



2013 Annual Report

CORPORATE DIRECTORY

NAGAMBIE MINING LIMITED ABN 42 111 587 163
NAGAMBIE DEVELOPMENTS PTY LTD ABN 37 130 706 311
NAGAMBIE LANDFILL PTY LTD ABN 90 100 048 075

REGISTERED OFFICE & PRINCIPAL PLACE OF BUSINESS

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DIRECTORS

Michael W Trumbull (Executive Chairman)
Geoff Turner (Non-Executive Director – Exploration)
Kevin J Perrin (Non-Executive Director – Finance)

COMPANY SECRETARY

Alfonso M G Grillo

PRINCIPAL LEGAL ADVISER

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Melbourne Vic 3000
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AUDITOR

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SHARE REGISTRY

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SECURITIES EXCHANGE LISTING

Nagambie Mining Limited shares are listed
on the Australian Securities Exchange
ASX Code: NAG

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Front Cover: *First Pass RC Drilling at Wandean*

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CHAIRMAN'S LETTER

Dear Shareholder

FY (financial year) 2012 was not a good year to be a shareholder in a gold exploration company and FY 2013 was even worse. Finally, in the first half of FY 2014, there are some indications that the industry still has a pulse.

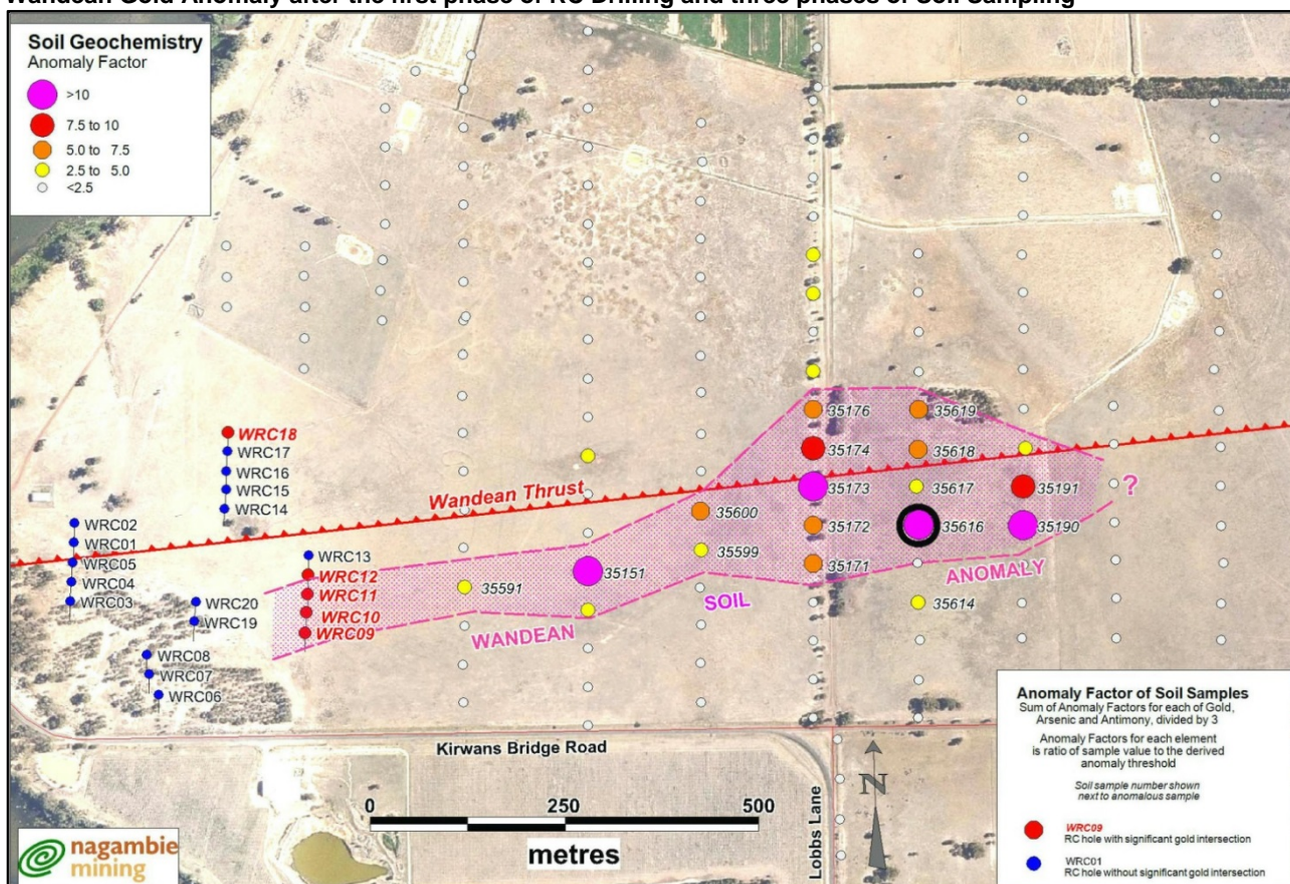
As I said this time last year, gold exploration/development/production represents a great industry to be exposed to despite the current, almost total "disconnect" between company market values and the gold price. The simple reason is that, as has always been the case, when market values are so far "out of whack" compared with market history, the correction can be rapid, significant and unheralded.

The Wandean Gold Prospect

The Company's various activities during FY 2013 are covered in the Operations & Exploration Review that follows. I would however like to emphasise the successful exploration carried out during the year at Wandean, 9 km to the north west of the Nagambie Mine.

After three phases of soil sampling at Wandean, a well-defined gold-arsenic-antimony anomaly has been established, as depicted in the following figure.

Wandean Gold Anomaly after the first phase of RC Drilling and three phases of Soil Sampling



The peak soil result achieved (black-ringed sample in the figure) was 239 ppb gold, 13,607 ppb arsenic and 946 ppb antimony for an overall 31.7 anomaly factor. This is the best soil result ever received by the Company in the Nagambie region (239 ppb equates to 0.24 g/t gold at surface).

The results indicate that the best grade gold mineralisation occurs within 600 metres of strike at the eastern end of the anomaly. A second-phase RC (reverse circulation) percussion drilling program has just commenced following the extensive Spring rains in central Victoria. The program is targeting an initial Inferred Resource under JORC standards.

Proposed Landfill Site at the Nagambie Mine

A principal task in FY 2014 will be seeking to obtain a landfill licence on freehold land owned by the Company at the Nagambie Mine. Nagambie Mining at this stage is uncertain if the application will be successful and, if it is successful, how long it will take to get the necessary regulatory approvals from the Environmental Protection Authority of Victoria (EPA) and the Strathbogie Shire.

The first landfill site selected lies between the East Pit and the Heap Leach Pad from the 1990s operations, is significantly degraded, and is surplus to requirements in that the area is not prospective for gold mineralisation.

Landfill Site looking east with the southern side of the Heap Leach Pad on the left and the Old Crusher Pad in the middle distance.



The proposed landfill site is being designed to take only Melbourne-sourced, inert, industrial dry waste (principally construction and demolition waste), the residue from commercial recycling operations.

Equity Raisings

Once again, the Company's shareholder base supported several fund raisings throughout FY 2013 and a total of \$1,092,000 was raised. \$747,000 was raised from a 1 for 3 Rights Issue at 2.0 cents per share in September 2012. \$195,000 was raised from a Share Purchase Plan (SPP) at 2.0 cents per share in April 2013, leaving a shortfall for the SPP of \$305,000. \$150,000 of that shortfall was then placed at 2.0 cents per share with sophisticated and professional investors in May 2013.

Without such strong support, Nagambie Mining would have struggled to survive through what has been Australia's worst market in living memory for small gold exploration companies.

Finally, I would again like to thank my fellow directors and the small but focussed Nagambie Mining management team for their continued efforts throughout the year in advancing all aspects of the Company's activities. Colin Glazebrook retired as the Executive Director and CEO on 30 June 2013 after working in exploration and mining for 50 years in Australia and overseas. In his 5 years with Nagambie Mining, he had executive responsibility for the successful rationalising and focussing of all the head office functions, the exploration tenements portfolio and all the exploration activities. He was also very proactive in the continuing rehabilitation of the Nagambie Mine site. Colin has agreed to consult to the Company as required.

Mike Trumbull
Executive Chairman

17 October 2013

OPERATIONS & EXPLORATION REVIEW OF FY 2013

The Company's principal objectives continued to be:

1. to evaluate the 100% owned oxide gold prospects on and within economic trucking distance of the Nagambie Mine, targeting a minimum of 100,000 to 200,000 ounces of gold mineralisation; and
2. to maximise the value of the company's freehold land by considering new business opportunities and developing all the construction material opportunities at the Nagambie Mine, including the sale of overburden and tailings and the commercialisation of the shallow sand deposits.

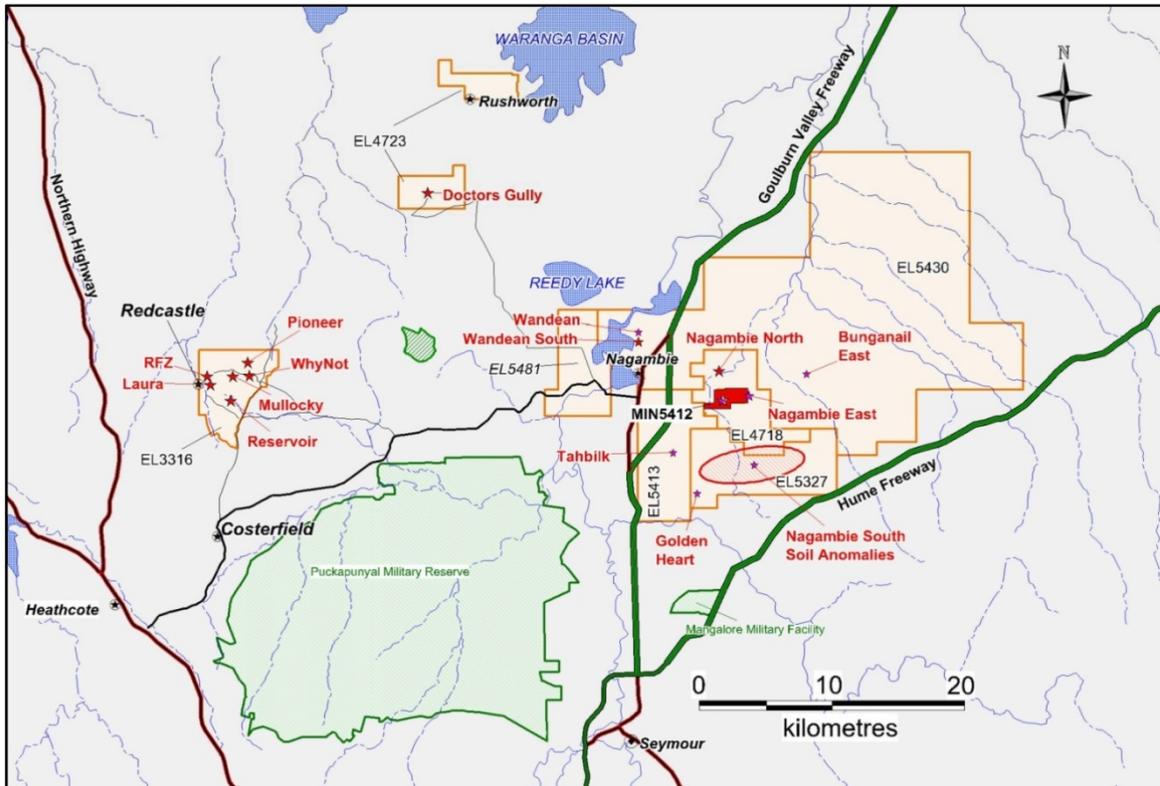
As at 30 June 2013, the company held six granted Exploration Licences, one Mining Licence and had one Exploration Licence Application in central Victoria. The total area of 605.2 km² was a significant increase on the 267.4 km² total area as at 30 June 2012, reflecting the exploration emphasis on the Nagambie region during FY 2013.

Table 1 Nagambie Mining Tenements

Group Area	Project	Name/Prospect	Licence Number	Area km ²	Interest %
Exploration Areas					
Nagambie	Nagambie Regional	Nagambie North	EL 4718	34.9	100
		Nagambie South	EL 5327	53.0	100
		Nagambie West	EL 5413	43.1	100
		Wandean	EL 5430	387.0	100
		Wandean West	ELA 5481	31.0	100
Rushworth	Rushworth	Doctors Gully	EL 4723	24.1	100
Redcastle	Redcastle	Redcastle	EL 3316	28.5	100
Development Area					
Nagambie	Nagambie	Nagambie Mine	MIN 5412	3.6	100
			Total	605.2	

All tenements are for gold and associated minerals and are in good standing. Total expenditure on the tenements for FY 2013 was \$728,000. The great majority of the expenditure was for the Nagambie Mine and the surrounding exploration licences.

Figure 1 Nagambie Mining Tenements and Gold Targets



EXPLORATION & DEVELOPMENT OF GOLD ASSETS

The Company's most valuable gold assets are the tenements in the Nagambie area, centred on the old Nagambie Mine and now totalling over 500 km² in area.

When the Nagambie Mine operated in the 1990s, the average head grade of the gold oxide ore stacked on the heap leach pad was approximately 0.8 g/t gold. Heap leach gold recovery was approximately 80%. Importantly, the gold price averaged around only A\$500 per ounce at that time but is currently trading in a range of A\$1,300 to A\$1,700 per ounce. Costs for contract activities such as open-pit mining, trucking, crushing, agglomerating and stacking have not increased nearly as much as the A\$ gold price in the intervening years.

Heap leach operations can be developed quickly and are much lower cost than conventional gold treatment operations, both in terms of total capital cost and operating cost per tonne. The recommencement of heap leach operations at the Nagambie Mine will benefit from the proven technology and successful operations history at the Mine in the 1990s. Recommencement will also benefit from the bitumen public road access to the Mine gate, the Company's freehold land (roughly 200 hectares) and the process water that can be pumped from the East Pit. Other infrastructure remaining on site includes the haulage roads, the pondage civil works, the operations shed, the grid electricity supply and the potable water supply.

The planned West Pit Extension at the Nagambie Mine is targeted to contain 25,000 ounces of gold mineralisation over 200 metres strike length at 0.8 g/t gold. At 80% heap leach recovery, this would give 2 years' life at 10,000 ounces of gold production per year. The target grade for Nagambie-style oxide mineralisation for other prospects in the region is also 0.8 g/t gold. Target size for a gold discovery under shallow cover in the Nagambie region is 200,000 ounces given the size of the Nagambie Mine orebody (184,000 ounces of gold mined in the 1990s plus 25,000 ounces targeted in the West Pit Extension).

The Company estimates that ore trucking costs from Redcastle and Rushworth to the Nagambie Mine would equate to around 0.2 g/t gold head grade equivalent. Hence an average head grade of 1.0 g/t gold or higher for Redcastle and Rushworth ore could produce attractive returns. Nagambie Mining is confident of being able to delineate various open pits at Redcastle and Rushworth containing a significant tonnage of mineralisation averaging 1.0 to 2.0 g/t gold.

Historical production at Redcastle and Rushworth focussed entirely on narrow, high-grade quartz veins hosted by sedimentary rocks, predominantly sandstones and siltstones. Apart from the mineralised quartz veins which occur in fractures associated with local anticlinal folding, lower-grade disseminated gold has been identified within the sediments, thus presenting as large open-cut style targets. The depth of oxidation is around 60 to 70 metres. Nagambie Mining is planning to mine by open pit the lower-grade disseminated oxide gold, none of which was mined by the historical miners, together with the mineralised quartz veins that remain. These remnant quartz veins would have been either too thin or too low grade for previous underground mining operations, but will lift the average grade of the open-pit mineralisation.

