

BRAZILIAN METALS GROUP LIMITED

ANNUAL REPORT 2013



CORPORATE DIRECTORY

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Michael Green Anthony Trevisan Malcolm Castle

Fleur Hudson

Christopher Eager (Non-Executive Chairman) Bruce McCracken (Managing Director) (Chief Operating Officer) (Non-Executive Director) (Non-Executive Director)

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CHAIRMAN'S LETTER

Dear Shareholder

I am pleased to report to you for the first time as the newly appointed chairman of Brazilian Metals Group Limited (**BMG**). The resource equities and commodities markets have gone through a period of decline over the past two to three years. Negative sentiment about a slowdown in economic growth in China and a flood of new iron ore supply has resulted in many new iron ore projects being shelved by major and smaller companies alike. BMG has reacted positively and proactively to these changes in market conditions; has raised additional capital and refocused its efforts from iron ore exploration to copper/gold exploration and development, initially in Cyprus.

I believe that the long-term fundamentals for copper are strong from both the supply and demand side. Continued urbanization and industrialization in China and India and other large populations support growth in copper demand and the major copper producing regions in Latin America are facing rapidly declining resource grades and rising operating costs. This will result in existing lower grade and smaller resources becoming sustainably economic to mine, creating viable acquisition opportunities for BMG.

BMG's strategy to identify, acquire, explore and develop smaller scale, higher-grade copper/gold projects in the Mediterranean and Middle Eastern regions is appropriate for the current market conditions. These projects require significantly less capital for exploration and development in a time when capital supply is restricted and have a much shorter lead-time for development.

I welcome Dr Michael Green to the Board of BMG as Chief Operating Officer. Dr Green is a geologist with significant experience in base metals exploration. He is leading BMG's initiatives in Cyprus and the surrounding region.

I would like to thank shareholders for your continued support and look forward to positive developments in the coming year.

Yours faithfully

Christopher Eager Chairman

The past year has been a transformational period for the company as we have redirected our focus to copper and gold in the Republic of Cyprus with the acquisition of the Treasure Project, transitioning from our previous focus on iron ore in Brazil. Despite the operating environment for the junior resources sector remaining challenging throughout the year, we were able to reposition the company successfully and complete a fully underwritten capital raising. This placed the company in a solid position, enabling us to progress the acquisition of the Treasure Project, retire all debt, undertake our maiden drilling campaign in Cyprus, and fund ongoing exploration and working capital.

We have now established an operating base in Cyprus. The key focus of our exploration program in Cyprus is to develop an economic resource base from our wholly-owned project holdings. Our Brazilian operations are in the final stages of being placed into care and maintenance, which will leave us with minimal ongoing exposure in Brazil. We are also now positioned to evaluate complementary resources opportunities in Southern Europe and East Asia, particularly in the Mediterranean and Middle East, both regions of which have very prospective geology but are largely undeveloped for resources.

With the change in the company's strategic focus both from a geographic and mineral commodity perspective, we believe a more generic company positioning within the sector is now appropriate. We propose, subject to shareholder approval, to change our name from 'Brazilian Metals Group Limited' to 'BMG Resources Limited'. This will retain a connection to our existing name, and will be a straightforward transition for existing shareholders and potential investors as we will retain our existing ASX ticker (**BMG**).

The following is an operational overview of our activities during the financial year.

OPERATIONS

Exploration Summary

The company redirected its focus to copper-gold exploration in Cyprus during the year following the acquisition of 100% of the Treasure Project. The Treasure Project consists of three project areas – Black Pine, Kambia and Vrechia – totalling approximately 200km² (refer to Figure 1 below).

Black Pine

Predominantly prospective for copper-gold-cobalt-nickel sulphides related to dolerite intrusions (ie., orthomagmatic style) with known prospects at Laxia, Pevkos and Petromoutti. The exploration model has highlighted more than 50km strike within BMG's licences which is highly prospective for this style of mineralisation. Black Pine also includes some areas prospective for volcanic-hosted massive sulphide (VHMS) deposits (copper-gold-silver-zinc) including the abandoned Kalavassos copper mines. The total licence area is approximately 101km².

Kambia

Prospective for VHMS deposits (copper-gold-silver-zinc) including the abandoned Mathiatas and Kappedhes copper mines. The total licence area is more than 72km².

Vrechia

Prospective for VHMS deposits (copper-gold-silver-zinc) including the abandoned Vrechia copper mine. The total licence area is approximately 23.6km².

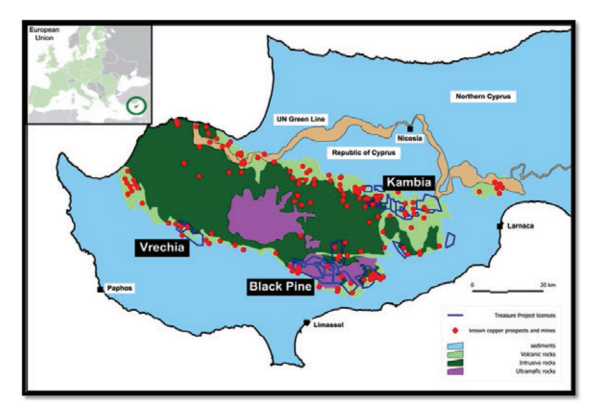


Figure 1: BMG's project areas and licences in Cyprus

Copper has been mined in Cyprus since the Bronze Age and continues to be produced from the privatelyowned Skouriotissa Mine. Historical mining exploited copper, gold, silver and sulphur from many of the exposed massive sulphide deposits hosted by volcanic units of the Troodos Ophiolite. The largest mine was Mavravouni where 17 million tonnes at 4.5% copper (765,000 tonnes contained copper) were extracted. BMG has 22 exploration licences (21 granted) in Cyprus which are highly prospective for these deposits, including four licences housing abandoned copper mines. Work is currently focussed on identifying the extent of copper-gold mineralisation within and around these abandoned mines.

Recent drilling by BMG has confirmed another style of sulphide mineralisation in the ultramafic rocks within the Troodos Ophiolite. These sulphides are related to late dolerite intrusions and are enriched with copper, gold, cobalt and nickel. Recent results from the Laxia prospect show that the mineralised system has significant strike and depth continuity, and contains some very high-grade copper-cobalt intercepts with reasonable widths. The revised exploration model shows a strike greater than 50 km within BMG's licences which is highly prospective for this mineralisation. Work is currently focused on interpreting the recent drilling results at the Laxia prospects, with some assays still pending and applying the new knowledge to regional exploration.

TREASURE PROJECT BACKGROUND

The island of Cyprus is located in the eastern Mediterranean Sea along a major geological-tectonic boundary. Mineral exploration is focused on a geological feature known as the Troodos Ophiolite, which is a large fragment of ocean floor and associated underlying crust (collectively referred to as oceanic crust) that has been physically moved to emerge as the island of Cyprus. The Troodos Ophiolite forms an anticlinal dome such that the deepest formed intrusive units (basal oceanic crust) are now the highest central hills and the seafloor volcanics and overlying sediments are exposed around the flanks (Figure 1).

Orthomagmatic Deposits (Copper-Gold-Cobalt-Nickel)

Typical mafic and ultramafic magmas carry small amounts of nickel, copper, cobalt and platinum group elements (PGE), but in general these are dispersed in the final crystallised rocks and are thus uneconomic. Under certain physical and chemical conditions, however, the nickel, copper, cobalt and PGE can concentrate in sulphide phases which separate from the silicate magma to form discrete sulphide-rich melts which subsequently crystallise to form sulphide-rich bodies at various scales. The sulphide-rich bodies will have close spatial and temporal relationships with their mafic-ultramafic counterparts and may deposit in the adjacent country rock, the related mafic-ultramafic rocks or both. Such systems form orthomagmatic deposits and include some of the largest known global accumulations of nickel and copper sulphide, including Voisey Bay, Canada; Sudbury, Canada; Jinchuan, China; and Noril'sk, Siberia.

Recent work by BMG at the Laxia prospect in the Black Pine project area has found strong evidence that the copper-gold-cobalt-nickel sulphide mineralisation is related to dolerite intrusions cutting the serpentinite country rock. The mineralisation model has been revised to orthomagmatic.

Volcanic-hosted massive Sulphide Deposits (Copper-Gold-Silver-Zinc)

Modern seafloor volcanic centres are areas of intense hydrothermal activity and are associated with massive sulphide deposits, referred to as Volcanic-Hosted Massive Sulphide (VHMS) deposits. Globally, VHMS deposits host a number of significant copper, gold, silver, lead and zinc mines. The volcanic belt of the Troodos Ophiolite has preserved many VHMS deposits, and some Cyprus deposits have excellent grades and tonnages although they vary greatly. The largest known Cyprus deposit is Mavrovouni, where 17 million tonnes were mined at 4.5% copper. The only currently active mine in Cyprus is the privately-owned Skouriotessa Mine where approximately 5,000 tonnes of copper are produced annually.

Black Pine Project

The Black Pine project area comprises eight granted licences and one application for a total area of approximately 101km². The main focus is exploring for orthomagmatic copper-gold-cobalt-nickel sulphide deposits related to dolerite intrusions. There are three known prospects (Laxia, Pevkos, Petromoutti) within the Black Pine area where such mineralisation has been recorded. The exploration model, however, highlights more than 50km of highly prospective dolerite contacts within BMG's licences which have yet to be explored. BMG has focused most of its recent work at the Laxia prospect where 1,567 metres of diamond drilling was completed. Some minor works at Pevkos were also completed. The Black Pine project also includes areas prospective for VHMS deposits (copper-gold-silver-zinc) including the abandoned Kalavassos copper mines where a total of 7 million tonnes at 0.5 to 3.0% copper were reported to have been mined.

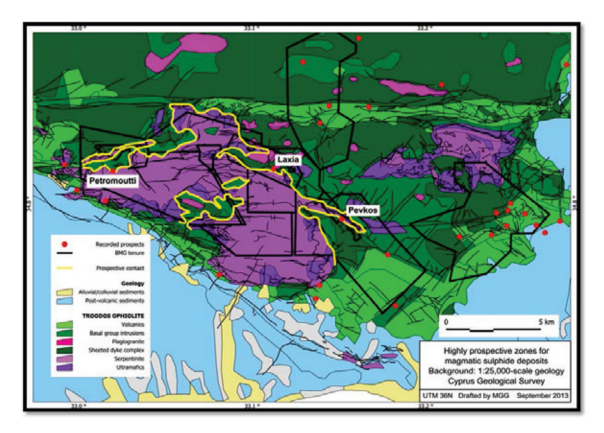


Figure 2: Black Pine project area showing BMG's tenure and the highly prospective dolerite contact

Laxia Prospect

The Laxia prospect has been BMG's main focus since acquiring the Cyprus licences. At Laxia there is a gossan that outcrops semi-continuously for 1.4km. Samples of this gossan return very high grades of copper, cobalt, gold and nickel. Although historical work at Laxia included approximately 880 metres of exploration tunnels (adits) and 16 drill holes, it was determined that the area had not been adequately tested.

BMG recently completed 13 diamond drill holes for a total of 1,567 metres at the Laxia prospect. Each hole intersected a 20 to 40 metre wide mineralised zone and confirmed that the exposed mineralisation extends to depth. The mineralised zone is along the contact between strongly fractured (shattered) and massive serpentinite. Thin mafic intrusions, predominantly chlorite-altered fine-grained dolerite dykes, cut both serpentinite units, but are more common in the shattered serpentinite. Many of the dolerite dykes are internally brecciated with discrete clasts of dolerite, serpentinite and sulphides. Chilled margins along dolerite contacts confirm their late, lower-temperature emplacement. The northern contact between serpentinite and a sheeted dyke complex is less than 200m from the mineralised zone.

The mineralised zone contains massive to semi-massive, stringer, vein and disseminated sulphides, predominantly pyrrhotite and chalcopyrite. The pyrrhotite-chalcopyrite cuts the serpentinite and has narrow green alteration haloes of lower temperature serpentine caused by thermal re-equilibration. Sulphide mineralisation also cuts dolerite, and, in places, has accumulated along dolerite margins. The relative abundances of pyrrhotite and chalcopyrite are highly variable over short distances, suggesting multiple pulses of variably fractionated sulphides. The sulphides show typical infill textures with acute angle contacts, indicating local dilation during emplacement.

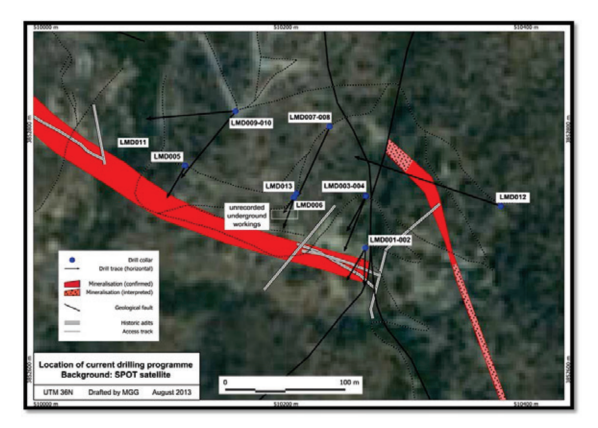


Figure 3: Laxia prospect - location of recent drilling

Assay results from the first seven holes at the Laxia prospect have been returned and complete the easternmost cross-section while partly completing two other sections. The best composite intervals so far defined are:

- 4.25m at 2.53% copper from 30.75m (LMD002),
- 4.18m at 1.72% copper, 1.18g/t gold and 0.15% cobalt from 33.1m (LMD005), and
- 3.58m at 1.74% copper, 0.28g/t gold and 0.05% cobalt from 112.9m (LMD007).

In general, the assays show that each hole has multiple high-grade copper zones within an anomalous background (mineralised zone). In the easternmost section these high-grade zones broadly correlate between holes and confirm that the main geometry of the copper-rich sulphide zones is tabular and sub-parallel to the gross mineralised zone.

The dispersion of copper around the highest grade zones is variable. In some holes, very low-grade zones, some of which are later faults and breccias, split the mineralisation. In hole LMD005, however, the material between the high-grade zones contains reasonable copper grades such that a 4.18 metre wide zone of copper mineralisation can be defined.

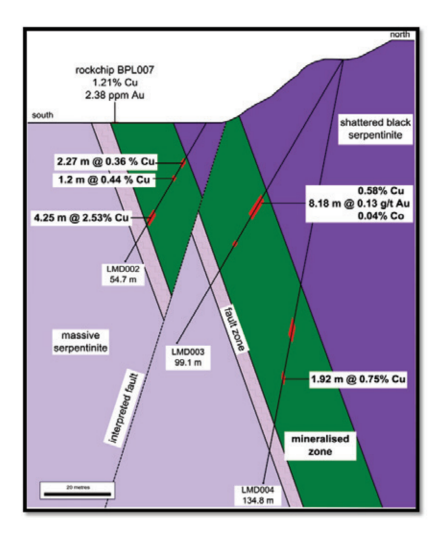


Figure 4: Easternmost cross-section at the Laxia Prospect

The mineralisation at Laxia appears to have been strongly controlled by segregation and fractionation of sulphide-rich phases from parental dolerite magmas to produce discrete sulphide-rich pulses with varying pyrrhotite and chalcopyrite abundances. The very high copper abundances relative to nickel suggest that the gross magmatic system at Laxia was already highly fractionated before sulphide segregation. Local fault geometries would have controlled where each sulphide pulse was deposited. In places, the mineralisation has been disrupted and diluted by later low-temperature faults and breccias, some of which contain sulphide clasts. The sulphide mineralisation at Laxia appears to become more consistent in width and grade to the west with less disruption from low-temperature faults and breccias. Work at Laxia is now focusing on this western segment of mineralisation.

Pevkos Prospect

The Pevkos prospect is BMG's second target in the Black Pine area and comprises two areas of massive sulphide mineralisation (Eastern and Western Lodes). There are also areas of malachite-stained gossan between and near these lodes. Previous exploration at Pevkos during the 1950s showed that the Eastern Lode has good strike (130 metres) and depth (200 metres) continuity, but the Western Lode is fragmented.

Effective surface sampling of the massive sulphide mineralisation at Pevkos has been difficult due to material from the adjacent gravel batching plant and thick vegetation in the creek obscuring adit entrances and 'waste' piles. One sample from near the western 'waste' dump was assayed in 2008 (CYP08074) and three samples from the Eastern Lode were assayed in 2013 (results in Table 2).

Sample ID	East (UTM36)	North (UTM36)	Copper %	Nickel %	Gold g/t	Cobalt %	Arsenic %
CYP08074	513863	3845591	3.09	3.67	7.58	0.28	>0.05
BPP13001	514001	3850087	0.35	1.98	18.25	0.26	3.0
BPP13002	514002	3850071	1 Sample self-combusted at laboratory				
BPP13003	514002	3850071	0.24	0.32	0.54	0.06	0.07

Table 2: Rockchip samples from Pevkos Prospect. Co-ordinates in UTM36N

The recent results show the potential of the massive sulphide deposits in the Black Pine project to contain very high copper and cobalt grades, as seen at Laxia, but also very high nickel and gold grades. A fixed-loop EM (FLEM) survey in 2010 confirmed the presence of a dipping conductive body at the Eastern Lode. In addition, Line 1100E of the FLEM survey located a similarly conductive body further northeast of that defined in historical adits and may well be the fault-displaced continuation of the known mineralisation. Historical drill results suggest that the massive sulphide body is about 1 metre wide and there are disseminated sulphides in the surrounding serpentinite.

