the commentary in the "Share based compensation" section for further details. This includes the fair value of performance rights awarded as part of financial year 2025 remuneration in lieu of the cash bonus foregone as noted above, and are subject to approval at the 2025 AGM.

			Post-employment benefits	Long-term benefits	Share-based payment			
	Cash salary	Cash bonus	Non- monetary	Superannuation	Long service leave	Performance rights ***	Total	
2024	\$	\$	\$	\$	\$	\$	\$	
Non-Executive Directors:								
Stephen Bizzell	98,000	-	-	-	-	-	98,000	
Richard Keevers	125,641	-	-	13,821	-	-	139,462	
Geoffrey McConachy	87,949	-	-	9,674	-	-	97,623	
Kathryn Presser *	1,940	-	-	213	-	-	2,153	
Executive Directors:								
David Christensen**	483,918	187,250	33,486	27,407	31,178	418,544	1,181,783	
	797,448	187,250	33,486	51,115	31,178	418,544	1,519,021	

^{*} Non-executive director from 20 June 2024.

^{**} Short term benefits paid to Mr Christensen includes \$28,528 in annual leave entitlements paid during the year and accrued unpaid annual leave entitlements of \$19,342 during the year. Mr Christensen also accrued \$31,178 in unpaid long service leave entitlements during the year.

The replacement performance rights granted during the financial year ended 30 June 2024 have been fair valued using a Monte Carlo Pricing Model as at grant date and a portion of the cost has been recognised during the year proportionate to the vesting period applicable to each tranche issued. These performance rights replace previously granted performance rights that Mr Christensen has forfeited. Refer the commentary in the "Share based compensation" section for further details.

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

	Fixed remuneration		At risk - STI		At risk - LTI	
	2025	2024	2025	2024	2025	2024
Non-Executive Directors:						
Stephen Bizzell	100%	100%	-	-	-	-
Richard Keevers	100%	100%	-	-	-	-
Geoffrey McConachy	100%	100%	-	-	-	-
Kathryn Presser	100%	100%	-	-	-	-
Executive Directors:						
David Christensen * **	64%	45%	6%	27%	30%	28%

- * During the year ended 30 June 2025 shareholders granted approval for the issue of 5,817,453 performance rights to Mr Christensen linked to TSR performance conditions. During the year ended 30 June 2024 shareholders granted approval for the issue of performance rights to Mr Christensen to replace 750,000 of the performance rights approved and granted in the year ended 30 June 2023 but not issued. Further information pertaining to the Performance Rights can be found in note 30 "Share Based Payments" and in the "Share based compensation" section below.
- ** For the year ended 30 June 2025 the Board resolved that the awarded STI of \$48,498 to Mr Christensen in recognition of his performance during the year will be settled via the issue of performance rights to the same fair value subject to shareholder approval at the 2025 AGM (2024: \$187,250 cash bonus payment).

The proportion of the cash bonus paid/payable or forfeited is as follows:

	Cash bonus paid/payable		Cash bonus forfeited		
	2025	2024	2025	2024	
irectors:					
stensen *	- %	59%	100%	41%	

^{*} As discussed above, the awarded STI will be issued in performance rights to the same fair value subject to shareholder approval at the 2025 AGM in lieu of a cash payment which was foregone.

Service agreements

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

David Christensen, Managing Director

Term of agreement

Indefinite term, subject to six-month's notice or a termination payment of six months.

Details

Per annum rate of \$554,260 inclusive of superannuation, private health insurance and the associated fringe benefits tax.

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

Share based compensation

Issue of shares

There were no ordinary shares issued to directors and other key management personnel as part of compensation during 30 June 2025 (2024: Nil).

Options

There were no options over ordinary shares issued to directors and other key management personnel as part of compensation that were outstanding as at 30 June 2025 (2024: Nil).

Performance rights

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

FY25 LTI performance right conditions

During the current financial year 5,817,463 performance rights were issued to directors as approved at the 2024 AGM in relation to remuneration for the period. The following table outlines conditions attached to these new performance rights issued on 20 December 2024.

Performance Rights Granted	Grant Date	Fair value per right at grant date	Vesting criteria	Milestone date	Expiry upon vesting
2,326,981	26 Nov 24	\$0.053	Relative Total Shareholder Return (Relative TSR) Milestone*	30 Jun 27	20 Dec 28
3,490,472	26 Nov 24	\$0.039	Absolute Total Shareholder Return (Absolute TSR) Milestone**	30 Jun 27	20 Dec 28
5,817,463	Total FY25 LTI performance performance rights granted				

^{*} The Relative TSR performance hurdle is determined in accordance with the table below:

TSR of Core relative to TSRs of constituents of the nominated peer group shown below	Proportion of performance right that vest
is at or below the 50th percentile (the median) TSR of the companies in the comparator group	Nil
exceeds the 50th percentile TSR of the comparator group, up to the 75th percentile (upper quartile)	sliding scale between 50% and 100%
exceeds the 75th percentile TSR of the comparator group	100%

This represents 40% of the total Performance rights issued.

** The absolute TSR performance hurdle is determined in accordance with the table below:

TSR of Core relative to TSRs of constituents of the nominated peer group shown below	Proportion of performance right that vest
less than 10% Compound Annual Growth Rate (CAGR) for TSR over the performance period (i.e. based on a 30-day VWAP to 30 June 2024, of \$0.0977, the 10% CAGR TSR threshold will be \$0.130)	Nil
10% to 20% CAGR for TSR over the performance period (i.e. based on a 30-day VWAP to 30 June 2024, of \$0.0977, the 20% CAGR TSR hurdle will be \$0.169)	sliding scale between 0% and 100%
greater than 20% CAGR for TSR over the performance period	100%

This represents 60% of the total Performance rights issued.

Performance rights are convertible 1:1 for ordinary shares subject to the achievement of relevant vesting conditions. This is in contrast to the conversion factor applicable for the FY23 LTI rights which as still on issue.

The nominated peer group of companies for instruments with TSR performance conditions issued in 2025 are shown in the table below:

Black Rock Mining Ltd	Mineral Commodities Ltd	Syrah Resources Ltd	
Ecograf Ltd	NextSource Materials Inc.	Talga Group Ltd	
Evolution Energy Minerals Ltd	Nouveau Monde Graphite Inc.	Tirupat Graphite PLC	
Falcon Energy Materials PLC	Novonix Ltd	Triton Minerals Ltd	
Graphite One Inc.	Quantum Graphite Ltd	Volt Resources Ltd	
Leading Edge Minerals Corp.	Sarytogan Graphite Limited	Walkabout Resources Ltd	
Lithium Energy Ltd	South Star Battery Metals Corp	Westwater Resources, Inc.	
Metals Australia Ltd	Sovereign Metals Ltd		

The TSR calculation formula will be as follows for the 3-year performance period:

TSR	30 trading day VWAP to 30 June 2027 + Dividends paid in performance period - 30 trading day VWAP to 30 June 2024
ISK	30 trading day VWAP to 30 June 2024

FY25 STI performance right conditions

In addition to the above granted instruments there was 2025 STI awarded to the fair value of \$48,498 which will be issued in the form of performance rights subsequent to year end subject to shareholder approval at the 2025 AGM. These instruments have no proposed performance conditions outside of continued employment by the Managing Director through to 30 June 2026.

FY24 LTI performance right conditions - Replacement rights

Per the 2023 AGM resolution, the 750,000 performance rights relating to financial year 2023 remuneration not issued were replaced with 2,141,692 new performance rights. The following table outlines conditions attached to these replacement performance rights issued on 24 November 2023.

Performance Rights Granted	Grant Date	Fair value per right at grant date	Vesting criteria	Milestone date	Expiry upon vesting
856,677	21 Nov 23	\$0.357***	Relative TSR Milestone*	30 Jun 26	24 Nov 27
1,285,015	21 Nov 23	\$0.261***	Absolute TSR Milestone**	30 Jun 26	24 Nov 27
2,141,692	Total FY24 LTI performance rights				

- * The Relative TSR performance hurdle is determined in accordance with the same metrics included in the corresponding relative TSR for 2025 performance rights issued.
- ** The Absolute TSR performance hurdle is determined in accordance with the same metrics included in the corresponding relative TSR for 2025 performance rights issued.
- Fair value of the designated replacement performance rights is the fair value of the modified 750,000 performance rights granted at the 2022 AGM and subsequently replaced in the current period plus any surplus of the fair value of the TSR instruments issued. Fair value attributable to each tranche for the replaced 750,000 performance rights was split based on the proportion of the total fair value of the TSR replacement instruments.
- Performance rights are convertible 1:1 for ordinary shares subject to the achievement of relevant vesting conditions. This is in contrast to the conversion factor applicable for the FY23 LTI rights.

The face value of the replacement performance rights granted to the Managing Director is \$321,000, equal to 60% of his Fixed Remuneration for Financial Year 2024, based on market data relative to appropriate peer groups for the role. Note that the face value is different to the fair value attributable to these performance rights under the accounting standards.

The nominated peer group of companies for the 2024 TSR calculations are shown in the table below:

Ardea Resources Ltd	Galileo Mining Ltd	Poseidon Nickel Ltd		
Arafura Rare Earths Ltd	Hastings Technology Metals Ltd	Quantum Graphite Ltd		
Altech Batteries Ltd	Jervois Global Ltd	Queensland Pacific Metals Ltd		
Alliance Nickel Ltd	Jindalee Resources Ltd	Sayona Mining Ltd		
Black Rock Mining Ltd	Legend Mining Ltd	Sovereign Metals Ltd		
Blackstone Minerals Ltd	Lithium Energy Ltd	Syrah Resources Ltd		
Centaurus Metals Ltd	Lunnon Metals Ltd	Talga Group Ltd		
Cobalt Blue Holdings Ltd	Magnis Energy Technologies Ltd	VHM Ltd		
Element 25 Ltd	Neometals Ltd	Walkabout Resources Ltd		
Euro Manganese Inc	Novonix Ltd			

The TSR calculation formula will be as follows for the 3-year performance period:

	TSR =	30 trading day VWAP to 30 June 2026 + Dividends paid in performance period - 30 trading day VWAP to 30 June 2026				
13K =	ISK -	30 trading day VWAP to 30 June 2023				

In 2025, no performance rights over ordinary shares vested to directors and other key management personnel as part of compensation during the year ended 30 June 2025 upon meeting vesting conditions (2024: 150,000 performance rights vested and exercised).

Additional information

Refer to the sections below for details of the earnings and total shareholders return for the last five years:

The earnings of the Group for the five years to 30 June 2025 are summarised below:

	2025	2024	2023	2022	2021
Profit/(Loss) for the year attributable to owners (\$)	1,829,388	1,707,664	424,716	(1,496,642)	(877,230)
Basic earnings per share (cents per share)	0.07	0.07	0.02	(0.1)	(0.1)

The factors that are considered to affect total shareholders return (TSR) are summarised below:

	2025	2024	2023	2022	2021
Share price at financial year end (cents)	6.80	8.80	18.5	15.0	6.8
Increase/(decrease) in share price (%)	(23%)	(52%)	23%	121%	680%

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 Group, including their personally related parties, is set out below:

	Balance at the start of of the year	Performance rights vested & exercised	Additions	Other	Balance at the end of the year
Ordinary shares					
Stephen Bizzell	49,122,383	-	-	-	49,122,383
David Christensen	32,513,914	-	372,753	-	32,886,667
Richard Keevers	49,693,324	-	-	-	49,693,324
Geoffrey McConachy	10,381,385	-	-	-	10,381,385
Kathryn Presser	-	-	250,000	-	250,000
	141,711,006	-	622,753	-	142,333,759

Additions represent the on-market purchases of shares by directors during the period.

