REPORT AND CONSOLIDATED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2019

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OFFICERS AND PROFESSIONAL ADVISERS

DIRECTORS

Craig Moulton - Executive Director Greg Hancock - Non-Executive Chairman Daniel Maling - Non-Executive Director David Clarke - Non-Executive Director

SECRETARY

Ben Hodges

REGISTERED OFFICE

9th Floor 107 Cheapside London, EC2V 6DN

REGISTERED NUMBER

11170056 (England and Wales)

BROKERS

SI Capital Limited 46 Bridge Street Godalming Surrey, GU7 1HL

Peterhouse Capital Limited 80 Cheapside London, EC2V 6EE

AUDITOR

PKF Littlejohn LLP Statutory Auditor 15 Westferry Circus, Canary Wharf London, E41 4HD

SOLICITORS

Orrick, Herrington & Sutcliffe (UK) LLP 107 Cheapside London EC2V 6DN

PRINCIPAL BANKERS

Barclays Bank plc

REGISTRARS

Link Asset Services The Registry, 34 Beckenham Road Beckenham, BR3 4TU

BOARD OF DIRECTORS

The Directors of the Company at the end of the year are listed below. The directors have held office for the entire year unless otherwise stated:

DIRECTORS

Craig Moulton (appointed 26 March 2019)

Executive Director – BSc (Hons), MSc Mineral Economics, MAusIMM, FGS

Craig Moulton is a geologist / mineral economist with over 25 years of global experience in the mining industry including Rio Tinto, Cliffs and Wood Mackenzie. Craig has broad commodity experience with diverse project experience in various countries including Australia, Mongolia, USA and Indonesia. Craig has a strong commercial and technical background drawn from a career in exploration, production and resource development, including strategic mine option analysis, scenario planning and structured due diligence of greenfield and brownfield projects.

Greg Hancock

Non-Executive Chairman - BA (Econs) B.Ed. (Hons), F. Fin

Greg Hancock has over 25 years' experience in capital markets practicing in the area of Corporate Finance. He has extensive experience in both Australia and the United Kingdom through his close links to the stockbroking and investment banking community. In this time, he has specialised in mining and natural resources and has had a background in the finance and management of small companies. He was a founding shareholder and first Chairman of Cooper Energy Ltd, an exploration and production oil and gas production company. He is Chairman of AusQuest Limited, an Australian mining exploration company with projects in Peru and Australia, Chairman of BMG Resources Ltd, Non-Executive director of Zeta Petroleum Plc, Strata-X Energy Ltd, King Island Scheelite Ltd and Golden State Mining Limited. Greg continues his close association with the capital markets in Australia and the United Kingdom through his private company Hancock Corporate Investments Pty Ltd.

Daniel Maling (appointed 1 May 2020)

Non-Executive Director

Daniel Maling is a member of the Chartered Accountants of Australia & New Zealand. He has over 20 years of senior corporate and commercial management experience primarily in the natural resource and technology sectors. He has worked with several AIM, ASX and TSX listed companies providing corporate finance, business development and strategic advice. Daniel is a partner of Orana Corporate LLP, an accounting and corporate advisory boutique based in London.

David Clarke (appointed 1 May 2020)

Non-Executive Director

David is a geologist with more than 50 years professional experience and more than 25 years' experience as a director of Australian public companies. Before public company life he was a senior geologist with the Commonwealth Department of the Interior and a Chief Geologist at Santos Limited. He was the founder and Chairman of Australian Vintage Limited, a winemaking company based in the Riverland of South Australia. David was the founder, and remains a co-owner of, Thorn-Clarke Wines, a family-owned wine producer in the Barossa Valley of South Australia.

CHAIRMAN'S STATEMENT

INTRODUCTION

As its first full year as a publicly listed company, 2019 represents an important milestone for Cobra Resources. It was a foundation year where the Board worked to build the business in preparation for its transition to a fully-fledged operating company, which occurred on the 16 January 2020 when the enlarged group including the Wudinna Gold project was admitted to a Standard Listing and to trading on the Main Market of the London Stock Exchange. Getting the right assets was a significant achievement and from which we will continue to build a strong and sustainable business in the years ahead. It has been satisfying to see the Parent Company acquire rights over a such high quality and advanced asset such as the Wudinna Gold project; build a strong management team and establish itself as an operating Group on the Main Market of the London Stock Exchange.

BACKGROUND

Cobra Resources began life as publicly listed company in July 2018 with the aim of finding suitable precious, base or energy metals exploration or mining projects in either Australia or Africa. During 2019 the Board identified several potentially suitable projects, which were reviewed in detail to evaluate their strengths, growth potential and likely longer-term value to shareholders.

Following an extensive due diligence process the Wudinna Gold project was identified as the most compelling opportunity primarily due to its technical and commercial merits. This included having an existing gold resource of over 200,000 ounces with significant upside potential, being located in a jurisdiction that was stable, with low sovereign risk, and having the infrastructure and skilled resources to efficiently explore and grow the project. As a bonus, the project vendors were not only well renowned explorers but were committed to the long-term future of the Company, demonstrating this by their participation in the following fund raise.

We were also fortunate to recruit a new Managing Director during the year, Craig Moulton. Craig has joined the board, currently as the sole executive director and has a deep commercial and technical background in the exploration and mining industry, having worked for many years in prestigious mining houses including CRA Exploration, Rio Tinto and Cliffs Natural Resources, as well as resources commodity market specialists Wood Mackenzie. I am confident that Craig has the skills and leadership necessary to drive the Company to success through disciplined technical exploration and prudent fiscal management.

OPERATIONAL REVIEW

The Company commenced marketing the Lady Alice Mines acquisition in March 2019, however, volatile equity markets caused at least in part by the UK BREXIT negotiations, provided significant headwinds to fund raising activities for junior resource companies generally at that time. A combination of a change in prospectus format requirements by the FCA and the summer holidays then further delayed progress. With sentiment turning significantly more positive for junior gold explorers towards the latter half of 2019, the Company was able to complete a fund raise sufficient to commence initial exploration activities on 16 January 2020.

While the completion of fundraising activities took longer than anticipated, this time was put to good use, enabling the team to complete a detailed review of the technical data acquired from Andromeda Metals, the Joint Venture partner at the Wudinna Gold project. This included a detailed analysis of the key controls on mineralisation from existing core, as well as a review of the geophysical data and some important foundational work on the geochemistry, all of which has provided an excellent platform for the exploration work to leverage during 2020.

As a result of the above analysis the Company articulated a three-stage geochemical sampling programme to be executed in the first half of 2020. The first stage aimed to calibrate soil geochemical sampling with known mineralisation, with the aim of establishing key pathfinder elements that can significantly reduce exploration risk during the drilling phase. The second and third phases would then look take these new pathfinders and apply it to brownfield and greenfield exploration targets respectively, with the aim of refining priority drilling targets.

CHAIRMAN'S STATEMENT, continued

With increased confidence in the planned drilling targets, the Company then planned to raise sufficient funds to progress the drilling during the second half of 2020.

It is satisfying to be able to report that the Company has achieved the first two milestones and is on track to complete the third, honouring its commitments to its investors and the market.

POST PERIOD END EVENTS

On 16 January 2020 the Company announced that its entire issued share capital of 153,747,138 ordinary shares had been readmitted to the standard segment of the Official List of the Financial Conduct Authority and to trading on the main market for listed securities of the London Stock Exchange plc under the TIDM "COBR".

The Company also announced the appointment of Peterhouse Capital Limited as joint broker to the Company.

On admission to trading on the main market of the London Stock Exchange, the Company raised gross cash proceeds of £613,330, and settled £90,587 of immediate cash liabilities in shares, by issuing 61,330,000 Placing Shares; 10,058,224 Initial Consideration Shares; 6,066,632 First Reimbursement Shares; 5,818,750 Fee Shares (issued to directors in lieu of fees); and 3,240,000 Ordinary shares issued to consultants in lieu of cash payments at the Placing Price of 1p per share.

On 5 March 2020 the Company announced the issue of 1,745,007 ordinary shares. 757,073 shares were issued to the previous directors of Lady Alice Mines Pty Ltd, pursuant to the acquisition agreement, 654,600 shares were issued to a former directors of the Company pursuant to a settlement agreement and 333,334 shares were issued pursuant to the exercise of 333,334 share warrants at a price of 2p per share. The shares were admitted to trading on 12 March 2020.

On 29 April 2020 the Company announced the resignation of Rolf Gerritsen and appointment of Daniel Maling and David Clarke as non-executive directors.

On 7 May 2020 the Company announced the issue of 30,095,354 ordinary shares pursuant to the completion of a private placement conducted at 2.25p per share raising gross proceeds of approximately £677,000. The shares were admitted to trading on 15 May 2020.

On 14 May 2020 the Company announced the completion of the Stage 2 soil sampling programme with 654 samples being sent to ALS laboratories in Adelaide. The programme saw the collection of 104 new samples at the Barns prospect - Southern Extension; Baggy Green - South; Baggy Green South East; and the Clarke prospect, as well as 550 re-assays of previous samples. The work programme also included a regional scale interpretation of the Newcrest Aeromagnetic data and a mineral component analysis of all Stage 2 soil samples. From these analyses the following results are evident:

- A significant number of results with elevated or anomalous pathfinder elements (Te, W, Bi, Mo) were returned at Baggy Green North and Grace prospects;
- The Baggy Green North results provide significantly increased confidence that the existing resource may extend between 800m to 1.2km to the north, potentially tripling the existing strike length;
- The Clarke and Barns projects show highly anomalous gold values, but less pathfinders due to deeper sand cover or more extensive calcrete;
- A regional scale interpretation of aeromagnetic data has demonstrated a significant relationship between regional scale structures, pathfinder elements and gold mineralisation, confirming that gold mineralisation is structurally controlled;

CHAIRMAN'S STATEMENT, continued

- Gold mineralisation in structurally hosted orogenic gold deposits, such as Wudinna, is typically hosted in adjacent secondary structures or bends, disruptions, or jogs in the major structure;
- The structural interpretation has also identified two new high priority targets where major structures, already associated with mineralisation, intersect;
- The Grace prospect has demonstrated highly anomalous level of Molybdenum, which requires further investigation, but this is a known association of IOCG (Olympic Dam-style) mineralisation; and
- Re-assaying historic RAB drilling will provide a means of identifying further pathfinder anomalies at Barns Southern Zone, Clarke and at Benaud where deeper sand cover (3m+) has prevented effective sampling.

On 15 May 2020 the Company announced the issue of 1,250,000 ordinary shares pursuant to the exercise of 1,250,000 warrants at 2p per share. The shares were admitted to trading on 21 May 2020.

COVID-19

On 11 March 2020, the World Health Organisation declared the Coronavirus outbreak to be a pandemic in recognition of its rapid spread across the globe, with over 200 countries now affected. Many governments are taking increasingly stringent steps to help contain or delay the spread of the virus and as a result there is a significant increase in economic uncertainty.

For the Group's 31 December 2019 financial statements, the Coronavirus outbreak and the related impacts are considered non-adjusting events. Consequently, there is no impact on the recognition and measurement of assets and liabilities. Due to the uncertainty of the outcome of current events, the Group cannot reasonably estimate the impact these events will have on the Group's financial position, results of operations or cash flows in the future.

CONCLUSION

With the successful completion of our Stage 2 sampling programme we are expecting a busy period of exploration activity with the completion of the Stage 3 analysis, finalising priority targets and then formalisation of our drilling programme during the second half of 2020.

Finally, on behalf of the board, I would like to thank shareholders for their continued support and look forward to creating more value together as we unlock the potential in our prized Wudinna Gold Project.

Greg Hancock Chairman

3 June 2020

STRATEGIC REPORT

The Directors present the Strategic Report for Cobra Resources plc (the "Company" or "Cobra", and collectively with its Subsidiary Companies, the "Group") for the year ended 31 December 2019. The comparative comprises the period from incorporation on 25 January 2018 to 31 December 2018. The information required by section 172 Companies Act 2006 are included within the Corporate Governance Statement.

INTRODUCTION

This Strategic Report comprises a number of sections, namely: the Group's objectives, the Group's strategy and business model, a financial review, a review of the Group's business using key performance indicators, and the principal risks and uncertainties facing the business.

OBJECTIVES

The Company's objective is to explore, develop and mine precious and base metal projects.