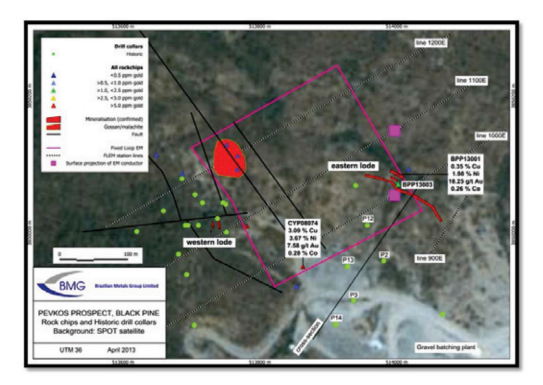


Figure 5: Pevkos prospect, location of exploration

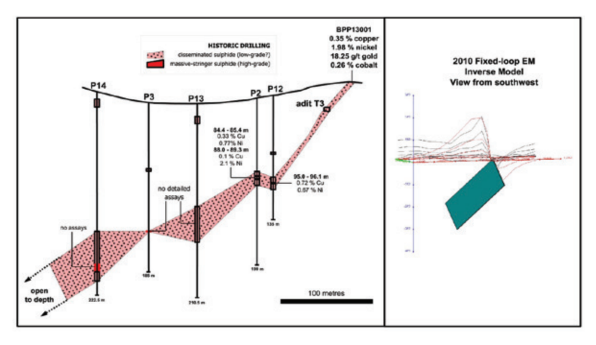


Figure 6: Drilling cross-section and FLEM forward model for Pevkos

REGIONAL EXPLORATION

Given that the preferred interpretation of the copper-gold-cobalt-nickel-sulphide mineralisation in the Black Pine project area is orthomagmatic, all intrusive dolerite contacts in the area should be considered prospective. Published maps of the Black Pine area show more than 50 km of such contacts within BMG's granted tenure and also show three known prospects along such contacts (Laxia, Pevkos, Petromoutti). As there has not been any systematic modern mineral exploration throughout the Black Pine area, it is likely that there are many more prospects in the area. BMG has started regional exploration to identify new prospects.

Kambia Project

The Kambia project comprises 10 granted exploration licences covering more than 72km² of predominantly volcanic units along the northeastern flank of the Troodos Ophiolite. The project is considered prospective for VHMS deposits. The licences include the abandoned Kappedhes and Mathiatas copper mines; possible extensions of the Peristerka-Pytharochoma, Kambia (Kokkinonero), South Mathiatas (Psathas) and Sha mines; and numerous recorded prospects. Copper grades for some of these deposits are reported, but generally gold and silver grades were not. However, gold and silver contents can be significant as demonstrated by reports that between 1936 and 1938, 26,691 ounces of gold and 154,719 ounces of silver were recovered from near-surface mining at Mathiatas and South Mathiatas combined. In general, it does not appear that gold and silver in the sulphide-rich units has been tested. Moreover, there has been limited modern exploration over the Kambia Project area.

Area	Ore produced (tonnes)	Cu Grade (%)
Mathiatas	2,100,000	0.2
Sha	334,179	0.5-1.2
Kappedhes	54,666	not quoted
Kambia (Kokkinonero)	658, 354	not quoted
Peristerka-Pytharochoma	557,540	1.5

 Table 3:
 Kambia project historical and mining grades

 Source:
 Mines Services Division, 2011

At the abandoned Mathiatas mine samples across the 75 metre wide massive sulphide at the base of the open pit returned consistent grades of 0.36 to 0.48g/t gold and 0.06 to 0.19% copper. In the altered volcanic rocks around the massive sulphide body, samples returned up to 0.50g/t gold and 0.11% copper. Samples of massive sulphide within the abandoned open pit at Kappedhes returned maximum values of 0.2g/t gold and 0.12% copper. BMG will commence work in the Kambia project with detailed geochemical mapping at the Mathiatas and Kappedhes mines using a handheld X-ray Fluorescence (**XRF**) analyser. Other work will include identifying and testing other prospects.

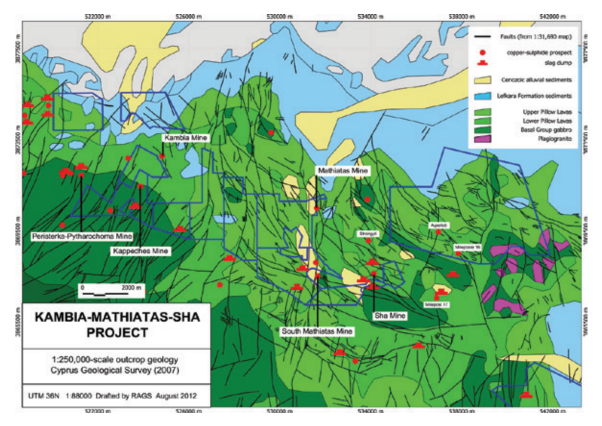


Figure 7: BMG's tenure at the Kambia Project

Vrechia Project

The Vrechia project comprises three granted exploration licences covering approximately 23.6km² of predominantly volcanic and sub-volcanic units along the southern flank of the Troodos Ophiolite. The project is considered prospective for VHMS deposits and includes the small, abandoned Vrechia open cut mine which produced approximately 500,000 tonnes of pyrite. Production is recorded as 80,000 tonnes at 0.55% copper and 0.3% zinc, and 120,000 tonnes at 0.45% copper and 0.3% zinc; no gold grades were quoted. Massive sulphide is still exposed in the open pit, which is located along a faulted contact between gabbro and basalt flows.

Three massive pyrite samples were collected in 2007; two from the open pit and one from the crusher waste pile immediately west of the pit. Pit samples returned 0.21 parts per million (ppm) gold and 0.42% copper, whereas the crusher waste sample returned 0.71ppm gold and 0.52% copper. Copper grades are consistent with the quoted mining grades; however, zinc grades were under-reported.

BMG will commence work at the Vrechia project with detailed geochemical mapping of the Vrechia mine using a handheld XRF analyser. Other work will include identifying and testing other prospects.

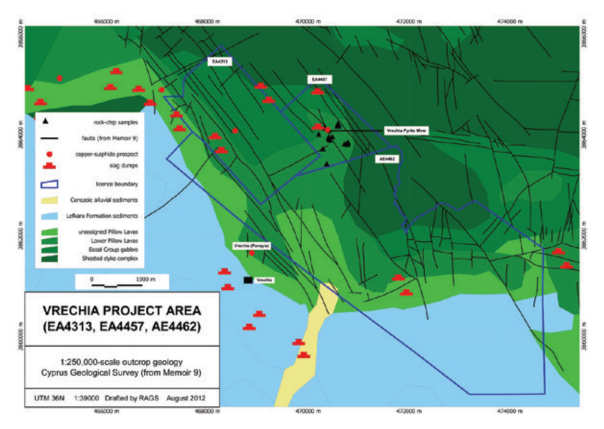


Figure 8: BMG's tenure at the Vrechia Project

SUMMARY OF EXPLORATION RESULTS

Table 1: Summary of most significant drilling intercepts at Laxia

Hole_ID	From	То	Width	Cu	Au	Co	Composite requite	
				ppm	ppm	ppm	Composite results	
LMD001	29.64	30.17	0.53	3.19%	0.2	0.131%		
LMD001	30.17	30.48	0.31	4.24%	0.21	0.231%	0.84 m @ 3.89 % Cu, 0.21 % Co	
LMD001*	30.17	30.48	0.31*	4.75%	0.27	0.336%		
LMD001	34.00	35.00	1.0	0.133%	0.03	130		
LMD001	35.00	36.10	1.1	0.675%	0.03	250	2.1 m @ 0.42 % Cu	
LMD002	12.75	13.39	0.64	0.645%	0.04	290		
LMD002	13.39	14.20	0.81	290	0.01	120		
LMD002	14.20	14.47	0.27	1.29%	0.16	430	2.27 m @ 0.45 % Cu	
LMD002	14.47	15.02	0.55	0.232%	0.01	120		
LMD002*	14.47	15.02	0.55*	0.185%	0.01	150		
LMD002	18.49	18.71	0.22	2.13%	0.32	670		
LMD002	18.71	19.39	0.68	370	0.04	180	1.2 m @ 0.44 % Cu	
LMD002	19.39	19.69	0.3	0.106%	0.04	140		
LMD002	30.75	31.21	0.46	0.112%	0.01	210		
LMD002	31.21	31.92	0.71	1.92%	0.07	790		
LMD002	31.92	32.3	0.38	13.05%	0.62	0.355%		
LMD002	32.30	32.88	0.58	0.395%	0.01	150		
LMD002	32.88	33.23	0.35	10.55%	0.28	0.212%	4.25 m @ 2.53 % Cu	
LMD002	33.23	34.00	0.77	0.333%	0.06	160		
LMD002*	33.23	34.00	0.77*	0.469%	0.02	180		
LMD002	34.00	35.00	1	0.204%	0.01	150		
LMD003	46.82	47.62	0.8	1.80%	0.04	514		
LMD003	47.62	48.13	0.51	1.39%	0.03	367		
LMD003*	47.62	48.13	0.51*	2.81%	0.09	681		
LMD003	48.13	49.28	1.15	448	<0.01	139	8.18 m @ 0.58 % Cu, 0.13 g/t Au,	
LMD003	49.28	50.20	0.92	28	<0.01	140	0.04 % Co	
LMD003	50.20	51.35	1.15	640	0.02	155		
LMD003	51.35	51.80	0.45	1.94%	0.15	0.126%		

Hole_ID	From	То	Width	Cu	Au	Co	Composite regulta
				ppm	ppm	ppm	Composite results
LMD003	51.80	53.18	1.38	431	0.37	551	-
LMD003	53.18	54.00	0.82	0.20%	0.57	763	
LMD003	54.00	55.00	1	0.21%	<0.01	138	
LMD004	84.39	84.64	0.25	0.41%	0.73	285	
LMD004	87.86	88.81	0.95	0.32%	0.08	161	
LMD004	88.81	89.73	0.92	0.34%	0.15	215	
LMD004	89.73	89.87	0.92	0.17%	0.24	245	
LMD004	102.25	102.55	0.3	2.27%	0.06	517	
LMD004	103.72	104.17	0.45	1.57%	0.22	0.311%	
LMD005	33.07	33.51	0.44	3.24%	5.49	0.183%	
LMD005	33.51	33.85	0.34	0.96%	0.99	381	
LMD005	33.85	34.46	0.61	0.68%	1.93	0.106%	
LMD005	34.46	34.84	0.38	0.11%	0.48	225	
LMD005	34.84	35.78	0.94	0.92%	0.35	896	4.18 m @ 1.72 % Cu, 1.18 g/t Au, 0.15 % Co
LMD005	35.78	36.31	0.53	3.20%	0.62	0.211%	0.15 % 00
LMD005*	35.78	36.31	0.53*	4.68%	0.69	0.206%	
LMD005	36.31	36.60	0.29	0.11%	0.1	385	
LMD005	36.60	37.25	0.65	1.22%	0.63	0.325%	
LMD006	39.31	39.75	0.44	2.03%	1.35	587	0.44 m @ 2.03 % Cu, 1.35 g/t Au
LMD007	93.48	94.24	0.76	0.15%	0.21	119	1.55 m @ 0.20% Cu, 0.19
LMD007	94.24	95.03	0.79	0.26%	0.17	126	g/t Au
LMD007	103.63	104.27	0.64	0.12%	1.17	266	
LMD007*	103.63	104.27	0.64*	0.18%	0.96	237	
LMD007	112.91	114.05	1.14	0.39%	0.15	194	
LMD007	114.05	114.56	0.51	7.65%	1.69	0.192%	
LMD007	114.56	115.42	0.86	2.11%	0.11	477	3.58 m @ 1.74% Cu, 0.28 g/t Au,
LMD007	115.42	116.49	1.07	0.63%	0.12	391	0.05 % Co
LMD007* Field duplicates marked	115.42	116.49	1.07*	1.19%	0.03	452	

Field duplicates marked with *

Table 2: Location of Laxia drill holes

Hole_ID	East	North	Elevation(m)	Dip	Azimuth (mag)	Depth (m)
LMD001	510266	3852701	280	-60°	185°	63.1
LMD002	510266	3852702	280	-60°	210°	54.7
LMD003	510267	3852743	294	-60°	200°	99.1
LMD004	510268	3852744	294	-80°	210°	134.8
LMD005	510112	3852770	340	-55°	210°	58.0
LMD006	510200	3852742	328	-70°	200°	54.5
LMD007	510237	3852803	337	-60°	205°	128.1
LMD008	510237	3852804	337	-80°	205°	176.3
LMD009	510158	3852815	362	-60°	210°	146.3
LMD010	510158	3852815	362	-75°	210°	159.7
LMD011	510156	3852812	362	-60°	260°	151.0
LMD012	510379	3852736	345	-60°	290°	266.5
LMD013	510200	3852744	328	-75°	215°	75.3

Geographical co-ordinates in UTM36N

The information in this report that relates to Exploration Results, Exploration Targets and Geological Interpretation is based on information compiled by Dr Michael Green, who is a Member of the Australasian Institute of Geoscientists ("MAIG"). Dr Green is the chief operating officer and an executive director of Brazilian Metals Group Limited. Dr Green has sufficient experience that is relevant to the style of mineralisation and type of deposits under consideration and to the activity being undertaken to qualify as a Competent Person as defined in the 2004 edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves". Dr Green consents to the inclusion in this report of the matters based on his information in the form and context in which it appears.

IRON ORE PROJECTS, BRAZIL

The company's Brazilian iron ore operations are currently in the final stages of being shut down, which will leave the company with minimal ongoing exposure in Brazil.

During the financial year, there was minimal cash expenditure on the Rio Pardo iron ore project in Brazil involved in managing the project tenement holdings.

Also during the financial year, the company completed its evaluation and due diligence of the Carrapato Iron Project. However, the company elected not to proceed with the acquisition as it was determined to be unviable given the volatility in the iron ore market and difficult capital market conditions.

FINANCIAL

The company completed a fully underwritten entitlements issue in March 2013 to raise approximately \$4.4m before costs. We have since retired all debt, completed the acquisition of 100% of the Treasure Project in Cyprus and undertaken our maiden drilling program, leaving cash balance of \$2,350,464 at 30 June 2013.

With our strategic repositioning away from iron ore in Brazil to focus on copper and gold in Cyprus, we have placed into care and maintenance our operations in Brazil and written off the carrying value of the associated assets. This substantially contributed to an operating loss of \$20,026,349 (2012:\$6,301,879) for the year ending 30 June 2013, with \$19,052,989 (2012:\$4,393,760) relating to the impairment of the Brazilian assets.

We thank our shareholders for their support during the year as we have repositioned the company, and look forward to a positive year ahead as we progress our exploration program in Cyprus and seek new value enhancing opportunities for the company.

Bamil

Bruce McCracken Managing Director, Brazilian Metals Group Limited

Your director's present their report on the consolidated entity (referred to hereafter as the **group**) consisting of Brazilian Metals Group Limited (**BMG** or **the company**), being the company and its subsidiaries (**consolidated entity**), at the end of, or during, the year ended 30 June 2013 and the auditor's report thereon.

DIRECTORS

The names and details of the directors in office during the financial year and until the date of this report are set out below. Directors have been in office the entire period unless otherwise stated.

- Christopher Eager (Non-Executive Chairman Appointed on 15 February 2013)
- Bruce McCracken (Managing Director)
- Michael Green (Chief Operating Officer Appointed on 15 February 2013)
- Anthony Trevisan (Non-Executive Director)
- Malcolm Castle (Non-Executive Director)
- Peter O'Connor (Chairman Resigned on 1 October 2012)
- Robert Pett
 (Non-Executive Director Resigned on 9 April 2013)

BOARD OF DIRECTORS

Mr Christopher Eager BE, MBA – Non-Executive Chairman (Appointed on 15 February 2013)

Experience and Expertise

Mr Eager is a Mining Engineer who has spent the majority of the past 25 years in mine development, management of mining companies and resources banking.

Mr Eager is currently Executive Chairman of Resmin Plc, a private mining group based in the UK and Resmin Commodities Marketing Pte Ltd which is engaged in marketing mineral commodities. From 2001 to 2007 he was a founding director and the CEO of Monterrico Metals Plc, a mineral resources development company. Mr Eager was responsible for seeing Monterrico through completion of a BFS for a 25 million tonne per annum copper porphyry project in Peru, IPO on the AIM market and sale of the company in 2007 to a Chinese consortium.

From 2004 to 2006, Mr Eager was a founding director and Chairman of AIM listed coal development company Asia Energy Plc. He was also founding director and Chairman of Bluestone Offshore Pte Ltd, a deepwater geotechnical services company based in Singapore.

Mr Eager has gained significant management and operational experience during his career through a variety of roles across a range of resources companies, as a resources banker with NM Rothschild (Australia) Limited providing project finance to the mining sector and as an independent consulting mining engineer with Gemcom and Snowden Consultants.

Mr Eager has a Bachelor of Engineering (Mining) from the University of Wollongong, NSW and an MBA from Insitut Surperior de Gestion, France.

Mr Eager is a Chairman of the Board's Nomination and Remuneration Committee and a member of the Board's Audit and Risk Committee.

Other Current Directorships

Resmin Plc

Former Directorships in last 3 years

None

Special Responsibilities

Chairman Chairman of the Nomination and Remuneration Committee Member of the Audit and Risk Committee

Interests in Shares and Options

NIL

Mr Bruce Alexander McCracken BCom, LLB, MBA, GAICD - Managing Director

Experience and Expertise

Mr McCracken is an experienced business executive having spent 20 years working across a broad range of industries based in Perth, Melbourne and Sydney.

Prior to joining Brazilian Metals Group Limited Mr McCracken worked in the Corporate sector as a Senior Executive with the Kirin Group-owned Lion Pty Ltd (previously Lion Nathan) and the private equity owned Amatek Group, now part of the Fletcher Building Group.

Before working in the corporate environment he was an Investment Banker based in both Perth and Melbourne in specialist corporate advisory and project finance roles and has also practiced as a Banking and Finance Solicitor. During his time as an Investment Banker Mr McCracken worked across a broad range of corporate and financial advisory assignments, primarily in the diversified industrials and mining and resources sectors.

Mr McCracken holds Bachelor of Commerce and Bachelor of Laws degrees from the University of Western Australia, an MBA from Melbourne Business School and is a graduate of the Australian Institute of Company Directors.

Mr McCracken is the Chairman of the Board's Share Trading Committee.

Other Current Directorships

None

Former Directorships in last 3 years

None

Special Responsibilities

Managing Director Chairman of the Share Trading Committee

Interests in Shares and Options

10,000,000 Ordinary shares in Brazilian Metals Group Limited 4,075,000 Options over ordinary shares in Brazilian Metals Group Limited

Dr Michael Green B.Sc. (Hons) PhD MAIG - Chief Operating Officer (Appointed on 15 February 2013)

Experience and Expertise

Dr Green is a geologist with over 15 years' experience in Australia and worldwide with managing all aspects of exploration programs targeting a broad range of commodities but particularly gold, copper and nickel.