Nagambie Mining's current portfolio of 100%-owned gold targets is as follows.

Table 2 Current Portfolio of Gold Targets

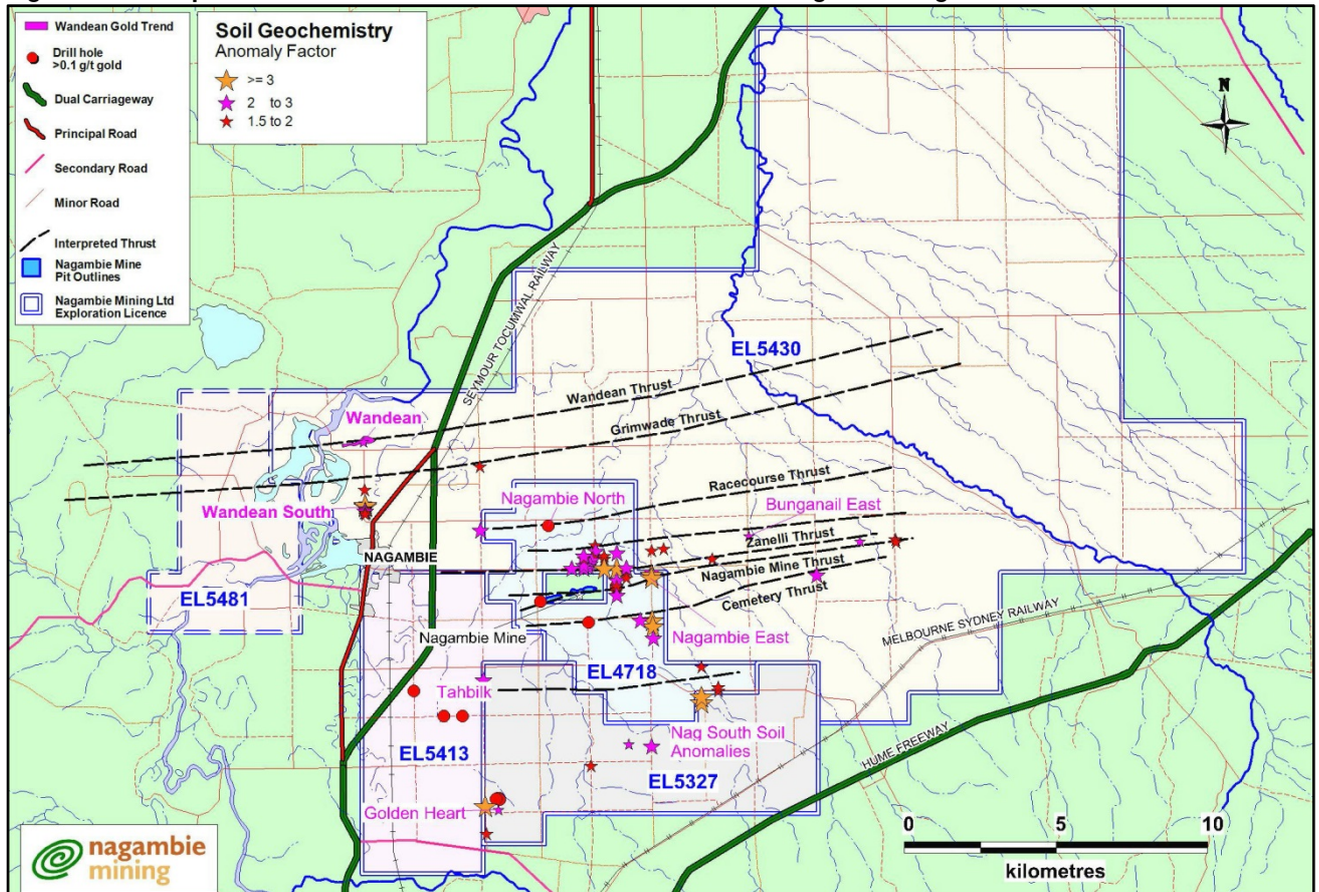
Location	Gold Targets
Nagambie Mine	1. West Pit Extension 2. Nagambie Footwall Mineralisation
Nagambie Regional	3. Wandean 4. Nagambie East 5. Wandean South 6. Nagambie South 7. Nagambie North 8. Bunganaill East
Redcastle	9. Reservoir 10. Mullocky 11. Laura 12. RFZ 13. Why Not 14. Pioneer
Rushworth	15. Doctors Gully

Exploration in FY 2013 focussed on the Nagambie Regional gold targets and Wandean in particular.

NAGAMBIE REGIONAL GOLD PROJECT

The Nagambie Regional Gold Project at 30 June 2013 covered over 500 km² in four granted exploration licences (ELs 4718, 5327, 5413 and 5430) and one exploration licence application (EL 5481) – refer Figure 2.

Figure 2 Interpreted Thrusts and Anomalous Gold Results in the Nagambie Region



1. Wandean

Wandean is 9 km north west of the Nagambie Mine in EL 5430 (refer Figure 2). Wandean conforms very closely with the Company's regional gold model as it has all the structural, rock type and mineralisation characteristics that were present at the Nagambie Mine before it was drilled out to establish gold resources, mined and heap leached in the 1990s.

First-Pass RC Drilling Program at Wandean

A 20-hole RC drilling program was completed at the end of December 2012 and the assay results were reported in detail in an ASX release in February 2013.

Four north-south traverses were drilled, each of five holes with the north-south spacing between holes being nominally 25 metres. The actual drilled locations for the holes, WRC 01 through to WRC 20, are shown in Figure 3, together with the interpreted position of the Wandean Thrust.

Significant gold intersections are highlighted in Figure 3. For a first-pass drilling program over an area never before drilled, the results were very encouraging. The length-weighted average gold grade for the intersections in WRC 9, 10, 11 and 12 was approximately 1.2 g/t. This is encouraging for future drilling programs at Wandean given that the Nagambie Mine averaged 0.8 g/t gold when it was mined in the 1990s.

First-Pass Nagambie Mining Soil Sampling Program at Wandean

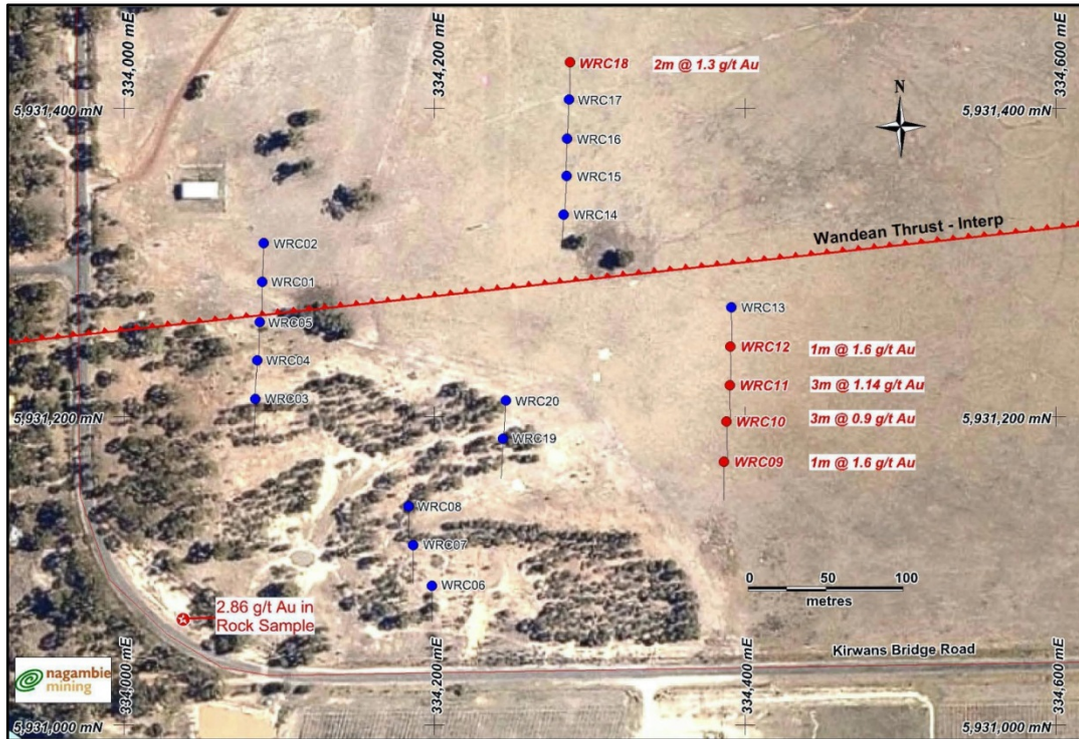
The Company has proven previously in the Nagambie region that the soil sampling protocols it employs are best practice in terms of the soil horizon being consistently sampled and the laboratory assaying procedures being employed. Based on the Company's extensive database for the region, Nagambie Mining is picking up significant gold anomalies that had not been detected by earlier explorers.

Basement throughout the area is Devonian marine sediments, fine grained mudstones/siltstones with lesser sandstone. Tertiary clays, sands and gravels have subsequently been deposited as cover over most of the Nagambie area through regional alluvial action.

Surface soil can host dispersed traces of mineralisation sourced from the underlying basement rocks. Plants and bacteria can biochemically influence the process, transporting elements from the basement source through the overlying cover to the surface soil.

Following the discovery of Nagambie Mine-style gold mineralisation in the first-pass RC drilling program at Wandean, a 60-sample soil geochemistry program was carried out to test for indicated extensions of the gold mineralisation to the east and the north east. The results were reported in detail in an ASX release in April 2013 and are highlighted in Figure 4.

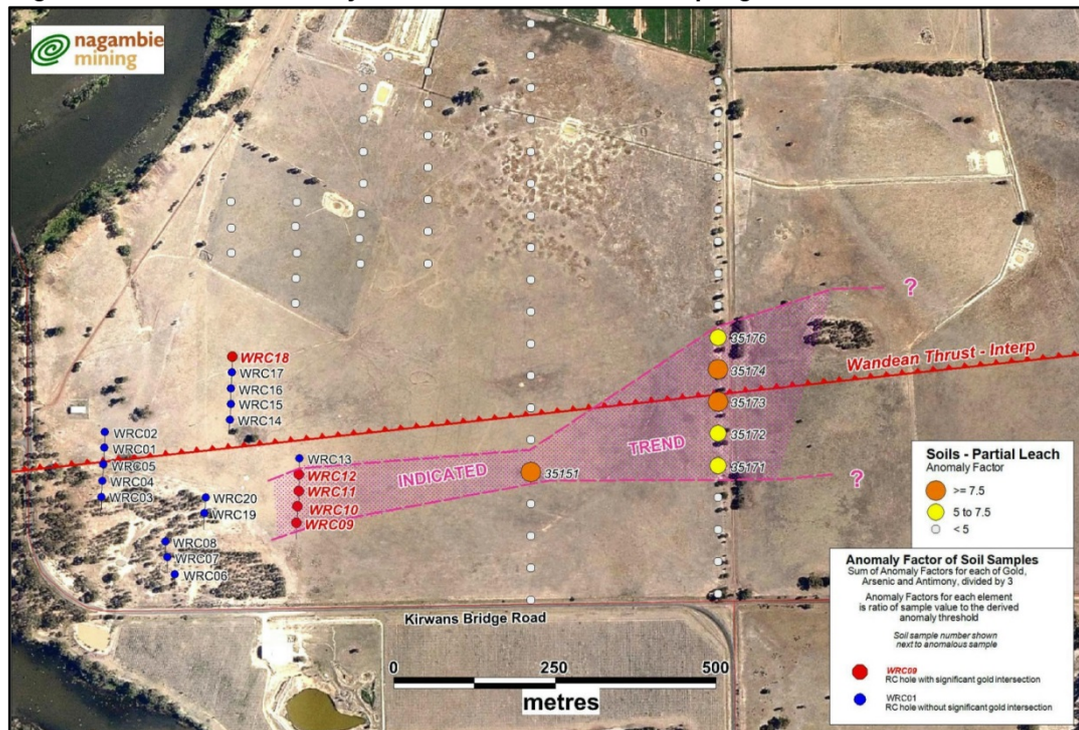
Figure 3 Plan of First-Pass RC Drill Holes at Wandean and Significant Results



The six highly anomalous soil sampling results received exceeded the Company's expectations and indicated very strong eastward continuity of the gold mineralisation. The strongest gold-arsenic-antimony soil results occurred 655 metres east of the drilled gold mineralisation and indicated that the mineralisation may become significantly wider to the east. Maximum values of 45 ppb (parts per billion) gold, 5,121 ppb arsenic and 4,481 ppb antimony were returned within a very well defined trend of mineralisation.

To discriminate between geochemical background and values indicating sub-surface mineralisation, threshold values for anomalous readings were statistically calculated and applied to give anomaly factors for each of the three pathfinder metals (gold, arsenic and antimony), and to produce combined Anomaly Factors.

Figure 4 Wandean Anomaly after First Phase of Soil Sampling



Second-Pass Soil Sampling Program at Wandean

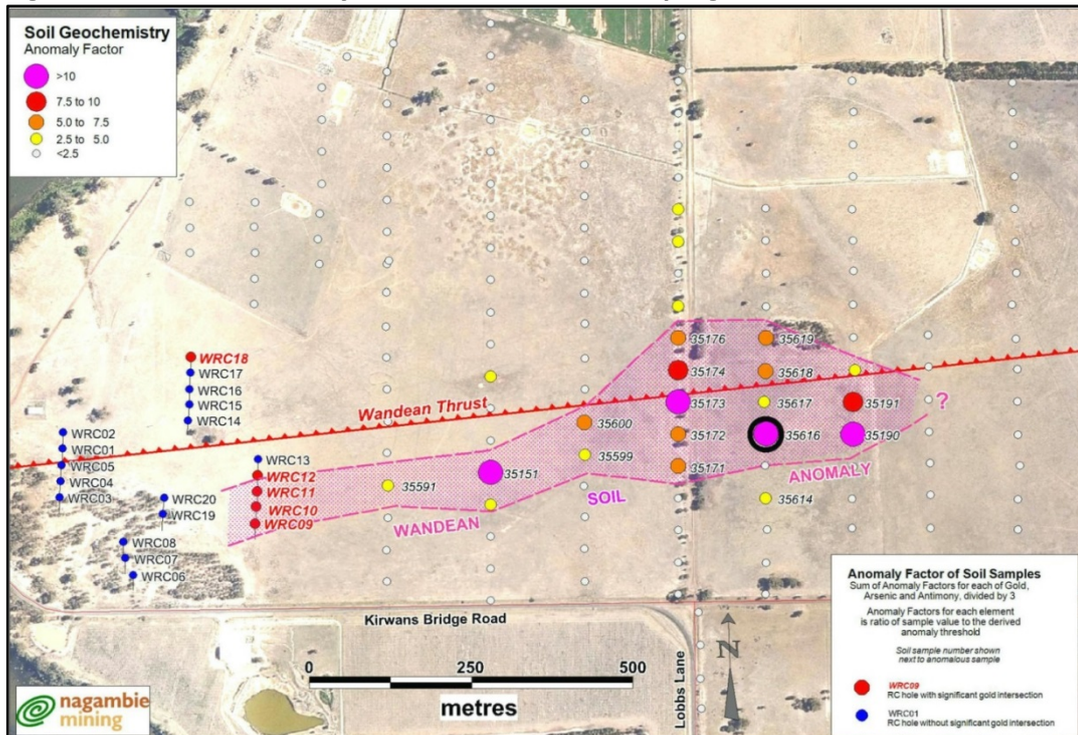
In June 2013, the Company reported that a second-pass soil sampling program had extended the indicated east-west gold mineralisation trend at Wandean to around 1,050 metres in length.