Option holding

There were no options over ordinary shares in the Company held during the financial year by each director and other members of key management personnel of the Group, including their personally related parties.

Performance rights holding

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 Group, including their personally related parties, is set out below:

	Balance at the start of of the year	Granted	Vested and excercised	Expired/ forfeited/ other	Balance at the end of the year
Performance Rights					
David Christensen *	2,741,692	5,817,453	-	-	8,559,145
	2,741,692	5,817,453	-	-	8,559,145

^{*} Refer to information in the "Share based compensation" section above for vesting conditions and conversion factors attached to each tranche of rights.

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Other transactions with key management personnel and their related parties

Mr G W McConachy is director of Euro. Euro has provided the Company with exploration services, geochemical sampling services as well as the provision of geological personnel services during the year. The services provided are based on normal commercial terms and conditions. During the financial year the Company incurred costs of \$126,609 (2024: \$50,399) from Euro. An amount of \$2,626 (2024: \$2,027) was owing to Euro at 30 June 2025.

Mr G W McConachy provided the Company with exploration consulting services during the year. The services provided are based on normal commercial terms and conditions. During the financial year the Company incurred costs of \$126,600 (2024: \$39,900) from GW McConachy & Co Pty Ltd. An amount of \$Nil (2024: \$Nil) was owing to GW McConachy & Co Pty Ltd at 30 June 2025.

Subsequent to year end, Renascor has entered into a Joint Venture Agreement (JV Agreement) with Vintage Exploration and Mining Pty Ltd (Vintage) concerning EL 6801 and EL 6990. Mr G W McConachy is director of Vintage. Pursuant to the JV Agreement, Renascor can earn an initial 51% interest in both EL 6801 and EL6990 by making an upfront payment to Vintage of \$10,000, spending \$400,000 on exploration activities within the tenements and making a final contingent payment to Vintage of \$100,000. Renascor has the option to further increase its interest to 90% by making an additional payment to Vintage of \$1,000,000 within three years of completing the initial 51% earn-in.

Renascor Director Geoff McConachy holds a 25% beneficial interest in the Vintage tenements that will entitle him to consideration as described above. A special sub-committee of Renascor's Board of Directors excluding Mr McConachy reviewed and approved the Vintage transaction.

Mr S Bizzell is a director of BCP. \$Nil for director's fees was owing to BCP at 30 June 2025 (2024: \$8,167).

At 30 June 2025 a reimbursement to Mr Christensen of \$6,760 was outstanding (2024: \$2,278).

This concludes the remuneration report, which has been audited.

At the date of this report, there were no options to acquire ordinary shares in the Company on issue.

Shares under performance rights

Unissued ordinary shares of Renascor Resources Limited subject to vesting and exercise of performance rights at the date of this report are as follows:

Grant date	Vesting date*	Expiry date	Exercise price	Number of rights	Vested and exercisable
30 November 2022	19 October 2026**	19 October 2028	\$0.00	600,000***	-
11 January 2023	12 January 2026	12 January 2026	\$0.00	33,359	-
28 February 2023	1 March 2026	1 March 2026	\$0.00	38,846	-
1 May 2023	1 May 2025	1 May 2026	\$0.00	45,300	-
1 May 2023	1 May 2026	1 May 2026	\$0.00	45,301	-
27 October 2023	28 October 2025	28 October 2026	\$0.00	75,390	-
27 October 2023	28 October 2026	28 October 2026	\$0.00	75,390	-
2 November 2023	3 November 2025	3 November 2026	\$0.00	67,086	-
2 November 2023	3 November 2026	3 November 2026	\$0.00	67,087	-
21 November 2023	30 June 2026	23 November 2027	\$0.00	2,141,692	-
24 November 2023	24 November 2026**	24 November 2028	\$0.00	348,000****	-
24 November 2023	30 June 2026	23 November 2027	\$0.00	1,160,917	-
19 December 2023	23 November 2025	23 November 2026	\$0.00	60,008	-
19 December 2023	23 November 2026	23 November 2026	\$0.00	60,008	-
2 February 2024	24 November 2026**	24 November 2028	\$0.00	87,000****	-
22 August 2024	31 December 2025	31 March 2026	\$0.00	1,200,000	-
23 August 2024	31 December 2025	31 March 2026	\$0.00	200,000	-
26 August 2024	31 December 2025	31 March 2026	\$0.00	100,000	-
27 August 2024	31 December 2025	31 March 2026	\$0.00	200,000	-
28 August 2024	31 December 2025	31 March 2026	\$0.00	200,000	-
29 August 2024	31 December 2025	31 March 2026	\$0.00	200,000	-
26 November 2024	30 June 2027	20 December 2028	\$0.00	5,817,453	-
20 December 2024	30 June 2025	30 June 2027	\$0.00	1,976,838	-
20 December 2024	30 June 2026	30 June 2027	\$0.00	1,976,840	-
20 December 2024	30 June 2027	30 June 2027	\$0.00	6,933,496	-

^{*} Being the end of the vesting period attached to each tranche of performance rights on issue.

^{**} At the Board's discretion this can be extended to 4 years from date of issue.

^{***} Number of performance rights remaining after replacement and portion exercised. Replacement performance rights have been detailed separately due to changes in vesting and expiry dates. These performance rights convert to ordinary shares at the VWAP ratio as detailed in the 2022 AGM.

^{****} These performance rights convert to ordinary shares at the VWAP ratio as detailed in the 2022 notice of AGM.

The performance rights on issue have been granted to employees of the Company as remuneration. The performance conditions attached to these performance rights have been disclosed above for the rights issues to directors and other key management personnel and in note 30 to the financial statements for other performance rights on issue.

No person entitled to exercise the performance rights had or has any right by virtue of the performance right to participate in any dividends or share issue of the Company or of any other body corporate.

Shares issued on the exercise of performance rights

There were 1,369,989 ordinary shares of Renascor Resources Limited issued on the exercise of performance rights during the year ended 30 June 2025.

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 ensure 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.

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.

Proceedings 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.

Non-audit services

Details of the amounts paid or payable to the auditor for non-audit services provided during the financial year by the auditor are outlined in note 21 to the financial statements.

The directors are satisfied that the provision of non-audit services during the financial year, by the auditor (or by another person or firm on the auditor's behalf), is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*.

The directors are of the opinion that the services as disclosed in note 21 to the financial statements do not compromise the external auditor's independence requirements of the *Corporations Act 2001* for the following reasons:

- all non-audit services have been reviewed and approved to ensure that they do not impact the integrity and objectivity of the auditor; and
- none of the services undermine the general principles relating to auditor independence as set out in APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional and Ethical Standards Board, including reviewing or auditing the auditor's own work, acting in a management or decision-making capacity for the Company, acting as advocate for the Company or jointly sharing economic risks and rewards.

Officers of the Company who are former partners of BDO Audit Pty Ltd

There are no officers of the Company who are former partners of BDO Audit Pty Ltd.

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.

Auditor

BDO Audit Pty Ltd continues in office in accordance with section 327 of the Corporations Act 2001.

This 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

David Christensen, Director

30 September 2025



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DECLARATION OF INDEPENDENCE BY PAUL GOSNOLD TO THE DIRECTORS OF RENASCOR RESOURCES LIMITED

As lead auditor of Renascor Resources Limited for the year ended 30 June 2025, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Renascor Resources Limited and the entities it controlled during the period.

Paul Gosnold Director

BDO Audit Pty Ltd

Adelaide, 30 September 2025

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Statement of Profit and Loss and Other Comprehensive Income

for the year ended 30 June 2025

	Note	Consol	idated
		2025 \$	2024 \$
Revenue			
Interest revenue	4	4,986,165	5,007,080
Other income		75,000	540
Total revenue		5,061,165	5,007,620
Expenses			
Administration and consulting		(965,882)	(978,428)
Depreciation and amortisation expense	10	(137,761)	(119,331)
Employee benefits expense	5	(1,670,336)	(1,792,716)
Impairment of exploration expenditure	11	(34,958)	(1,144)
Other expenses	6	(422,840)	(408,337)
Total expenses		(3,231,777)	(3,299,956)
Profit before income tax expense		1,829,388	1,707,664
Income tax expense	7	-	-
Profit after income tax expense for the year attributable to the owners of Renascor Resources Limited		1,829,388	1,707,664
Other comprehensive income for the year, net of tax		-	-
Total comprehensive income for the year attributable to the owners of Renascor Resources Limited		1,829,388	1,707,664
		Cents	Cents
Basic earnings per share	29	0.07	0.07
Diluted earnings per share	29	0.07	0.07

The above statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes.

Statement of Financial Position as at 30 June 2025

		lidated
Note	2025 \$	2024 \$
Assets		
Current assets		
Cash and cash equivalents 8	15,390,842	80,021,761
Other receivables 9	1,380,881	2,963,800
Financial assets 8	90,000,000	30,000,000
Prepayments	156,200	179,702
Total current assets	106,927,923	113,165,263
Non-current assets		
Receivables 9	314,819	199,819
Property, plant, and equipment 10	12,312,929	11,514,115
Exploration and evaluation 11	1,845,182	1,633,840
Development asset 12	54,505,049	44,572,222
Total non-current assets	68,977,979	57,919,996
Total assets	175,905,902	171,085,259
Liabilities		
Current liabilities		
Trade and other payables 13	3,023,794	1,730,871
Lease liabilities 15	461,839	123,704
Provisions 14	449,898	381,851
Total current liabilities	3,935,531	2,236,426
Non-current liabilities		
Lease liabilities 15	331,305	56,732
Provisions 14	247,195	33,296
Total non-current liabilities	578,500	90,028
Total liabilities	4,514,031	2,326,454
Net Assets	171,391,871	168,758,805
Equity		
Issue capital 16	184,255,773	184,073,400
Reserves 17	1,639,659	1,018,354
Accumulated losses	(14,503,561)	(16,332,949)
Total equity	171,391,871	168,758,805

The above statement of financial position should be read in conjunction with the accompanying notes.

The above statement of changes in equity should be read in conjunction with the accompanying notes.

Statement of Cash Flows for the year ended 30 June 2025

	Conso	lidated
Man	2025	2024
Note	\$	\$
Cashflows from operating activities	(()
Payments to suppliers and employees	(2,348,390)	(2,226,918)
Interest received	5,165,806	4,933,453
Proceeds from other income	75,000	-
Net cash used in operating activities 28	2,892,416	2,706,535
Cash flows from investing activities		
Payments for property, plant and equipment	(91)	(10,831,167)
Proceeds from sale of property, plant and equipment	-	540
Payments for exploration and evaluation	(143,715)	(119,618)
Payments for development assets	(9,300,203)	(10,897,739)
Proceeds from grant co-funding	2,250,000	-
Proceeds from security bond refund	-	15,000
Payments for security bond	(115,000)	(119,819)
Net cash used in investing activities	(7,309,009)	(21,952,803)
Cash flows from financing activities		
Payments of lease liabilities	(212,226)	-
Capital raising costs	(2,100)	(2,062)
Net cash from financing activities	(214,326)	(2,062)
Net increase/(decrease) in cash and cash equivalents	(4,630,919)	(19,248,330)
Cash and cash equivalents at the beginning of the financial year	110,021,761	129,270,091
Cash and cash equivalents at the end of the financial year 8	105,390,842	110,021,761

The above statement of cashflows should be read in conjunction with the accompanying notes.