STRATEGY AND BUSINESS MODEL

To achieve its objective the Company has adopted a strategy that focuses on advanced resource exploration projects that have the potential, through the application of disciplined and structured exploration and analysis, to be progressed towards the development of a mining operation.

As a secondary focus, the Company will also review investment opportunities for exploration projects and near-production assets. For clarity:

- newly defined resource exploration projects are projects that are at an advanced stage of resource definition, with a majority of the necessary permitting and tenure in place;
- exploration projects are projects with the potential for significant discovery but have yet to have detailed geological work completed; and
- near-production assets have gone through the typical mining stages of development and require funds in order to progress from development to first production.

With any of these types of investments, the Company commits to only investing in projects where the Board believes that it can add long-term value to all shareholders. This will be achieved through either applying alternative geological models based on experience with similar mineralised systems, advancing the project through structured and disciplined exploration analysis or by leveraging alternative geochemical or geophysical technologies.

Following the acquisition of Lady Alice Mines, the Company has a project portfolio from which it aims to unlock embedded value and deliver shareholder returns through capital growth. It is the aim of the Company to explore and analyse the assets within this portfolio to the point that will, in the view of the Board, optimise the risk-reward value equation for its shareholders. This may include monetising or divesting assets at any stage up to and including the building of economically sustainable operations.

The Company does not intend to limit its asset reviews to particular geographic regions; however, the initial focus will be on projects located in Australia. If geologically and economically attractive project opportunities are identified in other countries, investments will only be considered in jurisdictions with established mining operations and regulation, and with acceptable levels of sovereign risk.

OPERATIONAL REVIEW AND OUTLOOK

The operational review and outlook are set out in the Chairman's Statement.

STRATEGIC REPORT, continued

RESULTS AND DIVIDENDS

During the year the Group made a loss of £668,900 (31 December 2018: £573,332 loss).

The Directors do not propose a dividend in respect of the year ended 31 December 2019 (31 December 2018: £nil).

Cash used in operations totalled £357,738 (31 December 2018: £395,191).

As at 31 December 2019, the Group had a cash balance of £7,657 (31 December 2018: £328,135).

KEY PERFORMANCE INDICATORS (KPIs)

The financial statements of a natural resource investing company can provide a moment in time snapshot of the financial health of the Group but do not provide a reliable guide to the performance of the Group or its Board.

At this stage in the Group's development the Directors regularly monitor key performance indicators associated with funding risk, being primarily projected cash flows associated with operational activities and general administrative expenses. Upon readmission to the main market, the Company has been able to raise the funds as needed to finance its activities.

KPIs are not appropriate as a means of assessing the value creation of a company which is involved in natural resource investment and which currently has no turnover. The Board considers that the detailed information in the Operational Review in the Chairman's Statement is the best guide to the Group's performance during the year.

PRINCIPAL RISKS AND UNCERTAINTIES

The Group operates in an uncertain environment and is subject to a number of risk factors. The Directors have carried out a robust assessment of the principal risks facing the Group, including those that threaten its business model, future performance, solvency or liquidity. They consider the following risk factors are of particular relevance to the Group's activities and to any investment in the Group. It should be noted that the list is not exhaustive and that other risk factors not presently known or currently deemed immaterial may apply.

The risk factors are summarised below:

Exploration, Development and Operating Risks

Mineral exploration and development operations generally involve a high degree of risk. The Group's operations are subject to all the hazards and risks normally encountered in the exploration, development and production of gold, base metals and other minerals, including unusual and unexpected geologic formations, seismic activity, rock bursts, cave-ins, flooding and other conditions involved in the drilling and removal of material, any of which could result in damage to, or destruction of, mines and other producing facilities, damage to life or property, environmental damage and possible legal liability.

The Group's activities are directed towards the search for, evaluation of, and development of mineral deposits. There is no certainty that the expenditures to be made by the Group will result in discoveries of commercial quantities of minerals. There is aggressive competition within the mining industry for the discovery and acquisition of properties considered to have commercial potential. The Group will compete with other interests, many of which have greater financial resources than the Company has for the opportunity to participate in promising projects. Significant capital investment is required to achieve commercial production from successful exploration efforts.

STRATEGIC REPORT, continued

Whether a mineral deposit will be commercially viable depends on a number of factors, some of which are: the particular attributes of the deposit, such as size, grade and proximity to infrastructure; metal prices which are highly cyclical; and government regulations, including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection. The exact effect of these factors cannot be accurately predicted, but the combination of these factors may result in the Group not receiving an adequate return on invested capital.

Government Regulation

The mineral exploration and development activities which are undertaken by the Group is subject to various laws governing prospecting, development, production, taxes, labour standards and occupational health, mine safety, toxic substances, land use, water use, land claims of local people and other matters.

Exploration and development activities may also be affected in varying degrees by government regulations with respect to, but not limited to, restrictions on future exploration and production, price controls, export controls, currency availability, foreign exchange controls, income taxes, delays in obtaining or the inability to obtain necessary permits, opposition to mining from environmental and other non-governmental organizations, limitations on foreign ownership, expropriation of property, ownership of assets, environmental legislation, labour relations, limitations on repatriation of income and return of capital, limitations on mineral exports, high rates of inflation, increased financing costs, and site safety. This may affect both the Group's ability to undertake exploration and development activities in respect of its properties, as well as its ability to explore and operate those properties in which it currently holds an interest or in respect of which it obtains exploration and/or development rights in the future.

No assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner which could limit or curtail development or future potential production. Amendments to current laws and regulations governing operations and activities of mining and milling or more stringent implementation thereof could have a substantial adverse impact on the Group.

Permitting

The Group's operations may be subject to receiving and maintaining permits from appropriate governmental authorities. There is no assurance that delays will not occur in connection with obtaining all necessary renewals of such permits for future operations. Management of the Group believes it has received the necessary permits for the current operations. Prior to any development on any properties, the Group must receive permits from appropriate governmental authorities. There can be no assurance that the Group will obtain and/or continue to hold all permits necessary to develop or continue operating at any particular property. See also "Exploration, Development and Operating Risks" above.

Environmental and other regulatory requirements

The event of a breach with any environmental or regulatory requirements may give rise to reputational, financial or other sanctions against the Group, and therefore the Board considers these risks seriously and designs, maintains and reviews its policies and processes so as to mitigate or avoid these risks. Whilst the Board has a good record of compliance, there is no assurance that the Group's activities will always be compliant.

Financing

The development of the Group's properties and its ability to earn into projects will require substantial additional financing. Failure to obtain sufficient financing may result in delaying or indefinite postponement of exploration, development or production on any or all of the Group's properties from time to time, or even a loss of property interest. There can be no assurance that additional capital or other types of financing will be available if needed or that, if available, the terms of such financing will be favourable to the Group.

STRATEGIC REPORT, continued

Gold Price

The price of the Ordinary Shares, the Company's financial results and exploration and development activities may in the future be significantly adversely affected by declines in the price of gold. The gold price fluctuates widely and is affected by numerous factors beyond the Group's control such as the sale or purchase of gold by various central banks and financial institutions, interest rates, exchange rates, inflation or deflation, fluctuation in the value of the United States dollar and foreign currencies, global and regional supply and demand, and the political and economic conditions of major gold-producing countries throughout the world. The gold price is subject to fluctuations, and future serious price declines could cause development of any properties in which the Group may hold an interest from time to time to be impracticable. Future production from the Group's properties, if any, will be dependent upon, among other things, a gold price that is adequate to make these properties economic.

In addition to adversely affecting the Group's financial condition and exploration and development activities, a declining gold price can impact operations by requiring a reassessment of the feasibility of a particular project. Such a reassessment may be the result of a management decision or may be required under financing arrangements related to a particular project. Even if the project is ultimately determined to be economically viable, the need to conduct such a reassessment may cause substantial delays or may interrupt operations until the reassessment can be completed.

Foreign Currency Exchange Rates

Fluctuations in currency exchange rates, principally between the British pound and Australian dollar can impact the Group's earnings and cash flows. If the value of the Australian dollar increases relative to the British pound, the Group's results of operations, financial condition and liquidity could be materially adversely affected.

Market conditions

Market conditions, including general economic conditions and their effect on exchange rates, interest rates and inflations rates, may impact the ultimate value of the Group regardless of its operating performance. The Group also faces competition from other organisations, some of which may have greater resources or be more established in a particular territory. The Board considers and reviews all market conditions to try and mitigate any risks that may arise from these.

Political and country risk – UK departure from the EU

The Company is quoted in the United Kingdom (UK) and operates in the UK and Australia. The Company may be subject to the impact of the UK leaving the EU. As a result, given the ongoing uncertainty surrounding the situation, the Company is monitoring matters and seeking advice as to how to mitigate the risks arising.

Dependence on Key Personnel

The Group has a small management team and the loss of a key individual or the inability to attract suitably qualified personnel in the future could materially and adversely affect the Group's business.

Covid-19

The emergence of the Covid-19 coronavirus pandemic has caused a severe adverse effect on the business environment on a global scale. The Group may be affected by disruptions to its operations, particularly for the foreseeable future in light of government responses to the spread of Covid-19 or other potential pandemics. The Board is aware of the various risks that the pandemic presents that include but are not limited to financial, operational, staff and community health and safety, logistical challenges and government regulation. At present the Group believes that there should be no significant material disruption to its operations in the near term, but the Board continues to monitor these risks and the Group's business continuity plans.

STRATEGIC REPORT, continued

ENVIRONMENTAL, SOCIAL, COMMUNITY AND HUMAN RIGHTS RESPONSIBILITY

Environmental Responsibility

The Group is aware of the potential impact that its subsidiary companies may have on the environment. The Group ensures that it and its subsidiaries at a minimum comply with the local regulatory requirements and the revised Equator Principles with regard to the environment.

Social, Community and Human Rights Responsibility

The Board recognises its responsibility under UK corporate law to promote the success of the Group for the benefit of its members as a whole. The Board also understand that it has a responsibility towards employees, partners, suppliers and contractors and the local communities in which it operates.

FINANCIAL INSTRUMENTS

The Group's financial instruments comprise investments, cash at bank and various items such as trade and other receivables, loans and creditors. The Group has not entered into derivative transactions nor does it trade financial instruments as a matter of policy.

Credit Risk

The Group's credit risk arises primarily from cash at bank, trade and other receivables and the risk the counterparty fails to discharge its obligations.

The Company's credit risk primarily arises from inter-company debtors, which are considered to form part of the Company's investment in the subsidiaries (see Note 7 to the Financial Statements) and cash at bank and trade and other receivables, as per the Group. Should the subsidiaries' exploration activities not be successful, it is possible that these receivables may become irrecoverable.

Liquidity Risk

Liquidity risk arises from the management of cash funds and working capital. The risk is that the Group will fail to meet its financial obligations as they fall due. The Group operates within the constraints of available funds and cash flow projections are produced and regularly reviewed by management.

Interest rate risk profile of financial assets

The only financial assets (other than short term debtors) are cash at bank and in hand, which comprises money at call. The interest earned in the year was negligible. The directors believe the fair value of the financial instruments is not materially different to the book value.

Foreign currency risk

The Group has an Australian subsidiary which may affect the Group's Sterling denominated reported results as a consequence of movements in the Sterling/Australian dollar exchange rate. The Group also incurs costs denominated in foreign currencies which gives rise to short term exchange risk. The Group does not currently hedge against these exposures as they are deemed immaterial and there is no material exposure as at the yearend (31 December 2018 - £nil).

CAPITAL MANAGEMENT

The Group's objective when managing capital is to safeguard its ability to continue as a going concern and develop its mining and exploration activities to provide returns for shareholders. The Group's funding comprises equity and debt. The Directors consider the Company's capital and reserves to be capital. When considering the future capital requirements of the Group and the potential to fund specific project development via debt, the Directors consider the risk characteristics of all the underlying assets in assessing the optimal capital structure.

STRATEGIC REPORT, continued

Approved by the Board of Directors and signed on behalf of the Board

Craig Moulton Executive Director

3 June 2020

DIRECTORS' REPORT

The directors are pleased to submit their annual report and audited financial statements for Cobra Resources plc (the "Company" and collectively with its subsidiaries the "Group") for the year ended 31 December 2019.

The Chairman's Statement and Strategic Report contain details of the Group's principal activities and includes an Operational Review which provides detailed information on the development of the Group's businesses during the last 12 months, likely future developments and events that have occurred after the Balance Sheet date.