Dr Green has for the past 6 years operated as an independent geological consultant with Remote Area Geoscience. During this time he has worked with numerous ASX listed companies, both in Australia and worldwide. He has had extensive involvement with copper exploration in Cyprus and the Treasure Project over the past 4 years as the consulting geologist for the project.

Dr Green is a Member of Australian Institute of Geoscientists (MAIG) and is a Competent Person for the purposes of Australian Stock Exchange releases on mineral resources.

Other Current Directorships

None

Former Directorships in last 3 years

Motopia Limited

Special Responsibilities

Chief Operating Officer

Interests in Shares and Options

4,000,000 Ordinary shares in Brazilian Metals Group Limited

Mr Anthony Augustine Trevisan – Non-Executive Director

Experience and Expertise

During a period spanning some twenty five years Mr Trevisan played major roles in a large number of corporate scenarios involving financing mergers and acquisitions, the restructuring of property and petroleum and mineral resources based public companies and the establishment from start up of substantial operating businesses.

Mr Trevisan has had extensive experience in raising and structuring financial instruments to fund the development of a number of significant projects in Australia and overseas. He has been responsible for public offerings and the floating of companies on the Australian Stock Exchange and other major exchanges internationally involving well over a billion dollars.

He has held senior executive positions in listed public companies with a wide range of interests including oil & gas, mining, industrial and property. These include Mediterranean Oil & Gas Plc (Founder and Executive Director, Ombrina Mare oil discovery), Arabex Petroleum NL (Founder and Executive Director, Rubiales oil discovery), Callina NL (Executive Chairman, petroleum work-over project at Komi Oil field, Russia), Aqua

Vital (Australia) Ltd (Executive Chairman, now owned by Coca Cola), TRG Properties and the Roy Weston Group (Executive Chairman) amongst others. He was a founding Director of Star Castle Holdings Ltd and Brilliant City Holdings Ltd and substantially responsible for their identifying and acquiring the Rio Pardo Project.

Mr Trevisan is a member of the Board's Nomination and Remuneration Committee, Audit and Risk Committee and the Board's Share Trading Committee.

Other Current Directorships

Not in public entities

Former Directorships in last 3 years

Director of Mediterranean Oil and Gas Plc Director of Regalpoint Resources Limited

Special Responsibilities

Member of the Nomination and Remuneration Committee Chairman of the Audit and Risk Committee Member of Share Trading Committee

Interests in Shares and Options

59,859,842 Ordinary shares in Brazilian Metals Group Limited 15,383,199 Options over ordinary shares in Brazilian Metals Group Limited

Mr Malcolm John Castle B.Sc. (Hons), GCertAppFin (Sec Inst), MAusIMM – Non-Executive Director

Experience and Expertise

Mr Castle has over 40 years' experience in exploration geology and property evaluation, working for major companies for 20 years as an Exploration Geologist. He has wide experience in a number of commodities including iron ore, gold, base metals, uranium and mineral sands. He has been responsible for project discovery through to feasibility study and development in Indonesia and the Pilbara in Western Australia and technical audits in many countries. Mr Castle was a founding member and permanent employee of Fortescue Metals Group as Technical Services Manager for expansion projects and was an integral member of the team developing the definitive feasibility study for start-up projects at Cloudbreak and Christmas Creek. He was appointed Chief Geologist for the Transcontinental Group.

Mr Castle completed a Bachelor's Degree in Applied Geology with the University of New South Wales in 1965 and has been awarded a B.Sc (Hons) degree. He has completed postgraduate studies with the Securities Institute of Australia in 2001 and has been awarded a Graduate Certificate in Applied Finance and Investment in 2004. He is a Member of the Australasian Institute of Mining and Metallurgy (AusIMM), and has the appropriate relevant experience and qualifications to be an 'Expert' and 'Competent Person' under the Australian Valmin and JORC Codes respectively and under National Instrument 43-101 in Canada.

Other Current Directorships

None

Former Directorships in last 3 years

Director of Regalpoint Resources Limited

Special Responsibilities

Member of the Audit and Risk Committee Member of the Nomination and Remuneration Committee

Interests in Shares and Options

5,978,559 Ordinary shares in Brazilian Metals Group Limited 5,254,600 Options over ordinary shares in Brazilian Metals Group Limited

Mr Peter O'Connor MA Economics and Political Science, Trinity College, Dublin; called to the Irish Bar, King's Inns, Dublin 1964 – **Non-Executive Chairman (Resigned on 1 October 2012)**

Other Current Directorships

Northern Star Resources Ltd

Former Directorships in last 3 years

Deputy Chairman of FundQuest UK Ltd (formerly IMS Manager Selection Ltd) Chairman of Advance Developing Markets Fund Chairman of NEO Material Technologies Inc

Interests in Shares and Options

500,000 Ordinary shares in Brazilian Metals Group Limited

Mr Robert James Pett BA (Hons), MA (Econ), FAICD – Non-Executive Director (Resigned on 9 April 2013)

Other Current Directorships

Director of Regalpoint Resources Ltd Chairman of Ausgold Limited Chairman of A-Cap Resources Limited

Interests in Shares and Options

2,098,242 Options over ordinary shares in Brazilian Metals Group Limited

COMPANY SECRETARY

Mrs Fleur Hudson BA, LLB, LLM (Disp. Res.)

Experience and Expertise

Mrs Hudson has a Bachelor of Arts, a Bachelor of Laws and Master of Laws degrees. She has been a Director of Transcontinental Group since 2009 and was appointed as company secretary of Ausgold Limited (resigning in November 2011), Regalpoint Resources Limited and Brazilian Metals Group Limited in 2010.

Prior to that, Mrs Hudson has practiced as a Solicitor with international law firms in Perth and London since 1998. As a Solicitor, she has advised large national and international companies with respects to a variety of civil construction, infrastructure and commercial issues.

Other Current Directorships

Transcontinental Group

Former Directorships in last 3 years

None

Special Responsibilities

Company Secretary

Interests in Shares and Options

NIL

DIRECTORS' SHAREHOLDINGS

The following table sets out each director's relevant interest in shares and options of the company for the year ended 30 June 2013.

Director	Number Shares	Number Options
Christopher Eager ¹	-	-
Peter O'Connor ²	-	-
Anthony Trevisan ³	11,953,599	11,953,599
Anthony Trevisan ⁴	46,846,243	3,429,600
Anthony Trevisan ⁵	400,000	-
Anthony Trevisan	660,000	-
Bruce McCracken ⁶	10,000,000	4,075,000
Malcolm Castle	150,000	1,650,000
Malcolm Castle ⁷	398,959	175,000
Malcolm Castle ⁸	5,429,600	3,429,600
Michael Green ⁹	4,000,000	-
Robert Pett ¹⁰	-	2,098,242

Note 1: There are no shares or options held by Christopher Eager.

Note 2: Relevant interest as director and a Trustee of Avonmore Holdings Group Ltd and resigned on 1 October 2012.

Note 3: Relevant interest as director and sole shareholder of AAT Holdings Ltd.

Note 4: Relevant interest as director and sole shareholder of Transcontinental Resources Group 2013 Pty Ltd.

Note 5: Indirect interest as a spouse of Karen Trevisan.

Note 6: Relevant interest in 9,700,000 shares as a beneficiary of the McCracken Family Trust and 300,000 shares directly held.

Note 7: Indirect interest as a spouse of Susan Castle.

Note 8: Relevant interest as director and sole shareholder of Agricola Mining Consultants Pty Ltd.

Note 9: Indirect interest as a spouse of Ms Natalie Joan Maloney.

Note 10: Relevant interest as director of Batterbury Holdings Pty Ltd and Economic Consultant Pty Ltd and resigned on 9 April 2013.

PRINCIPAL ACTIVITIES

The principal activities of the consolidated entity during the financial year focused on exploring highly prospective copper-gold projects in the Republic of Cyprus (**Treasure Project**). BMG's strategic acquisition of the Treasure Copper-Gold Project has provided the company with an exploration footprint of approximately 200km² in Cyprus and provides significant leverage to an exciting mix of advanced prospects in a proven mineral district. The Treasure Project has multiple high quality exploration targets with copper and gold mineralisation identified across three main project areas - Black Pine, Kambia and Vrechia.

As at 30 June 2013 the company retained an interest in certain iron ore exploration and development tenements in Brazil. These interests are no longer considered to be a core part of the company's operations and the carrying value of the associated assets have been written off during the year.

There were no other significant changes in the nature of the consolidated entity's activities during the financial year.

OPERATING RESULTS

The consolidated entity's loss after providing for income tax for the year ended 30 June 2013 amounted to \$20,026,349 (2012: \$6,301,879).

DIVIDENDS PAID OR RECOMMENDED

The directors' of the company do not recommend the payment of a dividend in respect of the current financial year ended 30 June 2013.

REVIEW OF OPERATIONS

The consolidated entity's operations are discussed in the Directors' Report on page 4.

SIGNIFICANT CHANGES IN STATE OF AFFAIRS

During the year, BMG deregistered its subsidiary King Energy Pty Ltd effective from 1 May 2013, to simplify the legacy structure relating to the group's inactive Chilean operations. The deregistration of King Energy Pty Ltd, of which S.L.M. Arauco Minerals was a wholly owned subsidiary, resulted in a disposal of all residual assets held by the company and its subsidiary being brought to account.

Other significant changes in the state of affairs of the group during the financial year were as follows:

Contributed equity increased by \$4,371,270 (from \$35,406,374 to \$39,777,644) as the result of an Entitlements Issue. This was made up of the issue of fully paid ordinary shares of \$4,381,708, shares issued on acquisition of TDL of \$450,000, less share issue costs of \$460,438. Details of the changes in contributed equity are disclosed in Note 15 to the financial statements.

The consolidated entity has repositioned itself from iron ore in Brazil to focus on copper and gold in Cyprus. The company's operations in Brazil have been placed into care and maintenance and the carrying value of the associated assets written off.

There are no other significant changes in the state of affairs of the consolidated entity's during the financial year.

AFTER REPORTING DATE EVENTS

On the 10 September 2013, the company elected to terminate its arrangements with Mineracao Granduvale Ltda (Granduvale) and others with respect to certain mineral rights in Brazil and the company by providing 30 days' written notice to Granduvale and others to terminate the arrangement in accordance with the agreed terms. There is no subsequent event after reporting date.

LIKELY DEVELOPMENTS, PROSPECTS AND BUSINESS STRATEGIES

The directors are of the opinion that further information as to the likely developments in operations of the consolidated entity and the expected results of those operations, would be speculative and prejudicial to the interests of the group and its shareholders.

ENVIRONMENTAL REGULATION

The Board believe that the consolidated entity has adequate systems in place for the management of environmental requirements and is not aware of any breach of environmental requirements as they apply to the consolidated entity.

National Greenhouse and Energy Reporting Act 2007

This is an Act to provide for the reporting and dissemination of information related to greenhouse gas emissions, greenhouse gas projects, energy production and energy consumption, and for other purposes. The consolidated entity is not subject to the National Greenhouse and Energy Reporting Act 2007.

MEETINGS OF DIRECTORS

During the financial year, 10 meetings (including committees of directors) were held. Attendances by each director during the year were as follows:

	Directors' Meetings		Audit Committee*		Remuneration Committee**		Share Trading Committee***	
	Number Eligible to Attend	Number Attended	Number Eligible to Attend	Number Attended	Number Eligible to Attend	Number Attended	Number Eligible to Attend	Number Attended
Christopher Eager	3	3	1	1	1	1	-	-
Anthony Trevisan	6	5	2	2	1	1	1	1
Bruce McCracken	6	6	2	2	-	-	1	1
Malcolm Castle	6	6	-	-	1	1	-	-
Robert Pett	6	5	1	1	-	-	-	-
Michael Green	3	3	-	-	-	-	-	-
Peter O'Connor	2	2	1	1	-	-	-	-

* During the financial year Mr Trevisan was chairman of the Audit and Risk Committee with Mr Eager and Mr Castle being a member.

** During the financial year Mr Eager was chairman of the Nomination and Remuneration Committee with Mr Trevisan and Mr Castle being a member.

*** During the financial year the members of the Share Trading Committee were Mr Anthony Trevisan and Mr Bruce McCracken.

AN EQUITY BASED INCENTIVE SCHEME FOR KEY EXECUTIVES

On 6 June 2013, the company announced an equity based incentive scheme for key personnel, subject to shareholders approval at the company's AGM (Annual General Meeting) in November 2013. The incentive scheme for executives is linked to successfully achieving key milestones in the company's core Treasure Project, or otherwise as specified by the Board. The details of the proposed scheme will be set out in the notice of meeting for the AGM.

The table below summarises the potential grant of options to the chairman, managing director and chief operating officer under the scheme, subject to the achievement of milestones and to shareholder approval at the AGM:

Class	Expiry Date	Exercise Price	Number of Options
Christopher Eager	3 year from the date of issue	\$0.035	5,000,000
Christopher Eager	3 year from the date of issue	\$0.05	5,000,000
Bruce McCracken	3 year from the date of issue	\$0.035	5,000,000
Bruce McCracken	3 year from the date of issue	\$0.04	5,000,000
Bruce McCracken	3 year from the date of issue	\$0.045	5,000,000
Bruce McCracken	3 year from the date of issue	\$0.05	10,000,000
Dr Michael Green	3 year from the date of issue	\$0.035	3,000,000
Dr Michael Green	3 year from the date of issue	\$0.04	3,000,000
Dr Michael Green	3 year from the date of issue	\$0.045	3,000,000
Dr Michael Green	3 year from the date of issue	\$0.05	8,000,000
			52,000,000

At the date of this report, the unissued ordinary shares of Brazilian Metals Group Limited under option are as follows:

Date of Expiry	Exercise Price	Number under Option
31/03/2014	\$0.20	136,756,414
09/12/2014	\$0.22	1,500,000
01/07/2016	\$0.20	1,400,000
01/07/2016	\$0.22	2,600,000
	TOTAL	146,006,414

Options granted under the plan carry no dividend or voting rights.

NON-AUDIT SERVICES

The Board of Directors, in accordance with advice from the Audit Committee, is satisfied that the provision of non-audit services during the year is compatible with the general standard of independence for Auditors imposed by the *Corporations Act 2001*.

The Board and the Audit and Risk Committee have considered the non-audit services provided during the financial year by the Auditor and are satisfied that the provision of those non-audit services during the financial year by the Auditor is compatible with, and did not compromise, the Auditor's independence requirements of the *Corporations Act 2001* for the followings reasons:

- (a) all non-audit services were subject to the Corporate Governance procedures adopted by the group; and
- (b) the non-audit services provided do not undermine the general principals relating to Auditor independence as set out in APES 110 Code of Ethics for Professional Accountants, as they did not involve reviewing or auditing the Auditor's own work, acting in a management or decision-making capacity for the group, acting as an advocate for the group or jointly sharing risks and rewards.

Details of the amount paid to the Auditor of the group, BDO Audit (WA) Pty Ltd and its related practices for audit and non-audit services provided during the financial year are set out below. In addition, amounts paid to other Auditors for the statutory audit have been disclosed:

	2013	2012
	\$	\$
Audit and other assurance services		
BDO Audit (WA) Pty Ltd	44,374	37,773
Total remuneration for audit and other assurance services	44,374	37,773

Corporate finance

BDO Corporate Finance (WA) Pty Ltd				
Preparation of a Management Accounting Cash Flow Model	-	15,329		
Total remuneration for corporate finance	-	15,329		

AUDITORS INDEPENDENCE DECLARATION

The Auditors Independence Declaration for the year ended 30 June 2013 has been received and can be found on page 44.

REMUNERATION REPORT (AUDITED)

This Remuneration Report outlines the director and executive remuneration arrangements of the company and the consolidated entity and has been audited in accordance with the requirements by section 308(3C) of the *Corporations Act 2001* and the *Corporations Regulations 2001*.

For the purposes of this Report, Key Management Personnel of the consolidated entity are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the company and the consolidated entity, directly or indirectly, including any director (whether executive or otherwise) of the company. The consolidated entity presently employs three non-executive directors.

Remuneration Policy

The Remuneration and Nomination Committee provides assistance to the Board with respect to the following:

- (a) Remuneration policies and practices;
- (b) Remuneration of the executive officer and executive directors;
- (c) Composition of the Board; and
- (d) Performance Management of the Board and of the executive officer.

Membership and Composition

The minimum number of members required on the Committee is two directors. At least one member of the Committee must be a non-executive director of the Board.

The Chair of the Committee is to be a non-executive director, nominated by the Board, who may be the chairman of the Board.

The Secretary of the Committee shall be the company secretary or such other person as nominated by the Board.

Responsibilities

The Remuneration and Nomination Committee is to review and make recommendations regarding the following:

- (a) strategies in relation to executive remuneration policies;
- (b) compensation arrangements for the managing director, non-executive directors and other senior executives as appropriate;
- (c) performance related incentive policies;
- (d) the company's recruitment, retention and termination policies;
- (e) the composition of the Board having regard to the skills/experience desired and skills/experience represented;
- (f) the appointment of Board members;
- (g) the evaluation of the performance of the managing director and chief operating officer;
- (h) consideration of potential candidates to act as directors; and
- (i) succession planning for Board members.

Processes

The Committee shall meet as frequently as required to undertake its role effectively and properly. This shall be no less than once a year. A quorum for the Committee meeting is when at least two members are present. Any relevant employees may be invited to attend the Committee meetings.

The issues discussed at each Committee meeting as well as the Minutes of each meeting are reported at the next Board Meeting. The Committee Chair shall report the Committee's recommendations to the Board after each meeting.

The Committee reviews, and may recommend to the Board, any necessary action to require at least annually, and recommends any changes it considers appropriate to the Board. The Committee may undertake any other special duties as requested by the Board.

Company performance, shareholder wealth and director and executive remuneration

The Remuneration Policy has been tailored to increase goal congruence between shareholders, directors and executives. Each year the Board reviews directors remuneration and will consider the issue of options as part of the director's remuneration to encourage the alignment of personal interest and shareholder interests. During the year, the company has used external consultants as required, but the company has no fixed remuneration package with the external consultants.

Indemnifying directors and officers

The company has made an Agreement to indemnify all the directors and officers of the company against all losses or liabilities incurred by each director and officer in their capacities as directors and officers of the company. During the period ended 30 June 2013, the company paid insurance premiums in respect of directors and officers Liability Insurance for Directors and Officers of the company. The liabilities insured are damages and legal costs that may be incurred in defending civil or criminal proceedings that may be brought against the directors and officers in their capacity as directors and officers of the entity and related joint venture companies. On 07 May 2013, the company paid an insurance premium of \$9,785 covering the period 30 April 2013 to 30 April 2014 (2012: \$9,785).