1. Material accounting policy information

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 years presented, unless otherwise stated.

Adoption of the new and revised accounting standards

There are no new and revised accounting standards issued or issued but not yet effective which are expected to have a material impact on the financial statements.

Recently issued accounting standards to be applied in future accounting periods

There are no new significant accounting standards or amendments that have not been early adopted for the year ended 30 June 2025 but will be applicable to the Group in future reporting periods.

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 financial statements also comply with International Financial Reporting Accounting Standards as issued by the International Accounting Standards Board (IASB).

Historical cost convention

The financial statements have been prepared under the historical cost convention, except for, where applicable, the revaluation of available-for-sale financial assets, financial assets and liabilities at fair value through profit or loss, and equipment and derivative financial instruments.

Parent entity information

In accordance with the *Corporations Act 2001*, these financial statements present the results of the Group only. Supplementary information about the parent entity is disclosed in note 25.

Principles of consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of Renascor Resources Limited (Company or parent entity) as at 30 June 2025 and the results of all subsidiaries for the year then ended. Renascor Resources Limited and its subsidiaries together are referred to in these financial statements as the Group.

Subsidiaries are all those entities over which the Group has control. The Group controls an entity when the Group 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 is transferred to the Group. They are deconsolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between entities in the Group 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 Group.

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.

Where the Group 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 Group 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.

1. Material accounting policy information continued

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-inuse. The value-in-use is the present value of the estimated future cash flows relating to the asset using a pre-tax 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.

Goods and Services Tax (GST) and other similar taxes

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 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.

Provisions

Provisions for legal claims are recognised when:

- the Group has a present legal or constructive obligation as a result of past events;
- it is more likely than not that an outflow of resources will be required to settle the obligation; and
- the amount has been reliably estimated.

Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

The Group has obligations to restore and rehabilitate certain areas where drilling has occurred on exploration tenements. These obligations are currently being met as the drilling is completed and as such no provision has been recognised.

2. 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 referenced below) within the next financial year.

Share-based payment transactions - note 30

Exploration and evaluation costs - note 11

Development assets - note 12

3. Operating segments

The Group has identified its operating segments based on the internal reports that are reviewed and used by the Managing Director (Chief Operating Decision Maker - CODM) and the board of directors in assessing performance determining the allocation of resources. The Group is managed primarily on a geographic basis, that is, the location of the respective areas of interest (tenements) in Australia. Operating segments are determined on the basis of financial information reported to the board which is at the consolidated level. The Group does not have any products or services it derives revenue from.

Accordingly, management currently identifies the Group as having only one reportable segment, being the development of the Siviour Graphite Project and the exploration for graphite, copper, gold, uranium and other minerals in Australia. There have been no changes in the operating segments during the year. Accordingly, all significant operating decisions are based upon analysis of the Group as one segment. The financial results from this segment are equivalent to the financial statements of the Group as a whole.

Accounting policy for operating segments

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

4. Interest income

	Consc	olidated
	2025 \$	2024 \$
Interest income	4,986,165	5,007,080
	4,986,165	5,007,080

Accounting policy for Interest

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

5. Employee benefits expense

	Consolid	lidated
	2025 \$	2024 \$
Employee benefits expense	3,558,687	3,677,432
Employee share-based payment expense	770,815	852,870
Defined contribution superannuation expense	305,361	284,629
Employee benefits expense capitalised	(2,964,527)	(3,022,215)
	1,670,336	1,792,716

Employee share-based payment expense comprises of Performance Rights granted to Mr Christensen and other employees during the year. Further information pertaining to the Performance Rights can be found in note 30 "Share Based Payments".

Included in the totals above is the employee benefits expenditure that has been capitalised as part of Development assets (note 12) of \$2,887,088 in the year ended 30 June 2025 (2024: \$2,993,433). In addition, \$70,216 of employee benefits expenditure that has been capitalised as part of Exploration and evaluation assets (note 11) in the year ended 30 June 2025 (2024: \$28,782). The total amount remunerated to employees during the year is \$3,864,049 (2024: \$3,962,060).

6. Other expenses

	Consolidated	
	2025 \$	2024 \$
Business development & marketing	81,000	81,000
Investor and public relations	62,716	44,157
Travel	102,300	103,091
Office accommodation	95,048	88,105
Other expenses	81,776	91,984
	422,840	408,337

7. Income tax

	Consol	lidated	
	2025 \$	2024 \$	
Numerical reconciliation of income tax expense and tax at the statutory rate			
Profit before income tax expense	1,829,388	1,707,664	
Tax at the statutory tax rate of 30% (2024: 30%)	548,816	512,298	
Tax effect amounts which are not deductible/(taxable) in calculating taxable income:			
Share based payments	770,814	852,871	
	1,319,630	1,365,169	
Current year temporary differences not recognised	(1,319,630)	(1,365,169)	
Income tax expense	-	-	

The Group has tax losses arising in Australia of \$50,726,899 (2024: \$44,337,060) that may be available and may be offset against future taxable profits. In addition, these tax losses can only be utilised in the future if the continuity of ownership test is passed, or if failing that, the same business test is passed.

The Group had nil franking credits in its franking account at 30 June 2025 (2024: Nil).

No deferred tax liability has been recognised for expenditure pertaining to exploration and evaluation and development assets. The amount of \$3,592,762 is fully offset by the company's deferred tax assets (2024: \$2,244,289).

Accounting policy for income tax

The income tax expense or benefit for the period is the tax payable on that period'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.

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.

Renascor Resources Limited (head entity) and its wholly-owned Australian subsidiaries have formed an income tax consolidated group under the tax consolidation regime. The head entity and each subsidiary in the tax consolidated group continue to account for their own current and deferred tax amounts. The tax consolidated group has applied the "separate taxpayer within group" approach in determining the appropriate amount of taxes to allocate to members of the tax consolidated group.

In addition to its own current and deferred tax amounts, the head entity also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from each subsidiary in the tax consolidated group.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from or payable to other entities in the tax consolidated group. The tax funding arrangement ensures that the intercompany charge equals the current tax liability or benefit of each tax consolidated group member, resulting in neither a contribution by the head entity to the subsidiaries nor a distribution by the subsidiaries to the head entity.

R&D tax incentives

R&D tax incentives are considered more akin to government grants because they are not conditional upon earning taxable income and the Group accounts for any R&D tax incentives received as government grants under AASB 120 Accounting for Government Grants and Disclosure of Government Assistance.

8. Cash and cash equivalents

	Consolidated	
	2025 \$	2024 \$
Current assets		
Cash on hand	586	818
Cash at bank	51,812	8,058,576
Cash at call	15,338,444	71,962,367
Total Cash and cash equivalents	15,390,842	80,021,761
Reconciliation of Cash to the statement of cash flows		
Cash and cash equivalents - Short term cash balances	15,390,842	80,021,761
Financial assets - Term deposits	90,000,000	30,000,000
Total cash and cash equivalents per statement of cashflows	105,390,842	110,021,761

Cash at call accounts are interest bearing attracting market interest rates.

Accounting policy for 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 with no significant costs associated with withdrawing funds prior to maturity and which are subject to an insignificant risk of changes in value. The carrying amount for cash and cash equivalents equals the fair value.

Accounting policy for financial assets

Term deposits with original maturities greater than 3 months are held at amortised cost, being the initial cash investment with the financial institution.

9. Other receivables

	Conso	lidated
	2025 \$	2024 \$
Current assets		
GST refundable	135,100	90,400
Sundry receivables	1,245,781	1,425,422
Research and development tax concession	-	1,447,978
	1,380,881	2,963,800
Non-current assets		
Other receivables - Bonds	314,819	199,819
Total other receivables	1,695,700	3,163,619

Research and development tax concession is only recognised where a claim has been prepared, and the Group is awaiting formal confirmation and /or payment. The 2024 receivable amount represents the 2023 claim. The 2024 claim was made and received during the period. The Group expects to lodge a claim for the 2025 financial year, however the recoverable amount is yet to be determined.

Environmental bonds receivable represents security for rehabilitation for exploration activities in the South Australia as per the Group's Exploration Program for Environment Protection and Rehabilitation (E-PEPR) for various project areas pursuant to the *Mining Act 1971*. Of these funds, \$70,000 of the bonds are held by the South Australian Department for Energy and Mining, and \$20,000 is held as a term deposit by the Group as security for a bank guarantee with the South Australian Department for Energy and Mining. Remaining bonds are held as a term deposit by the Group as security for bank guarantees against property leases.

Allowance for expected credit losses

The Group has recognised a loss of \$Nil (2024: \$Nil) in profit or loss in respect of the expected credit losses for the year ended 30 June 2025.

Accounting policy for trade and other receivables

Trade receivables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less any allowance for expected credit losses. Trade receivables are generally due for settlement within 30 days.

The Group has applied the simplified approach to measuring expected credit losses, which uses a lifetime expected loss allowance. To measure the expected credit losses, trade receivables have been grouped based on days overdue.

Other receivables are recognised at amortised cost, less any allowance for expected credit losses.

10. Property, plant and equipment

	Consolidated	
	2025 \$	2024 \$
Non-current assets		
Land	11,313,338	11,313,338
Plant and equipment	54,516	54,516
Less: Accumulated depreciation	(42,604)	(27,494)
	11,912	27,022
Right of use assets (buildings)	1,346,334	275,964
Less: Accumulated depreciation	(358,655)	(102,209)
	987,679	173,755
Total Property, Plant and Equipment	12,312,929	11,514,115

Reconciliations

Reconciliations of the written down values at the beginning and end of the current financial year are set out below by asset class:

Consolidated	Land \$	Plant and equipment \$	Right of use assets (Buildings) \$	Total \$
Balance at 1 July 2023	-	38,395	-	38,395
Additions	10,821,207	7,427	275,964	11,104,598
Transfer from development assets	492,131	-	-	492,131
Disposals *	-	(1,678)	-	(1,678)
Depreciation	-	(17,122)	(102,209)	(119,331)
Balance at 30 June 2024	11,313,338	27,022	173,755	11,514,115
Additions	-	-	1,070,371	1,070,371
Transfer from development assets	-	-	-	-
Disposals	-	-	-	-
Depreciation **	-	(15,110)	(256,447)	(271,557)
Balance at 30 June 2025	11,313,338	11,912	987,679	12,312,929

^{*} Disposal value of plant and equipment includes \$716 of the 2024 financial year depreciation written back at the time of disposal.

^{**} Includes \$133,796 of depreciation capitalised into the Development Asset for the demonstration facility lease during the 2025 financial year (2024: \$nil).

During the current year Renascor recognised a new right of use asset in relation to the PSG demonstration facility lease.

The Group had no capital commitments for property, plant and equipment as at 30 June 2025 (2024: \$Nil).

Accounting policy for 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.

The cost of an item of plant and equipment also includes the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

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

Computer equipment	1-3 years
Office equipment	3-10 years
Building assets	10 years

The deprecation rates have not changed from the financial year ended 30 June 2024. 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 Group. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss.

Accounting policy for Right of use assets

The right-of-use asset is measured at cost, which is made up of the initial measurement of the lease liability, any initial direct costs incurred by the Group, 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). A corresponding demobilisation / restoration provision is recognised in relation to these costs recognised within the right of use asset.

Right of use assets are depreciated using the straight-line method over the shorter of their useful life and the lease term.

Periodic adjustments are made for any remeasurement of the lease liabilities, refer to note 15, and for impairment losses, assessed in accordance with the Group's impairment policies.