This Directors' Report includes the information required to be included under the Companies Act or, where provided elsewhere, an appropriate cross-reference is given. The Corporate Governance Statement, approved by the Board, is provided on pages 17 to 21 and is incorporated by reference herein.

PRINCIPAL ACTIVITY

The Group's principal activity is to explore, develop and mine precious and base metal projects.

RISKS AND UNCERTAINTIES AND FINANCIAL INSTRUMENTS

The business of mineral exploration, evaluation and development has inherent risks. The Group's exposure to risks is explained in Risks and Uncertainties in the Strategic Report set out on pages 7 to 10 together with the policies of the Board for the review and management of those risks.

THE GROUP'S PERFORMANCE AND FUTURE DEVELOPMENTS

A review of the Group's projects and their performance during the financial period and details of future developments and an indication of the outlook for the future, are contained in the Chairman's Statement on pages 3 to 5.

The Board will continue with its strategic plans to generate growth in value for shareholders in line with its business model which is explained in the Strategic Report on page 6.

DIRECTORS AND DIRECTORS' INTERESTS

The directors of the Company during the year were as follows:

	Date Appointed	Date Resigned
Greg Hancock	1 March 2018	-
Craig Moulton	26 March 2019	-
Rolf Gerritsen	6 August 2018	1 May 2020
Ken Watson	1 March 2018	5 April 2019

DIRECTORS' REPORT (continued)

The Directors who held office as 31 December 2019 had the following beneficial interests in the Ordinary Shares of the Company at 31 December 2019 according to the register of directors' interests:

	Ordinary Shares				
	Number of	% of Issued	Number of	% of Issued	
	Ordinary	Share Capital	Ordinary	Share Capital	
	Shares at 31	at 31 Dec	Shares at 31	at 31 Dec	
	Dec 2019	2019	Dec 2018	2018	
Craig Moulton	-	-	-	-	
Greg Hancock	-	-	-	-	
Rolf Gerritsen	2,000,000	2.97%	-	-	

Post year end on 16 January 2020 the following shares were issued to Directors in lieu of fees:

- Craig Moulton received 2,118,750 shares in lieu of fees as a Director and 2,500,000 shares as part of his employment contract;
- Rolf Gerritsen received 1,200,000 shares in lieu of fees as a Director.

DIRECTORS' WARRANTS AND OPTIONS

As at 31 December 2019, the Directors held the following warrants and options over the Company's ordinary shares:

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	Date of grant	Number of options at start of year	Options granted or acquired during year	Options lapsed during year	Number of options at end of year
Greg Hancock					
	11 Feb 2019	-	672,336	-	672,336
TOTAL		-	672,336	-	672,336
Rolf Gerritsen					
	11 Feb 2019		672,336	_	672,336
TOTAL		-	672,336	-	672,336

MANAGEMENT INCENTIVES

On 27 March 2018 the Company introduced a Share Option Plan with Non-Employee Sub-Plan to enable the issue of options as part of the remuneration of key management personnel and directors to enable them to purchase ordinary shares in the Company. However, the Share Option Plan was amended by the Board and re-entered into on 11 February 2019.

DIRECTORS' REPORT (continued)

DIRECTORS' AND OFFICERS' LIABILITY INSURANCE

During the financial year, the Company maintained insurance cover for its Directors and Officers under a Directors' and Officers' liability insurance policy. The Company has not provided any qualifying third-party indemnity cover for the Directors.

INDEPENDENT ADVICE TO THE BOARD

The Board has the ability to seek independent professional advice although none was considered necessary in the year under review or in the previous financial year.

SHARE CAPITAL

Details of the issued share capital, together with details of the movement in issued share capital during the year, are shown in note 15 to the Financial Statements.

SUBSTANTIAL INTERESTS

At the date of approval of this report, the Company had been notified that of the following interests of 3% or more of the issued ordinary share capital of the Company:

	Number of Ordinary	% of
	Shares	Share Capital
Hargreaves Lansdown Nominees	36,237,169	19.4
JIM Nominees Limited	22,046,565	11.8
Interactive Investor Services	21,021,389	11.2
Share Nominees Ltd	18,933,053	10.1
Penn Nominees Pty Ltd	12,293,977	6.6
David Brian Clarke	12,293,976	6.6
HSDL Nominees Limited	9,856,953	5.3
Nurragi Investments Pty Ltd	6,666,667	3.6
Barclays Direct Investing Nominees	6,256,099	3.3

POLITICAL AND CHARITABLE DONATIONS

No political or charitable donations have been made during the period under review (2018: £nil).

POST PERIOD EVENTS

Events subsequent to year end are set out in the Chairman's Statement.

GOING CONCERN

In common with many other mineral exploration companies, the Group raises finance for its exploration and appraisal activities in tranches as and when required. When any of the Group's projects move to the development stage specific project financing is required.

DIRECTORS' REPORT (continued)

Although the Company has been successful in raising funding in the past, there is no guarantee that it will be able to raise sufficient funding in the future.

As at 31 December 2019 the Group had cash of £12,003. On 16 January 2020 the Company announced that it had raised gross cash proceeds of £613,330 and settled £90,857 of immediate cash liabilities in shares.

On 7 May 2020 the Company announced the issue of 30,095,354 ordinary shares pursuant to the completion of a private placement conducted at 2.25p per share raising gross proceeds of approximately £677,000.

As at the date of signing this report the Group has £672,000.

The Board has reviewed the Group's cash flow forecasts up until June 2021 having regard to its current financial position and operational objectives. The Board continues to monitor both costs and cash closely and has taken into account the Group's available cash resources as at the date of signing this report and given consideration to the likelihood of the probable success of further funding activities that may be required within the next 12 months to meet planned project expenditure and overheads. Accordingly, the Board continue to adopt the going concern basis for the preparation of these financial statements.

DISCLOSURE OF INFORMATION TO THE AUDITOR

In the case of each person who was a Director at the time this report was approved:

- so far as that Director was aware there was no relevant audit information of which the Company's auditor was unaware; and
- that Director had taken all steps that the Director ought to have taken as a Director to make himself or herself aware of any relevant audit information and to establish that the Company's auditor was aware of that information.

This information is given and should be interpreted in accordance with the provisions of section 418 of Companies Act 2006.

AUDITORS

A resolution to re-appoint the Company's Auditors, PKF Littlejohn LLP, will be proposed at the next Annual General Meeting of the Company, to be held on 30 June 2020.

Approved by the Board of Directors and signed on behalf of the Board

Craig Moulton
Executive Director
3 June 2020

STATEMENT OF DIRECTORS' RESPONSIBILITIES

Statement of Directors' Responsibilities

The Directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable law and regulations.

Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have elected to prepare the group and parent company financial statements in accordance with applicable law and International Financial Reporting Standards ("IFRSs") as adopted by the European Union and as regards the parent company financial statements, as applied in accordance with the provisions of the Companies Act 2006. Under company law the Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of the group and of the profit or loss of the company and the group for that year.

In preparing those financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable IFRSs as adopted by the European Union have been followed subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company and group will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the group and parent company's transactions and disclose with reasonable accuracy at any time the financial position of the group and parent company and enable them to ensure that the financial statements and the Directors' Remuneration Report comply with the Companies Act 2006 and, as regards the group financial statements, Article 4 of the IAS Regulation. They are also responsible for safeguarding the assets of the group and parent company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the Company's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions. The maintenance and integrity of the Company's website is the responsibility of the Directors. The Directors' responsibility also extends to the ongoing integrity of the financial statements contained therein.

Legislation in England and Wales governing the preparation and dissemination of the financial statements may differ from legislation in other jurisdictions.

Directors' Responsibility Statement Pursuant to Disclosure and Transparency Rules

Each of the Directors, whose names and functions are listed on page 1, confirm that, to the best of their knowledge and belief:

- the financial statements prepared in accordance with IFRS as adopted by the European Union, give a true and fair view of the assets, liabilities, financial position and loss of the group and parent company; and
- the Annual Report and financial statements, including the Business review, includes a fair review of the development and performance of the business and the position of the Group and parent company, together with a description of the principal risks and uncertainties that they face.

CORPORATE GOVERNANCE STATEMENT

Introduction

The Company recognises the importance of, and is committed to, high standards of corporate governance. At the date of this Annual Report, while the Company is not under an obligation to adopt a governance code on a 'comply or explain' basis given its status as a standard listed company on the Main Market for listed securities of the London Stock Exchange, the Directors have opted to observe the requirements of the UK Corporate Governance Code to the extent they consider appropriate in light of the Company's size, stage of development and resources. The ways in which the Company has applied the Code are explained below:

- The Code requires that a smaller company should have at least two Independent Non-Executive Directors. The Board currently consists of one Executive Director and three Non-Executive Directors. The Non-Executive Directors are interested in either ordinary shares in the Company, options over ordinary shares in the Company, or both, and cannot therefore be considered fully independent under the Code. The remuneration of the non- executive directors includes options and this is contrary to D.1.3 of the Code, and thus the Company is not in full compliance. However, the Directors consider the present structure and arrangements to be adequate given the size and stage of development of the Company, and all are considered to be independent in character and judgement.
- Directors appointed by the Board are subject to election by shareholders at the Annual General Meeting of the Company following their appointment and thereafter are subject to re- election in accordance with the Company's articles of association. The terms and conditions of appointment of non- executive Directors will be made available upon written request.

The Company is a small company with a modest resource base. The Company has a clear mandate to optimise the allocation of limited resources to support its development plans. As such, the Company strives to maintain a balance between conservation of limited resources and maintaining robust corporate governance practices. As the Company evolves, the Board is committed to enhancing the Company's corporate governance policies and practices deemed appropriate for the size and maturity of the organisation.

The Company will hold Board meetings periodically as issues arise which require the Board's attention. The Board will be responsible for the management of the business of the Company, setting its strategic direction, establishing its policies and appraising the making of all material investments. It will be the Board's responsibility to oversee the financial position of the Company and monitor the business and affairs of the Company on behalf of the shareholders, to whom the Directors are accountable. The primary duty of the Board will be to act in the best interests of the Company at all times. The Board will also address issues relating to internal control and the Company's approach to risk management.

Set out below are the Company's corporate governance practices for the year ended 31 December 2019.

Leadership

The Company is headed by an effective Board which is collectively responsible for the long- term success of the Company.

The role of the Board – The Board sets the Company's strategy, ensuring that the necessary resources are in place to achieve the agreed strategic priorities, and reviews management and financial performance. It is accountable to shareholders for the creation and delivery of strong, sustainable financial performance and long-term shareholder value. To achieve this, the Board directs and monitors the Company's affairs within a framework of controls which enable risk to be assessed and managed effectively. The Board also has responsibility for setting the Company's core values and standards of business conduct and for ensuring that these, together with the Company's obligations to its stakeholders, are widely understood throughout the Company.

CORPORATE GOVERNANCE STATEMENT, continued

Leadership, continued

Board Meetings – The core activities of the Board are carried out in scheduled meetings of the Board. These meetings are timed to link to key events in the Company's corporate calendar and regular reviews of the business are conducted. Additional meetings and conference calls are arranged to consider matters which require decisions outside the scheduled meetings. During the year, the Board met on six occasions.

Outside the scheduled meetings of the Board, the Directors maintain frequent contact with each other to discuss any issues of concern they may have relating to the Company or their areas of responsibility, and to keep them fully briefed on the Company's operations.

Summary of the Board's work in the year – During the year, the Board considered all relevant matters within its remit, but focused in particular on the execution and completion of the Lady Alice acquisition.

A table setting out the Directors' attendance at Board meetings during the year is set out below.

		Number held and	
	Role	entitled to attend	Number attended
Greg Hancock	Non-Executive Chairman	6	6
Craig Moulton	Managing Director	5	5
Rolf Gerritsen*	Director	6	6
Ken Watson **	Director	1	1

^{*} Rolf Gerritsen resigned from the Board post year end on 1 May 2020.

All Directors attended 100% of Board meetings they were entitled to attend during the year. The Board is pleased with the high level of attendance and participation of Directors at Board and committee meetings.

Directors appointed by the Board are subject to election by shareholders at the Annual General Meeting of the Company following their appointment and thereafter are subject to re-election in accordance with the Company's articles of association.

In January 2020, at the time of the Company's relisting and readmission of its shares to trading on the Main Market of the London Stock Exchange, the Board established Audit and Remuneration Committees. No meetings of these Committees were held prior to 31 December 2019.