Company performance, shareholder wealth and director and executive remuneration

The Remuneration Policy has been tailored to increase goal congruence between shareholders, directors and executives. Each year the Board reviews directors remuneration and will consider the issue of options as part of the director's remuneration to encourage the alignment of personal interest and shareholder interests.

Voting and comments made at the group's 2012 Annual General Meeting

The company received more than 80% of "yes" votes on its Remuneration Report for the 2012 financial year. The company did not receive any specific feedback at the AGM or throughout the year on its remuneration practices.

Consequences of group performance on shareholder wealth

The Remuneration Committee has observed the following indices in respect of the current financial year and the previous financial year.

	2013	2012	2011	2010	2009
Net loss attributable to owners of Brazilian Metals Group Limited	(20,026,349)	(6,301,879)	(4,279,485)	(2,071,271)	(322,761)
Change in share price	0.01	0.05	1.40	2.41	5.25
Loss per share for profit from continuing operations attributable to the ordinary equity holders of the company					
Basic loss per share (cents per share)	(7.31)	(4.32)	(4.27)	(2.87)	(0.46)
Diluted loss per share (cents per share)	N/A	N/A	N/A	N/A	N/A

Performance based remuneration

Due to the size of the group, its current stage of activities and its relatively small number of employees, the group has not implemented performance-based remuneration for the current year.

Key Management Personnel Remuneration Policy

The Board's policy for determining the nature and amount of remuneration of Key Management Personnel for the economic entity is as follows:

The remuneration structure for Key Management Personnel is based on a number of factors, including length of service, particular experience of the individual concerned, and overall performance of the company. The contracts for service between the group and Key Management Personnel are on a continuing basis, the terms of which are not expected to change in the immediate future. There is no scheme to provide retirement benefits, other than statutory superannuation.

The Remuneration Committee determines the proportion of fixed and variable compensation for each Key Management Personnel. Please see the table below for the details of the nature and amount of each major element of remuneration for each Key Management Personnel of the group during the year.

During the year, the company has not required or used any remuneration consultants and remuneration package with the external consultants.

Non-executive director remuneration policy

On appointment to the Board, all non-executive directors enter into an agreement with the company. The letter of appointment summarises the board policies and terms, including remuneration, relevant to the office of director.

Non-executive directors receive a Board fee and fees for chairing or participating on Board committees. The non-executive chairman does not receive additional fees for participating in or chairing committees. Non-executive directors do not receive retirement allowances. Fees provided to a non-executive director is inclusive of superannuation and an executive technical director is inclusive of superannuation.

The non-executive directors do not receive performance-based pay.

Fees are reviewed annually by the Board taking into account comparable roles and market data provided by the Board's independent remuneration adviser. The current base fees were reviewed with effect from 1 July 2013.

The following fees have applied:

	From 01 July 2013	From 01 July 2011 to 30 June 2013
Base fees		
Non-executive chairman	\$72,000	\$99,000
Other non-executive directors	-	\$43,600
Executive technical director/non-executive director	\$43,600	\$39,542

There are no other additional fees paid to non-executive chairman and non-executive directors for participating in Audit Committee, Nomination Committee and Remuneration Committee.

Non-executive director shareholding requirement

To promote further alignment with shareholders, directors are required to achieve a minimum shareholding requirement of 50,000 shares within 3 years of appointment. All current directors comply with this requirement. Please see the table below for the details of the nature and amount of each major element of remuneration for each Key Management Personnel of the company during the year:

Key Management Personnel Remuneration

2013 Key Management Person	Short-term Benefits		Post-employment Benefits	Share-based payment		
	Salary \$	Other Fees \$	Superannuation \$	Equity \$	Options \$	Total \$
DIRECTORS						
Christopher Eager ¹	27,000	-	-	-	1,359	28,359
Anthony Trevisan ²	-	-	-	-	-	-
Malcolm Castle ³	10,000	34,250	900 -		-	45,150
Bruce McCracken ⁴	217,500	30,000	19,575 -		3,355	270,430
Michael Green ⁵	84,375	10,000	7,594 - 2,2		2,271	104,240
Peter O'Connor ⁶	-	-	-	-	-	-
Robert Pett ⁷	-	-	-	-	-	-
SPECIFIED EXECUTIVE	ES					
Fleur Hudson	-	-	-	-	-	-
TOTAL	338,875	74,250	28,069	-	6,985	448,179

The fair value of the options are calculated at the date of grant using the Black-Scholes model and allocated to each reporting period over the period from grant date to vesting date. The value disclosed is the portion of the fair value of the options allocated to this reporting period. In valuing the options, market conditions have been taken into account. It is noted that no options have been issued as they are subject to shareholder approval at the AGM and the achievement of specified milestones.

- (1) Mr Eager received \$27,000 (2012: Nil) in salary as non-executive chairman effective from the date of the appointment 15 February 2013 during the year.
- (2) Mr Trevisan has not received remuneration from the company for the year ended 30 June 2013. Brazilian Metals Group Ltd has an Agreement with Transcontinental Investments Pty Ltd as disclosed in Note 23 under management commitment which is a director related entity (Anthony Trevisan). Transcontinental Investments Pty Ltd which charged a management and administrative fee for office space and services, accounting and administration services totalling \$57,581 (2012: \$240,000) during the financial year. Mr Trevisan is a chairman of Transcontinental Investments Pty Ltd which is associated with Mr Trevisan's children.
- (3) Mr Castle received \$10,900 (2012: \$28,642) in salary plus Super as non-executive director for the period from 01 April 2013 to 30 June 2013 and received consultancy fees of \$34,250 (2012: \$211,650) paid to The MJ Castle Family Trust of which Mr Castle is a director and Beneficiary.
- (4) Mr McCracken received \$267,075 (2012: 337,020) in salary plus super as managing director during the year. The bonus payment of \$30,000 has been accrued and/or payment has not been made to Mr McCracken during the year.
- (5) Mr Green received \$101,969 (2012: Nil) in salary plus super as chief operating officer effective from the date of the appointment 15 February 2013 during the year. The bonus payment of \$10,000 has been accrued and/or payment has not been made to Mr Green during the year.
- (6) Mr O'Connor has not received remuneration from the company for the year ended 30 June 2013 and he has resigned on 1 October 2012.
- (7) Mr Pett has not received remuneration from the company for the year ended 30 June 2013 and he has resigned on 9 April 2013.

2012 Key	Short-term Benefits		Post-employment Benefits	Share-based payment		
Management Person	Salary \$	Other Fees \$	Superannuation \$	Equity \$	Options \$	Total \$
DIRECTORS					-	
Anthony Trevisan ¹	-	-	-	-	-	-
Bruce McCracken ³	300,000	9,195	27,825	-	157,421	494,441
Malcolm Castle ²	26,038	211,650	2,604 - 58		58,536	298,828
Peter O'Connor	72,000	-	120,442		120,442	192,442
Robert Pett	40,000	-	3,600	-	-	43,600
SPECIFIED EXECUTIVES						
Fleur Hudson	-	-	-	-	-	-
TOTAL	438,038	220,845	34,029	-	336,399	1,029,311

The fair value of the options are calculated at the date of grant using the Black-Scholes model and allocated to each reporting period over the period from grant date to vesting date. The value disclosed is the portion of the fair value of the options allocated to this reporting period. In valuing the options, market conditions have been taken into account.

- (1) Mr Trevisan has not received remuneration from the company for the year ended 30 June 2012. Brazilian Metals Group Ltd has an Agreement with Transcontinental Investments Pty Ltd as disclosed in Note 23 under Management Commitment which is a director related entity (Anthony Trevisan). Transcontinental Investments Pty Ltd which charged a management and administrative fee for office space and services, accounting and administration services totalling \$240,000 during the financial year. Mr Trevisan is a director of Transcontinental Investments Pty Ltd which is associated with Mr Trevisan's children.
- (2) Mr Castle received \$26,038 (2011: 122,500) in salary as executive technical director until 11 July 2012 and received consultancy fees of \$211,650 paid to The MJ Castle Family Trust of which Mr Castle is a director and beneficiary.
- (3) Mr McCracken received \$300,000 in salary as chief executive officer during the year and received \$9,195 for pre-employment consulting work in June 2011 which was paid in 05 July 2011.

The relative proportions of remuneration that are linked to performance and those that are fixed are as follows:

Name	Fixed Remuneration		At Risk – Short Term Incentive		At Risk – Long Term Incentive*	
	2013	2012	2013	2012	2013	2012
Christopher Eager	95%	-	-	-	5%	-
Bruce McCracken	99%	68%	-	-	1%	32%
Malcolm Castle	100%	80%	-	-	-	20%
Michael Green	98%	-	-	-	2%	-
Peter O'Connor **	-	37%	-	-	-	63%
Robert Pett **	-	100%	-	-	-	-

* Since the long-term incentives are provided exclusively by way of options, the percentages disclosed also reflect the value of remuneration consisting of options, based on the value of options expensed during the year. Negative amounts indicate expenses reversed during the year due to a failure to satisfy the vesting conditions.

** Mr O'Connor has resigned effective from 1 October 2012 and Mr Pett has been resigned effective from 9 April 2013 and both have not received any remuneration from the company during the year.

Service Agreements

On appointment to the Board, all directors enter into a Service Agreement with the company in the form of a Letter of Appointment. The letter summarises the Board Policies and Terms, including remuneration, relevant to the Office of Director.

The company has entered the following Service Agreement with non-executive chairman, managing director, chief operating officer and non-executive director.

All contracts with executives may be terminated early by either party, subject to termination payments as detailed below.

Name	Term of Agreement	Base salary including superannuation*
Christopher Eager	On-going commencing from	\$72,000
(Non-Executive Chairman)	15 February 2013 to current	(\$6,000 per month)
Bruce McCracken	Commencing from 1 July 2012 to	\$327,000
(Managing Director)	31 August 2012	(\$27,250 per month)
Pruss McCreakan	Commencing from	\$106.200
Bruce McCracken (Managing Director)	1 September 2012 to 31 March	\$196,200 (\$16,350 per month)
	2013	
Bruce McCracken	On-going commencing from	\$272,500
(Managing Director)	1 April 2013 to current	(\$22,708.33 per month)
Malcolm Castle	On-going commencing from	\$43.600
(Non-Executive Director)	1 April 2013 to current	(\$3,333.33 per month)
Dr Michael Green	On-going commencing from	\$245,250
(Chief Operating Officer)	15 February 2013 to current	(\$20,43.50 per month)

* Base salaries quoted are for the year ended 30 June 2013; they are reviewed annually by the Remuneration Committee.

Options issued as part of remuneration for the year ended 30 June 2013

Options are issued to directors and executives as part of their remuneration. The options are issued to directors and executives of Brazilian Metals Group Limited based on the achievement of key milestones and subject to shareholder approval to increase goal congruence between executives, directors and shareholders.

Details of proposed grant of options over ordinary shares in the company provided as incentive scheme to each director of Brazilian Metals Group Limited and each of the Key Management Personnel of the Parent Entity and the group subject to shareholders approval at the company's AGM are set out below:

Name	Number of proposed grant of options during the year	Total value of options at proposed grant date *	Number of options vested during the year	Number of options lapsed during the year	Value at lapse date **
Christopher Eager	5,000,000	\$22,381	-	-	-
Christopher Eager	5,000,000	\$20,129	-	-	-
Bruce McCracken	5,000,000	\$22,381	-	-	-
Bruce McCracken	5,000,000	\$21,542	-	-	-
Bruce McCracken	5,000,000	\$20,798	-	-	-
Bruce McCracken	10,000,000	\$40,259	-	-	-
Michael Green	3,000,000	\$13,429	-	-	-
Michael Green	3,000,000	\$12,925	-	-	-
Michael Green	3,000,000	\$12,479	-	-	-
Michael Green	8,000,000	\$32,207	-	-	-
	52,000,000	\$218,530			

* The value at grant date calculated in accordance with AASB 2 *Share-based Payment* of options to be granted at the AGM relating to this year as part of remuneration.

** The value at lapse date of options that were granted as part of remuneration and that lapsed during the year because a vesting condition was not satisfied. The value is determined at the time of lapsing, but assuming the condition was satisfied.

The assessed fair value at grant date of options granted to the individuals is allocated equally over the period from grant date to vesting date, and the amount is included in the remuneration tables above. Fair values at grant date are independently determined using a Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk-free interest rate for the term of the option.

During the year, the company has not required or used any remuneration consultants and remuneration package with the external consultants.

Shares issued on exercise of compensation options

There were no compensation options exercised by directors or Key Management Personnel during the year ended 30 June 2013.

This is the end of the Audited Remuneration Report.

Signed in accordance with a resolution of the Board of Directors

B a.m.c

Bruce McCracken Managing Director Dated at Perth, Western Australia, this 27th September 2013.

The Board of Directors is responsible for the overall corporate governance of the company and the Entity, and is committed to the principles underpinning best practice in corporate governance, applied in a manner that meets ASX standards and best addresses the directors' accountability to shareholders.

Whilst the company will endeavour to comply with all of the guidelines under the ASX Corporate Governance Recommendations, the Board consider that the company is not currently of a size, nor are its affairs of such complexity, to justify the additional expense of compliance with all recommendations. The Board will consider on an ongoing basis its corporate governance procedures and whether they are sufficient given the company's nature of operations and size.

This statement outlines the main corporate governance practices in place throughout the financial year, which comply with the ASX Corporate Governance Council recommendations, unless otherwise stated.

The company's corporate governance policies are available on the company's website: http://www.bmgl.com.au/corporate/corporate-governance

Unless disclosed below, all the best practice recommendations of the ASX Corporate Governance Council have been applied for the entire financial year ended 30 June 2013.

Board Composition

When determining whether a non-executive director is independent the director must not fail any of the following materiality thresholds:

- less than 10% of company shares are held by the director and any entity or individual directly or indirectly associated with the director;
- is employed, or has previously been employed in an executive capacity by the company or another group member, and there has not been a period of at least three years between ceasing such employment and serving of the Board;
- has been a material professional adviser or a material consultant to the company or another group member within the last three years, or an employee materially associated with the service provided;
- no sales are made to or purchases made from any entity directly or indirectly associated with the director; and
- none of the directors income or the income of an individual or entity directly or indirectly associated with the director is derived from a contract with any member of the economic entity other than income derived as a director of the entity.

The Board currently comprises three non-executive directors being Mr Christopher Eager, Mr Malcolm Castle and Mr Anthony Trevisan, of which Mr Eager and Mr Castle are considered independent.

The skills, experience and expertise relevant to the position of each director who is in office at the date of the annual report is detailed on page 18 of the Directors' Report.

The membership of the Board, its activities and composition is subject to periodic review. The criteria for determining the identification and appointment of a suitable candidate for the Board shall include the quality of the individual, experience and achievement, credibility within the company's scope or activities, intellectual ability to contribute to the Board's duties and ability to undertake Board duties and responsibilities.

Role of the Board

The management and control of the business is vested in the Board. The Board's primary responsibility is to oversee the company's business activities and management for the benefit of shareholders.

The Board strives to create shareholder value and ensure that shareholders' funds are safeguarded.

The key responsibilities to the Board include:

- setting objectives, goals and strategic direction with management with a view to maximising shareholder value;
- overseeing the financial position and monitoring the business and affairs of the company;
- establishing corporate governance, ethical, environmental and health and safety standards;
- ensuring significant business risks are identified and appropriately managed; and
- ensuring the composition of the Board is appropriate, selecting directors for appointment to the Board and reviewing the performance of the Board and the contributions of individual directors.

The Board has delegated responsibilities and authorities to management to enable management to conduct the company's day to day activities. Matters which are not covered by these delegations, such as approvals which exceed certain limits, require Board approval.

Audit and Risk Committee

The names and qualifications of those appointed to the Audit and Risk Committee and their attendance at meetings of the committee are included in the Directors' Report. For further information regarding the Audit and Risk Committee please refer to the Audit and Risk Committee Charter.

Nomination and Remuneration Committee

The names of all the members of the Nomination and Remuneration Committee and their attendance at meetings of the committee are detailed in the Directors' Report.

The amount of remuneration for all directors and executives, including all monetary and non-monetary components, are detailed in the Directors' Report under the heading Key Management Personnel Remuneration. Shares given to executives are valued as the difference between the market price of those shares and the amount paid by the executive. Options are valued using the Black-Scholes methodology.

The Board expects that the remuneration structure implemented will result in the company being able to attract and retain the best executives to run the economic entity. It will also provide executives with the necessary incentives to work to grow long-term shareholder value.

The payment of bonuses, options and other incentive payments are reviewed by the Nomination and Remuneration Committee annually as part of the review of executive and management remuneration and a recommendation is put to the Board for approval. The Board can exercise its discretion in relation to approving incentives, bonuses and options and can recommend changes to the Committee's recommendations. Any changes must be justified by reference to measurable performance criteria.

There are no schemes for retirement benefits other than the statutory superannuation for non-executive directors.

For further information regarding the Nomination and Remuneration Committee please refer to the Nomination and Remuneration Committee Charter.

Independent Professional Advice

Each director has the right to access all relevant company information, and may seek independent professional advice at the company's expense, in connection with their duties and responsibilities. The director must first obtain the prior written approval of a non-executive director, not to be unreasonably

withheld, before consulting with an advisor suitably qualified in the relevant field. A copy of the advice received by the directors must be made available to all other members of the Board.

Share Trading Policy

With respect to share dealings and disclosures, the company's Share Trading Policy regarding "Restricted Persons" (including the directors, executives and employees) dealing in its securities states the following:

- Consistent with the legal prohibitions on insider trading contained in the *Corporations Act 2001*, all Restricted Persons are prohibited from trading in the company's securities (and any financial products issued or created over or in respect of the company's securities) while in possession of unpublished price sensitive information.
- Restricted Persons are required to receive clearance from the Share Trading Committee and the chairman prior to undertaking any transaction in company securities. If a Restricted Person is considered to possess unpublished price sensitive information, they will be precluded from making a security transaction until 1 trading day after the time of public release of that information.
- As required by the ASX Listing Rules, the company will notify the ASX of all transactions of securities in the company conducted by a director of the company.