11. Exploration and evaluation

Reconciliations

Reconciliations of the written down values at the beginning and end of the financial year are set out below:

Consolidated	Exploration and evaluation assets \$	Total \$
Balance at 1 July 2023	1,496,007	1,496,007
Expenditure during the year	144,958	144,958
Receipts from farm-in	(7,125)	(7,125)
Impairment	-	-
Balance at 30 June 2024	1,633,840	1,633,840
Expenditure during the year	211,342	211,342
Impairment	-	-
Balance at 30 June 2025	1,845,182	1,845,182

During the reporting period there was no impairment recognised for expenditure relating to relinquished tenements (2024: \$Nil). No other impairment indicators were identified in accordance with AASB 6 –Exploration for and Evaluation of Mineral Resources. \$34,958 (2024: \$1,144) of exploration related expenditure was expensed direct to the Statement of Profit or Loss as recognition criteria were not met.

Accounting policy for exploration and evaluation assets

Exploration and evaluation expenditure in relation to separate areas of interest for which rights of tenure are current is carried forward as an asset in the statement of financial position where it is expected that the expenditure will be recovered through the successful development and exploitation of an area of interest, or by its sale, or exploration activities are continuing in an area and activities have not reached a stage which permits a reasonable estimate of the existence of economically recoverable Mineral Resources and Ore Reserves. Where a project or an area of interest has been relinquished, the expenditure incurred to date is impaired. Any subsequent costs incurred in relation to the area of interest are expensed directly to the Statement of Profit or Loss and Other Comprehensive Income.

Exploration and evaluation expenditure comprises of net direct costs and includes an appropriate portion of related salaries & wages expenditure associated with each area of interest for work performed. During the financial year the Group has capitalised \$70,216 of employee costs to the exploration expenditure for the year (2024: \$28,782).

Key judgement, estimates and assumptions - Impairment of exploration and evaluation assets

The future recoverability of capitalised exploration and evaluation expenditure is dependent on several factors, including whether the Group decides to exploit the related lease itself or, if not, whether it successfully recovers the related exploration and evaluation asset through sale or joint venture. Factors that could impact the future recoverability include the level of Ore Reserves and Mineral Resources, future technological changes, which could impact the cost of mining, future legislative changes, and changes to commodity prices and exchange rates. To the extent that capitalised exploration and evaluation expenditure is determined not to be recoverable in the future, profits and net assets will be reduced in the period in which this determination is made. In addition, exploration and evaluation expenditure is capitalised if activities in the area of interest have not yet reached a stage that permits a reasonable assessment of the existence or otherwise of economically recoverable reserves. To the extent it is determined in the future that this capitalised expenditure should be written off, profits and net assets will be reduced in the relevant reporting period in which this determination is made.

11. Exploration and evaluation continued

The determination of JORC Resources is itself an estimation process that involves varying degrees of uncertainty depending on how the Mineral Resources (i.e., measured, indicated, or inferred) and Ore Reserves (i.e. Proven or probable) are classified. The estimates directly impact when the Group capitalises exploration and evaluation expenditure. The capitalisation policy requires management to make certain estimates and assumptions as to future events and circumstances, in particular, the assessment of whether economic quantities of Ore Reserves will be found. Any such estimates and assumptions may change as new information becomes available. The recoverable amount of capitalised expenditure relating to undeveloped mining projects can be particularly sensitive to variations in key estimates and assumptions. If variation in key estimates or assumptions has a negative impact on recoverable amount it could result in a requirement for impairment.

12. Development asset

	Conso	Consolidated	
	2025 \$	2024 \$	
Siviour Project - at cost	54,505,049	44,572,222	

Reconciliations

Reconciliations of the value at the beginning and end of the financial year are set out below:

Consolidated	Siviour Project \$	Total \$
Balance at 1 July 2023	35,898,362	35,898,362
Expenditure during the year	10,693,854	10,693,854
Transfer to property, plant and equipment	(492,131)	(492,131)
Research and Development Tax Incentive	(1,527,863)	(1,527,863)
Balance at 30 June 2024	44,572,222	44,572,222
Expenditure during the year	11,773,429	11,773,429
Utilised government grant co-funding	(1,116,009)	(1,116,009)
Research and Development Tax Incentive	(724,593)	(724,593)
Balance at 30 June 2025	54,505,049	54,505,049

The Group had capital commitments of \$3,834,468 for Development assets as at 30 June 2025 (2024: \$Nil).

Accounting policy for development assets

Expenditure is transferred from Exploration and evaluation assets to Development asset have been assessed to be commercially feasible and support future development of the property, the costs are transferred to Development assets.

An impairment assessment is undertaken on the date assets are transferred using the recoverable amount of the Cash Generating Units (CGU) that included the transferred development asset based on estimated present value of the future cash flows expected to be derived from the CGU (value in use). Impairment is recognised if the recoverable amount of the CGU is estimated to be lower than its carrying amount.

12. Development asset continued

All expenditure incurred prior to commencement of production from each development property is carried forward to the extent to which recoupment out of future revenue from the sale of production, or from the sale of the property, is reasonably assured. When further development expenditure is incurred in respect of a mine property after commencement of production, such expenditure is carried forward as part of the cost of the mine property only when future economic benefits are reasonably assured, otherwise the expenditure is classified as part of the cost of production and expensed as incurred. Such capitalised development expenditure is added to the total carrying value of development assets being amortised.

Development asset expenditure comprises of net direct costs and includes an appropriate portion of related salaries & wages expenditure associated with each area of interest. During the financial year the Group has allocated internal personnel costs of \$2,887,088 to the development asset for the year (2024: \$2,993,433).

Refer to note 7 for accounting policy on R&D tax incentives.

Key judgement, estimates and assumptions - impairment of development asset

The development asset had been assessed for impairment. In determining the recoverable amount of the asset, estimates, were made to determine the present value of future cashflows. These estimates require significant management judgments and assumptions and are subject to risk and uncertainty that may be beyond the control of the Group. These assessments require the use of estimates and assumptions such as ore reserves, future production, commodity prices, discount rates, exchange rates, operating costs, sustaining capital costs, any future development cost necessary to produce the reserves (including the magnitude and timing of cash flows) and operating performance.

Some other factors considered in management's assessment as to whether there existed any indicators of impairment at the CGUs include:

- Operational and financial performance of the CGUs;
- Potential to extend mine life across all CGUs;
- The current and forecast graphite price environment; and
- Acquisitions complementing the existing CGUs of the Group.

In addition, the Group monitors impairment indicators by considering the impact of the above judgements and assumptions on the valuation of CGUs through periodic updates to its business valuation models.

Such assumptions are subject to variation as a result of changes in future economic and operational conditions. Consequently, the carrying value of the Group's CGUs may differ in future years if assumptions made do not eventuate and actual outcomes are less favourable than present assumptions.

The main estimates and assumptions used are summarised below:

- The Siviour integrated project has a 40-year LOM;
- Uses the Ore Reserve estimate reported on 24 August 2023 (total 61.8Mt @7.0%) supplemented by the Mineral Resource estimate reported on 14 September 2023 (total 123.6Mt @6.9% with 2.3% cut-off grade);
- The study is a staged development with annual production capacity of 825ktpa during stage 1 for graphite concentrate, doubled to 1650ktpa upon completion of stage 2. Further downstream processing to occurred at the PSG plant, with annual production capacity of 75ktpa during stage 1 for PSG, doubled to 150ktpa upon completion of stage 2;
- Pricing for graphite concentrate, PSG and fines products are based on the latest internal forecasts taking into account expected demand and supply, benchmarked with external sources of information;
- Flat foreign exchange rate of 0.65 USD to 1 AUD over the LOM; and
- a discount rate 10% has been used for financial modelling.

12. Development asset continued

Price risk

The Group is exposed to price risk from the commodity graphite. The demand for, and the price of, commodities are highly dependent on a variety of factors, including international supply and demand, the price and availability of substitutes, technological advances, actions taken by governments and global economic and political developments. Given the Group's main activities, which are focused on the development of the Siviour Graphite Project, a fall in the price of graphite may result in a reduction in the recoverable amount of the Siviour Project Development Asset and an impairment may need to be recognised.

Foreign exchange risk

The Group is exposed to foreign exchange (FX) risk as the commodity graphite is sold in foreign currency, generally US Dollars (USD), however operating and capital costs are largely in Australian dollars (AUD). A change in the USD:AUD exchange rate may result in a reduction in the recoverable amount of the Siviour Project Development Asset and an impairment may need to be recognised.

The Company has considered the above market conditions and changes to these estimates and is satisfied that there is no impairment to the carrying value of the development asset.

13. Trade and other payables

	Consolidated	
	2025 \$	2024 \$
Current liabilities		
Trade and other payables	759,929	700,397
Sundry creditor and accrued expenses	2,263,865	1,030,474
	3,023,794	1,730,871

Accounting policy for trade and other payables

These amounts represent liabilities for goods and services provided to the Group 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.

14. Provisions

	Consolidated	
	2025 \$	2024 \$
Current liabilities		
Annual leave	215,312	183,448
Long service leave	234,586	198,403
	449,898	381,851
Non-current liabilities		
Long service leave	36,134	27,847
Make good provision	211,061	5,449
	247,195	33,296

14. Provisions continued

Movements in provisions

Movements in each class of provision during the current financial year, are set out below:

Consolidated	Annual Leave \$	Long Service Leave \$	Make good \$	Total \$
Carrying amount at the start of the year	183,448	226,250	5,449	415,147
Additional provisions recognised	224,278	44,470	205,612	474,360
Payments	(192,414)	-	-	(192,414)
Carrying amount at the end of the year	215,312	270,720	211,061	697,093

Accounting policy for provisions

These provisions represent a present obligation as a result of past events, where it is probable that an outflow of resources will be required to settle the obligation. The current portion of this liability includes all accrued annual leave and the unconditional entitlements to long service leave where employees have completed the required period of service, including pro-rata elements. However, based on past experience, the Group does not expect all employees to take the full amount of accrued leave or require payment within twelve months. Notwithstanding the classification of annual leave as a long-term employee benefit, the related obligations are presented as current liabilities in the statement of financial position as the Group does not have a right to defer settlement for at least twelve months after the reporting date, regardless of when actual settlement is expected to occur.

A make good provision has been recognised at the present value of the anticipated cost to restore the leased premises in accordance with the lease conditions.

Accounting policy for employee benefits

Short-term employee benefits

Liabilities for accumulating leave entitlements that are expected to be settled wholly within twelve months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. All other short-term employee benefit obligations are presented as payables.

Other long-term employee benefit obligations

The liabilities for long service leave are not expected to be settled within twelve months after the end of the period in which the employees render the related service. They are therefore recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided up to the reporting date. Consideration is given to future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the reporting date on high quality corporate bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

15. Lease liabilities

	Consolidated	
	2025 \$	2024 \$
Lease liabilities - Current	461,839	123,704
Lease liabilities - Non-current	331,305	56,732

Accounting policy for lease liabilities

A lease is defined as a contract, or part of a contract, that conveys that the Group has the right to direct the use of an identified asset which is not substitutable and to obtain substantially all economic benefits from the use of the identified asset throughout the period of use. The Group separates the lease and non-lease components of the contract and accounts for these separately. The Group recognises lease liabilities to make lease payments and right of use assets representing the right to use the underlying assets. During the current year, the Group entered into a lease contract for the demonstration facility premises for a term of two years. During the 2024 financial year, the Group entered into a lease contract for the corporate office for a term of two years.