Non-executive directors

The non-executive Director brings a broad range of business and commercial experience to the Company and have a particular responsibility to challenge independently and constructively the performance of the executive management (where appointed) and to monitor the performance of the management team in the delivery of the agreed objectives and targets. Cobra has two Non-Executive Directors, Daniel Maling and David Clarke (both appointed after reporting date on 1 May 2020).

Non-executive directors are initially appointed for an initial term of one year, which may, subject to satisfactory performance and re-election by shareholders, be extended by mutual agreement.

^{**}Ken Watson resigned from the Board on 5 April 2019.

CORPORATE GOVERNANCE STATEMENT, continued

Committees

The Company has established Audit and Remuneration Committees.

Audit Committee

The Audit Committee has responsibility for, among other things, the monitoring of the integrity of the financial statements of the Company and its Enlarged Group and the involvement of the Group's auditors in that process. It focuses in particular on compliance with accounting policies and ensuring that an effective system of external audit and financial control is maintained, including considering the scope of the annual audit and the extent of the non-audit work undertaken by external auditors and advising on the appointment of external auditors. The ultimate responsibility for reviewing and approving the annual report and accounts and the half-yearly reports remains with the Board. The Audit Committee will meet at least two times a year at the appropriate times in the financial reporting and audit cycle.

The members of the Audit Committee are Daniel Maling, who acts as Chairman of the committee, and Greg Hancock.

The Group's external auditor is PKF Littlejohn LLP who have served as external auditor for two years. The role of external auditor last went to tender in 2018. The Audit Committee closely monitors the level of audit and non-audit services that they provide to the Company and Group.

Having assessed the performance, objectivity and independence of the auditors, the Committee will be recommending the reappointment of PKF Littlejohn LLP as auditors to the Company at the 2020 Annual General Meeting.

During the year to 31 December 2019 the Audit Committee considered the following key issues in relation to the Financial Statements:

Issue	Action
Accounting policies	The Committee reviewed and discussed the significant accounting policies with management and the external auditor and reached the conclusion that each policy was appropriate to the Group and Company.
Carrying value of investment in Lady Alice Mines	The Committee reviewed the impairment assessment report prepared by management and agreed that given the reasonable expectation that the Group will achieve its milestone targets over the next 18 months that no impairment to the value of the investment in Lady Alice Mines was required as at 31 December 2019.
• Going Concern review	The Committee considered the ability of the Group to operate as a Going Concern considering cash flow forecast for the next 12 months and operational milestone. It was determined by the Committee that it was reasonable to expect that the Group has, or will have access to sufficient funding in order to achieve its 12 month operational objectives and that it was appropriate for the Financial Statements to be prepared on a going concern basis.
Review of audit and non-audit services and	The external auditor was engaged by the Group to carry
fees	out non-audit Transaction Services work during the

Issue	Action
	course of the acquisition and readmission to the LSE.
	This work was undertaken by a separate area of the firm
	and the independence of the auditor has not been
	compromised.
	The Committee reviewed the fees charged for the
	provision of audit and non-audit services and
	determined that they were in line with fees charged to
	companies of similar size and stage of development.
	The Committee considered and was satisfied the
	external auditor's assessment of its own independence.

Remuneration Committee

The Remuneration Committee will review the performance of the executive directors and make recommendations to the Board on matters relating to their remuneration and terms of employment. The committee will also make recommendations to the Board on proposals for the granting of share awards and other equity incentives pursuant to any share award scheme or equity incentive scheme in operation from time to time. The Remuneration Committee will meet at least one a year. The aggregate remuneration of the directors is limited by the Company's Articles of Association and this aggregate amount can only be changed by the Company in general meeting.

The members of the Remuneration Committee are David Clarke, Greg Hancock and Dan Maling.

Nomination Committee

The Board as a whole will be responsible for the appointment of executive and non-executive Directors. The Board does not currently believe it is necessary to have a separate nominations committee at this time. The requirement for a nominations committee will be considered on an ongoing basis.

Share Dealing Code

The Board has adopted a share dealing code (the "Share Dealing Code") regulating trading in the Company's shares for the directors and other persons discharging managerial responsibilities (and their persons closely associated) which contains provisions appropriate for a company whose shares are listed on the Official List and admitted to trading on the Main Market for listed securities of the London Stock Exchange (particularly relating to dealing during closed periods which will be in line with the Market Abuse Regulation). The Company will take all reasonable steps to ensure compliance by the directors and any relevant employees with the terms of the Share Dealing Code.

Diversity

The Company has not adopted a formal policy on diversity, however it is committed to a culture of equal opportunities for all, regardless of age, race or gender.

Relations with Stakeholders

Section 172(1) Statement - Promotion of the Company for the benefit of the members as a whole

The Directors believe they have acted in the way most likely to promote the success of the Company for the benefit of its members as a whole, as required by s172 of the Companies Act 2006.

CORPORATE GOVERNANCE STATEMENT, continued

Relations with Stakeholders, continued

The requirements of s172 are for the Directors to:

- Consider the likely consequences of any decision in the long term;
- Act fairly between the members of the Company;
- Maintain a reputation for high standards of business conduct;
- Consider the interests of the Company's employees;
- Foster the Company's relationships with suppliers, customers and others; and
- Consider the impact of the Company's operations on the community and the environment.

The Company operates in the extractive industry to explore, develop and mine precious and base metal projects which is inherently speculative in nature and, while currently pre-revenue will be dependent upon fund-raising for its continued operations. The nature of the business is well understood by the Company's members, employees and suppliers, and the Directors are as transparent about the cash position and funding requirements as is allowed under LSE regulations.

The application of the s172 requirements can be demonstrated in relation to some of the key decisions made during 2019:

- Pursuing the execution and completion of the Lady Alice acquisition;
- Seeking relisting and admission of its shares to trading on the Main Market of the London Stock Exchange, which was achieved post reporting date in January 2020; and
- Any contracts for services provided have been undertaken with a clear cap on financial exposure.

During the year, the Board assessed its current activities between the Board and its stakeholders, which demonstrated that the Board actively engages with its stakeholders and takes their various objectives into consideration when making decisions. Specifically, actions the Board has taken to engage with its stakeholders in 2019 include:

- Attended the 2019 AGM to answer questions and receive additional feedback from investors;
- Arranged meetings with certain stakeholders to provide them with updates on the Company's operational activities and other general corporate updates;
- Made presentations and published recordings and slide decks on the Company's exploration programme; and
- Monitored company culture and engaged with employees on efforts to continuously improve company culture and morale.

The Board believes that appropriate steps and considerations have been taken during the year so that each Director has an understanding of the various key stakeholders of the Company. The Board recognises its responsibility to contemplate all such stakeholder needs and concerns as part of its discussions, decision-making, and in the course of taking actions, and will continue to make stakeholder engagement a top priority in the coming years.

Craig MoultonExecutive Director

3 June 2020

DIRECTORS' REMUNERATION REPORT

The Company has established a Remuneration Committee which is responsible for reviewing, determining and recommending to the Board the future policy for the remuneration of the directors, the scale and structure of the directors' fees, taking into account the interests of shareholders and the performance of the Company and directors.

The items included in this report are unaudited unless otherwise stated.

Statement of Cobra Resources Plc's policy on directors' remuneration by the Chairman of the Remuneration Committee, David Clarke.

As Chairman of the Remuneration Committee, I am pleased to introduce our Directors' Remuneration Report. The Directors' Remuneration Policy, which is set out on pages 22 to 25 of this report, will be submitted to shareholders for approval at our Annual General Meeting on 30 June 2020.

A key focus of the Directors' Remuneration Policy is to align the interests of the directors to the long-term interests of the shareholders and it aims to support a high performance culture with appropriate reward for superior performance, without creating incentives that will encourage excessive risk taking or unsustainable company performance. This will be underpinned through the implementation and operation of incentive plans.

The Remuneration Committee which comprises myself as Chairman, and Greg Hancock and Dan Maling, will meet at least once a year. Directors' remuneration is fixed although Board meetings are held where the remuneration of directors is considered.

Key Activities of the Remuneration Committee

The key activities of the Remuneration Committee are:

- to determine and agree with the Board the framework or broad policy for the remuneration of the Company's Managing Director and such other members of executive management as it is designated to consider;
- in determining such policy, take into account all factors which it deems necessary including relevant legal and regulatory requirements, the provisions and recommendations of the UK Corporate Governance Code (the "Code") and associated guidance. The objective of such policy shall be to ensure that members of the executive management of the Company are provided with appropriate incentives to encourage enhanced performance and are, in a fair and responsible manner, rewarded for their individual contributions to the success of the Company;
- recommend and monitor the level and structure of remuneration for senior management;
- when setting remuneration policy for directors, review and have regard to the remuneration trends
 across the Company, and review the on-going appropriateness and relevance of the remuneration
 policy;
- obtain reliable, up-to-date information about remuneration in other companies. To help it fulfil its
 obligations the Committee shall have full authority to appoint remuneration consultants and to
 commission or purchase any reports, surveys or information which it deems necessary, within any
 budgetary restraints imposed by the Board;
- be exclusively responsible for establishing the selection criteria, selecting, appointing and setting the terms of reference for any remuneration consultants who advise the Committee;
- approve the design of, and determine targets for, any performance related pay schemes operated by the Company and approve the total annual payments made under such schemes;
- review the design of all share incentive plans for approval by the Board and shareholders. For any such
 plans, determine each year whether awards will be made, and if so, the overall amount of such awards,
 the individual awards to Executive Directors and other designated senior executives and the
 performance targets to be used;
- ensure that contractual terms on termination, and any payments made, are fair to the individual, and the Company, that failure is not rewarded and that the duty to mitigate loss is fully recognised; and
- oversee any major changes in employee benefits structures throughout the Company.

DIRECTORS' REMUNERATION REPORT, continued

Remuneration Components

The Company remunerates Directors in line with best market practice in the industry in which it operates. The components of director remuneration that are considered by the Board for the remuneration of directors consist of:

- Base salaries
- Pension and other benefits
- Annual bonus
- Share Incentive arrangements

Craig Moulton, the Executive Director has entered into a service agreement with the Company.

All such contracts impose certain restrictions as regards the use of confidential information and intellectual property and they impose restrictive covenants which apply following the termination of their agreements.

Other matters

The Company does not currently have any annual or long-term incentive schemes or any other scheme interests in place for any of the Directors.

The Company has established a workplace pension scheme but it does not presently have any employees qualifying under the auto-enrolment pension rules who have not opted out of the scheme. It does not currently pay pension amounts in relation to Directors' remuneration. The Company has not paid out any excess retirement benefits to any Directors or past Directors. During the period the Company paid £13,663 in cash and a further £7,997 in shares as part of a settlement agreement to Ken Watson.

Recruitment Policy

Base salary levels take into account market data for the relevant role, internal relativities, their individual experience and their current base salary. Where an individual is recruited at below market norms, they may be realigned over time, subject to performance in the role. Benefits will generally be in accordance with the approved policy. For external and internal appointments, the Board may agree that the Company will meet certain relocation and/or incidental expenses as appropriate.

Payment for loss of Office

The Committee will honour Executive Directors' contractual entitlements. Service contracts do not contain liquidated damages clauses. If a service contract is to be terminated, the Company will determine such mitigation as it considers fair and reasonable in each case.

The Company reserves the right to make additional payments where such payments are made in good faith in discharge of an existing legal obligation (or by way of damages for breach of such an obligation); or by way of settlement or compromise of any claim arising in connection with the termination of an executive director's office or employment.

Service Agreements and Letters of Appointment

The terms of all the Directors' appointments are subject to their re-election by the Company's shareholders at Annual General Meetings at which certain of the directors will retire on a rotational basis and offer themselves for re-election.

The Executive Director's service agreement is set out in the table below. The agreement is not for a fixed term and may be terminated by either the Company or the Executive Director on giving appropriate notice.

DIRECTORS' REMUNERATION REPORT, continued

Details of the terms of the agreement for each Executive Director are set out below:

Name	Date of service agreement	Notice period by Company (months)	Notice period by director (months)
Craig Moulton	20 January 2020	6 months	6 months

The Non-executive Directors of the Company do not have service agreements but are appointed by letters of appointment. Each non-executive director's term of office runs for an initial period of one year and thereafter, with the approval of the Board, will continue subject to periodic retirement and re-election or termination or retirement in accordance with the terms of the letters of appointment.