The company has a formally appointed Share Trading Committee to ensure that the Share Trading Policy is properly followed. At the date of this document, the members of the Share Trading Committee are Mr McCracken and Mr Trevisan.

For further information regarding the Share Trading Committee please refer to the Share Trading Committee Charter and the Share Trading Policy.

Diversity Policy

In July 2011 the company adopted a Diversity Policy.

All executives are responsible for promoting and implementing diversity within the company. This is supported by the company's efforts to ensure gender based equity and transparency in the recruitment of employees and the nomination of board members.

For further information please refer to the Diversity Policy.

COMPLIANCE TO BEST PRACTICE RECOMMENDATIONS

ITEM	BEST PRACTICE RECOMMENDATION	COMMENT
÷	Lay solid foundations for management and oversight	
.	Formalise and disclose the functions reserved to the Board and those delegated to management.	The company's corporate governance policies include a Board Charter, which discloses the specific responsibilities of the Board and provides that the Board shall delegate responsibility for the day-to-day operations and administration of the company to the Key Executives. A copy of the Board Charter and the Code of Conduct is available on the company's website (www.bmgl.com.au).
Rİ	Structure the Board to add value	
2.1	A majority of the Board should be independent directors.	A majority of the Board is considered independent.
2.2	The Chairperson should be an independent director.	The chairman is considered independent.
2.3	The roles of chairperson and managing director should not be exercised by the same individual.	The roles of chairman and managing director are not exercised by the same individual.
2.4	The Board should establish a Nomination Committee.	 A Nomination and Remuneration Committee has been established and is comprised of: Mr Christopher Eager; Mr Trevisan; and Mr Castle. The Board considers that this composition is appropriate given the current size of the company.
2.5	Process for evaluating the performance of the Board, its committees and individual directors.	A copy of the Board Charter and the Procedures for Selection and Appointment of Directors is available on the company's website.
2.6	Provide the information indicated in Guide to Reporting on Principle 2.	Directors are entitled to request and receive such additional information as they consider necessary to support informed decision-making. The Board also has a policy under which individual directors and Board committees may obtain independent professional advice at the company's expense in relation to the execution of their duties, after consultation with the managing director.

ITEM	BEST PRACTICE RECOMMENDATION	COMMENT
ю	Promote ethical and responsible decision-making	
 1.	 Establish a code of conduct as to: the practices necessary to maintain confidence in the company's integrity; the practices necessary to take into account legal obligations and the reasonable expectations or their stakeholders; and the responsibility and accountability of individuals for reporting and investigating reports of unethical practices. 	The company's corporate governance policies include a Corporate Code of Conduct, which provides a framework for decisions and actions in relation to ethical conduct in employment. A copy of this policy is available on the company's website.
3.2	Establish a policy concerning trading in company securities by directors, senior officers and employees.	The company's corporate governance policies include a Share Trading Policy for buying and selling securities in the company. A copy of this policy is available on the company's website.
m m	Companies should disclose in each annual report the measurable objectives for achieving gender diversity set by the Board in accordance with the diversity policy and progress towards achieving them.	 The company will proactively monitor company performance in meeting its diversity standards and policies by: the Board establishing, and reviewing on an annual basis, measurable objectives for achieving improvement in the diversity mix of the workforce and particularly gender diversity; recruiting and managing on the basis of an individual's competence and performance; recruiting and managing on the basis of an individual's competence and performance; recruiting and managing on the basis of an individual's competence and performance; recruiting and managing on the basis of an individual's competence and performance; appreciating and respecting the unique attributes that each individual brings to the workplace; fostering an inclusive and supportive culture to enable people to develop to their full potential; ensuring we have clear reporting processes in place; promoting diversity through our actions and interactions; actively monitoring recruitment, promotions and turnover and communicating statistics.
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.	Mrs Hudson (company secretary) is currently the only female Key Management person, however given the small scale of the company this represents 16.67% of the total Key Management Personnel.
3.5	Provide the information indicated in Guide to Reporting on Principle 3.	The company's Diversity Policy is publicly available on the company's website.

ITEM	BEST PRACTICE RECOMMENDATION	COMMENT
4	Safeguard integrity in financial reporting	
4.	The Board should establish an Audit Committee.	 An Audit and Risk Committee has been established consisting of: Mr Trevisan (chairman of the Committee); Mr Eager; and Mr Castle.
4 Ci	 Structure the Audit Committee so that it consists of: only non-executive directors; a majority of independent directors; an independent chairperson, who is not chairperson of the Board; and at least three members. 	The Audit and Risk Committee consists of three non-executive directors, two of which are independent, and the chairperson is not the chairperson of the Board.
4.3	The Audit Committee should have a formal charter.	A copy of the Audit and Risk Committee Charter is available on the company's website. The Audit Committee Charter also contains details on the procedure for the selection and appointment of the external auditor, and the rotation of external audit engagement partners.
4.	Provide the information indicated in Guide to Reporting on Principle 4.	 The following material is included in the corporate governance statement in the company's annual reports: the names and qualifications of those appointed to the Audit and Risk Committee and their attendance at meetings of the Committee; the number of meetings of the Audit and Risk Committee; explanation of any departures from Recommendations 4.1, 4.2, 4.3 or 4.4. The following material is publicly available on the company's website: the Audit and Risk Committee.
5.	Make timely and balanced disclosure	
5.1	Establish written policies and procedures designed to ensure compliance with ASX Listing Rule disclosure requirements and to ensure accountability at a senior management level for that compliance.	The company has a Continuous Disclosure Policy in place designed to ensure the factual presentation of the company's position. A copy of this policy is available on the company's website.

ITEM	BEST PRACTICE RECOMMENDATION	COMMENT
6.	Respect the rights of shareholders	
ю.	Design and disclose a communications strategy to promote effective communication with shareholders and encourage their participation at general meetings.	The company has a shareholder Communication Policy in place which set out procedures to provide shareholders with relevant information which includes identifying matters that may have a material effect on the price of the company's securities, notifying them to the ASX, posting them on the company's website and issuing media releases where required. A copy of this policy is available on the company's website.
7.	Recognise and manage risk	
7.1	Establish policies on risk oversight and management of material business risk.	The company's Risk Management and Internal Compliance and Control Policy and Audit and Risk Committee Charter are available on the company's website. Under the Risk Management and Internal Compliance and Control Policy the Board determines the company's "risk profile" and is responsible for overseeing and approving risk management strategy and policies for internal compliance and internal control.
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 to report to the Board on whether those risks are being managed effectively.	The risk management and internal control system is reviewed annually in September, at the completion of the financial statements reporting.
7.3	The chief executive officer (or equivalent) and the chief financial officer (or equivalent) should state to the Board in writing that declaration in accordance with section 295A of the Corporations Act is founded on the company's risk management, internal compliance and control system is operating efficiently and effectively in all material respects.	The Board will request that the relevant directors and company secretary provide such a statement at the relevant time.
7.4	Provide the information indicated in Guide to Reporting on Principle 7.	The company will continue to recognise and manage risk in accordance with the methods referred to above and will explain any departures from Recommendations 7.1, 7.2 and/or 7.3 in its future reports if necessary.

ITEM	BEST PRACTICE RECOMMENDATION	COMMENT
œ	Remunerate fairly and responsibly	
8.1	The Board should establish a Remuneration Committee.	A Nomination and Remuneration Committee has been established. The Nomination and Remuneration Committee Charter is available on the company's website.
8.2	 Structure the remuneration committee so that it consists of: a majority of independent directors; an independent chairperson; and at least three members. 	The Nomination and Remuneration Committee has delegated responsibilities in relation to the company's remuneration policies which reflect the matters set out in the commentary and guidance for Recommendation 8.1. Further details of the Nomination and Remuneration Committee is set out at point 2.4. The Board considers that this composition is appropriate given the current size of the company.
8.3	Clearly distinguish the structure of non-executive directors' remuneration from that of executives.	Please refer to Remuneration Report.
8 4	Provide the information indicated in Guide to Reporting on Principle 8.	 The following material is included in the corporate governance statement in the company's annual reports: the names of the members of the Nomination and Remuneration Committee and their attendance at meetings of the committee; the existence and terms of any schemes for retirement benefits, other than superannuation, for non-executive directors; an explanation of any departures from Recommendations 8.1, 8.2, 8.3 or 8.4. The company's Nomination and Remuneration Committee Charter and the company's Share Trading Policy are publicly available on the company's website.

AUDITORS INDEPENDENCE DECLARATION



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DECLARATION OF INDEPENDENCE BY CHRIS BURTON TO THE DIRECTORS OF BRAZILIAN METALS GROUP LIMITED

As lead auditor of Brazilian Metals Group Limited for the year ended 30 June 2013, I declare that, to the best of my knowledge and belief, there have been no contraventions of:

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

This declaration is in respect of Brazilian Metals Group Limited and the entities it controlled during the period.

CBA

CHRIS BURTON Director

BDO Audit (WA) Pty Ltd Perth, Western Australian 27 September 2013

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the year ended 30 June 2013

		Consolid	ated
	Notes	30 June 2013 \$	30 June 2012 \$
Revenue from continuing operations	7	17,215	99,507
Other income	7	76,256	-
Employee benefits expense	8	(252,224)	(515,448)
Employee share based payments		(6,985)	(336,399)
Depreciation and amortisation expense	12	(24,787)	(42,929)
Accounting & audit fee		(65,753)	(88,380)
Corporate and administration expenses		(196,563)	(609,054)
Exploration assets write off	13	(19,052,989)	(4,393,760)
Write off asset		(353,754)	-
Other expenses from ordinary activities		(166,765)	(415,416)
LOSS BEFORE INCOME TAX		(20,026,349)	(6,301,879)
Income tax expense	9	-	-
LOSS FOR THE YEAR		(20,026,349)	(6,301,879)
Loss is attributable:			
Owner Of Brazilian Metals Group Limited		(20,026,349)	(6,301,879)
NET LOSS FOR THE YEAR		(20,026,349)	(6,301,879)
Other Comprehensive Loss			
Changes in foreign operations translation		1,799,302	781,928
		(18,227,047)	781,928
TOTAL COMPREHENSIVE LOSS FOR THE YEAR		(18,227,047)	(5,519,951)
Total comprehensive loss for the year is attributable to ordinary equity holders of the consolidated entity	_		
Owner Of Brazilian Metals Group Limited		(18,227,047)	(5,519,951)
Basic loss per share (cents per share)	19	(7.31)	(4.32)

The Consolidated Statement of Profit or Loss and Other Comprehensive Income are to be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION As at 30 June 2013

		Consolid	ated
		30 June 2013	30 June 2012
	Notes	\$	\$
CURRENT ASSETS			
Cash and cash equivalents	10	2,350,464	166,054
Prepayments	11	4,666	112,318
Trade and other receivables	11	15,475	146,668
TOTAL CURRENT ASSETS	_	2,370,605	425,040
NON-CURRENT ASSETS			
Trade and other receivables	11	68,863	63,494
Property, plant and equipment	12	74,271	115,449
Exploration and evaluation expenditure	13	1,409,594	17,286,327
TOTAL NON-CURRENT ASSETS		1,552,728	17,465,270
TOTAL ASSETS		3,923,333	17,890,310
CURRENT LIABILITIES			
Trade and other payables	14	217,412	135,596
Borrowings	14	-	200,000
TOTAL CURRENT LIABILITIES	_	217,412	335,596
TOTAL LIABILITIES	_	217,412	335,596
NET ASSETS		3,705,921	17,554,714
EQUITY	-		
Contributed equity	15	39,777,644	35,406,374
Reserves	16	867,489	(938,798)
Retained earnings	17	(36,939,211)	(16,912,862)
TOTAL EQUITY		3,705,921	17,554,714

The Consolidated Statement of Financial Position is to be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY For the year ended 30 June 2013

	Contributed Equity \$	Accumulated Losses \$	Option Reserve \$	Financial Assets Reserve \$	Foreign Currency Reserve \$	Total \$
BALANCE AT 1 JULY 2012	35,406,374	(16,912,862)	437,181	•	(1,375,979)	17,554,714
Total loss for the year		(20,026,349)		•		(20,026,349)
Foreign exchange movement		I			1,799,302	1,799,302
Transactions with owners in their capacity as owners:						
Share issued to raise capital	4,381,708					4,381,708
Share issued on acquisition	450,000			I	I	450,000
Share issue cost	(460,438)			I	I	(460,438)
Employee share options	I	I	6,985	ı	I	6,985
BALANCE AT 30 JUNE 2013	39,777,644	(36,939,211)	444,166		423,323	3,705,921
BALANCE AT 1 JULY 2011	35,406,374	(10,610,983)	100,782		(2,157,907)	22,738,266
Total loss for the year		(6,301,879)				(6,301,879)
Foreign exchange movement	1	I	1	I	781,928	781,928
Transactions with owners in their capacity as owners:						
Employee share options	I	T	336,399	I	I	336,399
BALANCE AT 30 JUNE 2012	35,406,374	(16,912,862)	437,181	•	(1,375,979)	17,554,714

The Consolidated Statement of Changes in Equity is to be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CASH FLOWS For the year ended 30 June 2013

		Consolid	ated
	Notes	30 June 2013 \$	30 June 2012 \$
CASH FLOWS FROM OPERATING ACTIVITIES			
Royalty Bonus		101,054	-
Payments to suppliers and employees		(380,021)	(1,480,795)
Interest received		17,215	99,507
NET CASH (USED IN)/PROVIDED BY OPERATING ACTIVITIES	18	(261,751)	(1,381,288)
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property, plant and equipment		(14,566)	(40,254)
Payments for exploration and evaluation		(778,021)	(3,072,574)
Payment for acquisition of subsidiary		(481,133)	-
Security deposit paid		(5,368)	-
Cash received on acquisition		1,720	-
NET CASH USED IN INVESTING ACTIVITIES		(1,277,368)	(3,112,828)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issue of shares and other securities (net of costs)		3,921,270	-
Repayment of Borrowings		(974,000)	-
Loan from/(to) related party		774,000	200,000
NET CASH (USED IN)/PROVIDED BY FINANCING ACTIVITIES		3,271,270	200,000
NET INCREASE/(DECREASE) IN CASH HELD		2,182,151	(4,294,116)
Cash and cash equivalents at beginning of year		166,054	4,466,452
Effect of exchange rates on cash holdings in foreign currencies		2,259	(6,282)
CASH AND CASH EQUIVALENTS AT END OF YEAR	10	2,350,464	166,054

The Consolidated Statement of Cash Flows is to be read in conjunction with the accompanying notes.

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

The primary accounting policies adopted in the preparation of the financial statements are set out below. These policies will consistently apply to all years presented, unless otherwise stated.

(a) Reporting company

Brazilian Metals Group Limited ('the **group**') is a company domiciled in Australia. Brazilian Metals Group Limited is a company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Securities Exchange. The Consolidated Financial Report of the company as at and for the year ended 30 June 2013 comprises the company and its subsidiaries (together referred to as the '**consolidated entity**').

The group advises that in accordance with ASX Listing Rule 4.10.19 during the financial year ended 30 June 2013 it used its cash and assets that are readily convertible to cash in a way that is consistent with its business objectives.

The nature of the operations and principal activities of the consolidated entity are described in the Directors' Report.

(b) Basis of Preparation

(i) Statement of Compliance

The Consolidated Financial Statements are general purpose financial statements for the reporting year ended 30 June 2013 and have been prepared in accordance with Australian Accounting Standards, other authoritative pronouncements of the Australian Accounting Standards Board, the Australian Accounting Interpretations and the *Corporations Act 2001*. Brazilian Metals Group Limited ('the **group**') is a for profit entity for the purpose of preparing the financial statements.

Compliance with IFRS

The Consolidated Financial Statements of Brazilian Metals Group Limited have been prepared using policies based on International Financial Reporting Standards (IFRS and IFRIC interpretations) issued by the International Accounting Standards Board (IASB).

The directors have prepared the financial report on a going concern basis, as there are reasonable grounds to believe that the company will be able to meet any obligations or liabilities as and when they become due and payable and no additional funding is required.

The financial statements were approved by the Board of Directors on 23rd September 2012.

(ii) Historical cost convention

The financial report has been prepared on an accrual basis and is based on historical costs *modified* by the revaluation of selected non-current assets, financial assets and financial liabilities for which the fair value basis of accounting has been applied.

(iii) New and amended standards adopted by the company

None of the new standards and amendments to standards that are mandatory for the first time for the financial year beginning 1 July 2012 affected any of the amounts recognised in the current period or any prior period and is not likely to affect future periods.

However, amendments made to AASB 101 *Presentation of Financial Statements effective* 1 July 2012 now require the Statement of Profit or Loss and other Comprehensive Income to show the items of comprehensive income grouped into those that are not permitted to be reclassified to profit or loss in a future period and those that may have to be reclassified if certain conditions are met.

In the financial year ended 30 June 2013, all of the new and revised Standards and Interpretations issued by the AASB that are relevant to its operations and effective for Annual Reporting periods beginning on or after 1 July 2012 have been reviewed. It has been determined that there is no impact, material or otherwise, of the new and revised Standards and Interpretations on the operations of the group and consolidated entity and, therefore, no change is necessary to the accounting policies.

(c) Significant Accounting Judgments, Estimates and Assumptions

The preparation of the financial statements requires Management to make judgments, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgments and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgments and estimates on historical experience and on other various factors it believes to be reasonable under the circumstances, the result of which form the basis of the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

In particular, information about significant areas of estimation uncertainty and critical Judgments in applying accounting policies that have the most significant effect on the amount recognised in the financial statements are outlined below:

(i) Significant Accounting Judgments

Exploration Expenditure

The write-off and carrying forward of exploration acquisition costs is based on an assessment of an area of interest's viability and/or the existence of economically recoverable reserves. Information may come to light in a later period which results in the asset being written off as it is not considered viable.

(ii) Significant Accounting Estimates and Assumptions

Estimation of Useful Lives of Assets

The estimation of the useful lives of assets has been based on historical experience. The condition of the assets is assessed at least once per year and considered against the remaining useful life. Depreciation charges are included in Note 12.

(iii) Critical Accounting Estimate

Judgments, estimates and assumptions are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The group makes assumptions concerning the future. All judgments, estimates and assumptions made are believed to be reasonable based on the most current set of circumstances available to Management. The resulting accounting estimates will, by definition, seldom equal the related actual results. The judgments, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts and assets and liabilities within the next financial year are discussed below.