At the commencement date, the Group measures the lease liabilities 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 an estimate of the Group's incremental borrowing rate.

Lease payments included in the measurement of the lease liability are made up of fixed payments (including in substance fixed), variable payments based on an index or rate, amounts expected to be payable under a residual value guarantee and payments arising from options reasonably certain to be exercised.

Subsequent to initial measurement, the lease liabilities will be reduced for payments made and increased for interest. It is remeasured to reflect any reassessment or modification, or if there are changes in in-substance fixed payments. When the lease liabilities are remeasured, the corresponding adjustment is reflected in the right-of-use asset, or in the Statement of Profit and Loss if the right-of-use asset is already reduced to zero.

Refer to note 10 for detail on right of use assets recognised in relation to leases.

Refer to note 14 for make good provision recognised in relation to leases.

Impact on the income statement

The following amounts have been recognised in the statement of profit or loss:

	Consolidated	
	2025 \$	2024 \$
Depreciation of right of use assets	122,651	102,209
Interest expense	12,448	19,447
Total recognised in the income statement	135,099	121,656

In addition to the above, during the current period \$158,189 was capitalised into Development assets (2024: \$Nil).

15. Lease liabilities continued

Accounting policy for short term leases and leases of low value assets

The Group 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 Statement of Profit or Loss as they are incurred.

16. Issued Capital

2025	Shares	\$
(a) Issued and paid up capital		
Fully paid ordinary shares	2,543,154,360	184,255,773
(b) Movements in fully paid shares		
Opening Balance	2,541,390,503	184,073,400
Exercise of performance rights	1,369,989	149,510
Share based payments - BDAC	393,868	35,000
Transaction costs arising on share issues, net of tax	-	(2,137)
Balance as at 30 June 2025	2,543,154,360	184,255,773
2024	Shares	\$
(a) Issued and paid up capital		
Fully paid ordinary shares	2,541,390,503	184,073,400
(b) Movements in fully paid shares		
Opening Balance	2,539,407,498	183,825,034
Exercise of performance rights	1,983,005	250,427
Transaction costs arising on share issues, net of tax	-	(2,061)
Balance as at 30 June 2024	2,541,390,503	184,073,400

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.

Share buy-back

There is no current on-market share buy-back.

Accounting policy for 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.

16. Issued Capital continued

Capital risk management

The Group's objectives when managing capital is to safeguard its ability to continue as a going concern, so that it can provide returns for shareholders and benefits for other stakeholders and to maintain an optimum capital structure to reduce the cost of capital.

Capital is regarded as total equity, as recognised in the statement of financial position, plus net debt. Net debt is calculated as total borrowings less cash and cash equivalents.

In order to maintain or adjust the capital structure, the Group may adjust the return capital to shareholders, issue new shares or sell assets to reduce debt.

The Group would look to raise capital when an opportunity to invest in a business or company was seen as value adding relative to the current Company's share price at the time of the investment. The Group is not actively pursuing additional investments in the short term as it continues to integrate and grow its existing businesses in order to maximise synergies.

The Group is subject to certain financing arrangements covenants and meeting these is given priority in all capital risk management decisions. There have been no events of default on the financing arrangements during the financial year.

The Group is not currently subject to any financing arrangements covenants. When the group is subject to financing arrangements covenants, meeting them is the priority in all capital risk management decisions. There have been no events of default on financing arrangements during the financial year or in the past.

The capital risk management policy remains unchanged from the 30 June 2024 Annual Report.

17. Reserves

	Consolidated	
	2025 \$	2024 \$
Share based payments reserve	1,639,659	1,018,354

Share based payments reserve

The reserve is used to recognise the value of equity benefits provided to employees and directors as part of their remuneration, and other parties as part of their compensation for services.

17. Reserves continued

Movements in reserve

Movements in each class of reserve during the current and previous financial year are set out below:

		Option reserve	Share based payments	Total
Consolidated	Note	\$	\$	\$
Balance at 1 July 2023		-	415,911	415,911
Daufauman as violeta - guanta d			052 070	052 070
Performance rights - granted		<u>-</u>	852,870	852,870
Performance rights - exercised		-	(250,427)	(250,427)
Balance at 30 June 2024		-	1,018,354	1,018,354
Performance rights - granted		-	770,815	770,815
Performance rights - exercised		-	(149,510)	(149,510)
Balance at 30 June 2025		-	1,639,659	1,639,659
Consolidated		Number of performance rights	Value* \$	Weighted average exercise price
Balance at 1 July 2023		1,852,515	415,911	\$Nil
Granted **		4,432,062	976,747	\$Nil
Replaced **		(750,000)	(123,877)	\$Nil
Exercised		(309,204)	(250,427)	\$Nil
Balance at 30 June 2024		5,225,373	1,018,354	\$Nil
Granted ***		19,854,627	770,815	\$Nil
Exercised		(1,369,989)	(149,510)	\$Nil
Lapsed		-	-	\$Nil
Balance at 30 June 2025		23,710,011	1,639,659	\$Nil

^{*} Refer to note 30 Share based payments for details on fair value attributable to performance rights.

[&]quot; Granted performance rights in 2024 includes the 2,141,692 performance rights issued which replaced the 750,000 performance rights granted during the year ended 30 June 2023, but never issued, & subsequently forfeited & replaced with in accordance with the 2023 AGM resolution. Refer to note 30 Share based payments for further details on this transaction.

The value of granted performance rights in 2025 includes the fair value of FY25 STI remuneration which will be issued in performance rights subsequent to year end, subject to shareholder approval at the 2025 AGM where applicable for the Managing Director.

18. Dividends

There were no dividends paid, recommended or declared during the current or previous financial year.

19. Financial instruments

Financial risk management objectives

The Group's activities expose it to a variety of financial risks: market risk (including price risk and interest rate risk), credit risk and liquidity risk. The Group'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 Group. The board is responsible for managing the Group's finance facilities. The Group does not currently undertake hedging of any kind and is not directly exposed to currency risk.

The Group holds the following financial instruments:

	Conso	lidated
	2025 \$	2024 \$
Financial assets at amortised cost		
Cash and cash equivalents	15,390,842	80,021,761
Other receivables	1,695,700	3,163,619
Financial assets	90,000,000	30,000,000
Total financial assets	107,086,542	113,185,380
Financial liabilities at amortised cost		
Trade and other payables	759,929	700,397
Sundry creditors & accrued expenses	2,263,865	1,030,474
Total financial liabilities at amortised cost	3,023,794	1,730,871

Market risk

Price risk

The Group is not exposed to any significant price risk from its financial instruments.

Interest rate risk

As at 30 June 2025 and 30 June 2024, the Group had no borrowings.

At the reporting date, the Group is only exposed to changes in market interest rates through its bank deposits, which are subject to variable interest rates.

The following table illustrates the sensitivity of the net result for the year and equity to a reasonably possible change in interest rates of +1.0% and -1.0% (2024: +1.0%/ -1.0%), with effect from the beginning of the year. These changes are considered to be reasonably possible based on observation of current market conditions. The calculations are based on the average cash and cash equivalents held for each reporting period. All other variables are held constant.

19. Financial instruments continued

	Basis points increase		Bas	Basis points decrease		
Consolidated - 2025	Basis points change	Effect on profit before tax	Effect on equity	Basis points change	Effect on profit before tax	Effect on equity
Cash and cash equivalents	100	1,078,913	1,078,913	(100)	(1,078,913)	(1,078,913)
Consolidated - 2024						
Cash and cash equivalents	100	1,128,011	1,128,011	(100)	(1,128,011)	(1,128,011)

Credit risk

Credit risk is managed on a Group basis. Credit risk arises from cash and cash equivalents and deposits with banks and financial institutions. For banks and financial institutions, only independently rated parties with a minimum rating of "A" are accepted. The majority of cash and cash equivalents is held with a single financial institution.

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group does not hold any collateral to mitigate this risk.

The Group has adopted a lifetime expected loss allowance in estimating expected credit losses to trade receivables through the use of a provisions matrix using fixed rates of credit loss provisioning. These provisions are considered representative across all customers of the Group based on recent sales experience, historical collection rates and forward-looking information that is available.

Generally, trade receivables are written off 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.

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rates:

	Consol	idated
	2025 \$	2024 \$
Cash and cash equivalents including all deposits		
Minimum rating of A	105,390,842	110,021,761

Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due and close out market positions. At the end of each reporting period the Group held cash and deposits at call of \$15,390,842 (2024: \$80,021,761) that are expected to readily generate cash inflows for managing liquidity risk. In addition, the Group held \$90,000,000 (2024: \$30,000,000) of term deposits at the bank with a term greater than 3 months but less than 12 months which could also be utilised to manage liquidity risk. The Group has sufficient funds to finance its current corporate, development and exploration activities and to allow for reasonable contingencies.

19. Financial instruments continued

Remaining contractual maturities

The following tables detail the Group'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.

Consolidated - 2025	Weighted average interest rate %	1 year or less \$	Between 1 & 2 years \$	Between 2 & 5 years \$	Over 5 years \$	Remaining contractual maturities \$
Non-derivatives						
Non-interest bearing						
Trade payables	-	759,929	-	-	-	759,929
Other payables	-	2,263,865	-	-	-	2,263,865
Total non-derivatives		3,023,794	-	-	-	3,023,794
Consolidated - 2024						
Non-derivatives						
Non-interest bearing						
Trade payables	-	700,397	-	-	-	700,397
Other payables	-	1,030,474	-	-	-	1,030,474
Total non-derivatives		1,730,871	-	-	-	1,730,871

The cash flows in the maturity analysis above are not expected to occur significantly earlier than contractually disclosed above.

Fair value of financial instruments

Unless otherwise stated, the carrying amounts of financial instruments reflect their fair value.

20. Key management personnel disclosures

Compensation

The aggregate compensation made to directors and other members of key management personnel of the Group is set out below:

	Conso	lidated
	2025 \$	2024 \$
Short-term employee benefits	949,635	1,018,184
Post-employment benefits	54,600	51,115
Long-term benefits	17,107	31,178
Performance rights	230,931	418,544
	1,252,273	1,519,021

Details of the remuneration of each director of the Company and each of the other key management personnel of the Group, including their personally related entities, are set out in the remuneration report.

Other transactions with key management personnel

Mr G W McConachy is director of Euro. Euro has provided the Company with exploration services, geochemical sampling services as well as the provision of geological personnel services during the year. The services provided are based on normal commercial terms and conditions. During the financial year the Company incurred costs of \$126,609 (2024: \$50,399) from Euro. An amount of \$2,626 (2024: \$2,027) was owing to Euro at 30 June 2025.

Mr G W McConachy provided the Company with exploration consulting services during the year. The services provided are based on normal commercial terms and conditions. During the financial year the Company incurred costs of \$126,600 (2024: \$39,900) from GW McConachy & Co Pty Ltd. An amount of \$Nil (2024: \$Nil) was owing to GW McConachy & Co Pty Ltd at 30 June 2025.

Subsequent to year end, Renascor has entered into a Joint Venture Agreement (JV Agreement) with Vintage concerning EL 6801 and EL 6990. Pursuant to the JV Agreement, Renascor can earn an initial 51% interest in both EL 6801 and EL6990 by making an upfront payment to Vintage of \$10,000, spending \$400,000 on exploration activities within the tenements and making a final contingent payment to Vintage of \$100,000. Renascor has the option to further increase its interest to 90% by making an additional payment to Vintage of \$1,000,000 within three years of completing the initial 51% earn-in.