The details of each Non-Executive Director's current terms are set out below:

Name	Date of letter of appointment	Current term (years)	Notice period by Company (months)	Notice period by Director (months)
Greg Hancock	12 March 2018	> 2	1 month	1 month
Daniel Maling	1 May 2020	< 1	1 month	1 month
David Clarke	1 May 2020	< 1	1 month	1 month

Executive directors' remuneration - Audited

The table below sets out the remuneration received by the executive director for the years ended 31 December 2019 and 2018:

	Remuneration	Fees	Bonus	Total
	2019	2019	2019	2019
Name	£	£	£	£
Craig Moulton	25,000	93,500	-	118,500
Rolf Gerritsen	43,000	117,300	-	160,300
Total	68,000	210,800	-	278,800
	Remuneration	Fees	Bonus	Total
	2018	2018	2018	2018
Name	£	£	£	£
Rolf Gerritsen	21,300	48,000	-	69,300
Geoffrey Cowley	24,000	2,000	-	26,000
Total	45,300	50,000	-	95,300

DIRECTORS' REMUNERATION REPORT, continued

Non-executive directors' remuneration - Audited

The table below sets out the remuneration received by each non-executive director during the years ended 31 December 2019 and 2018:

	Remuneration	Fees	Bonus	Severance	Total
	2019	2019	2019	2019	2019
Name	£	£	£	£	£
Greg Hancock	6,667	9,500	10,000	-	26,167
Ken Watson	-	-	-	21,660	21,660
Total	6,667	9,500	10,000	21,660	47,827

Ken Watson received £13,663 (AUD 25,000) in cash and £7,997 (AUD 15,000) in shares as part of a settlement agreement.

	Remuneration	Fees	Bonus	Severance	Total
	2018	2018	2018	2018	2018
Name	£	£	£	£	£
Greg Hancock	-	-	-	-	-
Ken Watson	-	-	-	-	-
Total	-	-	-	-	-

Consideration of shareholder views

The Board considers shareholder feedback received and guidance from shareholder bodies. This feedback, plus any additional feedback received from time to time, is considered as part of the Company's annual policy on remuneration.

Approved on behalf of the Board of Directors.

David Clarke

Chairman of the Remuneration Committee

3 June 2020

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF COBRA RESOURCES PLC

FOR THE YEAR ENDED 31 DECEMBER 2019

Opinion

We have audited the financial statements of Cobra Resources Plc (the 'Parent company') and its subsidiary (together the 'Group') for the year ended 31 December 2019 which comprise the Consolidated Statement of Comprehensive Income, the Consolidated and Parent Company Statements of Financial Position, the Consolidated and Parent Company Statements of Cash Flows and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and International Financial Reporting Standards (IFRSs) as adopted by the European Union and as regards the parent company financial statements, as applied in accordance with the provisions of the Companies Act 2006.

In our opinion, the financial statements:

- give a true and fair view of the state of the group's and of the parent company's affairs as at 31 December 2019 and of the group's and parent company's loss for the year then ended;
- of the group have been properly prepared in accordance with IFRSs as adopted by the European Union;
- of the parent company have been properly prepared in accordance with IFRSs as adopted by the European Union and as applied in accordance with the provisions of the Companies Act 2006; and
- have been prepared in accordance with the requirements of the Companies Act 2006 and, as regards the group financial statements, Article 4 of the IAS Regulation.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the group and parent company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to listed public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of matter

We draw your attention to note 1 of the financial statements, which describes the Group's and Company's assessment of the COVID-19 impact on their ability to continue as a going concern. The Group and Company have explained that the events arising from the COVID-19 pandemic do not impact its use of the going concern basis of preparation nor do they cast significant doubt about the Group's and Company's ability to continue as a going concern for a period of at least twelve months from the date when the financial statements are authorised for issue.

Our opinion is not modified in this respect.

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you where:

• the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or

• the directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the group's or the parent company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue.

Our application of materiality

Materiality is a key concept in the context of an audit. In providing an opinion on whether the financial statements provide a 'true and fair' view, we are providing an opinion on whether the financial statements as a whole are free from material misstatement whether due to fraud or error.

Materiality is an expression of the relative significance of a particular matter in the context of the financial statements as a whole. An item, either individually or in aggregate, is considered material if omitting it or misstating it could reasonably be expected to influence decisions that users make on the basis of an entity's financial statements. Materiality has both quantitative and qualitative characteristics. It depends on the size or nature of the item or error judged in the particular circumstances of its omission or misstatement.

We determine materiality in order to:

- Assist in establishing the scope of our audit engagement and the design of our audit tests;
- Calculate sample sizes where we are undertaking substantive testing; and
- Assist in evaluating the effect of known and likely misstatements on the financial statements.

We used Group loss as a basis for determining planning materiality as it was considered a balance which is most relevant to investors due to the high level of expenditure incurred by the Parent Company during the year prior to the acquisition of its subsidiary. We have determined our Overall Financial Statement Materiality to be £30,300 which has been set at 5% of expenses incurred.

We set performance materiality at 65% of Overall Financial Statement Materiality to reflect the audit risk associated with a Group which has entered into a significant transaction during the period. We apply the concept of materiality both in planning and performing our audit, and in evaluating the effect of misstatements. At the planning stage materiality is used to determine the financial statement areas that are included within the scope of our audit and the extent of sample sizes during the audit.

Our Group audit scope focused on the principal areas of operation, being Australia and the UK. Exploration and evaluation activities take place within the subsidiary company based in Australia and this is also the location of the accounting function for the Group is based in the UK; as such, the audit was performed by us as Group auditors based in London.

Each component within the Group was assessed as to whether they were significant or not significant to the group by either their size or risk. The parent Company and the subsidiary were considered to be significant due to identified risk and size. A full scope audit was completed on both components.

An overview of the scope of our audit

In designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. We addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) we identified, including those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit; and directing the efforts of the engagement team.

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

Key Audit Matter	How the scope of our audit responded to the key audit matter
Impairment of Intangible assets (refer note 8)	
The Group carries a material amount of intangible assets (£612,242) that have arisen from exploration activities and business combinations. There is a risk that the intangible assets are impaired and are overstated within the financial statements.	 Our work included but was not restricted to: Critically assessing whether impairment indicators exist in line with IFRS 6; Checking good title to project licences and that any minimum terms therein have been adequately met or are expected to be met within the contractual terms; Assessing progress and results of exploration activities at the individual projects during the accounting period and subsequent to the yearend; Discussing with management and the Board their plans regarding future exploration on the license areas; Reviewing independently prepared reports on the project and assessing the qualifications of the preparer.
Accounting for the acquisition of Lady Alice Trust and Lady Alice Mines Pty Ltd (refer note 17)	
During the period the Group acquired Lady Alice Trust and Lady Alice Mines Pty Ltd. There is a risk that this acquisition is not correctly accounted for under IFRS 3 Business Combinations including the assessment of the fair value of assets and liabilities acquired.	 Our work included but was not restricted to: A review of the contractual terms contained within the Sale and Purchase Agreement; Testing and verifying management's calculation of the cost of investment, which includes deferred and contingent elements payable to the vendors; Discussion with management and an assessment of the fair value of assets and liabilities acquired, including benchmarking where applicable; Ensuring the presentation and disclosure of the business combination is compliant with IFRS 3.

Other information

The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. The directors are responsible for the other information. Our opinion on the group and parent company financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon. In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. 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.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion the part of the directors' remuneration report to be audited has been properly prepared in accordance with the Companies Act 2006.

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial period for which the financial statements are prepared is consistent with the financial statements; and
- the strategic report and the directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the group and the parent company and their environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or the directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- the parent company financial statements and the part of the directors' remuneration report to be audited are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Responsibilities of directors

As explained more fully in the directors' responsibilities statement, the directors are responsible for the preparation of the group and parent company financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the group and parent company financial statements, the directors are responsible for assessing the group's and parent company's ability 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 company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are 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 ISAs (UK) 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 these financial statements.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Other matters which we are required to address

We were appointed on 28 February 2019 to audit the financial statements for the period ending 31 December 2018. Our total uninterrupted period of engagement is 2 years, covering the year ended 31 December 2019.

The non-audit services prohibited by the FRC's Ethical Standard were not provided to the company and we remain independent of the group and parent company in conducting our audit.

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our sector experience and through discussions with the directors. We considered the extent of compliance with those laws and regulations as part of our procedures on the related financial statement items.

As with any audit, there remained a higher risk of non-detection irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls.

Our audit opinion is consistent with the additional report to the audit committee.

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone, other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

David Thompson (Senior Statutory Auditor)
For and on behalf of PKF Littlejohn LLP
Statutory Auditor

Parid Thompson

3 June 2020

15 Westferry Circus Canary Wharf London E14 4HD

CONSOLIDATED INCOME STATEMENT

FOR THE YEAR ENDED 31 DECEMBER 2019

	Notes	31 December	31 December
		2019	2018
		£	£
Revenue		-	-
Administrative expenses		(544,500)	(376,860)
IPO expenses	_	(124,400)	(196,472)
Operating loss	2	(668,900)	(573,332)
Finance income and costs	_		<u>-</u>
Loss before tax		(668,900)	(573,332)
Taxation	5	-	
Loss for the year attributable to equity holders	<u>-</u>	(668,900)	(573,332)
Earnings per ordinary share Basic and diluted loss per share attributable to owners of the Parent Company		(£0.0099)	(£0.0195)
	6	(=0.000)	(==:0200)

All operations are considered to be continuing.

The accompanying notes are an integral part of these financial statements.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED 31 DECEMBER 2019

	31 December	31 December
	2019	2018
	£	£
Loss for the year	(668,900)	(573,332)
Other Comprehensive income		
Items that may subsequently be reclassified to profit or		
loss:		
 Exchange differences on translation of foreign 	(1.401)	
operations	(1,461)	-
Total comprehensive loss attributable to equity holders of the Parent Company	(670,361)	(573,332)

The accompanying notes are an integral part of these financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 DECEMBER 2019

	Notes		
		2019	2018
		£	£
Non-current assets			
Intangible assets	8	612,242	-
Property, plant and equipment	9	3,428	
Total non-current assets		615,670	-
Current assets			
Trade and other receivables	10	37,433	28,147
Cash and cash equivalents	11	7,675	328,135
Total current assets		45,108	356,282
Non-current liabilities			
Deferred consideration	13	(350,066)	
Current liabilities			
Trade and other payables	12	(436,553)	(27,248)
Deferred consideration	13	(215,486)	-
Total current liabilities		(652,039)	(27,248)
Net (liabilities)/assets		(341,327)	329,034
	•		
Capital and reserves			
Share capital	14	672,335	672,335
Share premium account		160,992	160,992
Share based payment reserve		69,038	69,038
Retained losses		(1,242,231)	(573,332)
Foreign currency reserve		(1,461)	
Total equity	=	(341,327)	329,034

The 2018 comparative relates to the parent company.

The accompanying notes are an integral part of these financial statements.

These financial statements were approved and authorised for issue by the Board of Directors on 3 June 2020.

Signed on behalf of the Board of Directors $\,$

Craig Moulton, Executive Director, Company No. 11170056

COMPANY STATEMENT OF FINANCIAL POSITION

31 DECEMBER 2019

	Notes		
		2019	2018
		£	£
Non-current assets			
Investment in subsidiary	7	432,260	-
Property, plant and equipment	9	3,428	
Total non-current assets		435,688	
Current assets			
Trade and other receivables	10	241,518	28,147
Cash and cash equivalents	11	1,749	328,135
Total current assets		243,267	356,282
Non-current liabilities			
Deferred consideration	13	(350,066)	
Current liabilities			
Trade and other payables	12	(422,560)	(27,248)
Deferred consideration	13	(215,486)	
Total current liabilities		(638,046)	(27,248)
Net (liabilities)/assets		(309,157)	329,034
Capital and reserves			
Share capital	14	672,335	672,335
Share premium account	≛ ⊤	160,992	160,992
Share based payment reserve		69,038	69,038
Retained losses		(1,211,522)	(573,332)
Equity shareholders' funds		(309,157)	329,034
-41			

The Company has taken advantage of the exemption allowed under section 408 of the Companies Act 2006 and has not included its own income statement and statement of comprehensive income in these financial statements. The Company's loss for the period amounted to £638,190 (2018: £573,332 loss).

The accompanying notes are an integral part of these financial statements.