Three north-south lines were soil sampled to the east of the trend indicated by the first-pass soil sampling. The first line to the east had two highly anomalous gold-arsenic-antimony results on trend. The two most easterly lines had no highly anomalous results, suggesting that the gold mineralisation weakens to the immediate east.

Third-Pass, Infill Soil Sampling Program at Wandean

In July 2013, Nagambie Mining reported that infill soil sampling had refined the shape of the gold-arsenic-antimony mineralisation trend at Wandean (refer Figure 5).

Figure 5 Wandean Anomaly after 3 Phases of Soil Sampling



The peak infill soil result achieved (black-ringed sample in Figure 5) was 239 ppb gold, 13,607 ppb arsenic and 946 ppb antimony for an overall 31.7 anomaly factor. This is the best soil result ever received by the Company in the Nagambie region (239 ppb equates to 0.24 g/t gold at surface).

The results indicate that the best grade gold mineralisation occurs within 600 metres of strike at the eastern end of the soil anomaly.

Planned Resource Drilling Program at Wandean

A second-phase RC drilling program is planned to be drilled after the Spring rains cease. All holes will be angled at 60 degrees to the south.

The program is targeting an initial Inferred Resource under JORC standards for Wandean.

A Possible Development Scenario for Wandean

The following scenario is obviously extremely preliminary in nature but is included to indicate general concepts and strategies that could be applicable for development at Wandean.

If the planned resource drilling program is successful, an Inferred Resource could be estimated for Wandean once all assay results were received.

The Company would then need to carry out numerous planning activities in order to apply for a mining licence over an area at Wandean sufficient in size to allow for open pit mining and the temporary stockpiling of ore and overburden mined. Those planning activities could take 6 to 12 months.

In order to minimise environmental impacts at Wandean, Nagambie Mining would propose that all oxide gold ore mined be trucked to the Nagambie Mine (9 km to the south east) and heap-leach treated there.

A new plastic-lined heap leach pad and pregnant pond would be designed at the Nagambie Mine. The existing operations shed at the Nagambie Mine, which previously housed the 1990s gold room, would be redesigned with new gold room equipment and tankage. Maintenance planning for the existing barren pond, storm pond and overflow pond would be carried out.

Nagambie Mining would also propose to rehabilitate all the overburden dumps generated at Wandean by producing sized gravel products for sale to developers and shire councils in the region (as it is currently doing at the Nagambie Mine).

The Company would negotiate compensation agreements with the landholders at Wandean that could involve leasing or outright purchase of the land required. Rehabilitation of the open pit walls and surrounding area after mining would be consistent with mining regulations and the wishes of the ultimate owner of the land.

The Company would use contractors wherever appropriate for the mining, trucking, heap leach pad construction, heap leach treatment and rehabilitation activities.

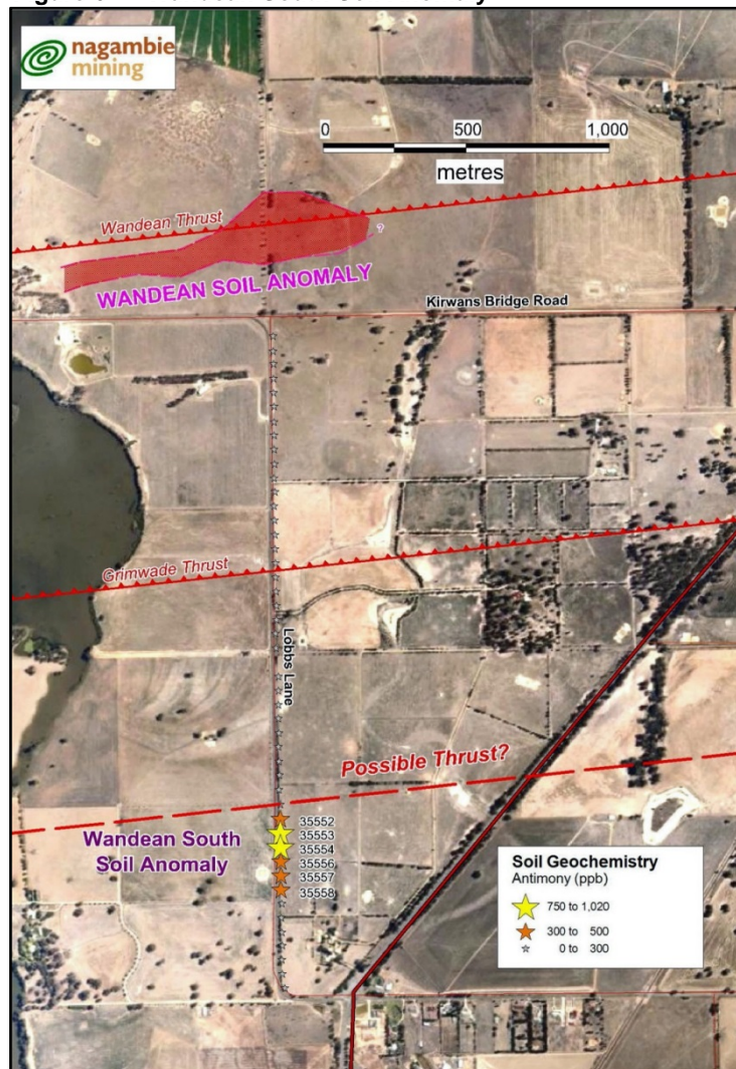
During open pit mining at Wandean, the Company would retain full geological control over ore delineation.

At the Nagambie Mine, contractors would be used to carry out the crushing, agglomerating and conveyor stacking of the ore on the new heap leach pad. Company personnel would carry out all the gold bullion production activities.

2. Wandean South

In July 2013, Nagambie Mining reported that a single soil sampling line from the Wandean anomaly southwards had picked up a new soil anomaly south of Wandean (refer Figure 6).

Figure 6 Wandean South Soil Anomaly



Soil samples were taken every 50 metres besides Lobbs Lane using the same sampling methods and analysis as for the Wandean Prospect.

A strong antimony anomaly with associated gold and arsenic occurs 2.2 km to the south of the Wandean gold-arsenic-antimony anomaly.

The Wandean South soil anomaly indicates an additional east-west mineralising thrust south of the interpreted Grimwade Thrust. Follow up soil sampling on lines both east and west of the anomaly will be carried out in summer to determine its extent and trend.

3. Wandean West EL Application

Late in the year, the Company applied for a new exploration licence (EL 5481 of 31 km²) to the west and south west of Wandean. The Wandean and Grimwade Thrusts are interpreted to extend westwards of the bedrock gold mineralisation discovered at Wandean and there is evidence of historic shafts within the EL 5481 application. The indicated thrust at Wandean South could also add to the potential of EL 5481.

4. Nagambie East

Soil sampling during the year significantly upgraded the Nagambie East area, east of the Nagambie Mine.

Dargalong Road, which runs north-south and is 1.8 km east of the Nagambie Mine, was soil sampled every 100 metres over 14.2 km. Background for the soils in the area is 0 to 2 ppb gold. Four clearly anomalous zones along Dargalong Road were established from the sampling.

The outstanding zone, with a high value of 66 ppb gold, was at Nagambie East and is one of Nagambie Mining's best ever gold-in-soil anomalies. Importantly, it is coincident with the interpreted position of the east-west Nagambie Mine Thrust and indicates a compelling drill target

NAGAMBIE MINE REHABILITATION & SITE UTILISATION

GLOBAL GRAVEL PRODUCTION

As part of Nagambie Mining's rehabilitation of the overburden dumps at the Nagambie Mine, Global Contracting Pty Ltd (Global) is producing sized gravel products for sale.

At the end of FY 2013, Global purchased a new mobile jaw crusher (imported from Italy), shown in the centre of Photo 1. Previously, Global had hired in crushers intermittently to crush material that reported to oversize from Global's mobile screening plant (right-hand side of Photo 1).

Photo 1 Global Excavator, Mobile Jaw Crusher and Mobile Screening Plant



The equipment shown in Photo 1 is complemented with a large rubber-tyred front end loader (with a weighing bucket) and a 25-tonne Volvo truck. With the new equipment fleet, costing in total around \$2.0 million, Global is now cost-effectively producing 3,000 tonnes per week of minus 40mm gravel (shown coming off the conveyor belt at the far right-hand side of Photo 1). This product is ideal for road making and road maintenance by local contractors including Global and local shires such as the Strathbogie and Mitchell Shires.

If Global were able to sell all of its gravel production then revenue to Nagambie Mining would be in excess of \$180,000 per year.

UNDERWATER EXPLOSIVES TESTING FACILITY

The Australian Department of Defence (DOD) for many years has conducted underwater explosives testing at a disused quarry in suburban Melbourne. For environmental reasons, DOD is planning to set up a new testing facility in regional Victoria, with the chosen site being the eastern end of the East Pit at the Nagambie Mine. Water depth in the East Pit is greater than 50 metres which is in excess of DOD's requirements.

Photo 2 DOD Site at the eastern end of the East Pit



DOD's proposal is to lease a portion of Nagambie Mining's freehold land at the mine and set up a facility involving:

- a security fenced and gated compound for a building and plant to support the operation;
- all-weather roads within the leased area;
- operational and landing facilities for entry to and exit from the water; and
- connections to the Nagambie Mine's grid electricity supply and potable water supply.

Principal terms and conditions between Nagambie Mining as lessor and DOD as lessee have been drafted. Final documentation of the long term lease agreement will be prepared once DOD has received all the necessary approvals from the Victorian Department of Planning and Community Development, anticipated to occur shortly. Rental will be reviewed annually in line with movements in the CPI

Mike Trumbull
Executive Chairman

STATEMENT AS TO COMPETENCY

The Exploration Results in this report have been compiled by Mr Geoff Turner, who is a Fellow of the Australian Institute of Geoscientists, has more than ten years in the estimation, assessment, and evaluation of mineral resources and ore reserves, and has more than 20 years in exploration for the relevant style of mineralisation that is being reported. In these regards, Geoff Turner qualifies as a Competent Person as defined in the 2012 edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves". Geoff Turner is a Director of Nagambie Mining Limited and consents to the inclusion in this report of these matters based on the information in the form and context in which it appears.

FORWARD-LOOKING STATEMENTS

This report contains "forward-looking statements" within the meaning of securities laws of applicable jurisdictions. Forward-looking statements can generally be identified by the use of forward-looking words such as "may", "will", "expect", "target", "intend", "plan", "estimate", "anticipate", "believe", "continue", "objectives", "outlook", "guidance" or other similar words, and include statements regarding certain plans, strategies and objectives of management and expected financial performance. These forward-looking statements involve known and unknown risks, uncertainties and other factors, many of which are outside the control of Nagambie Mining and any of its officers, employees, agents or associates. Actual results, performance or achievements may vary materially from any projections and forward-looking statements and the assumptions on which those statements are based. Exploration potential is conceptual in nature, there has been insufficient exploration to define a Mineral Resource and it is uncertain if further exploration will result in the determination of a Mineral Resource. Readers are cautioned not to place undue reliance on forward-looking statements and Nagambie Mining assumes no obligation to update such information.

Directors' Report

The directors of Nagambie Mining Limited submit herewith the annual financial report of the company and its controlled entities (the group) for the financial year ended 30 June 2013.

Directors

The names and particulars of the company directors in office during the financial year and until the date of this report are as follows. The directors were in office for the entire period unless stated otherwise.

Name	Particulars
<p>MICHAEL W TRUMBULL <i>Non-Executive Director</i> Appointed 28 July 2005</p> <p><i>Non-Executive Chairman</i> Appointed 20 December 2007</p> <p><i>Executive Chairman</i> Appointed 13 September 2013</p> <p>Age 63</p>	<p>Michael Trumbull has a degree in mining engineering (first class honours) from the University of Queensland and an MBA from Macquarie University. A Fellow of the Australian Institute of Mining and Metallurgy, he has over 40 years of broad mining industry experience with mines / subsidiaries of MIM, Renison, WMC, CRA, AMAX, Nicron, ACM and BCD Resources.</p> <p>From 1983 to 1991, he played a senior executive role in expanding the Australian gold production assets of ACM Gold. From 1985 to 1987, he was Project Manager and then Resident Manager of the Westonia open pit gold mine and treatment plant in Western Australia. Westonia production for 1986/87 was 650,000 tonnes at 3.0 g/t head grade and 90% mill recovery for 56,000 ounces of gold. From 1987 to 1991, he was General Manager – Investments for the ACM Group.</p> <p>From 1993 to 2011, he was a Director of the BCD Resources Group and was involved in the exploration, subsequent mine development and operation of the Beaconsfield underground gold mine in Tasmania. From 1993 to 2003, he was the sole Executive Director of BCD and, from 2003 to 2004, was the Managing Director.</p> <p><i>Other current Directorships of Listed Companies</i> None</p> <p><i>Former Directorships of Listed Companies in last three years</i> BCD Resources NL – appointed March 1993, resigned February 2011 BCD Resources (Operations) NL - appointed August 2007, resigned February 2011</p>
<p>GEOFF R TURNER <i>Non-Executive Director</i> <i>Exploration</i> Appointed 20 December 2007</p> <p>Age 65</p>	<p>Geoff Turner, a geologist with a B.Sc (Hons) & M.Sc (Exploration & Mining Geology), is a Registered Professional Geoscientist and Fellow of the Australian Institute of Geoscientists (AIG). He has 30 years' experience in mineral exploration in the Lachlan Fold Belt, the Tanami, the West African Shield and the Yilgarn. Since 2000, he has managed his own exploration services company based in Bendigo, Exploration Management Services Pty Ltd, which provides field and technical services to the mineral industry.</p> <p>Geoff is a member of the Audit and Compliance Committee.</p> <p><i>Other Current Directorships of Listed Companies</i> None.</p> <p><i>Former Directorships of Listed Companies in last three years</i> None</p>

<p>KEVIN J PERRIN</p> <p><i>Non-Executive Director Finance</i> Appointed 17 September 2010</p> <p><i>Deputy Chairman</i> Appointed 20 December 2010</p> <p><i>Age 64</i></p>	<p>Kevin Perrin is a Certified Practising Accountant (CPA). Since 1 July 2012, he has been a consultant to Prowse Perrin & Twomey after having been a partner in that business for 37 years. Prowse Perrin & Twomey is a firm of CPA's located in Ballarat which conducts an accounting, taxation, audit and financial advisory practice. He is also a consultant to PPT Financial Pty Ltd, having been a director and shareholder of that company for 22 years. PPT Financial Pty Ltd is an independent investment advisory firm holding an Australian Financial Services Licence. Prior to that time, he held a personal Securities Dealers Licence and was a member of the Stock Exchange of Ballarat Limited.</p> <p>Kevin is Chairman of the Audit and Compliance Committee</p> <p><i>Other Current Directorships of Listed Companies</i> None</p> <p><i>Former Directorships of Listed Companies in last three years</i> BCD Resources NL – appointed February 2006, resigned September 2012 BCD Resources (Operations) NL - appointed February 2007, resigned September 2012</p>
<p>COLIN GLAZEBROOK</p> <p><i>Executive Director</i> Appointed 20 December 2007</p> <p><i>Chief Executive Officer</i> Appointed 20 December 2007</p> <p>Retired 30 June 2013</p> <p><i>Age 70</i></p>	<p>Colin Glazebrook is a geologist with a B.Sc. (Geology Hons, Geophysics) and a Fellow and Chartered Professional (Management) of the AusIMM. He has 50 years' experience in the resources industry including 38 years direct involvement in gold and base metal exploration in all States and Territories in Australia and internationally in New Zealand, the South Pacific, Indonesia and the former Soviet Union. In Victoria, he has directed exploration and mining activities at various gold properties prior to Nagambie including the Wattle Gully Gold Mine at Castlemaine, the Poverty Reef at Tarnagulla, the A1 Mine at Woods Point, Glen Wills and Cassilis.</p> <p><i>Other Current Directorships of Listed Companies</i> None.</p> <p><i>Former Directorships of Listed Companies in last three years</i> None.</p>

Company Secretary

ALFONSO M G GRILLO BA LLB

Alfonso M G Grillo is a Partner at TressCox Lawyers. He holds a Bachelor of Arts and Bachelor of Law degree. Alfonso has expertise in various aspects of commercial law, including company meeting practice and corporate governance procedures, fundraising and fundraising documentation, ASX Listing Rules and mergers and acquisitions.