Renascor Director Geoff McConachy holds a 25% beneficial interest in the Vintage tenements that will entitle him to consideration as described above. A special sub-committee of Renascor's Board of Directors excluding Mr McConachy reviewed and approved the Vintage transaction.

Mr S Bizzell is a director of BCP. \$Nil for director's fees was owing to BCP at 30 June 2025 (2024: \$8,167).

At 30 June 2025 a reimbursement to Mr Christensen of \$6,760 was outstanding (2024: \$2,278).

21. Remuneration of auditors

During the financial year the following fees were paid or payable for services provided by BDO Audit Pty Ltd, the auditor of the Company:

	Conso	lidated
	2025 \$	2024 \$
Audit services - BDO Audit Pty Ltd		
Audit or review of the financial statements	60,712	53,837
Other services		
Amounts paid/payable to a related practice of the auditor for		
tax compliance for the entity or any entity in the Group	12,638	15,941
	73,350	69,778

22. Contingent liabilities

The Group has previously entered into Asset Sale Agreements with Hiltaba Gold Pty Ltd for EL5856 (previously EL4707). Under each agreement, the Company has granted a 1% royalty of the Net Smelter Return. The timing and amount of any financial effect relating to these agreements are dependent on the successful exploration and subsequent exploitation of the associated tenements.

23. Commitments

Exploration and mining lease commitments

In order to maintain current rights to tenure to exploration tenements, the Group is required to perform minimum exploration work to meet the minimum expenditure requirements specified by various State governments. These amounts are subject to renegotiation when application for a mining lease is made and at other times. These amounts, which are not provided for in the financial report and are expected to be capitalised as incurred but not recognised as liabilities, are as follows:

	Conso	lidated
	2025 \$	2024 \$
Commitments in relation to exploration and mining leases held at the end of each reporting period but not recognised as liabilities, payable:		
Within one year	680,422	1,460,966
One to five years	161,004	355,361
Greater than five years	-	-
	841,426	1,816,327

To keep tenements in good standing, work programs should meet certain minimum expenditure requirements. If the minimum expenditure requirements are not met, the Group has the option to negotiate new terms or relinquish the tenements. The Group also has the ability to meet expenditure requirements by joint venture or farm-in agreements.

Refer to note 12 Development assets for details of capital commitments as they pertain to commitments as at year end for expenditure on the Mineral Lease and note 10 Property, plant and equipment for capital commitments for property, plant and equipment.

Parent entity

Renascor Resources Limited is the parent entity.

Subsidiaries

Interests in subsidiaries are set out in note 26.

Key management personnel

Disclosures relating to key management personnel are set out in note 20 and the remuneration report included in the directors' report.

Transactions with related parties

There were no transactions with related parties during the current and previous financial year, aside from those set out in note 20.

Receivable from and payable to related parties

There were no trade receivables from or trade payables to related parties at the current and previous reporting date, aside from those set out in note 20.

Loans to/from related parties

There were no loans to or from related parties at the current and previous reporting date.

Set out below is the supplementary information about the parent entity.

Statement of profit or loss and other comprehensive income

	Parent	
	2025 \$	2024 \$
Profit after income tax	1,829,388	1,707,664
Total comprehensive income	1,829,388	1,707,664

Statement of financial position

	Pai	rent
	2025 \$	2024 \$
Total current assets	106,927,823	113,165,165
Total assets	175,905,902	171,085,259
Total current liabilities	3,935,531	2,236,426
Total liabilities	4,514,031	2,326,454
Equity		
Issued capital	184,255,773	184,073,400
Share based payment reserve	1,639,659	1,018,354
Accumulated losses	(14,503,561)	(16,332,949)
Total equity	171,391,871	168,758,805

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 2025.

Contingent liabilities

The Group has previously entered into Asset Sale Agreements with Hiltaba Gold Pty Ltd for EL5856 (previously EL4707). Under each agreement, the Company has granted a 1% royalty of the Net Smelter Return. The timing and amount of any financial effect relating to these agreements are dependent on the successful exploration and subsequent exploitation of the associated tenements.

Capital commitments - Property, plant and equipment

The parent entity had no capital commitments for property, plant and equipment as at 30 June 2025 outside of those disclosed at note 10 and note 12.

Material accounting policy information

The accounting policies of the parent entity are consistent with those of the Group, as disclosed in note 1, except for the following:

- Investments in subsidiaries are accounted for at cost, less any impairment, in the parent entity.
- Dividends received from subsidiaries are recognised as other income by the parent entity and its receipt may be an indicator of an impairment of the investment.

26. Interests in subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in note 1:

		Ownership interest	
	Principal place of business/ Country of incorporation	2025 %	2024 %
Kulripa Uranium Pty Ltd	Australia	100.00	100.00
Astra Resources Pty Ltd	Australia	100.00	100.00
Sol Jar Property Pty Ltd	Australia	100.00	100.00
Eyre Peninsula Minerals Pty Ltd	Australia	100.00	100.00
Ausmin Development Pty Ltd	Australia	100.00	100.00
Invenio Resources Pty Ltd *	Australia	100.00	-

^{*} New subsidiary incorporated 21 June 2025.

27. Events after the reporting period

On 8 July 2025, Renascor announced that it has entered into a farm-in agreement with Vintage Exploration and Mining Pty Ltd to expand its Marree project exploration holdings and secure a stand-out, drill-ready uranium anomaly.

On 10 July 2025, Renascor announced that it has secured an option over the proposed site for an accommodation facility to support both the construction and operational phases of the planned upstream graphite mining and processing operation, completing the final tenure requirement for the BAM project.

On 25 July 2025 and 31 July 2025, Renascor announced the successful production of graphite concentrate from an approximately 730 tonne bulk sample from the Siviour Graphite Deposit to support Renascor's Australian Government co-funded PSG demonstration facility.

On 25 August 2025 and 17 September 2025, Renascor announced the achievement of key milestones in the development of its PSG demonstration facility, including the completion of site preparation works, commencement of construction and the receipt of key overseas equipment.

No other matters or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect the Group's operations, the results of those operations, or the state of affairs of the Group in the subsequent period.

28. Reconciliation of cash flows from operating activities

	Conso	lidated
	2025 \$	2024 \$
Profit after income tax expense for the year	1,829,388	1,707,664
Adjustments for:		
Share based payments	770,815	852,870
Depreciation and amortisation	137,761	119,331
Disposal of property, plant and equipment	-	1,138
Lease payments made and capitalised	153,333	-
Change in operating assets and liabilities:		
Increase/(decrease) in provisions	113,175	(123,456)
Increase/(decrease) in trade and other payables	(296,842)	329,453
(Increase)/decrease in other receivables	163,081	(139,701)
(Increase)/decrease in other operating assets	21,705	(40,764)
Net cash received in operating activities	2,892,416	2,706,535

29. Earnings per share

. Earnings	per share		
		Consc	lidated
		2025 \$	2024 \$
Profit after	income tax expense for the year	1,829,388	1,707,664
		Cents	Cents
Basic earn	ings per share	0.07	0.07
Diluted ea	rnings per share	0.07	0.07
		Number	Number
_	average number of ordinary shares used in calculating ings per share	2,542,041,801	2,539,803,015
Weighted a	average number of ordinary shares used in calculating diluted er share	2,572,860,190	2,548,720,502

29. Earnings per share continued

In the year ended 30 June 2025, the Group generated a profit, and 23,710,011 dilutive performance rights were included for the weighted average number of ordinary shares for the diluted earnings per share calculation.

In the year ended 30 June 2024, the Group generated a profit, and 5,225,373 dilutive performance rights were included for the weighted average number of ordinary shares for the diluted earnings per share calculation.

Where performance rights do not convert directly as 1:1 instruments the estimated number of ordinary shares converted at anticipated point of vesting for each relevant tranche of performance rights has been included in the weighted average number of ordinary shares used in calculating diluted earnings per share.

Accounting policy for earnings per share

Basic earnings per share

Basic earnings per share is calculated by dividing the profit attributable to the owners of Renascor Resources Limited, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the financial year.

Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after-income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

30. Share based payments

Directors and executives share based payments

No director's remuneration was paid via issuance of shares or options in the year ended 30 June 2025 (2024: \$Nil).

Share based payments to consultants

During the period there were 393,898 shares issued to BDAC as compensation under the registered ILUA for to the fair value of \$35,000 calculated at the 30-day VWAP as of the date of the ILUA's registration (2024: \$Nil). There were no options or performance rights issued to consultants for any services performed (2024: \$Nil).

Performance rights granted to directors and employees

In Financial Year 2025, 19,854,627 performance rights were granted to directors and employees. In addition, performance rights to the fair value of \$150,961 were awarded in lieu of a cash payment for 2025 STI remuneration, of which \$48,498 related to directors will be issued subsequent to year end pending shareholder approval at the 2025 AGM where required.

At the November 2023 AGM it was resolved by the shareholders of the Company that in lieu of the 750,000 Performance Rights granted in the year ended 30 June 2023, a replacement parcel of 2,141,692 performance rights under the conditions set out in the table below were issued during the year ended 30 June 2024. In addition, there were 2,290,370 new performance rights granted and issued to employees of the Company during the year ended 30 June 2024.

The amount expensed during the period includes performance rights granted in previous financial periods as well as new instruments granted in the current period with the expense recognised evenly over the vesting period and where applicable current assessment of likelihood of achieving vesting conditions attached to these performance rights.

Directors

During the current financial year 5,817,453 performance rights were issued to directors as approved at the 2024 AGM in relation to remuneration for the period. The following table outlines conditions attached to these new performance rights issued on 20 December 2024.

Performance Rights Granted	Grant Date	Fair value per right at grant date	Vesting criteria	Milestone date	Expiry upon vesting
2,326,981	26 Nov 24	\$0.053	Relative TSR Milestone*	30 Jun 27	20 Dec 28
3,490,472	26 Nov 24	\$0.039	Absolute TSR Milestone**	30 Jun 27	20 Dec 28
5,817,453	Total performance rights granted				

The Relative TSR performance hurdle is determined in accordance with the table below:

TSR of Core relative to TSRs of constituents of the nominated peer group shown below	Proportion of performance right that vest
is at or below the 50th percentile (the median) TSR of the companies in the comparator group	Nil
exceeds the 50th percentile TSR of the comparator group, up to the 75th percentile (upper quartile)	sliding scale between 50% and 100%
exceeds the 75th percentile TSR of the comparator group	100%

This represents 40% of the total Performance rights issued.

** The absolute TSR performance hurdle is determined in accordance with the table below:

TSR of Core relative to TSRs of constituents of the nominated peer group shown below	Proportion of performance right that vest
less than 10% Compound Annual Growth Rate (CAGR) for TSR over the performance period (i.e. based on a 30-day VWAP to 30 June 2024, of \$0.0977, the 10% CAGR TSR threshold will be \$0.130)	Nil
10% to 20% CAGR for TSR over the performance period (i.e. based on a 30-day VWAP to 30 June 2024, of \$0.0977, the 20% CAGR TSR hurdle will be \$0.169)	sliding scale between 0% and 100%
greater than 20% CAGR for TSR over the performance period	100%

This represents 40% of the total Performance rights issued.

Performance rights are convertible 1:1 for ordinary shares subject to the achievement of relevant vesting conditions. This is in contrast to the conversion factor applicable for the FY23 LTI rights which as still on issue.