These financial statements were approved and authorised for issue by the Board of Directors on 3 June 2020.

Signed on behalf of the Board of Directors

Craig Moulton, Executive Director, Company No. 11170056

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 31 DECEMBER 2019

	Share capital	Share premium	Share based payment reserve	Retained losses	Foreign currency reserve	Total
<u>-</u>	£	£	£	£	£	£
Loss for the year Translation differences	- -	- -	-	(573,332) -	-	(573,332)
Comprehensive loss for the period	-	-	-	(573,332)	-	(573,332)
Shares issued at incorporation	1	-	-	-	-	1
Shares and warrants issued	672,334	211,167	-	-	-	883,501
Cost of share issue	-	(50,175)	-	-	-	(50,175)
Share warrant charge _	-	-	69,038	-	-	69,038
At 31 December 2018	672,335	160,992	69,038	(573,332)	-	329,034
Loss for the year Translation differences	-	-	-	(668,900)	- (1,461)	(668,900) (1,461)
Comprehensive loss for the period	-	-	-	(668,900)	(1,461)	(670,361)
At 31 December 2019	672,335	160,992	69,038	(1,242,232)	(1,461)	(341,327)

The following describes the nature and purpose of each reserve within equity:

Share capital: Nominal value of shares issued

Share premium: Amount subscribed for share capital in excess of nominal value, less share issue costs

Share based payment reserve: Cumulative fair value of warrants granted

Retained losses: Cumulative net gains and losses, recognised in the statement of comprehensive income

Foreign currency reserve: Gains/losses arising on translation of foreign controlled entities into pounds sterling.

The accompanying notes are an integral part of these financial statements.

COMPANY STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 31 DECEMBER 2019

	Share capital	Share premium	Share based payment reserve	Retained losses	Total
	£	£	£	£	£
Loss for the year Translation differences	-	- -	-	(573,332) -	(573,332) -
Comprehensive loss for the period	-	-	-	(573,332)	(573,332)
Shares issued at incorporation	1	-	-	-	1
Shares and warrants issued	672,334	211,167	-	-	883,501
Cost of share issue Share warrant charge	-	(50,175) -	- 69,038	-	(50,175) 69,038
At 31 December 2018	672,335	160,992	69,038	(573,332)	329,034
Loss for the year Translation differences	-	-	-	(638,190) -	(638,190)
Comprehensive loss for the period	-	-	-	(638,190)	(638,190)
At 31 December 2019	672,335	160,992	69,038	(1,211,522)	(309,157)

The following describes the nature and purpose of each reserve within equity:

Share capital: Nominal value of shares issued

Share premium: Amount subscribed for share capital in excess of nominal value, less share issue costs

Share based payment reserve: Cumulative fair value of warrants granted

Retained losses: Cumulative net gains and losses, recognised in the statement of comprehensive income

The accompanying notes are an integral part of these financial statements.

CONSOLIDATED CASH FLOW STATEMENT

FOR THE YEAR ENDED 31 DECEMBER 2019

	Notes	31 December 2019 £	31 December 2018 £
Cash flows from operating activities			
Operating loss		(668,900)	(573,332)
Shares issued in lieu of fees		-	110,002
Depreciation	9	979	-
Foreign exchange		5,950	-
Increase in trade and other receivables	10	(9,286)	(28,147)
Increase in trade and other payables	12	313,519	27,248
Share warrant charge			69,038
Net cash used in operating activities		(357,738)	(395,191)
Cash flows from investing activities Payments for exploration and evaluation activities Payment for acquisition of subsidiary, net of cash acquired Payments for tangible fixed assets Net cash used in investing activities	8 17 9	(5,660) 11,645 (4,407) 1,578	- - - -
Cash flows from financing activities Proceeds from the issue of shares Cost of shares issued Net cash generated from financing activities		35,700 - 35,700	773,501 (50,175) 723,326
Net (decrease)/increase in cash and cash equivalents Cash and cash equivalents at beginning of year		(320,460) 328,135	328,135
Cash and cash equivalents at end of year	11	7,675	328,135
	:		

The 2018 comparative relates to the parent company.

The accompanying notes are an integral part of these financial statements.

COMPANY CASH FLOW STATEMENT

FOR THE YEAR ENDED 31 DECEMBER 2019

	Notes	31 December 2019 £	31 December 2018 £
Cash flows from operating activities			
Operating loss		(638,190)	(573,332)
Shares issued in lieu of fees		-	110,002
Depreciation	9	979	-
Increase in trade and other receivables	10	(4,958)	(28,147)
Increase in trade and other payables	12	359,611	27,248
Share warrant charge		-	69,038
Net cash used in operating activities		(282,558)	(395,191)
Cash flows from investing activities Payments for tangible fixed assets Investment in subsidiary Net cash used in investing activities	9 7	(4,407) (535) (4,942)	- - - -
Cash flows from financing activities			
Proceeds from the issue of shares		35,700	773,501
Cost of shares issued		-	(50,175)
Loan to subsidiary company	10	(74,586)	
Net cash (used in)/generated from financing activities		(38,886)	723,326
Net (decrease)/increase in cash and cash equivalents		(326,386)	328,135
Cash and cash equivalents at beginning of year		328,135	- 220 125
Cash and cash equivalents at end of year	11	1,749	328,135

NOTES TO THE FINANCIAL STATEMENTS

ACCOUNTING POLICIES AND BASIS OF PREPARATION

General information

The Group is a public company limited by shares which is incorporated in England. The registered office of the Company is 9th Floor, 107 Cheapside, London, EC2V 6DN, United Kingdom. The registered number of the Company is 11170056.

The principal activity of the Group is to objective is to explore, develop and mine precious and base metal projects.

Summary of significant accounting policies

The principal accounting policies applied in the preparation of these Financial Information are set out below ('Accounting Policies' or 'Policies'). These Policies have been consistently applied to all the periods presented, unless otherwise stated.

Accounting policies

Basis of preparation of Financial Statements

The Group and Company Financial Statements have been prepared in accordance with International Financial Reporting Standards ('IFRS') and IFRS Interpretations Committee ('IFRS IC') as adopted by the European Union, the Companies Act 2006 that applies to companies reporting under IFRS and IFRS IC interpretations. The Group and Company Financial Statements have also been prepared under the historical cost convention, except as modified for assets and liabilities recognised at fair value on an asset acquisition.

The Financial Statements are presented in pounds sterling, which is the functional currency of the Parent Company. The functional currency of Lady Alice Mines Pty Ltd is Australian Dollars.

The preparation of the Financial Statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires the Board to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the Financial Statements are disclosed in Note 1.

Changes in accounting policies

a) New and amended standards adopted

There have been no new standards and amendments to standards and interpretations effective for accounting periods beginning or after 1 January 2019 that have material impact on the Group or Company.

(b) New Standards and amendments and interpretations issued but not effective for the financial period beginning 1 January 2019 and not early adopted.

The standards and interpretations that are issued, but not yet effective, up to the date of issuance of the Financial Statements are listed below. The Group and Company intend to adopt these standards, if applicable, when they become effective. Unless stated below, there are no IFRSs or IFRIC interpretations that are not yet effective that would be expected to have a material impact on the Group or Company.

Statements

- Amendments to References to Conceptual Framework in IFRS Standards (effective 1 January 2020)
- Definition of Material (Amendments to IAS 1 and IAS 8) (effective 1 January 2020)
- Interest Rate Benchmark Reform (Amendments to IFRS 9, IAS 39 and IFRS 7) (effective 1 January 2020)

NOTES TO THE FINANCIAL STATEMENTS (continued)

Going concern

The Financial Statements have been prepared on a going concern basis. In assessing whether the going concern assumption is appropriate, the Directors have taken into account all relevant available information about the current and future position of the Group and Company, including current level of resources, additional funding raised in 2020 and the required level of spending on exploration and evaluation activities. As part of their assessment, the Directors have also taken into account the ability to raise additional funding whilst maintaining sufficient cash resources to meet all commitments.

The Group meets its working capital requirements from its cash and cash equivalents. To date, the Company has raised finance for its activities in discrete transfers and has not generated revenues from operations. As such, the Group's and Company's ability to continue as a going concern will depend upon future successful capital raisings or loans from third parties. Proceeds from the issue of shares post year end amounted to £677,145 and, after the payment of creditors, the Group and Company have sufficient funds to meet their working capital needs for a period of at least 12 months from the date of approval of these financial statements. Further funding will be required either through equity raisings or other financial arrangements to fund future exploration activities and this additional funding is not guaranteed however to date the Company has been successful in securing funding when required. Exploration and evaluation will be curtailed, if necessary, in order to preserve cash for working capital purposes.

At present the Group believes that there should be no significant material disruption to its operations from COVID-19 in the near term, but the Board continues to monitor these risks and the Group's business continuity plans.

Having prepared forecasts based on current resources, assessing methods of obtaining additional finance and assessing the possible impact of COVID-19, the Directors believe the Group has sufficient resources to meet its obligations for a period of 12 months from the date of approval of these financial statements. Taking these matters into consideration, the Directors continue to adopt the going concern basis of accounting in the preparation of the financial statements. The financial statements do not include the adjustments that would be required should the going concern basis of preparation no longer be appropriate.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Parent Company and companies controlled by the Parent Company, the Subsidiary Companies, drawn up to 31 December each year.

Control is recognised where the Company has the power to govern the financial and operating policies of an investee entity so as to obtain benefits from its activities, and is exposed to, or has rights to, variable returns from its involvement in the subsidiary. The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, where appropriate.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring the accounting policies used into line with those used by the Group. All intra-group transactions, balances, income and expenses are eliminated on consolidation.

The Group applies the acquisition method of accounting to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

Acquisition-related costs are expensed as incurred unless they result from the issuance of shares, in which case they are offset against the premium on those shares within equity.

Any contingent consideration to be transferred by the Group is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognised either in profit or loss or as a change to other comprehensive income. Contingent consideration that is classified as equity is not re-measured, and its subsequent settlement is accounted for within equity.

NOTES TO THE FINANCIAL STATEMENTS (continued)

Basis of consolidation (continued)

Investments in subsidiaries are accounted for at cost less impairment.

Segmental reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors that makes strategic decisions.

The Group's operations are located Australia with the head office located in the United Kingdom. The main tangible assets of the Group, cash and cash equivalents, are held in the United Kingdom and Australia. The Board ensures that adequate amounts are transferred internally to allow all companies to carry out their operational on a timely basis.

The Directors are of the opinion that the Group is engaged in a single segment of business being the exploration of gold in Australia. The Group currently has two geographical reportable segments — United Kingdom and Australia.

Foreign currencies

For the purposes of the consolidated financial statements, the results and financial position of each Group entity are expressed in pounds sterling, which is the presentation currency for the consolidated financial statements.

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency (foreign currencies) are recorded at the rates of exchange prevailing at the dates of the transactions. At each reporting date, monetary items denominated in foreign currencies are retranslated at the rates prevailing at the reporting date. Exchange differences arising are included in the profit or loss for the period.

For the purposes of preparing consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated at exchange rates prevailing on the reporting date. Income and expense items are translated at the average exchange rates for the period. Gains and losses from exchange differences so arising are shown through the Consolidated Statement of Changes in Equity.

Property, plant and equipment

Property, plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Depreciation is provided on all property, plant and equipment to write off the cost less estimated residual value of each asset over its expected useful economic life on a straight-line basis at the following annual rates: Office Equipment: 33.33% per annum

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. Gains and losses on disposal are determined by comparing the proceeds with the carrying amount and are recognised within 'Other (losses)/gains' in the Statement of Comprehensive Income.

Impairment of tangible fixed assets

A review for indicators of impairment is carried out at each reporting date, with the recoverable amount being estimated where such indicators exist. Where the carrying value exceeds the recoverable amount, the asset is impaired accordingly. Prior impairments are also reviewed for possible reversal at each reporting date.

For the purposes of impairment testing, when it is not possible to estimate the recoverable amount of an individual asset, an estimate is made of the recoverable amount of the cash-generating unit to which the asset belongs. The cash-generating unit is the smallest identifiable group of assets that includes the asset and generates cash inflows that largely independent of the cash inflows from other assets or groups of assets.