Alfonso advises resource industry companies in relation to mining and exploration projects, acquisition and divestment of assets, joint ventures, due diligence assessments and native title issues.

Principal activities

The principal activity of the group during the financial period was exploration for, and development of, gold, associated minerals and construction materials in Victoria.

Review of operations

As at 30 June 2013, the company held six granted Exploration Licences, one Mining Licence and had one Exploration Licence Application in central Victoria. The total area of 605.2 km² was a significant increase on the 267.4 km² total area as at 30 June 2012, reflecting the exploration emphasis on the Nagambie region during 2013 financial year.

Group Area	Project	Name/Prospect	Licence Number	Area km ²	Interest %
Exploration Areas					
Nagambie	Nagambie Regional	Nagambie North	EL 4718	34.9	100
		Nagambie South	EL 5327	53.0	100
		Nagambie West	EL 5413	43.1	100
		Wandean	EL 5430	387.0	100
		Wandean West	ELA 5481	31.0	100
Rushworth	Rushworth	Doctors Gully	EL 4723	24.1	100
Redcastle	Redcastle	Redcastle	EL 3316	28.5	100
Development Area					
Nagambie	Nagambie	Nagambie Mine	MIN 5412	3.6	100
			Total	605.2	

All tenements are for gold and associated minerals and are in good standing. Total expenditure on the tenements for the 2013 financial year was \$727,856. The great majority of the expenditure was for the Nagambie Mine and the surrounding exploration licences. The first RC drilling program at Wandean was conducted during the year and confirmed significant bedrock gold mineralisation. Follow up RC drilling at Wandean is planned in the 2014 financial year.

The company's principal objectives continued to be: (1) to evaluate the 100% owned oxide gold prospects on and within economic trucking distance of the Nagambie Mine, targeting a minimum of 100,000 to 200,000 ounces of gold; and (2) to maximise the value of the company's freehold land by developing all the construction material opportunities at the Nagambie Mine, including the sale of overburden and tailings and the commercialisation of the sand deposits.

Total revenue, principally from sales of non-gold materials, decreased by \$83,413 to \$162,417 for the 2013 financial year. The net loss before impairments of \$563,881 for the 2013 financial year was \$91,323 more than the 2012 financial year loss of \$472,558. Total impairment of exploration tenements for the 2013 financial year, principally for the Redcastle exploration licence, was \$791,300.

A total of \$1,091,618 of funding was raised by the company in the 2013 financial year. \$746,618 was raised from a 1 for 3 Rights Issue at 2.0 cents per share in September 2012. \$195,000 was raised from a Share Purchase Plan (SPP) at 2.0 cents per share in April 2013, leaving a shortfall for the SPP of \$305,000. \$150,000 of that shortfall was placed at 2.0 cents per share with sophisticated and professional investors in May 2013.

Changes in state of affairs

There was no significant change in the state of affairs of the Group during the financial year.

Subsequent events

The following event occurred after reporting date and is of significance to the company:

On 6 September 2013 the company announced the completion of the placement to sophisticated and professional investors of 41,000,000 new shares at 2 cents each to raise a total of \$820,000. The increase in working capital will allow the company to drill and evaluate the compelling 100%-owned gold anomaly at Wandean and to apply for a landfill licence covering a specific site at the 100%-owned Nagambie Mine.

Environmental regulations

The company's exploration and mining tenements are located in Victoria. The operation of these tenements is subject to compliance with the Victorian and Commonwealth mining and environmental regulations and legislation.

Licence requirements relating to ground disturbance, rehabilitation and waste disposal exist for all tenements held. The directors are not aware of any breaches of mining and environmental regulations and legislation during the year and up to the date of this report.

Dividends

No dividends in respect of the current financial period have been paid, declared or recommended for payment (2012:Nil).

Share options

Share options granted to directors and consultants

Options with an exercise price of \$0.10 were granted during the year to the following directors and consultants:

Michael Trumbull	1,000,000
Geoff Turner	1,000,000
Kevin Perrin	1,000,000
Colin Glazebrook	1,000,000
Alfonso Grillo	500,000

Shares under option or issued on exercise of options

There were no options exercised during the year. Details of issued options are included in the Remuneration Report.

Indemnification of officers and auditors

During the financial year, the company paid a premium in respect of a contract insuring the directors of the company (as named above), the company secretary, executive officers and any related body corporate against a liability incurred by a director, secretary or executive officer to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of the liability and the amount of the premium. The company has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify an officer or auditor of the company or of any related body corporate against a liability incurred as such an officer or auditor.

Directors' meetings

The following table sets out the number of directors' meetings (including meetings of committees of directors) held during the financial year and the number of meetings attended by each director (while they were a director or committee member).

During the financial year 6 board meetings and 3 audit and compliance committee meetings were held.

Directors	Board of directors		Audit and compliance committee	
	Held	Attended	Held	Attended
Michael Trumbull	6	6	3	3
Geoff Turner	6	6	3	3
Kevin Perrin	6	6	3	3
Colin Glazebrook*	6	6	-	-

* Colin Glazebrook resigned as a director on 30 June 2013.

Directors' shareholdings

The following table sets out each director's relevant interest in shares, debentures, and rights or options on shares of the company or a related body corporate as at the date of this report.

Directors	Fully paid ordinary shares Number	Share options Number
Michael Trumbull	21,540,192	4,500,000
Geoff Turner	1,552,779	4,500,000
Kevin Perrin	10,809,780	3,000,000

Remuneration report (Audited)

Remuneration policy for directors and executives

Details of key management personnel

The directors and key management personnel of Nagambie Mining Limited during the financial year were:

Michael Trumbull	Non-Executive Director
Geoff Turner	Non-Executive Director
Kevin Perrin	Non-Executive Director
Colin Glazebrook	Executive Director and Chief Executive Officer (Resigned 30 June 2013)
Alfonso Grillo	Company Secretary

Remuneration Policy

The Board is responsible for determining and reviewing the compensation of the directors, the chief executive officer, the executive officers and senior managers of the company and reviewing the operation of the company's Employee Option Plan. This process requires consideration of the levels and form of remuneration appropriate to securing, motivating and retaining executives with the skills to manage the company's operations. The board of directors also recommends levels and form of remuneration for non-executive directors with reference to performance, relevant comparative remuneration and when sought independent expert advice. The total sum of remuneration payable to non-executive directors shall not exceed the sum fixed by members of the company in general meeting.

In accordance with ASX Listing Rule 10.17, the current maximum aggregate compensation payable out of the funds of the company to non-executive directors for their services as directors is \$250,000. For the year ending 30 June 2013, the board resolved that the chairman's remuneration be set at \$78,750 (2012: \$78,750) per annum excluding superannuation and share based payments. For non-executive directors, remuneration was set at \$42,000 (2012: \$42,000) per annum excluding superannuation and share based payments. Where a director performs special duties or otherwise performs consulting services outside of the scope of the ordinary duties of a director then additional amounts will be payable.

There is no direct relationship between the company's remuneration policy and the company's performance. That is, no portion of the remuneration of directors, secretary or senior managers is 'at risk'. However, in determining the remuneration to be paid in each subsequent financial year, the board will have regard to the company's performance. Therefore, the relationship between the remuneration policy and the company's performance is indirect.

Relationship between the remuneration policy and company performance

The tables below set out summary information about the consolidated entity's earnings and movements in shareholder wealth for the five years to June 2013.

	30 June 2013 \$'000	30 June 2012 \$'000	30 June 2011 \$'000	30 June 2010 \$'000	30 June 2009 \$'000
Revenue	162	246	279	73	84
Net loss before tax	(1,355)	(473)	(420)	(985)	(2,352)
Net loss after tax	(1,355)	(473)	(420)	(985)	(2,352)

	30 June 2013	30 June 2012	30 June 2011	30 June 2010	30 June 2009
Share price at start of year	\$0.015	\$0.023	\$0.030	\$0.030	\$0.030
Share price at end of year	\$0.020	\$0.015	\$0.023	\$0.030	\$0.030
Dividends paid	Nil	Nil	Nil	Nil	Nil
Basic earnings per share (cents)	(0.68)	(0.28)	(0.25)	(0.63)	(2.10)
Diluted earnings per share (cents)	(0.68)	(0.28)	(0.25)	(0.63)	(2.10)

Director and executive remuneration

The directors, executives and consultants detailed below received the following amounts as compensation for their services during the year:

		Short Term Benefits	Post Employment Benefits	Share Based Payment	Other LongTerm Benefits	Termination Benefits	Total
		Salary and fees	Superannuation	Options			
		\$	\$	\$	\$	\$	\$
Directors							
Michael Trumbull	2013	78,750	7,088	4,300	-	-	90,138
	2012	42,919	42,919	5,100	-	-	90,938
Geoff Turner (1)	2013	135,600	3,780	4,300	-	-	143,680
	2012	119,656	3,780	5,100	-	-	128,536
Kevin Perrin (2)	2013	45,780	-	4,300	-	-	50,080
	2012	45,780	-	5,100	-	-	50,880
Colin Glazebrook (3)	2013	200,002	-	4,300	-	-	204,302
	2012	200,009	-	5,100	-	-	205,109
Other Key Management Personnel							
Alfonso Grillo (4)	2013	36,114	-	2,150	-	-	38,264
	2012	36,056	-	1,275	-	-	37,331
Total for Year	2013	496,246	10,868	19,350	-	-	526,464
Total for Year	2012	444,420	46,699	21,675	-	-	512,794

Apart from the contract disclosed at (3) below there were no other contracts with management or directors in place during the 2013 and the 2012 financial years.

- (1) During the 2013 financial year Geoff Turner was paid director's fees of \$42,000 (2012: \$42,000) plus \$3,780 (2012: \$3,780) in superannuation for his services as a director of the company. The company also paid fees of \$93,600 (2012: \$77,656) to Exploration Management Services Pty Ltd (EMS), an entity controlled by Geoff Turner, for professional geological consultancy services provided by Geoff Turner and other EMS personnel.
- (2) During the 2013 financial year fees of \$45,780 (2012: \$45,780) were paid to Vinda Pty Ltd, an entity controlled by Kevin Perrin, for his services as a director of the company. The company also paid fees of Nil (2012: \$19,350) to Prowse Perrin & Twomey for accounting services. Prowse Perrin & Twomey is a firm of Certified Practising Accountants in which Kevin Perrin was a partner during 2012. He ceased to be a partner on 30 June 2012.
- (3) Colin Glazebrook was employed under a contract which expired on 30 June 2013.
- (4) During the 2013 financial year fees of \$114,507 (2012: \$86,682) were paid to TressCox Lawyers which includes secretarial fees of \$36,114 (2012: \$36,056). Alfonso Grillo is a partner in the legal firm of TressCox Lawyers. Share options were also issued to Alfonso Grillo for the provision of services as company secretary.

Executive Options

The consolidated entity has an ownership-based remuneration scheme for staff and executives (including executive and non-executive directors) of the company. In accordance with the provisions of the scheme, as approved by shareholders at a previous annual general meeting, staff and executives of the company may be granted options to purchase parcels of ordinary shares at an exercise price determined at the discretion of the board of directors.

Each share option converts into one ordinary share of Nagambie Mining Limited on exercise by the payment of 10 cents. No amounts are paid or payable by the recipient on receipt of the options. The options carry neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry. The number of options granted is at the discretion of the board of directors of the company.

The options granted expire five years after their issue or one month after the resignation of the staff member or executive, whichever is the earlier, or as otherwise determined by the board of directors. There are 20,650,000 share options on issue under this plan, of which 19,500,000 are executive share options.

Options held at the end of the reporting period

Number of Options	Grant Date	Vesting Date	Expiry Date	Exercise Price
550,000	04/09/2008	04/09/2010	04/09/2013	10 cents
4,000,000	02/12/2008	02/12/2010	02/12/2013	10 cents
550,000	09/07/2009	09/07/2011	09/07/2014	10 cents
2,000,000	17/12/2009	17/12/2011	17/12/2014	10 cents
4,000,000	26/11/2010	26/11/2012	26/11/2015	10 cents
400,000	11/03/2011	11/03/2013	11/03/2016	10 cents
4,400,000	30/11/2011	30/11/2011	30/11/2016	10 cents
4,750,000	31/10/2012	31/10/2012	31/10/2017	10 cents
<u>20,650,000</u>				

Value of options issued to directors and executives

The following grants of share-based payment compensation to directors and senior management relate to the 2013 financial year:

Name	Option series	Number granted	Number vested	% of grant vested	% of grant forfeited	% of compensation for year consisting of options
Michael Trumbull	issued 31 Oct 2012	1,000,000	1,000,000	100%	0%	5%
Geoff Turner	issued 31 Oct 2012	1,000,000	1,000,000	100%	0%	3%
Kevin Perrin	issued 31 Oct 2012	1,000,000	1,000,000	100%	0%	9%
Colin Glazebrook	issued 31 Oct 2012	1,000,000	1,000,000	100%	0%	2%
Alfonso Grillo	issued 31 Oct 2012	500,000	500,000	100%	0%	6%

The following table summarises the value of options granted, exercised or lapsed during the 2013 financial year to directors and senior management:

Name	Value of options granted at the grant date (i)	Value of options exercised at the exercise date	Value of options lapsed at the date of lapse
	\$	\$	\$
Michael Trumbull	4,300	Nil	Nil
Geoff Turner	4,300	Nil	Nil
Kevin Perrin	4,300	Nil	Nil
Colin Glazebrook	4,300	Nil	Nil
Alfonso Grillo	2,150	Nil	Nil

(i) The value of options granted during the period is recognised in compensation over the vesting period of the grant, in accordance with Australian Accounting Standards.

No options were exercised or expired during the reporting period.

Non-audit services

As detailed in note 24 to the financial statements no amount has been paid to the auditor during the financial year for non-audit services.

Auditor's independence declaration

The auditor's independence declaration is attached to this directors' report.

Proceedings on behalf of the company

No person has applied for leave of court to bring proceedings on behalf of the company or intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or any part of these proceedings.