Impairment of Assets

At each reporting date the group assesses whether there is any indication that individual assets are impaired. Where impairment indicators exist, recoverable amount is determined and impairment losses are recognised in the Statement of Profit or Loss and Other Comprehensive Income where the asset's carrying value exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purpose of 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. Where it is not possible to estimate recoverable amount for an individual asset, recoverable amount is determined for the cash-generating unit to which the asset belongs. During the year the group has impaired (write off) exploration and evaluation expenditure of \$19,052,989.

Share based payments

The group measures the cost of equity settled transactions with employees by reference to the fair value of equity instruments at the date at which they are granted. The fair value is determined by an external valuer using a Black-Scholes option pricing model.

Going Concern

The financial statements have been prepared on the going concern basis. For the year ended 30 June 2013, the group recorded a net loss of \$20,026,349 (2012: \$6,301,879) including the write off of exploration assets of \$19,052,989 (2012: 4,393,760) and incurred cash outflows from operating activities for the year ended 30 June 2013 of \$261,751 (2012: 1,381,288). The group had net assets of \$3,705,921 and continues to incur expenditure on its exploration tenements drawing on its cash balances. At 30 June 2013, the group has \$2,350,464 (2012: \$166,054) in cash and cash equivalents and investments in the form of a \$1,500,000 term deposit with Westpac-St George Bank, an AA rated Australian trading stock.

The directors have prepared a cash flow forecast for the next 12 month period reflecting the above mentioned expectations and believe that they will be able to contain the operating and investment activities sufficiently to ensure that Brazilian Metals Group Limited can meet their debts as and when they become due and payable and no additional funding is required.

(d) Summary of Significant Accounting Policies

(i) Principles of Consolidation

The Consolidated Financial Statements incorporate the assets and liabilities of all the subsidiaries that Brazilian Metals Group Limited ('the **Parent Entity**') has the power to control the financial and operating policies as at 30 June 2013 and the results of all subsidiaries for the year ended. All inter-company balances and transactions between the group in the consolidated entity, including any unrealised profits or losses, have been eliminated on consolidation. Accounting policies of subsidiaries have been changed where necessary to ensure consistencies with those policies applied by the consolidated entity.

Subsidiaries

Subsidiaries are entities controlled by the consolidated entity. The financial statements of subsidiaries are included in the Consolidated Financial Statements from the date that control commences until the date that control ceases. The accounting policies of subsidiaries have been changed when necessary to align them with the policies adopted by the consolidated entity.

In the consolidated entity's financial statements, investments in subsidiaries are carried at cost. The financial statements of the subsidiary are prepared for the same reporting period as the company, using consistent accounting policies.

Subsidiaries are fully consolidated from the date on which control is transferred to the group. They are deconsolidated from the date that control ceases.

In preparing the Consolidated Financial Statements, all intercompany balances and transactions, income and expenses and profit and losses resulting from inter-entity transactions have been eliminated in full. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the group.

The investments in subsidiaries held by Brazilian Metals Group Limited are accounted for at cost in the separate financial statements of the company less any impairment charges. The acquisition of subsidiaries is accounted for using the acquisition method of accounting. The acquisition method of accounting involves allocating the cost of the business combination to the fair value of the assets acquired and the liabilities and contingent liabilities assumed at the date of acquisition.

Business Combinations

The acquisition method of accounting is used to account for all business combinations, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the group. The consideration transferred also includes the fair value of any asset or liability resulting from a contingent consideration arrangement and the fair value of any pre-existing equity interest in the subsidiary. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the group recognises any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net identifiable assets.

The excess of the consideration transferred and the amount of any non-controlling interest in the acquiree over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the subsidiary acquired and the measurement of all amounts has been reviewed, the difference is recognised directly in profit or loss as a bargain purchase.

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the Entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions.

Contingent consideration is classified either as equity or a financial liability. Amounts classified as a financial liability are subsequently remeasured to fair value with changes in fair value recognised in profit or loss.

Measuring goodwill

The group measures goodwill as the fair value of the consideration transferred including the recognised amount of any non-controlling interest in the Acquiree, less the net recognised amount (generally fair value) of the identifiable assets acquired and liabilities assumed, all measured as of the acquisition date.

Consideration transferred includes the fair values of the assets transferred, liabilities incurred by the group to the previous owners of the Acquiree, and equity interests issued by the group. Consideration transferred also includes the fair value of any contingent consideration and share-based payment awards of the Acquiree that are replaced mandatorily in the business combination. If a business combination results in the termination of pre-existing relationships between the group and the Acquiree, then the lower of the termination amount, as contained in the Agreement, and the value of the off-market element is deducted from the consideration transferred and recognised in other expenses.

Transaction costs

Transaction costs that the group incurs in connection with a business combination, such as finder's fees, legal fees, and other professional and consulting fees, are expensed as incurred. The cost incurred on acquisition of subsidiaries, such as legal fees, due diligence fees, and other professional and consulting fees, are capitalised as an investment in subsidiaries.

(ii) Foreign Currency

Functional and presentation currency

Items included in the financial statements of each of the group's entities are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The Consolidated Financial Statements are presented in Australian dollars (A\$), which is Brazilian Metals Group Limited's functional and presentation currency.

The function currency used on subsidiaries Brazilian Metals Group Limited in Brazil is US Dollars (US\$) and in Cyprus is Euro dollars (Euro).

Foreign currency transactions and balances

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the Statement of Financial Position date.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

Translation of foreign operations

The Statement of Profit or Loss and other Comprehensive Income is translated at the average exchange rates for the year.

The exchange differences arising on the translation are taken directly to a separate component of equity. On disposal of the foreign entity, the deferred cumulative amount recognised in equity relating to that particular foreign operation will be recognised in the Statement of Profit or Loss and Other Comprehensive Income.

(iii) Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker. The Chief Operating Decision Maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the strategic steering committee.

(iv) Cash and Cash Equivalents

'Cash and cash equivalents' includes cash at bank and in hand, deposits held at call with financial institutions, other short-term highly liquid deposits with an original maturity of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities on the Statement of Financial Position.

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

(v) Trade and Other Receivables

Trade debtors are recognised at the amount receivable and are due for settlement within 30 days from the end of the month in which services were provided. Collectability of trade receivables is reviewed on an ongoing basis. Debts which are known to be uncollectible are written off against the receivable directly unless a provision for impairment has previously been recognised.

A provision for impairment of receivables is established when there is objective evidence that the group will not be able to collect all amounts due according to the original terms of receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate. Loans granted are recognised at the amount of consideration given or the cost of services provided to be reimbursed.

(vi) Revenue Recognition

Interest

Revenue is recognised as interest accrues using the effective interest method. The effective interest method uses the effective interest rate which is the rate that exactly discounts the estimated future cash receipts over the expected life of the financial asset.

(vii) Fair value estimation for financial instruments

Fair values may be used for financial asset and liability measurement as well as for sundry disclosures. Fair values for financial instruments traded in active markets are based on quoted market prices at Statement of Financial Position date. The quoted market price for financial assets is the current bid price and the quoted market price for financial liabilities is the current ask price.

The fair values of financial instruments that are not traded in an active market are determined using valuation techniques. Assumptions used are based on observable market prices and rates at Statement of Financial Position date. The fair value of long-term debt instruments is determined using quoted market prices for similar instruments. Estimated discounted cash flows are used to determine fair value of the remaining financial instruments. The fair value of forward exchange contracts is determined using forward exchange market rates at the Statement of Financial Position date. The fair value of stimuted future cash flows.

The fair value of trade receivables and payables is their nominal value less estimated credit adjustments. A financial instrument is recognised if the consolidated entity becomes a party to the contractual provisions of the instrument. Financial assets are derecognised if the consolidated entity's contractual rights to the cash flows from the financial assets expire or if the consolidated entity transfers the financial asset to another party without retaining control or substantially all risks and rewards of the asset. Regular purchases and sales of financial assets are accounted for at trade date, (ie the date that the consolidated entity commits itself to purchase or sell the asset). Financial liabilities are derecognised if the consolidated entity's obligations specified in the contract expire or are discharged or cancelled.

Cash and cash equivalents comprise cash balances and call deposits greater than 3 months are classified as held to maturity investments and valued at amortised costs.

(viii) Investments and Other Financial Assets

Classification

The group classifies its financial assets in the following categories: financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial assets. The classification depends on the purpose for which the investments were acquired. Management determines the

classification of its investments at initial recognition and, in the case of assets classified as held-to-maturity, re-evaluates this designation at the end of each reporting date.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are financial assets held for trading. A financial asset is classified in this category if acquired principally for the purpose of selling in the short term.

Derivatives are classified as held for trading unless they are designated as hedges. Assets in this category are classified as current assets if they are expected to be settled within 12 months; otherwise they are classified as non-current.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for those with maturities greater than 12 months after the reporting period which are classified as non-current assets. Loans and receivables are included in trade and other receivables and payables in the Statement of Financial Position.

Held-to-maturity investments

Held-to-maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturities that the group's management has the positive intention and ability to hold to maturity. If the group were to sell other than an insignificant amount of held-to-maturity financial assets, the whole category would be tainted and reclassified as available-for-sale. Held-to-maturity financial assets are included in non-current assets, except for those with maturities less than 12 months from the end of the reporting period, which are classified as current assets.

Available-for-sale financial assets

Available-for-sale financial assets, comprising principally marketable equity securities, are non-derivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless the investment matures or management intends to dispose of the investment within 12 months of the end of the reporting period. Investment are designated as available-for-sale if they do not have fixed maturities and fixed or determinable payments and management intends to hold them for the medium to long term.

(ix) Exploration and Evaluation Expenditure

Exploration, evaluation and development expenditure incurred is accumulated in respect of each identifiable area of interest. These costs are only carried forward to the extent that they are expected to be recouped through the successful development of the area or where activities in the area have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves.

Accumulated costs in relation to an abandoned area are written off in full against profit or loss in the year in which the decision to abandon the area is made. When production commences, the accumulated costs for the relevant area of interest are amortised over the life of the area according to the rate of depletion of the economically recoverable reserves. A regular review is undertaken of each area of interest to determine the appropriateness of continuing to carry forward costs in relation to that area of interest.

Exploration and evaluation expenditure encompasses expenditures incurred by the group in connection with the exploration for and evaluation of mineral resources before the technical feasibility and commercial viability of extracting a mineral resource are demonstrable.

Exploration and evaluation expenditure incurred by the group is accumulated for each area of interest and recorded as an asset if:

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

For each area of interest, expenditure incurred on the Exploration of Tenements throughout Brazil and Cyprus is capitalised, classified as tangible or intangible, and recognised as an exploration and evaluation asset. Exploration and evaluation assets are measured at cost at recognition. A provision for unsuccessful exploration and evaluation is created against each area of interest by means of a charge to the Statement of Profit or Loss and Other Comprehensive Income. The recoverable amount of each area of interest is determined on a bi-annual basis and the provision recorded in respect of that area adjusted so that the net carrying amount does not exceed the recoverable amount. For areas of interest that are not considered to have any commercial value, or where exploration rights are no longer current, the capitalised amounts are written off against the provision and any remaining amounts are charged against profit. Recoverability of the carrying amount of the exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

(e) Property, Plant and Equipment

Items of property, plant and equipment are initially recorded at cost, being the fair value of the consideration provided plus incidental costs directly attributable to the acquisition, and depreciated. Each class of property, plant and equipment is carried at cost or fair value less, where applicable, any accumulated depreciation.

Plant and Equipment

Plant and equipment are measured on the cost basis.

The carrying amount of plant and equipment is reviewed annually by directors to ensure it is not in excess of the recoverable amount from these assets. The recoverable amount is assessed on the basis of the expected net cash flows which will be received from the assets employment and subsequent disposal. The expected net cash flows have not been discounted to their present values in determining recoverable amounts.

Depreciation

The depreciable amount of all fixed assets is depreciated on a straight-line basis over their useful lives to the economic entity commencing from the time the asset is held ready for use.

The depreciation rates used for each class of depreciable assets are:

Class of Fixed Asset	Depreciation Rate
Plant and equipment	11 - 33%
Motor Vehicle	20%

(f) Impairment

Financial Assets

A financial asset is considered to be impaired if objective evidence indicates that one or more events have had a negative effect on the estimated future cash flows of that asset.

Non-Financial Assets

The carrying amounts of the non-financial assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated. For goodwill and intangible assets that have indefinite lives or that are not yet available for use, recoverable amount is estimated at each reporting date.

An impairment loss is recognised if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that largely are independent from other assets and groups. Impairment losses are recognised in the Statement of Profit or Loss and Other Comprehensive Income. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets in the unit (group of units) on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. In respect of other assets, impairment losses recognised in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

(g) Income Tax Expenses or Benefit

The income tax expense or benefit (revenue) for the period is the tax payable on the current period's taxable income based on the national income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences between the tax base of assets and liabilities and their carrying amounts in the financial statements, and to unused tax losses.

Deferred tax assets and liabilities are recognised for all temporary differences, between carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases, at the tax rates expected to apply when the assets are recovered or liabilities settled, based on those tax rates which are enacted or substantively enacted for each jurisdiction. Exceptions are made for certain temporary differences arising on initial recognition of an asset or a liability if they arose in a transaction, other than a business combination, that at the time of the transaction did not affect either accounting profit or taxable profit. Deferred tax assets are only recognised for deductible temporary differences and unused tax losses if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are not recognised for temporary differences between the carrying amount and tax bases of investments in controlled entities, associates and interests in joint ventures where the Parent Entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not be reversed in the foreseeable future. Current and deferred tax balances relating to amounts recognised directly in equity.

Brazilian Metals Group Limited and its resident subsidiaries have unused tax losses. However, no deferred tax balances have been recognised, as it is considered that asset recognition criteria have not been met at this time.

(h) Goods and Services Tax

Revenues, expenses and assets are recognised net of GST except where GST incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item.

Receivables and payables are stated with the amount of GST included. The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the Statement of Financial Position.

Cash flows are included in the Statement of Cash Flow on a gross basis and the GST component of cash flows arising from investing and financing activities, which is recoverable from, or payable to, the taxation authorities are classified as operating cash flows.

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

(i) Comparatives

When required by Accounting Standards, comparative figures have been adjusted to conform to changes in presentation for the current financial year.

(j) Provisions

Provisions are recognised when the group has a present legal or constructive obligation as a result of past events; it is more likely than not that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

(k) Trade and Other Payables

Liabilities are recognised for amounts to be paid in the future for goods or services received, whether or not billed to the consolidated entity. Trade accounts payable are normally settled within 60 days.

(I) Employee Benefits

Short term obligations

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick leave expected to be settled within 12 months of the Statement of Financial Position date are recognised in respect of employees' services rendered up to Statement of Financial Position date and measured at amounts expected to be paid when the liabilities are settled. Liabilities for non-accumulating sick leave are recognised when leave is taken and measured at the actual rates paid or payable. Liabilities for wages and salaries are included as part of Other Payables and liabilities for annual and sick leave are included as part of Employee Benefit Provisions.

Other long-term employee benefit obligations

Liabilities for long service leave are recognised as part of the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees to the Statement of Financial Position date using the projected unit credit method. Consideration is given to expect future salaries and wages levels, experience of employee departures and periods of service. Expected future payments are discounted using national government bond rates at the Statement of Financial Position date with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

Share-based payments

The fair value of options granted under Brazilian Metals Group Limited is recognised as an employee benefit expense with a corresponding increase in equity (share-based payments reserve). The fair value is measured at grant date and recognised over the period during which the employees become unconditionally entitled to the options. The fair value at grant date is determined using a Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the vesting and performance criteria, the impact of dilution, the non-tradeable nature of the option, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk-free interest rate for the term of the option.

The fair value of the options granted excludes the impact of any non-market vesting conditions (for example, profitability and sales growth targets). Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable. At each Statement of Financial Position date, the Entity revises its estimate of the number of options that are expected to become exercisable. The employee benefit expense recognised each period takes into account the most recent estimate.

The market value of shares issued to employees for no cash consideration under the Employee Share Scheme is recognised as an employee benefits expense with a corresponding increase in equity when the employees become entitled to the shares.

(m) Share-based Payment Transactions

The grant date fair value of options granted to employees (including Key Management Personnel) is recognised as an employee expense, with a corresponding increase in equity, over the period that the employees become unconditionally entitled to the options. The amount recognised as an expense is adjusted to reflect the actual number of share options for which the related service and non-market vesting conditions are met.

Share-based payment arrangements in which the consolidated entity receives goods or services as consideration for its own equity instruments are accounted for as equity-settled share-based payment transactions, regardless of how the equity instruments are obtained by the consolidated entity.

(n) Contributed Equity

Ordinary shares are classified as equity.

Costs directly attributable to the issue of new shares or options are shown as a deduction from the equity proceeds, net of any income tax benefit. Costs directly attributable to the issue of new shares or options associated with the acquisition of a business are included as part of the purchase consideration.

(o) Earnings or Loss per share

Basic earnings or loss per share are calculated by dividing the net profit or loss attributable to members of the Parent Entity for the reporting period by the weighted average number of ordinary shares of the company.

(p) Determination of Fair Values

A number of the consolidated entity's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities. Fair values have been determined for measurement and/or disclosure purposes based on the following methods. Where applicable, further information about the assumptions made in determining fair values is disclosed in the Notes specific to that asset or liability.

Trade and Other Receivables

The fair value of trade and other receivables is estimated as the present value of future cash flows, discounted at the market rate of interest at the reporting date.

Depreciation

Items of property, plant and equipment are depreciated using the diminishing value method over their estimated useful lives to the consolidated entity. The depreciation rates used for each class of asset for the current period are as follows:

Plant and Equipment 33%

Motor Vehicle 20%

Assets are depreciated from the date the asset is ready for use. The asset's residual values and useful lives are reviewed and adjusted, if appropriate, at each of the Statement of Financial Position date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. The recoverable amount is assessed on the basis of expected net cash flows that will be received from the assets continual use or subsequent disposal. The expected cash flows have been discounted to their present value in determining the recoverable amount. Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains and losses are included in the Statement of Profit or Loss and Other Comprehensive Income. When revalued assets are sold, amounts included in the revaluation reserve relating to that asset are transferred to retained earnings.

(q) New accounting standards and interpretations

Australian Accounting Standards and Interpretations that have recently issued or amended but are not yet effective have not been adopted by the Consolidated Entity for the year ended 30 June 2013. These are outlined in the table below.