NOTES TO THE FINANCIAL STATEMENTS (continued)

Intangible assets

Exploration and evaluation assets

Exploration and evaluation assets comprises all costs which are directly attributable to the exploration of a project area. The Group recognises expenditure as exploration and evaluation assets when it determines that those assets will be successful in finding specific mineral resources. Expenditure included in the initial measurement of exploration and evaluation assets and which are classified as intangible assets relate to the acquisition of rights to explore, topographical, geological, geochemical and geophysical studies, exploratory drilling, trenching, sampling and activities to evaluate the technical feasibility and commercial viability of extracting a mineral resource. Capitalisation of pre-production expenditure ceases when the mining property is capable of commercial production.

Exploration and evaluation assets recorded at fair-value on acquisition

Exploration assets which are acquired are recognised at fair value. When an acquisition of an entity whose only significant assets are its exploration asset and/or rights to explore, the Directors consider that the fair value of the exploration assets is equal to the consideration. Any excess of the consideration over the capitalised exploration asset is attributed to the fair value of the exploration asset.

Impairment of intangible assets

Intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised in profit or loss for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Early stage exploration projects are assessed for impairment using the methods specified in IFRS 6.

Financial Assets

Loans and Receivables

(a) Classification and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an instrument level.

The Group's and Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- financial assets at amortised cost (debt instruments);
- financial assets at fair value through OCI with recycling of cumulative gains and losses (debt instruments);
- financial assets designated at fair value through OCI with no recycling of cumulative gains and losses upon derecognition (equity instruments); and
- financial assets at fair value through profit or loss.

Financial assets at amortised cost (debt instruments)

This category is the most relevant to the Group and Company. The Group and Company measure financial assets at amortised cost if both of the following conditions are met:

• the financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and

NOTES TO THE FINANCIAL STATEMENTS (continued)

• the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest rate ("EIR") method and are subject to impairment. Interest received is recognised as part of finance income in the statement of profit or loss and other comprehensive income. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired. The Group's and Company's financial assets at amortised cost include trade and other receivables (not subject to provisional pricing) and cash and cash equivalents.

Derecognition

A financial asset is primarily derecognised when:

- the rights to receive cash flows from the asset have expired; or
- the Group and Company have transferred their rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group and Company have transferred substantially all the risks and rewards of the asset, or (b) the Group and Company have neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Impairment of financial assets

The Group and Company recognise an allowance for expected credit losses ("ECLs") for all debt instruments not held at fair value through profit or loss. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group and Company expect to receive, discounted at an approximation of the original EIR. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

Financial liabilities

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

Subsequent measurement

After initial recognition, trade and other payables are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in the statement of profit or loss and other comprehensive income when the liabilities are derecognised, as well as through the EIR amortisation process.

Derecognition

A financial liability is derecognised when the associated obligation is discharged or cancelled or expires.

Cash and cash equivalents

The Company considers any cash on short-term deposits and other short-term investments to be cash and cash equivalents.

Share capital

The Company's ordinary shares of nominal value £0.01 each ("Ordinary Shares") are recorded at such nominal value and proceeds received in excess of the nominal value of Ordinary Shares issued, if any, are accounted for as share premium. Both share capital and share premium are classified as equity. Costs incurred directly to the issue of Ordinary Shares are accounted for as a deduction from share premium, otherwise they are charged to the income statement.

NOTES TO THE FINANCIAL STATEMENTS (continued)

Current and deferred income tax

Tax represents income tax and deferred tax. Income tax is based on profit or loss for the year. Taxable profit or loss differs from the loss for the year as reported in the Consolidated Statement of Comprehensive Income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items of income or expense that are never taxable or deductible. The liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the Statement of Financial Position date.

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the Historical Financial Information and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised.

Deferred tax assets and liabilities are offset where there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the intention is to settle current tax assets and liabilities on a net basis.

Share based payments

The fair value of services received in exchange for the grant of share warrants is recognised as an expense in profit or loss. A corresponding increase is recognised in equity.

Judgements and key sources of estimation uncertainty

The preparation of the Financial Statements in conformity with IFRS requires the directors to make judgements, estimates and assumptions that affect the amounts reported. These estimates and judgements are continually reviewed and are based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Accounting estimates and assumptions are made concerning the future and, by their nature, may not accurately reflect the related actual outcome.

Contingent consideration, resulting from business combinations, is valued at fair value at the acquisition date as part of the business combination. The determination of fair value is based on key assumptions involving estimation of the probability of meeting each performance target and the timing thereof. As part of the acquisition of Lady Alice Mines Pty Ltd, contingent consideration with an estimated fair value of £296,536 was recognised at the acquisition date. See note 17 for further details. The Group is required to remeasure the contingent liability at fair value at each reporting date with changes in fair value recognised in accordance with IFRS 9.

NOTES TO THE FINANCIAL STATEMENTS (continued)

2. EXPENSES BY NATURE

	31 December	31 December
	2019	2018
	£	£
This is stated after charging/(crediting):		
Accountancy fees	17,645	15,656
Auditors remuneration *	20,950	14,750
Bank charges	505	-
Depreciation	979	-
Directors' remuneration	326,626	47,300
Foreign exchange	(1,228)	-
Impairment of loans	(35,392)	-
Interest received	(96)	-
IT and website costs	2,617	2,325
Legal and professional fees	275,327	476,684
Office costs	17,067	3,651
Tenement costs surrendered	16,471	-
Travel costs	27,429	12,966
	668,900	573,332

^{*} Amounts payable to PKF Littlejohn LLP by the Company in respect of non-audit services was £25,600 (2018: £1,500) net of VAT in relation to work as reporting accountants for listing on the main market of the London Stock Exchange.

3. SEGMENT INFORMATION

The Group's prime business segment is mineral exploration.

The Group operates within two geographical segments, the United Kingdom and Australia. The UK sector consists of the parent company which provides administrative and management services to the subsidiary undertaking based in Australia.

The following tables present expenditure and certain asset information regarding the Group's geographical segments for the year ended 31 December 2019:

Operational Results	31 December	31 December
	2019	2018
	£	£
Revenue	-	-
Loss after taxation		
- United Kingdom	(638,190)	(573,332)
- Australia	(30,170)	
Total	(668,900)	(573,332)

NOTES TO THE FINANCIAL STATEMENTS (continued)

3. SEGMENT INFORMATION (continued)

2019	Australia	United Kingdom	Total
	£	£	£
Non-current assets	612,242	3,428	615,670
Current assets	10,254	34,854	45,108
Total liabilities	(13,993)	(988,112)	(1,002,105)
2018			
Non-current assets	-	-	-
Current assets	-	356,282	356,282
Total liabilities	-	(27,248)	(27,248)

4. DIRECTORS' EMOLUMENTS

There were no employees during the period apart from the directors, who are the key management personnel. No directors had benefits accruing under money purchase pension schemes.

	Remuneration	Fees	Bonus	Severance	Total
Year ended 31 December 2019	£	£	£	£	£
C Moulton	25,000	93,500	-	-	118,500
R Gerritsen	43,000	117,300	-	-	160,300
G Hancock	6,667	9,500	10,000	-	26,167
K Watson	-	-	-	21,660	21,660
	74,667	220,300	10,000	21,660	326,627

- During the year £118,500 (2018: £nil) was paid to Moulton Metals Pty Ltd, a company in which Craig Moulton is a Director, in respect of Directors fees and consultancy services. At the year end, £51,756 is included in trade payables. Of this amount he received 2,118,750 shares in lieu of director fees and 2,500,000 shares per his employment contract.
- During the year £130,300 (2018: £48,000) was paid to RCA Associates Ltd, a company of which Rolf Gerritsen is a director, in respect of Directors fees and consultancy services. During the year £30,000 (2018: £nil) was paid to RCA Associates Ltd, for Rolf Gerritsen's assistance with the acquisition of Lady Alice Mines Pty Ltd.
- During the year £26,167 (2018: £nil) was paid to Hancock Corporate Investments Pty Ltd, a company in which Greg Hancock is a Director, in respect of Directors fees and consultancy services.
- Ken Watson received £13,663 (AUD 25,000) in cash and £7,997 (AUD 15,000) in shares as part of a settlement agreement upon his resignation as Director of the Company.

NOTES TO THE FINANCIAL STATEMENTS (continued)

4. DIRECTORS' EMOLUMENTS (continued)

	Remuneration	Fees	Bonus	Severance	Total
Year ended 31 December 2018	£	£	£	£	£
G Cowley	24,000	2,000	-	-	26,000
R Gerritsen	21,300	48,000	-	-	69,300
	45,300	50,000	-	-	95,300

- An amount of £2,000 was paid to EDC Holdings Limited in respect of Geoffrey Peter Cowley, a Director of the Company, in respect of consultancy fees.
- Included in the above is £4,000 paid to G Cowley as part of a settlement agreement upon his resignation as Director of the Company.
- During the year professional fees of £48,000 were paid to RCA Associates Ltd, a company of which Rolf Gerritsen is a director, for assistance with the fund raise.

5. INCOME TAXES

a) Analysis of tax in the period

	31 December	31 December
	2019	2018
	£	£
Current tax	-	-
Deferred taxation		
_	-	

b) Factors affecting tax charge or credit for the period

The tax assessed on the loss on ordinary activities for the period differs from the standard rate of corporation tax in the UK of 19% (2018: 19%) and Australia of 27.5%. The differences are explained below:

31 December	31 December
2019	2018
£	£
(668,900)	(573,332)
(155,915)	(108,933)
28,923	37,330
126,992	71,603
	-
	2019 £ (668,900) (155,915) 28,923

The weighted average applicable tax rate of 23.25% (2018: 19%) used is a combination of the standard rate of corporation tax rate for entities in the United Kingdom of 19% (2018: 19%), and 27.5% in Australia.

NOTES TO THE FINANCIAL STATEMENTS (continued)

6. EARNINGS PER SHARE

Basic and diluted loss per share is calculated by dividing the loss attributed to ordinary shareholders of £668,900 (2018: £573,332 loss) by the weighted average number of shares of 67,233,532 (2018: 29,354,855) in issue during the year.

The basic and dilutive loss per share are the same as the effect of the exercise of share warrants and options would be anti-dilutive.

7. INVESTMENTS IN SUBSIDIARY UNDERTAKINGS

	Investments	Loans	Total
Company	£	£	£
At 1 January 2019		-	
Additions	432,260	-	432,260
Disposals	-	-	-
Provision for impairment		-	
At 31 December 2019	432,260	-	432,260

Investments in Group undertakings are stated at cost less impairment. During the year the Company acquired 100% of the issued share capital of Lady Alice Mines Pty Ltd and in turn, 100% of the units in the Lady Alice Trust which is wholly owned by Lady Alice Mines Pty Ltd.

At 31 December 2019 the Company held the following interests in subsidiary undertakings, which are included in the consolidated financial statements and are unlisted.

Name of company	Registered office address	Proportion held	Business
	Level 2, 1-5 Walker Avenue, West		
Lady Alice Mines Pty Ltd	Perth, WA, Australia	100%	Mining
	Level 2, 1-5 Walker Avenue, West		
Lady Alice Mines Unit Trust ¹	Perth, WA, Australia	100%	Mining

¹Lady Alice Mines Unite Trust is a wholly owned entity of Lady Alice Mines Pty Ltd.

8. INTANGIBLE FIXED ASSETS

Intangible assets comprise exploration and evaluation costs. Exploration and evaluation assets are all internally generated except for those acquired at fair value as part of a business combination.

	Total
Group	<u>£</u>
At 1 January 2019	-
Acquired at fair value (note 17)	606,560
Additions	5,660
At 31 December 2019	612,242

NOTES TO THE FINANCIAL STATEMENTS (continued)

8. INTANGIBLE FIXED ASSETS (continued)

The Directors undertook an assessment of the following areas and circumstances that could indicate the existence of impairment:

- The Group's right to explore in an area has expired, or will expire in the near future without renewal;
- No further exploration or evaluation is planned or budgeted for;
- A decision has been taken by the Board to discontinue exploration and evaluation in an area due to the absence of a commercial level of reserves; or
- Sufficient data exists to indicate that the book value will not be fully recovered from future development and production.

Following their assessment, the Directors concluded that no impairment charge was necessary for the period ended 31 December 2019.