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

On behalf of the directors



Michael W Trumbull
Executive Chairman

Melbourne
27 September 2013



AUDITOR'S INDEPENDENCE DECLARATION UNDER SECTION 307C OF THE CORPORATIONS ACT 2001 TO THE DIRECTORS OF NAGAMBIE MINING LIMITED

I declare that, to the best of my knowledge and belief during the year ended 30 June 2013 there have been:

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

William Buck Audit (VIC) Pty Ltd
ABN: 59 116 151 136

J.C. Luckins
Director

Dated this 27th day of September, 2013

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Melbourne
Brisbane
Perth
Adelaide
Auckland

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CHARTERED ACCOUNTANTS & ADVISORS

Statement of Comprehensive Income for the financial year ended 30 June 2013

	Note	Consolidated	
		2013 \$	2012 \$
Revenue	4	162,417	245,830
Corporate expenses		(453,975)	(476,565)
Depreciation and amortisation		(10,184)	(20,433)
Employee benefits expense	4	(31,495)	(32,625)
Finance costs	4	(230,644)	(188,765)
Impairment of exploration assets	10	(791,300)	-
Loss before income tax		(1,355,181)	(472,558)
Income tax expense	5	-	-
Loss for the year		(1,355,181)	(472,558)
Other comprehensive income		-	-
Total comprehensive income for the year		(1,355,181)	(472,558)
Earnings per share			
Basic and diluted earnings per share in cents	6	(0.68)	(0.28)

The accompanying notes form part of these financial statements

Statement of Financial Position as at 30 June 2013

	Note	Consolidated	
		2013 \$	2012 \$
Current assets			
Cash and cash equivalents	14(b)	110,568	344,656
Trade and other receivables	7	35,407	35,460
Total current assets		145,975	380,116
Non-current assets			
Security deposits	8	594,231	565,214
Property, plant and equipment	9	67,619	77,803
Exploration and evaluation assets	10	5,591,202	5,654,646
Total non-current assets		6,253,052	6,297,663
Total assets		6,399,027	6,677,779
Current liabilities			
Trade and other payables	11	129,161	113,286
Borrowings	15	-	10,086
Provisions	16	5,613	3,180
Total current liabilities		134,774	126,552
Non-current liabilities			
Borrowings	15	2,300,000	2,300,000
Total non-current liabilities		2,300,000	2,300,000
Total liabilities		2,434,774	2,426,552
Net assets		3,964,253	4,251,227
Equity			
Issued capital	12	14,849,266	13,801,484
Reserves	13	142,424	121,999
Accumulated losses		(11,027,437)	(9,672,256)
Total equity		3,964,253	4,251,227

The accompanying notes form part of these financial statements

**Statement of Changes in Equity
for the financial year ended 30 June 2013**

	Consolidated			Total \$
	Issued capital \$	Options reserve \$	Accumulated losses \$	
Balance at 1 July 2011	13,801,484	99,559	(9,199,698)	4,701,345
Recognition of share based payments	-	22,440	-	22,440
Total comprehensive income	-	-	(472,558)	(472,558)
Balance at 30 June 2012	13,801,484	121,999	(9,672,256)	4,251,227
Shares issued during the year	1,091,618			1,091,618
Share issue costs	(43,836)			(43,836)
Recognition of share based payments	-	20,425	-	20,425
Total comprehensive income	-	-	(1,355,181)	(1,355,181)
Balance at 30 June 2013	14,849,266	142,424	(11,027,437)	3,964,253

The accompanying notes form part of these financial statements

Statement of Cash Flows for the financial year ended 30 June 2013

	Consolidated	
	2013 \$	2012 \$
	Note	
Cash flows from operating activities		
Receipts from customers	123,992	268,662
Payments to suppliers and employees	(446,737)	(641,716)
Interest received	38,478	28,075
Interest paid	(230,644)	(129,381)
Net cash used in operating activities	14(a) (514,911)	(474,360)
Cash flows from investing activities		
Purchase of property, plant and equipment	-	(963)
Proceeds from sale of property, plant and equipment	-	16,182
Payments for exploration expenditure	(727,856)	(504,399)
Proceeds from cancellation of security bonds	-	17,747
Payments for security bonds	(29,017)	-
Net cash used in investing activities	(756,873)	(471,433)
Cash flows from financing activities		
Repayment of borrowings	(10,086)	(28,778)
Proceeds from issue of shares	1,091,618	-
Proceeds from issue of convertible notes	-	1,300,000
Payment of share issue costs	(43,836)	-
Net cash provided by financing activities	1,037,696	1,271,222
Net increase (decrease) in cash and cash equivalents	(234,088)	325,429
Cash and cash equivalents at the beginning of the financial period	344,656	19,227
Cash and cash equivalents at the end of the financial period	14(b) 110,568	344,656

The accompanying notes form part of these financial statements

Notes to the Financial Statements for the financial year ended 30 June 2013

1. General information

Nagambie Mining Limited (the Company) is a listed for-profit public company, incorporated in Australia and operating in Victoria.

The registered office and principal place of business for the Company are located at 533 Zanelli Road, Nagambie Vic 3608.

2. Significant accounting policies

Statement of compliance

The financial statements are general purpose financial statements which have been prepared in accordance with the Corporations Act 2001, Australian Accounting Standards and Interpretations, and comply with other requirements of the law. The financial statements include the consolidated financial statements of the Group.

Compliance with Australian Accounting Standards (AASBs) ensures that the financial statements and notes of the Group comply with International Financial Reporting Standards ('IFRS').

Basis of preparation

The financial statements have been prepared on the basis of historical cost, except for the revaluation of certain non-current assets and financial instruments. Cost is based on the fair values of the consideration given in exchange for assets. All amounts are presented in Australian dollars, unless otherwise noted. Comparative information where necessary has been reclassified in order to achieve consistency in presentation with amounts disclosed in the current year.

The following significant accounting policies have been adopted in the preparation and presentation of the financial statements:

(a) Going concern

For the year ended 30 June 2013 the consolidated net loss was \$1,355,181 (2012: \$472,558). The net cash outflows from operations for the year were \$514,911 (2012: \$474,360).

The Group has cancellable planned exploration expenditure under its leased tenements extending to 30 June 2014 of \$596,126 (2013: \$671,980).

The directors have assessed the current cash balances available to the entity, along with the operating and capital expenditure plans and expected obligations over the next 12 months and the anticipated growth in sales of non-gold materials from the Nagambie Mine. The assessment shows that the raising of \$820,000 in September 2013 from the recently announced placement of shares should provide sufficient funding for the Group over the next 12 months.

If necessary, the Group has additional capacity to meet its financial commitments through the following:

- Reclaiming cash backed environmental bonds for mineral tenements with the Department of State Development, Business and Innovation Victoria and therefore foregoing any capital commitments on those tenements surrendered; and
- Scaling back its administrative and corporate costs.

This financial report does not include any adjustments relating to the recoverability and classification of recorded asset amounts or to amounts and classification of liabilities that may be necessary should the Group be unable to continue as a going concern.

(b) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (referred to as 'the Group' in these financial statements). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the effective date of acquisition or up to the effective date of disposal, as appropriate.

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

(c) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

2. Significant accounting policies (continued)

(d) Employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, annual leave and long service leave when it is probable that settlement will be required and they are capable of being measured reliably.

Liabilities recognised in respect of employee benefits expected to be settled within 12 months, are measured at their nominal values using the remuneration rate expected to apply at the time of settlement. Liabilities recognised in respect of employee benefits which are not expected to be settled within 12 months are measured at the present value of the estimated future cash outflows to be made by the group in respect of services provided by employees up to the end of the reporting period.

Contributions to defined contribution superannuation plans are expensed when incurred.

(e) Financial assets and liabilities

Financial assets and liabilities are recognised on trade date where the purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value.

Financial assets and liabilities are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

Financial assets and liabilities are subsequently measured at amortised cost using the effective interest rate method.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset, or, where appropriate, a shorter period.

Income is recognised on an effective interest rate basis for all debt instruments.

Impairment of financial assets

Financial assets are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired where there is objective evidence that as a result of one or more events that occurred after the initial recognition of the financial asset the estimated future cash flows of the investment have been impacted. For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables where the carrying amount is reduced through the use of an allowance account. When a trade receivable is uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

(f) Exploration and evaluation assets

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

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

2. Significant accounting policies (continued)

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

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

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

(g) Impairment of tangible assets other than exploration and evaluation assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any).

Where the asset does not generate cash flows that are independent from other assets, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised in profit or loss immediately.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years.

(h) Income tax

Current tax

Current tax is calculated by reference to the amount of income taxes payable or recoverable in respect of the taxable profit or tax loss for the period. It is calculated using tax rates and tax laws that have been enacted or substantively enacted at the end of the reporting period. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

Deferred tax

Deferred tax is accounted for using the liability method. Temporary differences are differences between the tax base of an asset or liability and its carrying amount in the statement of financial position. The tax base of an asset or liability is the amount attributed to that asset or liability for tax purposes.

In principle, deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that sufficient taxable amounts will be available against which deductible temporary differences or unused tax losses and tax offsets can be utilised. However, deferred tax assets and liabilities are not recognised if the temporary differences giving rise to them arise from the initial recognition of assets and liabilities (other than as a result of a business combination) which affects neither taxable income nor accounting profit.

Furthermore, a deferred tax liability is not recognised in relation to taxable temporary differences arising from the initial recognition of goodwill.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, branches and associates, and interests in joint ventures except where the Group is able to control the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

2. Significant accounting policies (continued)

Deferred tax assets arising from deductible temporary differences associated with these investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period(s) when the asset and liability giving rise to them are realised or settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax for the period

Current and deferred tax is recognised as an expense or income in the statement of profit or loss and other comprehensive income, except when it relates to items credited or debited directly to equity, in which case the deferred tax is also recognised directly in equity, or where it arises from the initial accounting for a business combination, in which case it is taken into account in the determination of goodwill or excess.

(i) Leased assets

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

Operating lease payments are recognised as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognised as an expense in the period in which they are incurred.

(j) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment. Cost includes expenditure that is directly attributable to the acquisition of the item.

Depreciation is provided on property, plant and equipment except for freehold land.

Depreciation is calculated on a diminishing value and straight line basis so as to write off the net cost amount of each asset over its expected useful life to its estimated residual value. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes recognised on a prospective basis.

The gain or loss arising on disposal or retirement of an item of property, plant or equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit and loss.

(k) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

(l) Revenue

Revenue is measured at the fair value of the consideration received or receivable.

Sale of Rock revenue

Revenue from the sale of rock is measured at the fair value for the consideration received or receivable. The revenue is recognised when the rock is removed from the company premises. There are no cartage expenses as the customer utilises their own assets to source and remove the rock.

Interest revenue

Interest revenue is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

2. Significant accounting policies (continued)

(m) Share-based payments

Equity-settled share-based payments with employees and others providing similar services are measured at the fair value of the equity instrument at the grant date. Fair value is measured by use of the Binomial model. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions, and behavioural considerations.

The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Group's estimate of shares that will eventually vest.

Equity-settled share-based payment transactions with other parties are measured at the fair value of the goods and services received, except where the fair value cannot be estimated reliably, in which case they are measured at the fair value of the equity instruments granted, measured at the date the entity obtains the goods or the counterparty renders the service.

(n) Goods and services tax

Revenues, expenses and assets are recognised net of the amount of goods and services tax (GST), except:

- i. where the amount of GST incurred is not recoverable from the taxation authority, it is recognised as part of the cost of acquisition of an asset or as part of an item of expense; or
- ii. for receivables and payables which are recognised inclusive of GST.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables. Cash flows are presented on a gross basis. The GST components of cash flows arising from investing or financial activities which are recoverable from a payable to the taxation authority, are presented as operating cash flows.

(o) Critical accounting judgements and key sources of estimation uncertainty

In the application of the Group's accounting policies, management is required to make judgments, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstance, the results of which form the basis of making the judgments. Actual results may differ from these estimates.

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

Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year:

Exploration and evaluation assets

The recoverability of the carrying amount of exploration and evaluation assets is dependant on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

Valuation of convertible notes

Convertible notes are measured at amortised cost as there is no market evidence available that would allow the Group to measure the fair value residual component of the notes in equity.

(p) Parent entity information

In accordance with the Corporations Act 2001, these financial statements present the results of the consolidated entity only. Supplementary information about the parent entity is disclosed in note 27.

(q) Adoption of new and revised standards

During the current year the Group adopted all of the new and revised Australian Accounting Standards and Interpretations applicable to its operations which became mandatory. Adoption of these standards has not materially impacted upon the disclosures in these financial statements.

3. New Accounting Standards for Application in Current and Future Periods

The Australian Accounting Standards Board has issued new and amended accounting standards and interpretations that have mandatory application dates for future reporting periods. The Group has decided to early adopt these standards, the effect of which has not materially impacted upon the disclosures in these financial statements.

4. Revenue and expenses

	Consolidated	
	2013	2012
	\$	\$
The loss before income tax includes the following items of revenue and expenses.		
(a) Revenue		
Operating revenue		
Sale of non-gold materials	123,939	194,065
Other revenue		
Interest	38,478	37,836
Profit on sale of fixed assets	-	13,929
Total revenue	162,417	245,830
(b) Expenses		
Employee benefits expense		
Employee benefits	6,227	1,832
Share based payments expense	20,425	24,440
Superannuation expense	4,843	6,353
	31,495	32,625
Finance costs		
Interest	230,644	164,735
Convertible note issue expenses	-	24,030
	230,644	188,765

5. Income tax

- (a) The tax rate used in this reconciliation is the corporate tax rate of 30%

Loss from operations	(1,355,181)	(472,558)
Prima facie tax calculated at 30% (2012: 30%)	(406,554)	(141,767)
Add tax effect of:		
- Non deductible expenses	(7,557)	(2,829)
- Share based payments	6,128	7,332
Less tax effect of:		
Current year tax loss not recognised	407,983	137,264
Income Tax Expense	-	-

- (b) The following deferred tax asset is not recognised due to the uncertainty of timing in relation to when future taxable profits will be derived.

A deferred tax asset attributable to tax losses and timing differences has not been brought to account.	3,535,804	3,127,821
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6. Earnings per share

	Consolidated	
	2013	2012
	\$	\$

The following reflects the income and share data used in the calculation of basic and diluted earnings per share:

Net loss	1,355,181	472,558
Weighted average number of ordinary shares used in the calculation of basic and diluted earnings per share	199,013,837	168,859,948

As discussed in Note 20, the company has issued options over its unissued share capital. These options are anti-dilutive in nature due to the company incurring losses and the share price being less than the exercise price. They therefore have not been incorporated into the diluted earnings per share calculation.

7. Receivables

Trade receivables	2,471	9,761
Other receivables	32,936	25,699
Total receivables	35,407	35,460

8. Security deposits**Non-current assets**

Security deposits - environmental bonds (i)	593,016	564,000
Security deposits - rental bonds	1,215	1,214
Total other assets	594,231	565,214

(i) Security deposits – environmental bonds

The company holds security deposits, in the form of term deposits with its banker. These are guarantees for performance conditions set by the Department of State Development, Business and Innovation Victoria on mining tenements held by the company. Those guarantees are held to cover any future rehabilitation obligations the company may have on the mining tenements. When all obligations in relation to a mining tenement are finalised the relevant guarantee will be released and associated environmental bond will be redeemed. The deposits are shown as non-current assets since it is not expected that they will be repaid during the coming 12 months. These cash deposits earn interest for the company.

9. Property, plant and equipment

	Consolidated				
	Land	Plant and equipment	Computer equipment	Motor vehicles	Total
	\$	\$	\$	\$	\$
Gross carrying amount					
Balance at 1 July 2011	27,028	67,423	124,831	130,845	350,127
Additions	-	-	963	-	963
Disposals	-	-	(2,103)	(44,634)	(46,737)
Balance at 1 July 2012	27,028	67,423	123,691	86,211	304,353
Additions	-	-	-	-	-
Disposals	-	-	-	-	-
Balance at 30 June 2013	27,028	67,423	123,691	86,211	304,353
Balance at 1 July 2011	-	(26,948)	(101,767)	(121,886)	(250,601)
Depreciation expense	-	(6,496)	(11,855)	(2,082)	(20,433)
Disposals	-	-	1,753	42,731	44,484
Balance at 1 July 2012	-	(33,444)	(111,869)	(81,237)	(226,550)
Depreciation expense	-	(5,394)	(3,546)	(1,244)	(10,184)
Disposals	-	-	-	-	-
Balance at 30 June 2013	-	(38,838)	(115,415)	(82,481)	(236,734)
Net book value					
As at 30 June 2012	27,028	33,979	11,822	4,974	77,803
As at 30 June 2013	27,028	28,585	8,276	3,730	67,619

10. Exploration and evaluation assets

	Consolidated	
	2013 \$	2012 \$
Balance at beginning of the year	5,654,646	5,150,247
Exploration costs capitalised for the year	727,856	504,399
Impairment charge for the year	(791,300)	-
Balance at end of the year	5,591,202	5,654,646

During the financial year the group reassessed the recoverable value of all tenement areas of interest to which exploration costs had been capitalised and some impairment charges were deemed applicable. The impairment charge for the year was determined at the end of the financial year and was calculated on a pro-rata basis of the specific area surrendered to the total area for that tenement.