AASB reference	Title	Summary	Application date of standard	Impact on consolidated financial report	Application date for group
AASB 9 (issued December 2010)	Financial Instruments [AASB 2009-11]	Amendments to the requirements for classification and measurement of financial assets and financial liabilities. The available-for-sale and held-to- maturity categories of financial assets in AASB 139 have been eliminated. AASB 9 requires that gains or losses on financial liabilities measured at fair value are recognised in profit or loss, except that the effects of changes in the liability's credit risk are recognised in other comprehensive income.	Periods beginning on or after 01 January 2015	Adoption of AASB 9 is only mandatory for the year ending 30 June 2016. The Entity has not yet made an assessment of the impact of these amendments.	01 January 2015
AASB 10	'Consolidated Financial Statements', AASB 2011-7 'Amendments to Australian Accounting Standards arising from the Consolidation and Joint Arrangements Standards'	Requires a parent to present Consolidated Financial Statements as those of a single economic entity, replacing the requirements previously contained in AASB 127 'Consolidated and Separate Financial Statements' and Interpretation 112 'Consolidation - Special Purpose Entities'. The Standard identifies the principles of control, determines how to identify whether an investor controls an investee, and sets out the principles for the preparation of Consolidated Financial Statements. The Standard introduces a single consolidated financial Statements. The Standard introduces a single consolidated financial future of the investee (i.e. whether an entity is controlled through voting rights of investors or through other contractual arrangements as is common in 'special purpose entities').	Applicable to annual reporting periods beginning on or after 1 July 2013	When this standard is adopted for the first time for the year ended 30 June 2014, additional disclosures will be required	1 July 2013
AASB 2011-4	Amendments to Australian Accounting Standards to Remove Individual Key Management Personnel Disclosure Requirements	Amends AASB 124 'Related Party Disclosures' to remove the individual key management personnel (KMP) disclosures required by Australian specific paragraphs. Such disclosures are more in the nature of governance disclosures that are better dealt with as part of the Corporations Act 2001.	Applicable to annual reporting periods beginning on or after 1 July 2013	As this is a disclosure standard only, there will be no impact on amounts recognised in the financial statements and that adoption is only mandatory for the 30 June 2014 year end	1 July 2013

Application date for group	1 July 2013	1 July 2013
Impact on consolidated financial report	When this standard is adopted for the first time for the year ended 30 June 2014, additional disclosures will be required	When this standard is first adopted for the year ended 30 June 2014, there will be no impact on transactions and balances recognised in the financial statements because the Entity has not entered into any joint arrangements.
Application date of standard	Applicable to annual reporting periods beginning on or after 1 July 2013	Applicable to annual reporting periods beginning on or after 1 July 2013
Summary	Extends relief from consolidation, the equity method and proportionate consolidation to Tier 2 entities in particular circumstances, by removing the requirement for the Consolidated Financial Statements prepared by the ultimate or any intermediate parent entity to be IFRS compliant, provided that the parent entity, investor or venturer and the ultimate or intermediate parent entity comply with Australian Accounting Standards or Australian Accounting Standards or Disclosure Requirements.	 Requires the extensive disclosure of information that enables users of financial statements to evaluate the nature of, and risks associated with, interests in other entities and the effects of those interests on its financial position, financial performance and cash flows. In high-level terms, the required disclosures are grouped into the following broad categories: Significant judgements and assumptions - such as how control, joint control, significant influence has been determined Interests in subsidiaries - including details of the structure of the group, risks associated with structured entities, changes in control, and so on Interests in subsidiaries - including details of the structured entities, changes in control, and so on Interests in joint arrangements and associates (including names, details and so mumarised financial information) Interests in unconsolidated structured entities and associates (including names, details and summarised financial information) Interests in unconsolidated structured entities and to evaluate the nature of an changes in, the risks associated with its interests in unconsolidated structured entities in the risks associated with its interests in disclosure objectives, and includes other of these disclosure objectives, and includes other of these disclosure objectives, and includes other otherest in unconsolidated structured entities.
Title	'Amendments to Australian Accounting Standards – Extending Relief from Consolidation, the Equity Method and Proportionate Consolidation – Reduced Disclosure Requirements'	Disclosure of Interests in Other Entities', AASB 2011- 7 'Amendments to Australian Accounting Standards arising from the Consolidation and Joint Arrangements Standards'
AASB reference	AASB 2011-6	AASB 12

AASB reference	Title	Summary	Application date of standard	Impact on consolidated financial report	Application date for group
AASB 2012-1	Amendments to Australian Accounting Standards – Offsetting Financial Assets and Financial Liabilities (Amendments to AASB 132)	Address inconsistencies in current practice when applying the offsetting criteria in AASB 132 'Financial Instruments: Presentation'. Clarifies the meaning of 'currently has a legally enforceable right of set-off and 'simultaneous realisation and settlement'. <i>Note: Entities early adopting this standard must also adopt Amendments to Australian Accounting Standards – Disclosures Offsetting Financial ASSB 7)</i>	1 January 2014	When this standard is adopted for the first time for the year ended 30 June 2014, additional disclosures will be required	1 January 2014
AASB 11 (issued August 2011)	Joint Arrangements	Joint arrangements will be classified as either 'joint operations' (where parties with joint control have rights to assets and obligations for liabilities) or 'joint ventures' (where parties with joint control have rights to the net assets of the arrangement).	Annual reporting periods commencing on or after 1 January 2013	When this standard is first adopted for the year ended 30 June 2014, there will be no impact on transactions and balances recognised in the financial statements because the Entity has not entered into any joint arrangements.	1 July 2013
AASB 13 (issued September 2011)	'Amendments to Australian Accounting Standards – Fair Value Measurement – Reduced Disclosure Requirements'	Sets out reduced disclosure requirements for Tier 2 entities to apply in relation to AASB 13 'Fair Value Measurement' and amends reduced disclosure requirements of other Australian Accounting Standards that were amended as a consequence of the issuance of AASB 13. AASB 13 establishes a single framework for measuring fair value of financial and non-financial items recognised at fair value in the Statement of Financial Position or disclosed in the notes in the financial statements. Additional disclosures required for items measured at fair value in the Statement of Financial Position, as well as items merely disclosed at fair value in the notes to the financial statements.	Applicable to annual reporting periods beginning on or after 1 July 2013	When this standard is adopted for the first time for the year ended 30 June 2014, additional disclosures will be required	1 July 2013
IFRS (issued December 2011)	Mandatory Effective Date of IFRS 9 and Transition Disclosures	Entities are no longer required to restate comparatives on first time adoption. Instead, additional disclosures on the effects of transition are required.	Annual reporting periods commencing on or after 1 January 2015	As comparatives are no longer required to be restated, there will be no impact on amounts recognised in the financial statements. However, additional disclosures will be required on transition, including the quantitative effects of reclassifying financial assets on transition.	1 July 2015

2. SEGMENT INFORMATION

AASB 8 requires operating segments to be identified on the basis of components of the consolidated entity that are regularly reviewed by the Chief Operating Decision Makers (CODM) in order to allocate resources to the segment and to assess its performance.

The consolidated entity has identified the following segments:

 Exploration (Chile) – consists of the exploration expenditure involved in the search and discovery of minerals;

(During the financial year, the group has decided to write off Chilean assets and liabilities for deregistration of the parent company who held the entire shares of the Chilean company);

 (b) Exploration (Brazil) – consists of the exploration expenditure involved in the search and discovery of minerals;

(During the financial year, the group has decided to write off the entire exploration assets of the Brazilian company);

- (c) Exploration (Cyprus) consists of the exploration expenditure involved in the search and discovery of minerals;
- (d) Investment (Australia) consists of financial investments made in Australia;
- (e) Corporate (Australia) includes corporate and other costs incurred by the Parent Entity.

Reportable segments disclosed are based on aggregating operating segments where the segments are considered to have similar economic characteristics.

The consolidated entity's principal activities continue to be in mineral exploration and projects are managed on a project-by-project basis.

(a) Segment Performance

Year ended 30 June 2013

	Exploration	Exploration	Exploration	Investment	Corporate	I otal Consolidated
	(Chile)	(Brazil)	(Cyprus)	(Australia)	(Australia)	Entity
External revenues	I	•		17,215	·	17,215
Inter-segment revenue				ı	101,054	101,054
Corporate and administration		(52,842)	(10,247)	(3,572)	(455,852)	(522,513)
Depreciation and amortisation expense	·	(4,486)	(136)	(75)	(20,090)	(24,787)
Sales of assets / assets write off	(358,115)	(24,798)	ı	4,362	I	(378,551)
Exploration assets write off		(19,052,989)	ı	ı	I	(19,052,989)
Other expenses	T	(47,551)	(62,577)	ı	(55,650)	(165,778)
Reportable segment profit before income tax	(358,115)	(19,182,666)	(72,960)	17,930	(430,538)	(20,026,349)

Year ended 30 June 2012

	Exploration (Chile)	Exploration (Brazil)	Investment (Australia)	Corporate (Australia)	Total Consolidated Entity
External revenues		ı	99,507		99,507
Inter-segment revenue	I		ı	ı	1
Corporate and administration	(5,667)	(216,886)	(15,524)	(377,161)	(615,238)
Depreciation and amortisation expense	(6,672)	(9,407)	(182)	(26,668)	(42,929)
Exploration expenditure write off	ı	(4,393,760)	I	I	(4,393,760)
Other expenses	(18,549)	(158,316)	(79)	(1,172,515)	(1,349,459)
Reportable segment profit before income tax	(30,888)	(4,778,369)	83,722	(1,576,344)	(6,301,879)

(b) Segment Assets and Liabilities

Year ended 30 June 2013

	Exploration (Chile)	Exploration (Brazil)	Exploration (Cyprus)	Investment (Australia)	Corporate (Australia)	Total Consolidated Entity
Assets						
Current assets	I	1,750	20,376	2,286,189	62,290	2,370,605
Property, plant & equipment	I	2,654	10,538		61,079	74,271
Investment & financial assets	I				,	I
Exploration and evaluation expenditure	1		1,409,594		ı	1,409,594
Other non-current assets	1	68,863			ı	68,863
Total Segment Assets	•	73,267	1,440,508	2,286,189	123,369	3,923,333
Current liabilities	I		(14,922)		(202,490)	(217,412)
Borrowings	1			•	1	
Total Segment Liabilities	•	•	(14,922)		(202,490)	(217,412)
Net Assets Employed	•	73,267	1,425,586	2,286,189	(79,121)	3,705,921

Year ended 30 June 2012

	Exploration (Chile)	Exploration (Brazil)	Investment (Australia)	Corporate (Australia)	Total Consolidated Entity
Assets					
Current assets	239,364	16,148	132,471	37,057	425,040
Property, plant & equipment	3,919	33,652	592	77,286	115,449
Investment & financial assets	ı	ı	ı		I
Exploration and evaluation expenditure	ı	17,286,328	ı		17,286,328
Other non-current assets	1,587	61,906	ı		63,493
Total Segment Assets	244,870	17,398,034	133,063	114,343	17,890,310
Current liabilities	(2,179)			(133,417)	(135,596)
Borrowings	ı	ı	ı	(200,000)	(200,000)
Total Segment Liabilities	•	•		(333,417)	(335,596)
Net Assets Employed	242,691	17,398,034	133063	(219,074)	17,554,714

(c) Major Customers

The consolidated entity continues to carry out exploration activities in Brazil and at this time does not provide product or services.

3. CONTINGENT LIABILITIES

In consideration for the acquisition of the Treasure Development Limited (**TDL**), Brazilian Metals Group (**BMG**) will pay a maximum consideration of \$1.6 million in combination of cash and shares. The group paid \$850,000 of cash and shares during the year as per details below:

- \$100,000 first instalment paid on 12 December 2012;
- \$300,000 cash paid on completion of the acquisition on 11 April 2013;
- \$450,000 in fully paid ordinary shares in BMG paid on completion of the acquisition on 11 April 2013, with the issue of 45 million shares in the company at a deemed issue price of \$0.01.

Due to the acquisition of the Treasure Development Limited, there is a contingent liability of a further \$750,000 in fully paid ordinary shares in BMG payable as deferred consideration on the completion of a bankable feasibility study confirming that the exploitation of the Treasure Project is commercially viable. BMG will account for this part of the acquisition as and when the contingency crystallises.

In April 2011 BMG, through its subsidiary, Minas Norte Mineracao Ltda, entered into an arrangement with Mineracao Granduvale Ltda (Granduvale) and others for the acquisition of certain mineral rights. On 10 September 2013 the company provided 30 days' written notice to Granduvale and others to terminate the arrangement in accordance with the agreed terms.

The Board is not aware of any other circumstance or information which leads them to believe there are any material contingent liabilities outstanding as at 30 June 2013.

4. DIVIDENDS

The company has not paid or provided for dividends during this year.

5. SHARE BASED PAYMENTS

The primary purpose of the director options is to provide incentive to the participating directors to drive the company's assets forward. All options granted to Key Management Personnel are over ordinary shares in Brazilian Metals Group Limited, which confer a right of one ordinary share for every option held.

Employee Option Plan

The Employee Option Plan is designed to provide long-term incentives for senior managers and above (including executive directors) to deliver long-term shareholder returns.

Participation in the plan is at the board's discretion and no individual has a contractual right to participate in the plan or to receive any guaranteed benefits.

Options are granted under the plan for no consideration, and options granted under the plan carry no dividend or voting rights.

Set out below are summaries of options granted under the plan:

2013 Grant Date	Expiry Date	Exercise price	Balance at start of the year number	Granted during the year number	Exercised during the year number	Forfeited during the year number	Balance at end of the year number	Vested and exercisable at end of the year number
09/12/2011	09/12/2015	\$0.20	3,000,000	-	-	(3,000,000)	-	-
09/12/2011	01/07/2016	\$0.20	1,400,000	-	-	-	1,400,000	1,400,000
09/12/2011	01/07/2016	\$0.22	2,600,000	-	-	-	2,600,000	2,600,000
09/12/2011	09/12/2014	\$0.22	1,500,000	-	-	-	1,500,000	1,500,000
Total			8,500,000	-	-	(3,000,000)	5,500,000	5,500,000
Weight aver	age exercise	price	\$0.21	-	-	-	\$0.21	\$0.21

2012 Grant Date	Expiry Date	Exercise price	Balance at start of the year number	Granted during the year number	Exercised during the year number	Forfeited during the year number	Balance at end of the year number	Vested and exercisable at end of the year number
09/12/2011	09/12/2015	\$0.20	-	3,000,000	-	-	3,000,000	3,000,000
09/12/2011	01/07/2016	\$0.20	-	1,400,000	-	-	1,400,000	1,400,000
09/12/2011	01/07/2016	\$0.22	-	2,600,000	-	-	2,600,000	2,600,000
09/12/2011	09/12/2014	\$0.22	-	1,500,000	-	-	1,500,000	1,500,000
Total			-	8,500,000	-	-	8,500,000	8,500,000
Weight aver	age exercise	price	-	\$0.21	-	-	\$0.21	-

The weighted average share price at the date of exercise of options exercised during the year ended 30 June 2013 was \$0.21 (2012–\$0.21).

The weighted average remaining contractual life of share options outstanding at the end of the period was 2.86 years (2012–3.86 years).

Options granted by the company are not based on performance criteria due to the size, its current stage of activities and its relatively small number of employees.

Fair value of options granted

The assessed fair value at grant date of options granted during the year ended 30 June 2013 was \$0.01per option (2012– \$0.01). The fair value at grant date is independently determined using a Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option.

Options Expensed

Option expenses related to grant options issued to directors in prior periods, with the expenses being recognised over the vesting period.

Expenses arising from share-based payment transactions

Total expenses arising from share-based payment transactions recognised during the year as part of employee benefit expense were as follows:

	Consolidated
2012	2013
\$	\$

Share-based payment Options issued under employee option plan 336,399 Proposed Options issued under employee option plan 6,985 6,985 336,399

6. FINANCIAL RISK MANAGEMENT

(a) Overview

The company and the consolidated entity's have exposure to the following risks from their use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

This Note presents information about the company's and consolidated entity's exposure to each of the above risks, their objectives, policies and processes for measuring and managing risk and the management of capital.

The group's Risk Management Framework is supported by the Board, Management and the Audit and Risk Committee. The Board is responsible for approving and reviewing the company's and consolidated entity Risk Management Strategy and Policy. Management is responsible for monitoring that appropriate processes and controls are in place to effectively and efficiently manage risk. The Audit and Risk Committee is responsible for identifying, monitoring and managing significant business risks faced by the company and consolidated entity and considering the effectiveness of its internal control system. Management and the Audit and Risk Committee report to the Board.

The Board has established an overall Risk Management Policy which sets out the company's and consolidated entity's system of risk oversight, management of material business risks and internal control.

The consolidated entity's hold the following financial instruments:

	Consolidate	ed
	2013	2012
	\$	\$
Financial assets		
Cash and cash equivalents	2,350,464	166,054
Trade and other receivables	15,475	146,667
	2,365,939	312,721
Financial liabilities		
Trade and other payable	217,412	335,596
	217,412	335,596

(b) Financial Risk Management Objectives

The overall financial Risk Management Strategy focuses on the unpredictability of the finance markets and seeks to minimise the potential adverse effects on financial performance and protect future financial security.

(c) Credit Risk

Credit risk is the risk of financial loss to the consolidated entity if counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the group's cash and cash equivalents, deposits with banks and financial institutions. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted. For the company it arises from receivables and cash held due from subsidiaries. The consolidated entity does not hold any credit derivatives to offset its credit exposure.

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to historical information about counterparty default rates.

Consolidate	d
2013	2012
\$	\$
-	19,796
15,475	126,872
15,475	146,668
67,237	46,054
2,283,227	120,000
2,350,464	166,054
	\$ - 15,475 15,475 67,237 2,283,227

Group 1 - new customers (less than 6 months).

Group 2 - existing customers (less than 6 months) with no defaults in the past.

Exposure to credit risk

The carrying amount of the consolidated entity's financial assets represents the maximum credit exposure. The consolidated entity's maximum exposure to credit risk at the reporting date was:

	Consolidated		
	2013 \$	2012 \$	
Cash and cash equivalents	2,350,464	166,054	
Trade and other receivables	15,475	146,667	
Financial assets (non-current)	-	-	
Cash and cash equivalents	2,365,939	312,721	

(d) Liquidity Risk

Liquidity risk arises from the financial liabilities of the consolidated entity and the consolidated entity's subsequent ability to meet their obligations to repay their financial liabilities as and when they fall due.