The nominated peer group of companies for instruments with TSR performance conditions issued in 2025 are shown in the table below:

Black Rock Mining Ltd	Quantum Graphite Ltd
Ecograf Ltd	Sarytogan Graphite Limited
Evolution Energy Minerals Ltd	South Star Battery Metals Corp
Falcon Energy Materials PLC	Sovereign Metals Ltd
Graphite One Inc.	Syrah Resources Ltd
Leading Edge Minerals Corp.	Talga Group Ltd
Lithium Energy Ltd	Tirupat Graphite PLC
Metals Australia Ltd	Triton Minerals Ltd
Mineral Commodities Ltd	Volt Resources Ltd
NextSource Materials Inc.	Walkabout Resources Ltd
Nouveau Monde Graphite Inc.	Westwater Resources, Inc.
Novonix Ltd	

The TSR calculation formula will be as follows for the 3-year performance period:

TSR = $\frac{30 \text{ trading day VWAP to 30 June 2027 + Dividends paid in performance period - 30 trading day VWAP to 30 June 2024}}{30 \text{ trading day VWAP to 30 June 2024}}$

In addition to the above granted instruments there was 2025 STI awarded to the fair value of \$48,498 which will be issued in the form of performance rights subsequent to year end subject the shareholder approval at the 2025 AGM. These instruments have no performance conditions outside of continued employment through to 30 June 2026.

Per the 2023 AGM resolution, the 750,000 performance rights granted in financial year 2023 but not issued were replaced with 2,141,692 new performance rights in 2024. The following table outlines conditions attached to these replacement performance rights issued on 24 November 2023.

Performance Rights Granted	Grant Date	Fair value per right at grant date	Vesting criteria	Milestone date	Expiry upon vesting
856,677	21 Nov 23	\$0.357***	Relative TSR Milestone*	30 Jun 26	24 Nov 27
1,285,015	21 Nov 23	\$0.261***	Absolute TSR Milestone**	30 Jun 26	24 Nov 27
2,141,692	Total performance rights granted				

- * The Relative TSR performance hurdle is determined in accordance with the same metrics included in the corresponding relative TSR for 2025 performance rights issued.
- ** The Absolute TSR performance hurdle is determined in accordance with the same metrics included in the corresponding relative TSR for 2025 performance rights issued.
- Fair value of the designated replacement performance rights is the fair value of the modified 750,000 performance rights granted at the 2022 AGM and subsequently replaced following the 2023 AGM plus any surplus of the fair value of the TSR instruments issued. Fair value attributable to each tranche for the replaced 750,000 performance rights was split based on the proportion of the total fair value of the TSR replacement instruments.

Performance rights are convertible 1:1 for ordinary shares subject to the achievement of relevant vesting conditions. This is in contrast to the conversion factor applicable for the FY23 LTI rights which as still on issue.

The nominated peer group of companies for the 2024 TSR calculations are shown in the table below:

Ardea Resources Ltd	Lithium Energy Ltd
Arafura Rare Earths Ltd	Lunnon Metals Ltd
Altech Batteries Ltd	Magnis Energy Technologies Ltd
Alliance Nickel Ltd	Neometals Ltd
Black Rock Mining Ltd	Novonix Ltd
Blackstone Minerals Ltd	Poseidon Nickel Ltd
Centaurus Metals Ltd	Quantum Graphite Ltd
Cobalt Blue Holdings Ltd	Queensland Pacific Metals Ltd
Element 25 Ltd	Sayona Mining Ltd
Euro Manganese Inc	Sovereign Metals Ltd
Galileo Mining Ltd	Syrah Resources Ltd
Hastings Technology Metals Ltd	Talga Group Ltd
Jervois Global Ltd	VHM Ltd
Jindalee Resources Ltd	Walkabout Resources Ltd
Legend Mining Ltd	

The TSR calculation formula will be as follows for the 3-year performance period:

TSR =	30 trading day VWAP to 30 June 2026 + Dividends paid in performance period - 30 trading day VWAP to 30 June 2023
	30 trading day VWAP to 30 June 2023

Employees

The table below sets out conditions attached to the 14,037,174 performance rights granted to employees during the year ended 30 June 2025.

Performance Rights Granted	Grant Date	Fair value per right at grant date	Vesting criteria	Last vesting date	Expiry upon vesting
600,000	22 Aug 24	\$0.084	Service through to 31 December 2024	31 Dec 24*	31 Mar 25
1,200,000	22 Aug 24	\$0.084	Service through to 31 December 2025	31 Dec 25	31 Mar 26
100,000	23 Aug 24	\$0.091	Service through to 31 December 2024	31 Dec 24*	31 Mar 25
200,000	23 Aug 24	\$0.091	Service through to 31 December 2025	31 Dec 25	31 Mar 26
50,000	26 Aug 24	\$0.090	Service through to 31 December 2024	31 Dec 24*	31 Mar 25
100,000	26 Aug 24	\$0.090	Service through to 31 December 2025	31 Dec 25	31 Mar 26
100,000	27 Aug 24	\$0.095	Service through to 31 December 2024	31 Dec 24*	31 Mar 25
200,000	27 Aug 24	\$0.095	Service through to 31 December 2025	31 Dec 25	31 Mar 26
100,000	28 Aug 24	\$0.095	Service through to 31 December 2024	31 Dec 24*	31 Mar 25
200,000	28 Aug 24	\$0.095	Service through to 31 December 2025	31 Dec 25	31 Mar 26
100,000	29 Aug 24	\$0.095	Service through to 31 December 2024	31 Dec 24*	31 Mar 25
200,000	29 Aug 24	\$0.095	Service through to 31 December 2025	31 Dec 25	31 Mar 26
708,584	20 Dec 24	\$0.056	Service through to 30 June 2025	30 Jun 25	30 Jun 27
708,587	20 Dec 24	\$0.056	Service through to 30 June 2026	30 Jun 26	30 Jun 27
708,589	20 Dec 24	\$0.056	Service through to 30 June 2027	30 Jun 27	30 Jun 27
2,489,963	20 Dec 24	\$0.043	Relative TSR Milestone**	30 Jun 27	20 Dec 28
3,734,944	20 Dec 24	\$0.030	Absolute TSR Milestone**	30 Jun 27	20 Dec 28
507,301	20 Dec 24	\$0.037	Relative TSR Milestone***	30 Jun 26	20 Dec 27
760,952	20 Dec 24	\$0.025	Absolute TSR Milestone***	30 Jun 26	20 Dec 27
507,301	20 Dec 24	\$0.023	Relative TSR Milestone***	30 Jun 25	20 Dec 27
760,953	20 Dec 24	\$0.015	Absolute TSR Milestone***	30 Jun 25	20 Dec 27
14,037,174	Total performance rights granted				

- * Note that these instruments have vested and been exercised by the relevant employees during the year.
- ** Conditions attached to these performance rights are consistent with the vesting criteria as disclosed above for the Managing Director.
- *** Conditions attached to these performance rights are consistent with the vesting criteria as disclosed above for the Managing Director, however the TSR performance period is shortened to the disclosed vesting date.

In addition to the above granted instruments there were 2025 STI's awarded to the fair value of \$102,463 which will be issued in the form of performance rights subsequent to year end. These instruments have no performance conditions outside of continued employment through to 30 June 2026.

The table below sets out conditions attached to performance rights granted to employees during the year ended 30 June 2024.

Performance		Fair value			
Rights Granted ***	Grant Date	per right at grant date	Vesting criteria	Last vesting date	Expiry upon vesting
75,390	27 Oct 23	\$0.160	1 years' service from grant date	28 Oct 24	28 Oct 26
75,390	27 Oct 23	\$0.160	2 years' service from grant date	28 Oct 25	28 Oct 26
75,390	27 Oct 23	\$0.160	3 years' service from grant date	28 Oct 26	28 Oct 26
67,086	2 Nov 23	\$0.150	1 years' service from grant date	3 Nov 24	3 Nov 26
	2 Nov 23	\$0.150	<u> </u>		3 Nov 26
67,086			2 years' service from grant date	3 Nov 25	
67,087	2 Nov 23	\$0.150	3 years' service from grant date	3 Nov 26	3 Nov 26
60,008	19 Dec 23	\$0.115	1 years' service from grant date	23 Nov 24	23 Nov 26
60,008	1 May 23	\$0.115	2 years' service from grant date	23 Nov 25	23 Nov 26
60,008	1 May 23	\$0.115	3 years' service from grant date	23 Nov 26	23 Nov 26
464,367	24 Nov 23	\$0.120	Relative TSR Milestone*	30 Jun 26	24 Nov 27
696,550	24 Nov 23	\$0.086	Absolute TSR Milestone*	30 Jun 26	24 Nov 27
87,000 **	24 Nov 23	\$0.995	Satisfactory completion of a DFS in relation to the Siviour Project	Vested	24 Nov 28
217,500 **	24 Nov 23	\$0.962	Successful completion of foundation binding off-take agreement(s) for at least 60% of planned phase one production of primary PSG	24 Nov 26	24 Nov 28
217,500 **	24 Nov 23	\$0.550	Completion of FID in relation to the start-up of the first phase of the Siviour Project	24 Nov 26	24 Nov 28
261,000 **	24 Nov 23	\$Nil	Completion of the construction and commissioning of all plant in relation to the start-up of the first phase of the Siviour Project	24 Nov 26	24 Nov 28
87,000 **	24 Nov 23	\$Nil	First commercial shipment of product	24 Nov 26	24 Nov 28
2,290,370	Total performance rights granted				

- * Conditions attached to these performance rights are consistent with the vesting criteria as disclosed above for the Managing Director.
- ** Milestone Dates for all Tranches of performance rights issued in the current year is 3 years from the Date of Issue, with the capacity to be extended to 4 years from Date of Issue at the discretion of the Board.

The 522,000 performance rights issued are across the five tranches of performance conditions noted above. Once a performance condition is achieved the full allocation of performance rights applicable to that performance condition vest until the 522,000 limit is reached.

Each Performance Right granted to the employee is eligible to convert into ordinary shares in the Company (subject to giving notice of intention to exercise within the Exercise Period, and subject to the Cap), calculated in accordance with the below formula, upon vesting.

S = P / VWAP

Where:

"S" is the number of shares eligible to be issued on conversion of Performance Rights;

"P" is the number of Performance Rights in respect of a particular Tranche; and

"VWAP" is the volume weighted average price of Shares on ASX calculated for the quarter ended 30 September of the financial year in which the relevant Performance Condition is met.

It is intended that the total number of Vested Performance Rights in respect of which the employee may give notice of intention to exercise in any given financial year until the expiry of the Exercise Period (and which may therefore convert into Ordinary Shares) be capped at 145,000 per year (Cap), with any unutilised Cap from prior years able to be carried forward until the expiry of the Exercise Period, being 6 years from the Date of Issue. The unutilised Cap from Year 1 has been carried forward to the current period.

*** Performance rights issued to employees noted above are convertible 1:1 for ordinary shares subject to the achievement of the relevant service condition unless noted above.

The table below outlines the summary of inputs used in the fair value calculation for the performance rights granted under the performance share plan in each period:

	2025		2024	
Valuation inputs at grant date for performance rights	Directors	Employees	Directors	Employees
Exercise price	Nil	Nil	Nil	Nil
Performance right life	2.6 years	0.3 - 2.5 years	2.6 years	0.1 - 3.0 years
Underlying share price at grant date	\$0.066	\$0.056 - \$0.095	\$0.150	\$0.115 - \$0.160
Expected share price volatility (weighted average) *	83.9%	83.9%	N/A	89.6%
Risk free interest rate **	4.0%	4.0%	4.1%	3.5 - 4.3%
Fair value at grant date (weighted average)	\$0.045	\$0.048	\$0.109	\$0.304
Contractual life (weighted average)	4.7 years	3.06 years	4.0 years	3.95 years

- * Where applicable, the expected volatility has been based on the evaluation of the historical volatility of the Company's share price, particularly over the historical period commensurate with the expected performance right life.
- ** Where applicable, this is based on high quality government bonds sourced from the Reserve Bank of Australia which reflect the period commensurate with the performance right life.
- *** Performance rights where only service conditions are attached are not impacted by the Expected share price volatility and risk-free rate and as such have not been included within this line of the table above.