11. Trade and other payables

Trade payables	61,494	53,675
Other payables	67,667	59,611
	129,161	113,286

12 Issued capital**(a) Issued and paid capital**

Ordinary shares fully paid	14,849,266	13,801,484
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(b) Movements in shares on issue

	Year ended 30 June 2013		Year ended 30 June 2012	
	Number of shares issued	Issued capital \$	Number of shares issued	Issued capital \$
Balance at beginning of the year	168,859,948	13,801,484	168,859,948	13,801,484
Movements during the year			-	-
Rights issue 2 October 2012	37,330,884	746,618		
Share purchase plan 29 April 2013	9,750,000	195,000		
Placement 23 May 2013	7,500,000	150,000		
Share issue expenses	-	(43,836)		
Balance at end of the year	223,440,832	14,849,266	168,859,948	13,801,484

(c) Terms and conditions of issued capital

Ordinary shares have the right to receive dividends as declared and, in the event of winding up the company, to participate in the proceeds from the sale of all surplus assets in proportion to the number of and amounts paid up on the shares held.

Ordinary shares entitle their holder to one vote, either in person or by proxy, at a meeting of the company.

Share options granted under the employee share option plan

As at 30 June 2013 there were 2,650,000 options over ordinary shares. These options were issued in accordance with the provisions of the employee share option plan to executives and senior employees (2012: 1,900,000). Of these options 2,650,000 were vested by 30 June 2013 (2012: 1,500,000).

Share options granted under the employee share option plan carry no rights to dividends and have no voting rights. Further details of the employee share option plan are contained in note 20 to the financial statements.

Other share options on issue

As at 30 June 2013 there were 18,000,000 options over ordinary shares issued to directors (2012: 14,000,000). Of these options 16,000,000 were vested by 30 June 2013 (2012: 11,000,000).

The options carry no rights to dividends and have no voting rights. Further details of these options are shown in note 20 to the financial statements.

13. Reserves

	Consolidated	
	2013	2012
	\$	\$
Options Reserve		
Balance at beginning of the year	121,999	99,559
Recognition of share based payments	20,425	22,440
Balance at end of the year	142,424	121,999

The options reserve represents the fair value of unvested and vested ordinary shares under option granted to directors, consultants and employees.

14 Notes to the statement of cash flows**(a) Reconciliation of loss after tax to net cash flows from operations**

Net loss for the period	(1,355,181)	(472,558)
Depreciation of property, plant and equipment	10,184	20,433
Share option expenses	20,425	22,440
Profit on sale of fixed assets	-	(13,929)
Impairment of exploration and evaluation assets	791,300	-
<i>Changes in assets and liabilities</i>		
(Increase)/Decrease in receivables	53	74,597
Increase/(Decrease) in creditors	15,875	(107,175)
Increase/(Decrease) in employee provisions	2,433	1,832
Net cash used in operating activities	(514,911)	(474,360)

(b) Reconciliation of cash

Cash and cash equivalents comprise:		
Cash on hand and at call	110,568	344,656
	110,568	344,656

15. Borrowings**Current**

Secured chattel mortgage loan	-	10,086
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Non-current

Secured chattel mortgage loan	-	-
Unsecured convertible notes (i)	2,300,000	2,300,000
	2,300,000	2,300,000

Total borrowings

	2,300,000	2,310,086
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(i) The Company has issued 3 series of Unsecured Convertible Notes for a total of \$2,300,000.

Series 1: 25 million Notes issued at 4 cents on 14 September 2010 for a total of \$1,000,000.

Series 2: 13.75 million Notes issued at 4 cents on 2 September 2011 for a total of \$550,000

Series 3: 25 million Notes issued at 3 cents on 4 May 2012 for a total of \$750,000

Each series of Convertible Note has the following terms:

- Interest is payable at 10% per annum every six months after the issue date;
- Convertible on a 1 for 1 basis into ordinary shares in the company at any time prior to the maturity date at the option of the note holder;
- Redeemable for cash in full after 5 years, if not converted;
- Unsecured but rank ahead of shareholders; and
- Protected for reorganisation events such as bonus issues and share consolidations.

16. Provisions

	Consolidated	
	2013	2012
	\$	\$
Current		
Employee benefits – annual leave	5,613	3,180

17. Planned exploration expenditure**(a) Planned exploration expenditure**

The amounts detailed below are the minimum expenditure required to maintain ownership of the current tenements held. An obligation may be cancelled if a tenement is surrendered.

Not longer than 1 year	596,126	671,980
Longer than 1 year and not longer than 5 years	1,733,754	1,443,660
Longer than 5 years	-	-
	2,329,880	2,115,640

(b) Capital expenditure commitments

There were no capital expenditure commitments at 30 June 2013 or 30 June 2012.

(c) Operating lease commitments

Not longer than 1 year	3,726	3,386
Longer than 1 year and not longer than 5 years	-	-
Longer than 5 years	-	-
	3,726	3,386

The above relates to a non-cancellable property lease on a house at Nagambie which is used for company business. The lease is for a 12 month period expiring in October 2013. There is no option to purchase the property at the end of the lease period.

18. Subsidiaries

<u>Name of entity</u>	<u>Country of incorporation</u>	Ownership interest	
		2013	2012
		%	%
Parent entity			
Nagambie Mining Limited	Australia	-	-
Subsidiaries			
Sierra Minerals Pty Ltd	Australia	100	100
Nagambie Developments Pty Ltd	Australia	100	100

19. Financial instruments

The board of directors is responsible for monitoring and managing the financial risk exposures of the Group, to which end it monitors the financial risk management policies and exposures and approves financial transactions and reviews related internal controls within the scope of its authority. The board has determined that the only significant financial risk exposure of the Group is liquidity. Other financial risks are not significant to the Group due to the following:

- It has no foreign exchange risk as all of its account balances and transactions are in Australian Dollars;
- It has no significant outstanding receivable balances that have a credit risk;
- Its mining operations are in the exploration phase and therefore have no direct exposure to movements in commodity prices;
- All of the interest bearing instruments are held at amortised cost which have fair values that approximate their carrying values since all cash and payables have maturity dates within one financial year. The chattel mortgage loans have repayment terms up to 1 year. Term deposits on environmental bonds and convertible notes have interest rate yields consistent with current market rates;
- All of the financing for the Group is from equity and convertible note instruments, and
- The Group has no externally imposed capital requirements.

(a) Categories of financial instruments

	Consolidated	
	2013 \$	2012 \$
Financial assets		
Term deposits and receivables	629,638	600,674
Cash and cash equivalents	110,568	344,656
Financial liabilities		
Trade and other payables	129,161	113,286
Borrowings	2,300,000	2,310,086

(b) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, who have built an appropriate liquidity risk management framework for the management of the Group's funding and liquidity management requirements. The Group manages liquidity risk by maintaining sufficient cash balances to meet obligations as and when they fall due.

The following tables detail the company's and the Group's remaining contractual maturity for its financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

Consolidated liabilities	Weighted average effective interest rate	Less than 1 month	1-3 months	3 months to 1 year	1-5 years	5+ years
	%	\$	\$	\$	\$	\$
2013						
Trade and other payables	-	129,161	-	-	-	-
Convertible notes	10.00	-	77,500	152,500	2,812,500	-
		129,161	77,500	152,500	2,812,500	-
2012						
Trade and other payables	-	113,286	-	-	-	-
Chattel mortgage liabilities	11.73	895	2,685	7,158	-	-
Convertible notes	10.00	-	77,500	152,500	3,220,000	-
		114,181	80,185	159,658	3,220,000	-

20. Share-based payments

The consolidated entity has an ownership-based remuneration scheme for executives (including executive directors) of the company. In accordance with the provisions of the scheme, as approved by shareholders at a previous annual general meeting, executives with the company may be granted options to purchase parcels of ordinary shares at an exercise price determined at the discretion of the board of directors. Each executive share option converts into one ordinary share of Nagambie Mining Limited on exercise. No amounts are paid or payable by the recipient on receipt of the option. The options carry neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry. The number of options granted is at the discretion of the board of directors. The options granted expire five years after their issue, or one month after the resignation of the executive, whichever is the earlier. There is a total of 20,650,000 (2012: 15,900,000) options on issue. Of these 2,650,000 (2012: 1,900,000) have been issued to executives and employees and the balance of 18,000,000 (2012: 14,000,000) have been issued to directors as approved by shareholders.

Information with respect to the number of all options granted including executive options is as follows:

	30 June 2013		30 June 2012	
	Number of options	Exercise price	Number of options	Exercise price
Balance at beginning of period	15,900,000	10 cents	11,500,000	10 cents
granted during year	4,750,000	10 cents	4,400,000	10 cents
lapsed or exercised	-	-	-	-
Balance at end of period	20,650,000	10 cents	15,900,000	10 cents

Options held at the end of the reporting period

Number of options	Grant date	Vesting date	Expiry date	Exercise price	Fair value at grant date
550,000	04/09/2008	04/09/2010	04/09/2013	10 cents	0.80 cents
4,000,000	02/12/2008	02/12/2010	02/12/2013	10 cents	0.90 cents
550,000	09/07/2009	09/07/2011	09/07/2014	10 cents	1.30 cents
2,000,000	17/12/2009	17/12/2011	17/12/2014	10 cents	1.30 cents
4,000,000	26/11/2010	26/11/2012	26/11/2015	10 cents	0.60 cents
400,000	11/03/2011	11/03/2013	11/03/2016	10 cents	0.60 cents
4,400,000	30/11/2011	30/11/2011	30/11/2016	10 cents	0.51 cents
4,750,000	31/10/2012	31/10/2012	31/10/2017	10 cents	0.43 cents
20,650,000					

(i) Exercised during the financial year

There were no options exercised during the financial year

(ii) Equity-settled employee benefits reserve

The equity-settled employee benefits reserve arises on the grant of share options to executives and senior employees under the employee share option plan. Amounts are transferred out of the reserve and into issued capital when the options are exercised.

The weighted average fair value of the share options granted during the financial year is \$0.0043 (2012: \$0.0051). Options were priced using a binomial option pricing model. Where relevant, the expected life used in the model has been adjusted based on management's best estimate for the effects of non-transferability, exercise restrictions (including the probability of meeting market conditions attached to the option), and behavioural considerations. Expected volatility is based on the historical share price volatility over the past 3 years. The options may not be exercised early, executives and senior employees are not able to exercise the options before vesting date.

Inputs into the model	Options
Grant date	31/10/2012
Options Issued	4,750,000
Share price at grant date	\$0.033
Exercise price	\$0.10
Expected volatility	76%
Option life	5 years
Dividend yield	Nil
Risk free interest rate	2.50%
Vesting date	31/10/2012

21. Key management personnel compensation

	Consolidated	
	2013 \$	2012 \$
Short-term employee benefits	496,246	444,420
Post-employment benefits	10,868	46,699
Other long-term benefits	-	-
Termination benefits	-	-
Share-based payment	19,350	21,675
	526,464	512,794

(a) Remuneration options: granted and vested during the period

There were 4,750,000 options issued during the reporting period relating to key management personnel (2012: 4,400,000).

(b) Shares issued on exercise of remuneration options

No shares were issued on the exercise of remuneration options during the reporting period relating to key management personnel (2012: Nil).

(c) Option holdings of key management personnel

Year ended 30 June 2013	Opening Balance 1 July 2012	Granted as remuneration	Options exercised or transferred out	Closing Balance 30 June 2013	Vested and exercisable at 30 June 2013
Michael Trumbull	3,500,000	1,000,000	-	4,500,000	4,500,000
Geoff Turner	3,500,000	1,000,000	-	4,500,000	4,500,000
Kevin Perrin	2,000,000	1,000,000	-	3,000,000	3,000,000
Colin Glazebrook	5,000,000	1,000,000	-	6,000,000	6,000,000
Alfonso Grillo	1,000,000	500,000	-	1,500,000	1,500,000
Total	15,000,000	4,500,000	-	19,500,000	17,500,000

Year ended 30 June 2012	Opening Balance 1 July 2011	Granted as remuneration	Options exercised or transferred out	Closing Balance 30 June 2012	Vested and exercisable at 30 June 2012
Michael Trumbull	2,500,000	1,000,000	-	3,500,000	2,500,000
Geoff Turner	2,500,000	1,000,000	-	3,500,000	2,500,000
Kevin Perrin	1,000,000	1,000,000	-	2,000,000	1,000,000
Colin Glazebrook	4,000,000	1,000,000	-	5,000,000	3,000,000
Alfonso Grillo	750,000	250,000	-	1,000,000	750,000
Total	10,750,000	4,250,000	-	15,000,000	11,750,000

21. Key management personnel compensation (continued)**(d) Shareholdings of key management personnel**

Year ended 30 June 2013 Ordinary shares	Balance 1 July 2012	Granted as remuneration	On exercise of options	Net change (1)	Balance 30 June 2013
Michael Trumbull	17,265,192	-	-	4,275,000	21,540,192
Geoff Turner	602,084	-	-	950,695	1,552,779
Kevin Perrin	7,544,834	-	-	3,264,946	10,809,780
Colin Glazebrook*	779,167	-	-	(779,167)	-
Total	26,191,277	-	-	7,711,474	33,902,751

Year ended 30 June 2012 Ordinary shares	Balance 1 July 2011	Granted as remuneration	On exercise of options	Net change (1)	Balance 30 June 2012
Michael Trumbull	17,265,192	-	-	-	17,265,192
Geoff Turner	602,084	-	-	-	602,084
Kevin Perrin	7,544,834	-	-	-	7,544,834
Colin Glazebrook	779,167	-	-	-	779,167
Total	26,191,277	-	-	-	26,191,277

(1) Net change refers to on and off market acquisitions/disposals.

* Colin Glazebrook resigned as a director on 30 June 2013

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

22. Related party transactions**(a) Transactions with key management personnel and related parties**

The company paid consulting fees of \$93,600 (2012: \$77,656) to Exploration Management Services Pty Ltd, an entity controlled by Geoff Turner.

The company paid consulting fees of \$45,780 (2012: \$45,780) to Vinda Pty Ltd, an entity controlled by Kevin Perrin. The company also paid fees of Nil (2012: \$19,350) to Prowse Perrin & Twomey for accounting services. Prowse Perrin & Twomey is a firm of Certified Practising Accountants in which Kevin Perrin was a partner during 2012. He ceased to be a partner on 30 June 2012.

The company paid consulting fees of \$200,002 (2012: \$200,009) to Glazco Consultants Pty Ltd, an entity controlled by Colin Glazebrook.

The company paid legal and consulting fees of \$114,507 (2012: \$95,350) to TressCox Lawyers, a firm of solicitors of which Alfonso Grillo is a Partner. This amount includes the fees for Alfonso Grillo acting as Company Secretary.

All transactions between related parties were on normal terms and conditions no more favourable than those available to other parties unless otherwise stated.

As at 30 June 2013 the Group owed trade payables to related parties of its key management personnel totaling \$17,649 (2012: \$44,233). These liabilities were unsecured and payable at call and had no interest-bearing terms.