9. PROPERTY, PLANT AND EQUIPMENT

	Office Equipment	Total
Cost	£	£
At 31 December 2018	-	-
Additions during the period	4,407	4,407
At 31 December 2019	4,407	4,407
Depreciation		
At 31 December 2018	-	-
Charge for the period	(979)	(979)
At 31 December 2019	(979)	(979)
Net book value		
At 31 December 2019	3,428	3,428
At 31 December 2018		<u>-</u> _

10. TRADE AND OTHER RECEIVABLES

	Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
Current	£	£	£	£
Prepayments	32,890	28,147	32,890	28,147
Intercompany debtors	-	-	208,413	-
Goods & Services Tax	4,307	-	-	-
Other debtors	236	-	215	
	37,433	28,147	241,518	28,147
Prepayments Intercompany debtors Goods & Services Tax	32,890 - 4,307 236	28,147 - - -	32,890 208,413 - 215	- - -

The fair value of trade and other receivables approximates to their book value. Other classes of financial assets included within trade and other receivables do not contain impaired assets.

NOTES TO THE FINANCIAL STATEMENTS (continued)

10. TRADE AND OTHER RECEIVABLES (continued)

The carrying amounts of the Group and Company's trade and other receivables are denominated in the following currencies:

	Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
	£	£	£	£
UK pounds	33,126	28,147	241,518	28,147
Australian dollars	4,307	-	-	<u>-</u> _
	37,433	28,147	241,518	28,147
11. CASH AND CASH EQUIVALENTS				
	Group	Group	Company	Company
	31 Dec 2019	31 Dec 2018	31 Dec 2019	31 Dec 2018
	£	£	£	£
Cash at bank and in hand	7,675	328,135	1,749	328,135
	7,675	328,135	1,749	328,135

The fair value of cash at bank is the same as its carrying value.

The carrying amounts of the Group and Company's cash and cash equivalents are denominated in the following currencies:

	Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
	£	£	£	£
UK pounds	1,749	328,135	1,749	328,135
Australian dollars	5,926	-	-	<u>-</u>
	7,675	328,135	1,749	328,135

12. TRADE AND OTHER PAYABLES

	Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
Current	£	£	£	£
Trade creditors	266,509	6,600	263,473	6,600
Share subscriptions paid in advance	35,700	-	35,700	-
GST collected	3,784	-	-	-
Accruals and deferred income	130,560	20,648	123,387	20,648
	436,553	27,248	422,560	27,248

The fair value of trade and other payables approximates to their book value.

NOTES TO THE FINANCIAL STATEMENTS (continued)

12. TRADE AND OTHER PAYABLES (continued)

The carrying amounts of the Group and Company's trade and other payables are denominated in the following currencies:

	Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
	£	£	£	£
UK pounds	422,560	27,248	422,560	27,248
Australian dollars	13,993	-	-	-
	436,553	27,248	422,560	27,248

13. DEFERRED CONSIDERATION

	Total
Group and Company	<u>£</u>
Amounts payable under	
business combination	565,552
At 31 December 2019	565,552
Categorised as:	
Current liabilities	215,486
Non-current liabilities	350,066

Refer to note 17 for further detail.

14. SHARE CAPITAL

	Dec 2019 Number of shares	Dec 2019 £	Dec 2018 Number of shares	Dec 2018 £
Issued, called up and fully paid				
Ordinary shares of £0.0001	67,233,532	672,335	67,233,532	672,335
Total	67,233,532	672,335	67,233,532	672,335

As at 31 December 2019 the Company had 63,351,916 warrants outstanding (2018: 63,351,916).

Each ordinary share is entitled to one vote in any circumstances. Each ordinary share is entitled pari passu to dividend payments or any other distribution and to participate in a distribution arising from a winding up of the Company.

NOTES TO THE FINANCIAL STATEMENTS (continued)

15. SHARE BASED PAYMENTS

Warrants

	Warrants Number	Weighted average exercise price
At incorporation Issued during the period	- 63,351,916	- 0.02p
Warrants at 31 December 2018	63,351,916	0.02p
Warrants at 31 December 2019	63,351,916	0.02p
Exercisable at year end	63,351,916	0.02p

At 31 December 2019 the weighted average remaining contractual life of the warrants outstanding was 1 year.

Options

	Options Number	Weighted average exercise price
At incorporation Issued during the period	-	-
Options at 31 December 2018	-	
Issued during the period	1,344,672	0.015p
Options at 31 December 2019	1,344,672	0.015p
Exercisable at year end	1,344,672	0.015p

At 31 December 2019 the weighted average remaining contractual life of the options outstanding was 3 years.

NOTES TO THE FINANCIAL STATEMENTS (continued)

16. FINANCIAL INSTRUMENTS

	Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
	£	£	£	£
Financial assets at amortised cost				
Trade and other receivables excluding prepayments	4,543	-	208,628	-
Cash and cash equivalents	7,675	328,135	1,749	328,135
	12,218	328,135	210,377	328,135
Financial liabilities				_
Trade and other payables (at amortised cost)	(305,993)	(6,600)	(299,173)	(6,600)
Deferred consideration (at FVPL)	(565,552)	-	(565,552)	_
	(871,545)	(27,248)	(864,725)	(27,248)

17. BUSINESS COMBINATION

Lady Alice Mines Pty Ltd

On 7 March 2019, the Company acquired 100% of the share capital of Lady Alice Mines Pty Ltd ('LAM') and its wholly owned subsidiary The Lady Alice Trust (the 'Trust'), for total consideration of £432,262 which is to be satisfied via a mix of cash and share consideration which is shown below. In addition, the Company agreed to settle existing liabilities due to unitholders of the Trust of up to A\$250,000. The share based payment consideration was settled on 16 January 2020 upon the successful re-admission to the London's Stock Exchange Main Market. 10,815,297 shares were issued at a close price of 1.25p.

The Trust has an entitlement to earn a 75% equity interest in tenements near Wudinna in South Australia for gold exploration (the 'Wudinna Agreement'), and is also the sole owner of the right, title and interest in the Prince Alfred Licence, a formerly producing copper mine.

The principal terms of the Wudinna Agreement are as follows:

- Stage 1: the Trust will fund A\$2.1 million within three years to earn a 50% equity position
- Stage 2: at the completion of Stage 1, a joint venture vehicle can be formed, or alternatively the Trust can spend a further A\$1.65 million over an additional two years to earn a 65% equity interest
- Stage 3: at the completion of Stage 2, a joint venture vehicle can be formed, or alternatively the Trust can spend a further A\$1.25 million within one year to earn a 75% equity interest

The contingent consideration is due to the unitholders on satisfying the following project milestones:

- First Option 14% of the total issued share capital on completion of Stage 1
- Second Option 21% of the total issued share capital on completion of Stage 2
- Third Option 30,000,000 ordinary shares on announcement of a JORC-compliant Indicated Mineral Resource for the Wudinna Project of not less than 750,000 ounces of gold

The Directors have calculated the consideration payable on a probability basis of satisfying the project milestones in accordance with IFRS 3 Business Combinations. The Directors have also estimated the number of shares to be issued at each milestone and the share price. This has been fixed at the number of consideration shares issued at the time of the RTO and the share price at that time. Management believe this is a best estimate.

NOTES TO THE FINANCIAL STATEMENTS (continued)

17. BUSINESS COMBINATION (continued)

The following table summarises the consideration paid for LAM and the values of the assets and equity assumed at the acquisition date.

Total consideration	£
Cash	553
Share based payments at RTO	135,191
Contingent consideration	296,536
	432,262
Recognised amounts of assets and liabilities acquired	£
Recognised amounts of assets and liabilities acquired Cash and cash equivalents	£ 12,169
Cash and cash equivalents	12,169
Cash and cash equivalents Exploration assets (note 8)	12,169 606,560

18. RELATED PARTY TRANSACTIONS

Save as disclosed below there were no related party transactions during the year other than remuneration to Directors disclosed in note 4.

Rolf Gerritsen is a director of London Stock Exchange listed company, MetalNRG plc ("MNRG"). On 10 December 2019 MNRG agreed to assist Cobra during its fundraise and invested £25,000 to be satisfied by the issuance of 2,500,000 new ordinary shares in the Company. On 15 November 2018 the Company entered into an Advisory Service Agreement with MNRG whereby MNRG (the "Adviser") agreed to provide advisory services to Cobra during its admission to the Main Market of the London Stock Exchange. MNRG was entitled to a fee in connection with Admission to be satisfied by the issued of 4,166,666 new ordinary shares in Cobra, amounting to £62,500.

During the year, the Group paid £6,367 in respect of rent to AusQuest, a company in which Gregory Hancock is a Director.

As at 31 December 2019, included in the other receivables is £208,413 due from Lady Alice Mines Pty Ltd, a subsidiary company. The loan is interest free and repayable on demand.

NOTES TO THE FINANCIAL STATEMENTS (continued)

19. POST YEAR END EVENTS

On 13 January 2020 the Company announced that, subject to Admission to the Official List and to trading on the London Stock Exchange, the Company had raised gross proceeds of £613,300 at a price of £0.01 per share, through the issue of 61,330,000 Placing Shares.

On 16 January 2020 the Company announced that its entire issued share capital of 153,747,138 ordinary shares had been admitted to the standard segment of the Official List of the Financial Conduct Authority and to trading on the main market for listed securities of the London Stock Exchange plc under the TIDM "COBR". The 153,747,138 ordinary shares admitted to the standard segment of the Official List of the Financial Conduct Authority and to trading on the main market for listed securities of the London Stock Exchange plc to comprise 67,233,532 Existing Ordinary Shares; 61,330,000 Placing Shares; 10,058,224 Initial Consideration Shares; 6,066,632 First Reimbursement Shares; 5,818,750 Fee Shares (issued to directors in lieu of fees); and 3,240,000 Ordinary shares issued to consultants in lieu of cash payments (at the Placing Price of 1p per share).

On 5 March 2020 the Company announced the issue of 1,745,007 ordinary shares. 757,073 shares were issued to the previous directors of Lady Alice Mines Pty Ltd, pursuant to the acquisition agreement, 654,600 shares were issued to a former director of the Company pursuant to a settlement agreement and 333,334 shares were issued pursuant to the exercise of 333,334 share warrant at a price of 2p per share. The shares were admitted to trading on 12 March 2020.

On 11 March 2020, the World Health Organisation declared the Coronavirus outbreak to be a pandemic in recognition of its rapid spread across the globe, with over 200 countries now affected. Many governments are taking increasingly stringent steps to help contain or delay the spread of the virus and as a result there is a significant increase in economic uncertainty.

On 29 April 2020 the Company announced the resignation of Rolf Gerritsen and appointment of Daniel Maling and David Clarke as non-executive directors.

On 7 May 2020 the Company announced the issue of 30,095,354 ordinary shares pursuant to the completion of a private placement conducted at 2.25p per share raising gross proceeds of approximately £677,000. The shares were admitted to trading on 15 May 2020.

On 14 May 2020 the Company announced the completion of the Stage 2 soil sampling programme with 654 samples being sent to ALS laboratories in Adelaide. The programme saw the collection of 104 new samples at the Barns prospect - Southern Extension; Baggy Green - South; Baggy Green South East; and the Clarke prospect, as well as 550 re-assays of previous samples. The work programme also included a regional scale interpretation of the Newcrest Aeromagnetic data and a mineral component analysis of all Stage 2 soil samples.

On 15 May 2020 the Company announced that notice of exercise of 1,500,000 warrants had been received to acquire 1,500,000 shares at a price of 2p per share. The shares were admitted to trading on 21 May 2020.

The emergence of the Covid-19 coronavirus pandemic has caused a severe adverse effect on the global economy. The Board is aware of the various risks that the pandemic presents that include but are not limited to financial, operational, staff and community health and safety, logistical challenges and government regulation. The Group has conducted an assessment on the potential financial and operational risks to the business of the current COVID-19 environment, and while the Group is yet to experience any significant impact from the virus, it is still possible that there may be an impact on the timing delivery of future operational milestones if the situation endures or worsens primarily as a result of movement restrictions imposed by the State and Federal Australian Governments.

NOTES TO THE FINANCIAL STATEMENTS (continued)

19. POST YEAR END EVENTS (continued)

The Group continues to monitor the potential impact on its operational activities, with a particular focus on restrictions to the movement and availability of contractors to carry out exploration field work. For the Group's 31 December 2019 financial statements, the Coronavirus outbreak and the related impacts are considered non-adjusting events.

The Group has a duty of care towards all contractors and employees, and therefore expects some staff to be required to self-isolate as well as the potential for suppliers to prohibit their staff from travelling to site. The result would be a delay to the originally planned timing of work commitments.

20. Ultimate controlling party

There is no ultimate controlling party.