Key judgement, estimate and assumptions - fair value of performance rights granted:

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. Where conditions attached to performance rights are more onerous than specified period of service, the fair value is determined by using the Monte Carlo 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 would 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.

Historical volatility of a group of comparable companies has been the basis of determining expected share price volatility, as it is assumed that this is indicative of future movements. No adjustment has been made to the life of the performance rights based on no past history regarding expected exercise or any variation of the expiry date. Accordingly, the expected life of the performance rights has been taken to the full period of time from grant date to expiry date, which may fail to eventuate in the future.

The valuation model input also assumes no dividend yield on the Performance Shares.

Accounting policy for share based payments

Share based compensation benefits are provided to directors, employees and consultants through the form of share based compensation, whereby the identified parties render services in exchange for shares, options or performance rights over shares (equity-settled transactions).

The cost of these equity-settled transactions is measured by reference to the fair value at the date at which they are granted. The fair value of share options and performance rights is determined using an appropriate pricing model on grant date methodology depending on the nature of the option or performance rights terms as noted above.

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.

Non-market vesting conditions are included in assumptions about the number of options and performance rights that are expected to vest and become exercisable.

At each reporting date, the entity revises its estimates of the number of options and performance rights that are expected to vest and become exercisable.

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

The cumulative expense recognised for equity-settled transactions at each reporting date until vesting date reflects:

- i) the extent to which the vesting period has expired, and
- ii) the number of awards that, in the opinion of the Directors of the Group, will ultimately vest.

This opinion is formed based on the best available information at reporting date. No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date.

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

Upon the exercise of options and performance rights, the balance of the share based payments reserve relating to those options and performance rights is transferred to share capital.

If the non-vesting condition is within the control of the Group or employee, the failure to satisfy the condition is treated as a cancellation. If the condition is not within the control of the Group 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.

Consolidated Entity Disclosure Statement

The following table provides a list of all entities included in the Group's consolidated financial statements, prepared in accordance with the requirements of Section 295 (3A) of the *Corporations Act 2001*. It includes the required information for each entity that was part of the consolidated entity at the end of the financial year.

Name of Entity	Type of Entity	% of share capital	Country of incorporation	Residency status
Kulripa Uranium Pty Ltd	Body Corporate	100%	Australia	Australian Resident
Astra Resources Pty Ltd	Body Corporate	100%	Australia	Australian Resident
Sol Jar Property Pty Ltd	Body Corporate	100%	Australia	Australian Resident
Eyre Peninsula Minerals Pty Ltd	Body Corporate	100%	Australia	Australian Resident
Ausmin Development Pty Ltd	Body Corporate	100%	Australia	Australian Resident
Invenio Resources Pty Ltd	Body Corporate	100%	Australia	Australian Resident

Determination of Tax Residency

Section 295 (3A) of the *Corporation Acts 2001* defines tax residency as having the meaning in the *Income Tax Assessment Act 1997*. The determination of tax residency involves judgement as there are currently several different interpretations that could be adopted, and which could give rise to a different conclusion on residency. It should be noted that the definitions of "Australian resident" and "foreign resident" in the *Income Tax Assessment Act 1997* are mutually exclusive. This means that if an entity is an "Australian resident" it cannot be a "foreign resident" for the purposes of disclosure in the CEDS.

In determining tax residency, the consolidated entity has applied the following interpretations:

Australian tax residency

The consolidated entity has applied current legislation and judicial precedent, including having regard to the Tax Commissioner's public guidance in Tax Ruling TR 2018/5.

Foreign tax residency

Where necessary, the consolidated entity has used independent tax advisers in foreign jurisdictions to assist in determining tax residency and ensure compliance with applicable foreign tax legislation.

Partnerships and Trusts

Australian tax law does not contain specific residency tests for partnerships and trusts. Generally, these entities are taxed on a flow-through basis, so there is no need for a general residence test. Some provisions treat trusts as residents for certain purposes, but this does not mean the trust itself is an entity that is subject to tax.

Additional disclosures on the tax status of partnerships and trusts have been provided where relevant.

- the attached financial statements and notes comply with the Corporations Act 2001, the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements;
- the attached financial statements and notes comply with International Financial Reporting Accounting Standards as issued by the International Accounting Standards Board as described in note 1 to the financial statements;
- the attached financial statements and notes give a true and fair view of the Group's financial position as at 30 June 2025 and of its performance for the financial year ended on that date;
- there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and
- the information disclosed in the attached consolidated entity disclosure statement is true and correct.

The directors have been given the declarations required by section 295A of the *Corporations*

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

On behalf of the directors

David Christensen, Director

30 September 2025



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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF RENASCOR RESOURCES LIMITED

Report on the Audit of the Financial Report

Opinior

We have audited the financial report of Renascor Resources Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2025, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial report, including material accounting policy information, the consolidated entity disclosure statement and the directors' declaration.

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

- (i) Giving a true and fair view of the Group's financial position as at 30 June 2025 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the Financial Report* section of our report. We are independent of the Group in accordance with the *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 also fulfilled our other ethical responsibilities in accordance with the Code.

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

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

Key audit matters

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

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Recoverability of development assets

Key audit matter How the matter was addressed in our audit As at 30 June 2025, the Group has recognised Our procedures, amongst others, included: a significant development assets balance -Assessing impairment indicators and the value-in-use refer note 12. calculation prepared by management including the The carrying value of the development asset appropriateness of significant judgements and data used; is required to be assessed for impairment Evaluating whether judgements made in selecting the indicators on an annual basis. This requires method, significant assumptions and data for developing significant judgement to be applied by the discounted cash flow model gave rise to indicators of management, and as a result was considered possible bias; to a key audit matter. Evaluating the reasonableness of disclosures made in the financial report, including those regarding significant assumptions, considering the requirements of Australian Accounting Standards.

Other information

The directors are responsible for the other information. The other information comprises the information in the Group's annual report for the year ended 30 June 2025, but does not include the financial report and the auditor's report thereon.

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

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

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the directors for the Financial Report

The directors of the Company are responsible for the preparation of:

- a) the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and
- b) the consolidated entity disclosure statement that is true and correct in accordance with the Corporations Act 2001, and

for such internal control as the directors determine is necessary to enable the preparation of:

- i) the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error; and
- ii) the consolidated entity disclosure statement that is true and correct and is free of misstatement, whether due to fraud or error.



In preparing the financial report, the directors are responsible for assessing the ability of the group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (http://www.auasb.gov.au/Home.aspx) at: https://www.auasb.gov.au/media/bwvjcgre/ar1_2024.pdf

This description forms part of our auditor's report.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 29 to 38 of the directors' report for the year ended 30 June 2025.

In our opinion, the Remuneration Report of Renascor Resources Limited, for the year ended 30 June 2025, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

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

BDO Audit Pty Ltd

Paul Gosnold Director

Adelaide, 30 September 2025

Distribution of equitable securities

Analysis of number of equitable security holders by size of holding:

	Ordinar	shares
	Number of holders	% of total shares issued
1 to 1,000	205	-
1,001 to 5,000	3,296	0.44
5,001 to 10,000	3,042	0.96
10,001 to 100,000	8,672	13.31
100,001 and over	3,184	85.29
	18,399	100.00
Holding less than a marketable parcel	4,850	0.78

Equity security holders

Twenty largest quoted equity security holders:

	Ordinary shares	
	Number held	% of total shares issued
Citicorp Nominees Pty Limited	62,108,318	2.44
BNP Paribas Nominees Pty Ltd	51,259,737	2.02
Mr Richard Edward Keevers	44,282,842	1.74
Renascor Pty Ltd*	40,000,000	1.57
IOOF Investment Services Limited	35,482,389	1.40
Sarwell Pty Ltd	32,500,000	1.28
HSBC Custody Nominees (Australia) Limited	32,083,262	1.26
BNP Paribas Nominees Pty Ltd	26,774,214	1.05
J P Morgan Nominees Australia Pty Limited	26,382,501	1.04
David Christensen	24,460,518	0.96
BNP Paribas Noms Pty Ltd	20,421,977	0.80
Mr Kenneth Graham Miller	19,265,397	0.76
Mr Adam Andrew Macdougall	17,875,000	0.70
IOOF Investment Services Limited	13,702,613	0.54
TSMB Pty Ltd	12,317,197	0.48
Finclear Services Pty Ltd	11,375,441	0.45
Mrs Tracey Ann Mezzino	10,630,000	0.42
Mr Bradley John Chapman	10,014,000	0.39
Rise Capital Pty Ltd	9,900,000	0.39
Netwealth Investments Limited	9,526,866	0.37
	510,362,272	20.07

^{*}Not associated with Renascor Resources Limited

There are 23,560,011 Performance Rights expiring at various dates and held by 10 security holders.

Substantial holders

There are no substantial holders in the Company.

Voting rights

The voting rights attached to ordinary securities are set out below:

Ordinary shares

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.

Performance rights

Holders of performance rights do not hold voting rights until such time as they are exercised and/or converted to ordinary shares.

Restricted securities

No restricted securities were on issue at 15 September 2025.

There are no other classes of equity securities.

On market buyback

The Company is not performing an on-market buyback at the time of this report.

Corporate directory

Directors

Richard Keevers (Non-Executive Chairman)
David Christensen (Managing Director)
Geoffrey McConachy (Non-Executive Director)
Stephen Bizzell (Non-Executive Director)
Kathryn Presser (Non-Executive Director)

Company secretary

Jon Colquhoun

Registered office & principal place of business

Level 5, 149 Flinders Street ADELAIDE SA 5000

Phone: +61 8 8363 6989

www.renascor.com.au

Share registry

MUFG Corporate Markets (AU) Limited Locked Bag A14 Sydney South NSW 1235

Phone: 1300 554 474 Fax: +61 2 9287 0303

Auditor

BDO Audit Pty Ltd

Website

www.renascor.com.au

Business objectives

Renascor Resources is an Australian-based company focused on the development of economically viable mineral deposits within its extensive tenement portfolio in key mineral provinces of South Australia. Its flagship project is the Siviour Graphite and Battery Anode Material Project in South Australia. The principal activity of the Group during the financial year was mineral exploration, development, and evaluation.

Corporate Governance Statement

The board of directors of the Company (Board) is responsible for the corporate governance of the Company. The board guides and monitors the business affairs of the Company on behalf of its shareholders by whom they are elected and to whom they are accountable. The Company believes that good corporate governance enhances investor confidence and adds value to stakeholders. The Board continually monitors and reviews its policies, procedures, and charters with a view to ensure its compliance with the ASX Corporate Governance Council's "Corporate Governance Principles and Recommendations, 4th Edition" to the extent considered appropriate for the size of the Company and its scale of its operations.

The Company's Corporate Governance Statement is available on the Company's website: www.renascor.com.au/corporate-governance

Stock exchange listing

Renascor Resources Limited shares are listed on the:

- Australian Stock Exchange ASX code: RNU
- Frankfurt Stock Exchange (Börse Frankfurt)
 FSE:RU8