23. Segment information

The Group operates in one principal geographical area – in Australia. The Group carries out exploration for, and development of gold associated minerals and construction materials in the area.

24. Remuneration of auditors

	Consolidated	
	2013	2012
	\$	\$
Auditor of the parent entity		
Audit or review of the financial report	20,020	19,120
Other non-audit services – taxation related	-	8,800
	20,020	27,920

The auditor of Nagambie Mining Limited is William Buck Audit (Vic) Pty Ltd.

25. Contingent liabilities

Apart from the matter described in Note 8 Nagambie Mining Limited has no contingent liability as at 30 June 2013.

26. Subsequent events

The following event occurred after balance date and it is of significance to the company:

On 6 September 2013 the company announced the completion of the placement to sophisticated and professional investors of 41,000,000 new shares at 2 cents each to raise a total of \$820,000. The increase in working capital will allow the company to drill and evaluate the compelling 100%-owned gold anomaly at Wandean and to apply for a landfill licence covering a specific site at the 100%-owned Nagambie Mine.

27. Parent entity disclosures

The following information are the disclosures pertaining to the parent entity:

	Parent	
	2013	2012
	\$	\$
Current assets	145,975	380,116
Total assets	6,399,027	6,677,779
Current liabilities	134,774	126,552
Total liabilities	2,434,774	2,426,552
Issued capital	14,849,266	13,801,484
Options reserve	142,424	121,999
Accumulated losses	(11,027,437)	(9,672,256)
Loss	(1,355,181)	(472,558)
Total comprehensive income	(1,355,181)	(472,558)

There were no contingent liabilities and commitments of the parent entity not otherwise disclosed in the consolidated financial statements. Guarantees of the Company are discussed at note 8.

Directors' Declaration

The directors declare that:

- (a) in the directors' opinion, there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable;
- (b) in the directors' opinion, the attached financial statements and notes thereto are in accordance with the Corporations Act 2001, including compliance with accounting standards which, as stated in accounting policy note 2 to the financial statements, constitutes explicit and unreserved compliance with International Financial Reporting Standards and giving a true and fair view of the financial position and performance of the company and the consolidated entity; and
- (c) the directors have been given the declarations required by s.295A of the Corporations Act 2001.

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

On behalf of the directors



Michael W Trumbull
Executive Chairman

Melbourne
27 September 2013



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF NAGAMBIE MINING LIMITED AND CONTROLLED ENTITIES

Report on the Financial Report

We have audited the accompanying consolidated financial report of comprising Nagambie Mining Limited (the company) and the entities it controlled at year's end or from time to time during the financial year (the consolidated entity). The consolidated financial report comprises the statement of financial position as at 30 June 2013, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error. In Note 2, the directors also state, in accordance with Accounting Standard AASB 101 Presentation of Financial Statements, that the financial statements comply with International Financial Reporting Standards.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. Those standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance about whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the financial report that gives a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

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

Independence

In conducting our audit, we have complied with the independence requirements of the Corporations Act 2001.

Sydney
Melbourne
Brisbane
Perth
Adelaide
Auckland

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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF NAGAMBIE MINING LIMITED AND CONTROLLED ENTITIES (CONT)

Auditor's Opinion

In our opinion:

- a) the financial report of the consolidated entity is in accordance with the Corporations Act 2001, including:
 - i. giving a true and fair view of the consolidated entity's financial position as at 30 June 2013 and of its performance for the year ended on that date; and
 - ii. complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001; and
- b) the financial report also complies with International Financial Reporting Standards as disclosed in Note 2.

Inherent Uncertainty Regarding Continuation as a Going Concern

Without qualification to the opinion expressed above, attention is drawn to the following matter. As a result of the matters described in the going concern paragraph in Note 2 to the financial statements, there is inherent uncertainty whether the consolidated entity will be able to continue as a going concern and therefore whether it will realise its assets and extinguish its liabilities in the normal course of business and at the amounts stated in the financial report.

Report on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2013. The directors of the company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's Opinion

In our opinion, the Remuneration Report of Nagambie Mining Limited for the year ended 30 June 2013, complies with section 300A of the Corporations Act 2001.



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF NAGAMBIE MINING LIMITED AND CONTROLLED ENTITIES (CONT)

Matters Relating to the Electronic Presentation of the Audited Financial Report

This auditor's report relates to the financial report of Nagambie Mining Limited for the year ended 30 June 2013 included on the company's website. The company's directors are responsible for the integrity of the website. We have not been engaged to report on the integrity of the website. The auditor's report refers only to the financial report. It does not provide an opinion on any other information which may have been hyperlinked to/from these statements. If users of this report are concerned with the inherent risks arising from electronic data communications they are advised to refer to the hard copy of the audited financial report to confirm the information included in the audited financial report presented on this website.

William Buck

William Buck Audit (VIC) Pty Ltd
ABN: 59 116 151 136

A handwritten signature in blue ink, appearing to read 'J.C. Luckins', written over a faint blue line.

J.C. Luckins
Director

Dated this 27th day of September, 2013

CORPORATE GOVERNANCE STATEMENT

The Board of Directors of Nagambie Mining Limited (*Nagambie Mining or the Company*) is responsible for the corporate governance of the Company. The Board guides and monitors the business and affairs of the Company on behalf of the shareholders by whom they are elected and to whom they are accountable.

In accordance with the ASX Corporate Governance Council's **Corporate Governance Principles and Recommendations: 2nd Edition (Revised Principles) (the Principles)**, the corporate governance statement reports on the Company's adoption of the Principles on an exception basis. This statement provides specific information whereby disclosure is required of any recommendations that have not been adopted by the Company, together with the reasons why they have not been adopted. Nagambie Mining's corporate governance principles and policies are therefore structured with reference to the Principles, which are as follows:

1. Lay Solid Foundations for Management and Oversight

Recommendation 1.1: Companies should establish the functions reserved to the board and those delegated to senior executives and disclose those functions.

The Board is committed to maximising performance, generating appropriate levels of shareholder value and financial return.

The Board is therefore concerned to ensure that the Company is properly managed to protect and enhance shareholder interests and that the Company, its Directors, officers and employees operate in an appropriate environment of corporate governance.

The Board is responsible for, inter alia, development of strategy, oversight of management, risk management and compliance systems, and monitoring performance. The Board has established certain policies and protocols in relation to the Company's operations, some of which are summarised in this statement.

A statement as to the corporate governance policies adopted by the Company is available at the Company's website.

Recommendation 1.2: Companies should disclose the process for evaluating the performance of senior executives.

The performance of the Board, individual Directors and key executives is reviewed regularly, and has taken place during this reporting period.

The Company has not established a Remuneration or Nomination Committee as subcommittees of the Board. Remuneration and nomination issues are discussed and resolved at Board meetings and accordingly, the Board is responsible for determining and reviewing the remuneration of the Directors. This process requires consideration of the levels and form of remuneration appropriate to securing, motivating and retaining executives with the skills to manage the Company's operations. In making decisions regarding the appointment of Directors, the Board as a whole periodically assesses the appropriate mix of skills and experience represented on the Board. The Board may also obtain information from, and consult with management and external advisers, as it considers appropriate.

The remuneration policy for the Directors is disclosed in the Directors' Report.

Recommendation 1.3: Companies should provide the information indicated in the Guide to reporting on Principle 1.

In accordance with the 'Guide to Reporting on Principle 1', the Company provides the following information:

- as at the date of this statement, the Company is of the view that it has complied with each of the Recommendations under Principle 1; and
- the Company has undertaken a performance evaluation for senior executives during the financial year in accordance with the process set out in Recommendation 1.2.

2. Structure the Board to Add Value

Recommendation 2.1: A majority of the board should be independent directors

At the date of this statement, the Board comprises of three Directors, two of whom, Mr Geoff Turner and Mr Kevin Perrin are deemed as independent Directors as defined under the Board policy on Director independence. Mr Michael Trumbull is not an independent Director as he is a substantial shareholder in the Company and was appointed as Executive Chairman in 2013.

The Board is currently of the view that the current composition of the Board is adequate, having regard to the Company's level of operations and cash resources.

Recommendation 2.2: The chair should be an independent director

The Chairman, Mr Michael Trumbull, is an Executive Director and is not deemed to be independent. Since December 2007, it was resolved by the current Directors that Mr Michael Trumbull be appointed Chairman having regard to his extensive mining industry experience as both an executive and director of ASX listed companies, the current size of the Board and the Company's current level of operations.

Recommendation 2.3: The roles of chair and chief executive officer should not be exercised by the same person

Mr Michael Trumbull is the Executive Chairman of the Board. Since the resignation of Mr Colin Glazebrook on 30 June 2013, the Company has not appointed a new Chief Executive Officer.

Recommendation 2.4: The board should establish a nomination committee

Due to the small size of the Board and the Company's current level of operations, the Company does not have a separate nomination committee.

Recommendation 2.5: Companies should disclose the process for evaluating the performance of the board, its committees and individual directors.

The Board reviews and evaluates the performance of the Board and the Board committees. The process is to involve the assessment of all of the Board's key areas of responsibility. The Board's contribution as a whole is reviewed and areas where improvement can be made are noted. The performance evaluation process is as follows:

- (a) each Director will periodically evaluate the effectiveness of the Board and its committees and submit their observations to the Chairman;
- (b) the Chairman of the Board will make a presentation incorporating his assessment of such observations to enable the Board to assess, and if necessary, take action;
- (c) the Board will agree on development and actions required to improve performance;
- (d) given the small size of the Company and the scale and nature of its current level of operations, the Board has considered and believes that the current mix of skills and diversity as outlined in the Directors' Report is adequate. The Board will continue to monitor the mix of skills and diversity it is looking to achieve periodically;
- (e) outcomes and actions will be minuted; and
- (f) the Chairman will assess during the year the progress of the actions to be achieved.

This process aims to ensure that individual Directors and the Board as a whole contribute effectively in achieving the duties and responsibilities of the Board. The performance of the Board, individual Directors and key executives has taken place during this reporting period in accordance with the process set out above.

Recommendation 2.6: Provide the information indicated in Guide to Reporting on Principle 2

The 'Guide to Reporting on Principle 2' provides that certain information should be included in the corporate governance section of the Company's Annual Report or be made publicly available ideally on the Company's website.

In accordance with the 'Guide to Reporting on Principle 2', the Company provides the following information:

- (a) The skills, experience and expertise relevant to the position of Director held by each Director as at the date of the Annual Report is detailed in the Director's Report.
- (b) Mr Geoff Turner and Mr Kevin Perrin are considered by the Board to constitute independent Directors. In assessing whether a director is independent, the Board has regard to the standards it has adopted that reflect the independence requirements of applicable laws, rules and regulations, including the Principles. Mr Michael Trumbull is not an independent Director.
- (c) Whenever necessary, individual members of the Board may seek independent professional advice at the expense of the Company in relation to fulfilling their duties as Directors. All Directors are encouraged to actively participate in all decision making processes and are given every opportunity to have their opinion heard and respected on all matters.
- (d) The term of office held by each Director as at the date of the Annual Report is detailed in the Director's Report.
- (e) Due to the small size of the Board, the Company does not have a separate nomination committee and therefore a charter or an appointment policy has not been created.
- (f) The performance of the Board, individual Directors and key executives has taken place during the reporting period in accordance with the process set out in Recommendation 2.5.

As at the date of this statement, the Company is of the view that it has complied with each of the recommendations under Principle 2, except for Recommendations 2.1 and 2.4. An explanation for the departures from Recommendations 2.1 and 2.4 is set out above.

3. Promote Ethical and Responsible Decision-making

Recommendation 3.1: Companies should establish a code of conduct and disclose the code or a summary of the code as to:

- (a) *the practices necessary to maintain confidence in the company's integrity;*
- (b) *the practices necessary to take into account their legal obligations and the reasonable expectations of their stakeholders; and*
- (c) *the responsibility and accountability of individuals for reporting and investigating reports of unethical practices.*

The Board has established a Code of Conduct that provides a framework in which the Company and its representatives conduct their business and activities in a fiscally efficient and socially responsible manner whilst seeking to maximise shareholder returns.

The Code of Conduct outlines how the Company expects Directors, management and employees to behave and conduct business in a range of circumstances. In particular, the Operating Procedures and Policy Guidelines require awareness of and compliance with laws and regulations relevant to Nagambie Mining's operations including environmental laws and community concerns. All Board members are qualified professionals within their respective industries and accordingly conduct themselves in a professional and ethical manner in both their normal commercial activities and the discharge of their responsibilities as Directors.

The Code of Conduct adopted by the Company is available at the Company's website.

Recommendation 3.2: Companies should establish a policy concerning diversity and disclose the policy or a summary of that policy. The policy should include requirements for the board to establish measurable objectives for achieving gender diversity and for the board to assess annually both the objectives and progress in achieving them.

The Company has not adopted a formal diversity policy and therefore, has not set measurable objectives for achieving gender diversity. The Board is of the view that the size of the Company and the scale and nature of its operations does not currently lend itself to an effective and meaningful application of such a policy. However, the Board intends to reconsider the adoption of a formal diversity policy periodically.

Recommendation 3.3: Companies should disclose in each Annual Report the measurable objectives for achieving gender diversity

The Company has not adopted a formal diversity policy and therefore, has not set measurable objectives for achieving gender diversity. The Board is of the view that the size of the Company and the scale and nature of its operations does not currently lend itself to an effective and meaningful application of such a policy. However, the Board intends to reconsider the adoption of a formal diversity policy periodically.

Recommendation 3.4: Companies should disclose in each annual report the proportion of women employees in the whole organisation, women in senior executive positions and women on the board

	Number	Percentage
Women in the whole organisation	1	50%
Women in senior executive positions	Nil	0%
Women on the board	Nil	0%

Recommendation 3.5: Provide the information indicated in the Guide to reporting on Principle 3

The Company has not adopted a formal diversity policy and therefore, has not set measurable objectives for achieving gender diversity. The Board is of the view that the size of the Company and the scale and nature of its operations does not currently lend itself to an effective and meaningful application of such a policy. However, the Board intends to reconsider the adoption of a formal diversity policy periodically.

4. Safeguard Integrity in Financial Reporting

Recommendation 4.1: The board should establish an audit committee.

The Board has established an Audit and Compliance Committee. The composition of this committee and its effectiveness is reviewed on a regular basis. The Audit and Compliance Committee comprises of two Non-Executive Directors, Mr Kevin Perrin and Mr Geoff Turner. Mr Michael Trumbull was a member of the Committee for the 2012/2013 financial year but resigned from the Committee upon being appointed Executive Chairman of the Company in September 2013.

The Audit and Compliance Committee monitors and reviews the effectiveness of the Company's controls in the areas of operational and balance sheet risk and financial reporting.

Members of the management and the Company's external auditors attend meetings of the Audit and Compliance Committee by invitation. The Audit and Compliance Committee may also have access to financial and legal advisers in accordance with the Board's general policy.

Recommendation 4.2: The audit committee should be structured so that it:

- (a) consists only of non-executive directors;
- (b) consists of a majority of independent directors;
- (c) is chaired by an independent chair, who is not chair of the board; and
- (d) has at least three members.

The Audit and Compliance Committee consists of the two Non-Executive Directors of the Company, Mr Kevin Perrin and Mr Geoff Turner. Mr Kevin Perrin is Chairman of the Audit and Compliance Committee and is an independent director. Mr Michael Trumbull resigned from the Committee when he was appointed Executive Chairman of the Company in September 2013.

The Audit and Compliance Committee consists of all independent directors.

Recommendation 4.3: The audit committee should have a formal charter

The Audit and Compliance Committee operates under a charter approved by the Board.

It is the Board's responsibility to ensure that an effective internal control framework exists to examine the effectiveness and efficiency of significant business processes such as the safeguarding of assets, the maintenance of proper accounting records and the integrity of financial information, the implementation of quality assurance practices and procedures and ensuring compliance with environmental regulations. The Board has delegated the responsibility for the establishment and maintenance of a framework of internal control mechanisms for the management of the Company to the Audit and Compliance Committee.

The Audit and Compliance Committee meets at least every six months and is responsible for:

- overseeing the implementation and the operation of the Code of Conduct;
- administering continuous disclosure and compliance;
- external financial reporting;
- risk management, internal control structures and compliance with laws and regulations; and
- administering external audit activities.

Recommendation 4.4: Companies should provide the information indicated in the Guide to reporting on Principle 4.

The 'Guide to Reporting on Principle 4' provides that certain information should be included in the corporate governance section of the Company's Annual Report or be made publicly available ideally on the Company's website.

In accordance with the 'Guide to Reporting on Principle 4', the Company provides the following information:

- (a) The qualifications of the Audit and Compliance Committee members, Mr Kevin Perrin and Mr Geoff Turner, are detailed in the Directors report;
- (b) The Audit and Compliance Committee met three times throughout the year. Mr Michael Trumbull, Mr Geoff Turner and Mr Kevin Perrin were present at all meetings. Mr Michael Trumbull has, upon his appointment as Executive Chairman in September 2013, resigned from the Audit and Compliance Committee and has not attended any meetings since his appointment as Executive Chairman;
- (c) The Charter of the Audit Committee adopted by the Company is available at the Company's website; and
- (d) The Company periodically puts to private tender the appointment of its external auditor. The Company's external audit engagement partner is rotated in consultation with the external auditor, as required by Division 5 of the Corporations Act.

5. Make Timely and Balanced Disclosure

Recommendation 5.1: Companies should establish written policies designed to ensure compliance with ASX Listing Rule disclosure requirements and to ensure accountability at a senior executive level for that compliance and disclose those policies or a summary of those policies.

The Board and senior management are aware of the continuous disclosure requirements of the ASX and have written policies and procedures in place, including a 'Continuous Disclosure and Compliance Policy' to disclose any information concerning the Company that a reasonable person would expect to have a material effect on the price of the Company's securities.

The Directors and senior management of Nagambie Mining acknowledge that they each have an obligation to immediately identify and immediately disclose information that may be regarded as material to the price or value of the Company's securities.

The Chief Executive Officer and Chairman are authorised to make statements and representations on the Company's behalf. The Company Secretary is responsible for overseeing and coordinating the disclosure of information to the ASX, analysts, stockbrokers, shareholders, the media and the public. The Company Secretary must inform the Directors, senior management and employees of the Company's continuous disclosure obligations on a quarterly basis.

The Directors and senior management of Nagambie Mining ensure that the Company Secretary is aware of all information to be presented at briefings with analysts, stockbrokers, shareholders, the media and the public. Prior to being presented, information that has not already been the subject of disclosure to the market and is not generally available to the market is the subject of disclosure to the ASX. Only when confirmation of receipt of the disclosure and release to the market by the ASX is received may the information be presented.

If information that would otherwise be disclosed comprises of matters of supposition or is insufficiently definite to warrant disclosure, or if the effect of a disclosure on the value or price of Nagambie Mining's securities is unknown, Nagambie Mining may request that the ASX grant a trading halt or suspend Nagambie Mining's securities from quotation. Management of Nagambie Mining may consult Nagambie Mining's external professional advisers and the ASX in relation to whether a trading halt or suspension is required.

The written policies and procedures in relation to the Company's continuous disclosure requirements with the ASX are available at the Company's website.

Recommendation 5.2: Companies should provide the information indicated in the Guide to reporting on Principle 5.

In accordance with the 'Guide to Reporting on Principle 5', the Company has made its Continuous Disclosure and Compliance Policy available on its website.

6. Respect the Rights of Shareholders

Recommendation 6.1: Companies should design a communications policy for promoting effective communication with shareholders and encouraging their participation at general meetings and disclose their policy or a summary of that policy.

The Board aims to ensure that in accordance with Recommendation 6.1, all shareholders are informed of major developments affecting the affairs of the Company. Information is communicated to the shareholders through the annual and half year reports, disclosures made to the ASX, notices of meetings and letters to shareholders where appropriate.

A description of the arrangements the Company has to promote communications with shareholders is detailed in the Code of Conduct available at the Company's website.

Recommendation 6.2: Companies should provide the information indicated in the Guide to reporting on Principle 6.

In accordance with the 'Guide to Reporting on Principle 6', the Company has made its Code of Conduct available on its website.

7. Recognise and Manage Risk

Recommendation 7.1: Companies should establish policies for the oversight and management of material business risks and disclose a summary of those policies.

The Board has procedures in place to recognise and manage risk in accordance with Recommendation 7.1. Monthly reporting of financial performance is in place as are policies to manage credit, foreign exchange and other business risks.

The Company is committed to the proper identification and management of risk. Nagambie Mining regularly conducts technical meetings that are attended by Messrs Trumbull and Turner. Mr Glazebrook also attended these meetings until his retirement on 30 June 2013. Nagambie Mining also regularly undertakes reviews of its risk management procedures which include implementation of a system of internal sign-offs to ensure not only that Nagambie Mining complies with its legal obligations, but that the Board and ultimately shareholders can take comfort that an appropriate system of checks and balances is in place regarding those areas of the business which present financial or operating risks.

The Audit and Compliance Committee meets regularly to ensure, amongst other things, that the risk management, internal control structures and compliance with laws and regulations are operating effectively.

The Code of Conduct sets out the Company's commitment to maintaining the highest level of integrity and ethical standards in all business practices which is available at the Company's website.

Recommendation 7.2: The board should require management to design and implement the risk management and internal control system to manage the company's material business risks and report to it on whether those risks are being managed effectively. The board should disclose that management has reported to it as to the effectiveness of the company's management of its material business risks.

The Company's management is responsible for providing leadership and direction, for establishing a context which fosters a risk management culture and for ensuring business, financial and risk management approaches are integrated during the planning, implementation and reporting of major ventures at all levels within the organisation.

At the Company's board meetings and technical meetings, the Company regularly undertakes reviews of its risk management procedures, which include implementation of a system of internal approvals to ensure not only that it complies with its legal obligations, but that the Board and shareholders can take comfort that an appropriate system of checks and balances is in place in those areas of the business that present financial or operating risks. As part of this risk management process, the Company's management has reported to the Board in relation to its management of the Company's material business risks.

Recommendation 7.3: The board should disclose whether it has received assurance from the chief executive officer (or equivalent) and the chief financial officer (or equivalent) that the declaration provided in accordance with section 295A of the Corporations Act is founded on a sound system of risk management and internal control and that the system is operating effectively in all material respects in relation to financial reporting risks.

Mr Michael Trumbull, as the Company's Executive Chairman and Mr Kevin Perrin as the Company's Non-Executive Director of Finance have declared to the Board that the statement given to the Board regarding the Financial Reports (as discussed under Section 4 of this statement) is founded on a sound system of risk management, internal compliance and control which implements the policies adopted by the Board.

Mr Michael Trumbull and Mr Kevin Perrin have also declared to the Board that the Company's risk management, internal compliance and control system is operating efficiently and effectively in all material respects.

Recommendation 7.4: Companies should provide the information indicated in the Guide to reporting on Principle 7.

In accordance with the 'Guide to Reporting on Principle 7', the Company provides the following information:

- (a) The Company has not departed from Recommendations 7.1 to 7.4;
- (b) The Board has received the report from management under Recommendation 7.2; and
- (c) The Board has received assurance from Mr Michael Trumbull and Mr Kevin Perrin under Recommendation 7.3.

8. Remunerate Fairly and Responsibly

Recommendation 8.1: The board should establish a remuneration committee

Due to the small size of the Board and the Company's current level of operations, the Company has not established a Remuneration Committee as a subcommittee of the Board. The Board is responsible for determining and reviewing the remuneration of the Directors and the executive officers of the Company and reviewing the operation of the Company's Employee Option Plan. This process requires consideration of the levels and form of remuneration appropriate to securing, motivating and retaining executive with the skills to manage the Company's operations. In making decisions regarding the appointment of Directors, the Board as a whole periodically assesses that an appropriate mix of skills and experience is represented on the Board.

It is the Company's objective to provide maximum shareholder benefit from the retention of high quality Board members having regard to the Company's level of operations and financial resources. Directors are remunerated with reference to market rates for comparable positions. Remuneration policies for each Non-Executive Director are disclosed in the Directors' Report.

The Board may obtain information from, and consult with management and external advisers, as it considers appropriate.

Recommendation 8.2: The remuneration committee should be structured so that it:

- (a) consists of a majority of independent directors**
- (b) is chaired by an independent chair**
- (c) has at least three members.**

The Company does not currently have a formal remuneration sub-committee and the relevant issues are the responsibility of the Board as a whole. There are two independent directors on the Board and an Executive Chairman.

Recommendation 8.3: Companies should clearly distinguish the structure of non-executive directors' remuneration from that of executive directors and senior executives.

The remuneration structure of Non-Executive Directors and executives is disclosed in the Director's Report in this Annual Report. The remuneration of executives is dependent on the terms of the service agreement with those executives. The remuneration structure of Non-Executive Directors and executives is clearly distinguishable as required by recommendation 8.2.

Recommendation 8.4: Companies should provide the information indicated in the Guide to reporting on Principle 8.

In accordance with the 'Guide to Reporting on Principle 8', the Company provides the following information:

- (a) there are no schemes for retirement benefits, other than statutory superannuation, in existence for the Non-Executive Directors;
- (b) due to the small size of the Board, the Company does not have a separate Remuneration Committee and therefore a charter or an appointment policy has not been created; and
- (c) as at the date of this statement, the Company is of the view that it has complied with each of the Recommendations under Principle 8, except for Recommendation 8.1. An explanation for the departure from Recommendation 8.1 is set out above.

Additional ASX Information

Additional information required by the ASX Ltd and not shown elsewhere in this report is as follows. The information is current as at 16 October 2013.

Number of holders of equity securities

Ordinary share capital

264,440,832 fully paid ordinary shares are held by 372 individual shareholders. All the shares carry one vote per share.

Options

20,100,000 options are held by 9 individual optionholders. Options do not carry a right to vote.

Unsecured convertible notes

63,750,000 unsecured convertible notes are held by 4 individual noteholders. The notes do not carry a right to vote.

Buy-Back

The company does not have a current on-market buy-back.

Distribution of holders of ordinary shares

	Number of holders	Number of shares
1 – 1,000	22	2,492
1,001 – 5,000	12	52,481
5,001 – 10,000	43	413,029
10,001 – 100,000	183	7,806,578
100,001 and over	112	256,166,252
Totals	372	264,440,832
Holding less than a marketable parcel as at 16 October 2013	114	982,946

Substantial shareholders

Fully paid ordinary shareholders	Voting power	Number of shares
Mr Ralph Douglas Russell & Ms Ann Maree Hynes	16.35%	43,227,757
Cairnglen Investments Pty Ltd	14.25%*	37,682,879*
Mr Michael W Trumbull	8.15%	21,540,192
Mr Geoffrey Michael Walcott & Mrs Julie Ann Walcott	7.41%	19,590,000
	46.15%	122,040,828

* This figure represents Cairnglen Investments Pty Ltd's current shareholding in the company. Cairnglen Investments Pty Ltd lodged its last substantial holder notice on 20 November 2008 stating that it held 15,706,667 shares in the company, representing 14.50% of the issued capital in the company. Despite participating in share purchase plans and other capital raisings since 2008, Cairnglen Investments Pty Ltd has not released a substantial holder notice in relation to its change of shareholding following these issues as its percentage interest has not moved by more or less than 1% since 20 November 2008.

Distribution of holders of unquoted options

	Number of holders	Number of options
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000	-	-
10,001 – 100,000	1*	50,000
100,000 and over	9	20,050,000
Totals	9*	20,100,000

* There are 9 Optionholders in total. 1 Optionholder holds both a parcel of 50,000 options and other parcels that are in excess of 100,000 options.

Distribution of holders of unquoted convertible notes

	Number of holders	Number of convertible notes
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000	-	-
10,001 – 100,000	-	-
100,000 and over	4	63,750,000

Optionholders holding greater than 20% of the unquoted options

Optionholder name	Options held	% held
Ecofer Pty Ltd as trustee for the Glazco Super Fund A/c	6,000,000	29.85%

Convertible Noteholders holding more than 20% of the unquoted convertible notes

Noteholder name	Notes held	% held
PPT Nominees Pty Ltd	44,166,667	69.28%

Unquoted options over unissued shares

Exercise price	Grant Date	Vesting Date	Expiry Date	Number
\$0.10	2 December 2008	2 December 2010	2 December 2013	4,000,000
\$0.10	9 July 2009	9 July 2011	9 July 2014	550,000
\$0.10	17 December 2009	17 December 2011	17 December 2014	2,000,000
\$0.10	26 November 2010	26 November 2012	26 November 2015	4,000,000
\$0.10	11 March 2011	11 March 2013	11 March 2016	400,000
\$0.10	30 November 2011	30 November 2011	30 November 2016	4,400,000
\$0.10	31 October 2012	31 October 2012	31 October 2017	4,750,000
Total				20,100,000

Twenty largest holders of quoted equity securities

The names of the twenty largest holders and their shareholding in the quoted shares are as follows:

Rank	Name	Units	%
1	CAIRNGLEN INVESTMENTS PTY LTD	37,682,879	14.25
2	PPT NOMINEES PTY LTD	37,102,677	14.03
3	MR RALPH DOUGLAS RUSSELL + MS ANN MAREE HYNES <PRECISION SUPER P/L>	31,291,532	11.83
4	MR GEOFFREY MICHAEL WALCOTT + MRS JULIE ANN WALCOTT <GEORET BEACON SUPERFUND A/C>	18,510,000	7.00
5	CYPRON PTY LTD <M W TRUMBULL SUPER FUND A/C>	13,780,000	5.21
6	MR RALPH DOUGLAS RUSSELL + MS ANNE-MAREE HYNES	11,034,779	4.17
7	NEFCO NOMINEES PTY LTD	10,365,119	3.92
8	NORMET INDUSTRIES NOMINEE PTY LTD	8,333,333	3.15
9	ADARE MANOR PTY LTD <AM RETIREMENT FUND A/C>	6,708,334	2.54
10	CYPRON PTY LTD	6,690,192	2.53
11	ADARE MANOR PTY LTD	4,101,446	1.55
12	JP MORGAN NOMINEES AUSTRALIA LIMITED <CASH INCOME A/C>	3,644,717	1.38
13	MR GREGORY KELVYN STRANGE + MRS LYNETTE ELVIRA STRANGE <SUPER FUND A/C>	3,133,356	1.18
14	MR STEVEN JOHN PERRIN	2,250,000	0.85
15	MCCARTHY CATTLE COMPANY PTY LTD <MCCARTHY FAMILY A/C>	2,125,000	0.80
16	R & N KUNG PTY LTD <RENE KUNG PERSONAL S/F A/C>	2,029,958	0.77
17	MR ROBERT CARL GUERNIER + MRS JEAN GUERNIER	2,005,315	0.76
18	HONEST REMARK PTY LTD	2,000,180	0.76
19	MRS MARGARET MCKINSTREY HOLLWAY	1,950,000	0.74
20	MR RICHARD EURO MOGOROVICH & MRS GIULIANA MOGOROVICH <MOGOROVICH SUPER FUND A/C>	1,943,334	0.73
Totals: Top 20 holders of ORDINARY FULLY PAID SHARES		206,682,151	78.15
Total Remaining Holders Balance		57,758,681	21.85