Ultimate responsibility for Liquidity Risk Management rests with the Board of Directors. The Board has determined an appropriate Liquidity Risk Management Framework for the management of the company's short, medium and long-term funding and liquidity management requirements. The company manages liquidity risk by maintaining adequate reserves and continuously monitoring budgeted and actual cash flows and matching the maturity profiles of financial assets, expenditure commitments and liabilities.

The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying amounts as the impact of discounting is not significant.

Contractual maturities of financial liabilities	Less than 6 months	6 – 12 months	Total	Carrying Amount
Group - at 30 June 2013	\$	\$	\$	\$
Trade payables	217,412	-	217,412	217,412
Total	217,412	-	217,412	217,412
Group - at 30 June 2012	\$	\$	\$	\$
Trade payables	135,596	200,000	335,596	335,596
Total	135,596	200,000	335,596	335,596

(e) Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and commodity prices will affect the consolidated entity's income or the value of its holdings of financial instruments. The objective of Market Risk Management is to manage and control market risk exposures within acceptable parameters, while optimising return.

Foreign Currency Risk

The consolidated entity is exposed to currency risk on transactions that are denominated in a currency other than the respective functional currencies of the consolidated entity's, primarily the Australian dollar (AUD), but also Euro dollar (EUR) in Cyprus, US dollar (US\$) in Brazil and Chile.

The company and the consolidated entity is exposed to changes in foreign exchange rates as it has operational liabilities in Brazilian Reals. There has been no material exposure to non-functional currency amounts during the financial year.

The group wishes to highlight that its US dollar assets are subject to foreign currency movements due to changes in the exchange rates compared to the Australian dollar. The impact to the group can be seen within the Statement of Change in Equity (foreign currency reserve) for 2013 with a total movement of \$1,799,302 (2012: \$781,928) representing a gain for the year.

Interest Rate Risk

The company and consolidated entity's' exposure to interest rates primarily relates to the consolidated entity's cash and cash equivalents. The consolidated entity manages market risk by monitoring levels of exposure to interest rate risk and assessing market forecasts for interest rates.

Profile

At the reporting date the interest rate profile of the company's and the consolidated entity's interest bearing financial instruments was:

	2,350,464	166,054
Financial Assets	2,350,464	166,054
Variable Rate Instruments		
	2013 \$	2012 \$

The group manages its interest rate risk by monitoring available interest rates while maintaining an overriding position of security whereby the majority of cash and cash equivalents are held in AA- rated bank accounts. The group's exposure to interest rate risk and effective weighted average interest rate by maturing periods is set out in tables below.

	Weighted Average Effective Interest Rate	Floating Interest Rate	Maturing within 1 Year	Non- Interest Bearing	Total
	2013	2013	2013	2013	2013
Financial Assets	%	\$	\$	\$	\$
Cash and cash equivalents	3.56	783,227	1,500,000	67,237	2,350,464
Trade and other receivables	-	-	-	15,475	15,475
Total Financial Assets	-	783,227	1,500,000	82,712	2,365,939
Trade and other payables	-	-	-	217,412	217,412
Total Financial Liabilities		-	-	217,412	217,412

	Weighted Average Effective Interest Rate	Floating Interest Rate	Maturing within 1 Year	Non- Interest Bearing	Total
	2012	2012	2012	2012	2012
Financial Assets	%	\$	\$	\$	\$
Cash and cash equivalents	3.50		120,000	46,054	166,054
Trade and other receivables	-	-	-	146,667	146,667
Total Financial Assets		-	120,000	192,721	312,721
Trade and other payables	-	-	-	335,596	335,596
Total Financial Liabilities	-	-	-	335,596	335,596

Other Market Price Risk

The company and consolidated entity are involved in the exploration and development of mining tenements for minerals. Should the company successfully progress to a producer, revenues associated with mineral sales and the ability to raise funds through equity and debt will have some dependence upon commodity prices.

Cash Flow Sensitivity Analysis for Variable Rate Instruments

A change of 100 basis points in interest rates at reporting date would have increased/(decreased) equity and profit or loss by the amounts shown below. The Board assessed a 100 basis point movement as being reasonably possible based on forward treasury rate projections. This analysis assumes that all other variables remain constant.

A change of 100 basis points in interest rates would have increased or decreased the consolidated entity's profit or loss by \$23,504 (2012: \$1,661).

Consolid	Consolidated	
+1% (100 basis points)	-1% (100 basis points)	
2013 \$	2013 \$	
23,504	(23,504)	
23,504	(23,504)	

(f) Capital Management

When managing capital, the Board's objective is to ensure the consolidated entity continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders. The Board also aims to maintain a capital structure that ensures the lowest cost of capital available to the consolidated entity.

The Board is constantly adjusting the capital structure to take advantage of favourable costs of capital or high return on assets. As the market is constantly changing Management may issue new shares, sell assets to reduce debt.

The Board seeks to maintain a balance between the higher returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position although there is no formal policy regarding gearing levels whilst this position has not changed.

The consolidated entity has no formal financing and gearing policy or criteria during the year having regard to the early status of its development and low level of activity. This position has not changed from the previous year.

(g) Fair value measurements

The fair values of financial assets and liabilities are determined in accordance with generally accepted pricing models based on estimated future cash flow. There are currently no assets and liabilities which require fair valuing under the measurement hierarchy.

7. REVENUE FROM CONTINUING OPERATIONS

	Consolidate	Consolidated		
	2013 \$	2012 \$		
Interest received from continuing operation	17,215	99,507		
Other income – Lefroy Royalty (Tailings Project)**	101,054	-		
Proceeds on sale of assets	(24,798)	-		
	93,471	99,507		

** Amount Received on production and royalty return from the Lefroy Tailings Project from BCD Resources (previously Beaconsfield Gold) for the period from 01 July 2012 to 30 June 2013.

8. EMPLOYEE BENEFITS EXPENSE

	Consolidated	I
	2013	2012
	\$	\$
Wages and salaries	(3,434)	(17,554)
Directors' fees	(221,500)	(421,195)
Superannuation	(17,505)	(31,428)
Other personnel expenses	(9,785)	(45,271)
	(252,224)	(515,448)

9. INCOME TAX

	Consolidate	d
	2013	2012
	\$	\$
Income tax benefit	-	-
Tax Rates		
The potential tax benefit in respect of tax losses not brought into account has been calculated at 30%.		
Numerical reconciliation between tax expenses and pre-tax net lo	SS	
Income tax benefit at the beginning of the year	-	-
Loss before income tax expense	(20,026,349)	(6,301,879)
Income tax benefit calculated at rates noted above	(6,007,904)	(1,890,564)
Tax effect on amounts which are not tax deductible	137,793	131,813
Financial asset impairment	-	-
Write off of exploration costs	5,715,896	1,318,128
Tax effect on timing differences	1,208	26,023
Tax effect on deductible capital raising costs/other	(61,816)	(34,815)
Deferred tax asset on tax losses not brought to account	214,824	449,415
Income tax benefit	•	-
Net deferred tax assets not brought to account		
Unused tax losses	7,797,783	7,220,272
Timing differences	40,159	25,134
Capital raising cost in equity	600,233	332,216
Tax at 30%	2,531,453	2,273,287

The benefit for tax losses will only be obtained if:

- (a) the company derives future assessable income of a nature and an amount sufficient to enable the benefit from the deductions for the losses to be realised;
- (b) the company continues to comply with the conditions for deductibility imposed by Law; and
- (c) no changes in tax legislation adversely affect the ability of the company to realise these benefits.

10. CASH AND CASH EQUIVALENTS

	Consolidated	
	2013 \$	2012 \$
Cash at bank and on hand	67,237	46,054
Short term deposit	2,283,227	120,000
	2,350,464	166,054

(a) Reconciliation to cash at the end of the year

	Consolidated	
	2013	2012
	\$	\$
The above figures are reconciled to cash at the end of the financial year as shown in the Statement of Cash Flows as follows:		
	<i>i</i> - <i>i</i>	

Balances as above	2,350,464	166,054
Balances per Statement of Cash Flows	2,350,464	166,054

(b) Risk exposure

The group's exposure to interest rate risk is discussed in Note 6. The maximum exposure to credit risk at the end of the reporting period is the carrying amount of each class of cash and cash equivalents mentioned above. The consolidated entity's exposure to interest rate risk and a sensitivity analysis for financial assets and liabilities are discussed in Note 6.

11. TRADE AND OTHER RECEIVABLES

	Consolidated	Consolidated	
	2013	2012	
	\$	\$	
CURRENT			
Trade debtors	-	24,211	
Taxation receivables	15,475	122,456	
Prepayments	4,666	112,318	
	20,141	258,985	
NON-CURRENT			
Bonds and deposits	68,863	63,494	
	89,004	322,479	

(a) Impaired trade receivables

There were no impaired trade receivables for the group in 2013 or 2012. The ageing of these receivables is as follows:

	Consolidated	
	2013	2012
	\$	\$
1 to 3 months	20,141	258,895
3 to 6 months	-	-
Over 6 months	-	-
	20,141	258,895

(b) Past due but not impaired

As at 30 June 2012, bonds and deposits over operations office in Brazil of \$68,863 (2011: \$63,494) were treated as guarantee bonds and deposits but not impaired. The ageing analysis of these bonds and deposits are as follows:

	Consolidat	ed
	2013 \$	2012 \$
3 to 6 months		-
Over 6 months	68,863	63,494
	68,863	63,494

(c) Foreign exchange and interest rate risk

Information about the group's exposure to foreign currency risk and interest rate risk in relation to trade and other receivables is provided in Note 6.

(d) Fair value and credit risk

Due to the short-term nature of the trade receivables the carrying amount is assumed to approximate their fair value. The exposure to credit risk at the end of the reporting period is the carrying amount of each class of receivables mentioned above. Refer to Note 6 for more information on the Risk Management Policy of the group and the credit quality of the Entity's trade receivables.

12. PROPERTY, PLANT AND EQUIPMENT

	Consolidated	
	2013	2012
	\$	\$
Year Ended 30 June 2013		
At 1 July, net of accumulated depreciation	115,449	118,121
Additions	14,566	40,254
Movement in foreign currency assets	12,554	3
Disposals	(43,511)	-
Depreciation Charge for the year	(24,787)	(42,929)
At 30 June, net of accumulated depreciation	74,271	115,449
At 30 June 2013		
Cost	170,797	214,200
Accumulated Depreciation	(96,526)	(98,751)
Net carrying amount	74,271	115,449

13. EXPLORATION AND EVALUATION EXPENDITURE

	Consolidated	
	2013 \$	2012 \$
Opening balance	17,286,327	17,929,610
Exchange movement	1,531,539	677,903
Exploration expenditure capitalised	778,021	3,072,574
Exploration expenditure capitalised on acquisition of Treasure Development Ltd	866,696	_
Written off Investment in Holding company	-	-
Exploration assets written off (Brazil)	(19,052,989)	(4,393,760)
Exploration and Evaluation Expenditure	1,409,594	17,286,327

Note: The ultimate recoupment of exploration and evaluation expenditure is dependent upon successful development and commercial exploitation, or alternatively sale of the respective area. During the year, the group has written off the exploration assets totalling \$19,052,989 (2012:\$4,393,760).

14. TRADE AND OTHER PAYABLES

	Consolidated	
	2013 \$	2012 \$
CURRENT LIABILITIES		
Trade creditors and accruals	217,412	135,596
Other creditors (Borrowings)	-	200,000
	217,412	335,596

(a) Risk exposure

Information about the group's exposure to foreign exchange risk in relation to trade creditor and other payable is provided in Note 6.

15. CONTRIBUTED EQUITY

A reconciliation of the movement in capital and reserves for the company can be found in the Statement of Changes in Equity.

	Consolidate	d
	2013 \$	2012 \$
Contributed equity as at 1 July	35,406,374	35,406,374
Share issued to raise capital	4,381,708	-
Share issued on acquisition	450,000	-
Share issue cost *	(460,438)	-
	39,777,644	35,406,374

* Share issue cost included the amount of \$414,723 related to the Entitlements Issue during the year

(a) Movements of share capital during the year

Date	Details	No of shares	Issue price\$	No of loyalty options	\$
01.07.2012	Opening Balance 36,099,260 fully paid ordinary shares (June 12: 36,099,260)	146,056,933	-	136,756,414	35,406,374
	Movement during the year				
	Right issue of 1 to 3	438,170,799	\$0.01	-	4,381,708
	Share issue cost *	-	-	-	(460,438)
	Share issued on acquisition of Treasure Development Ltd	45,000,000	\$0.01	-	450,000
	Closing Balance as at 30/06/2013	629,227,732	\$0.01	136,756,414	39,777,644

* Share issue cost included the amount of \$414,723 related to the Entitlements Issue during the year

Ordinary Shares

The holder of ordinary shares is entitled to participate in dividends and the proceeds on winding up of the company in proportion to the number of and amounts paid on the shares held. On a show of hands every holder of ordinary shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

Ordinary shares have no par value and the company does not have a limited amount of authorised capital.

Options

During or since the end of the year, the unissued ordinary shares of the company under option were as follows.

Date of Expiry	Exercise Price	Options issued during period	Number Exercised	Balance
30/11/2014	\$0.20	136,756,414	-	136,756,414
09/12/2014	\$0.22	1,500,000	-	1,500,000
01/07/2016	\$0.20	1,400,000	-	1,400,000
01/07/2016	\$0.22	2,600,000	-	2,600,000
		142,256,414	-	142,256,414

Refer to Note 6 for more information on the Capital Risk Management

16. RESERVES

	Consolida	ated
	2013	2012
	\$	\$
Reserve at the beginning of the year	(938,798)	(2,057,125)
Change in fair value of financial assets	-	-
Foreign exchange movement	1,799,302	781,928
Share based payment	6,985	336,399
Reserve at the end of the year	867,489	(938,798)

(a) Option Reserve

The option reserve is used to record the value of the share based payments provided to employees, consultants and for options issued pursuant to any acquisitions or in exchange for services.

(b) Financial Asset Reserve

The financial assets reserve records the revaluation of available-for-sale financial assets.

(c) Foreign Currency Reserve

The foreign currency reserve records foreign currency differences arising from the translation of financial statements of all foreign controlled subsidiaries.

17. RETAINED EARNINGS

	Consolidate	d
	2013 \$	2012 \$
Accumulated loss at the beginning of the year	(16,912,862)	(10,610,983)
Net profit/(loss) attributable to shareholders	(20,026,349)	(6,301,879)
Accumulated loss at end of the year	(36,939,211)	(16,912,862)

18. CASH FLOW INFORMATION

Consolidated	
2013	2012
\$	\$

Reconciliation of cash flow from operating activities with the loss from continuing operations after income tax:

Non-cash flows in profit from ordinary activities		
Net (Loss) after Income Tax	(20,026,349)	(6,301,879)
Depreciation & Amortisation	24,787	42,929
Employee option expense	6,985	336,399
Exploration assets impaired	19,052,989	4,393,760
Written off the assets	353,754	-
Exchange movement	5,423	(92,201)
Changes in assets & liabilities net of purchase & disposal of subsidiaries		
(Increase)/Decrease in receivables	238,844	85,208
Increase/(Decrease) in creditor & accruals	81,816	154,496
Cash flow from Operating Activities	(261,751)	(1,381,288)

19. LOSS PER SHARE

The following reflects the income and share data used in the calculations of basic loss per share:

		Consolidate	ed
		2013	2012
		\$	\$
(a)	Reconciliation of earnings to profit or loss		
	Net loss used in calculating basic loss per share	(20,026,349)	(6,301,879)
(b)	Weighted average number of ordinary shares outstanding during the year		
	Weighted average number of ordinary shares used in calculating basic loss per share	273,812,380	146,056,933

Effect of dilutive securities: Share options are not considered dilutive as the conversion of options to ordinary shares will result in a decrease in the net loss per share.

20. ASSET ACQUISITION

Summary of Acquisition

BMG executed a Share Sale Agreement with the shareholders of Treasure Development Limited (**TDL**) to purchase 100% of the issued capital of TDL. By acquiring TDL, a privately owned Cypriot company that owns a portfolio of copper-gold assets in Cyprus that make up the Treasure Project (**Project**), BMG acquired 100% ownership of the Project.

Purchase consideration

In consideration for the acquisition of TDL, BMG will pay a maximum consideration of \$1.6 million in combination of cash and shares, as follows:

- \$100,000 first instalment paid on 12 December 2012;
- \$300,000 cash paid on completion of the acquisition on 11 April 2013;
- \$450,000 in fully paid ordinary shares in BMG paid on completion of the acquisition with the issue of 45 million shares in the company at a deemed issue price of \$0.01.

A further \$750,000 in fully paid ordinary shares in BMG will be payable as deferred consideration on the delivery of a bankable feasibility study confirming that the exploitation of the Treasure Project is commercially viable. BMG will account for this part of the acquisition if or when the contingency crystallises.

Acquisition-related cost

BMG capitalised \$79,373 as an acquisition-related cost on the top of \$850,000 paid on completion of the acquisition, totalling \$929,373. On the completion of the acquisition, TDL became a wholly owned subsidiary of BMG.

Asset & liabilities acquired

The group acquired exploration assets with a fair value of \$759,756 on consolidation.

21. EVENTS SUBSEQUENT TO REPORTING DATE

On the 10 September 2013, the company elected to terminate its arrangements with Mineracao Granduvale Ltda (Granduvale) and others with respect to certain mineral rights in Brazil by providing 30 days' written notice to Granduvale and others to terminate the arrangement in accordance with the agreed terms.

There is no subsequent event after reporting date.

22. REMUNERATION OF AUDITOR

During the year the following fees were paid or payable for services provided by the Auditor of the Entity and its related parties.

	30 June 2013 \$	30 June 2012 \$
Audit and other assurance services		
BDO Audit (WA) Pty Ltd	44,374	37,773
Total remuneration for audit and other assurance services	44,374	37,773
Corporate finance		
BDO Corporate Finance (WA) Pty Ltd		
Preparation of a management accounting Cash Flow Model	-	15,329
Total remuneration for corporate finance	-	15,329

23. EXPENDITURE COMMITMENTS

Mineral Tenement Lease

Financial commitments for subsequent periods are contingent upon future exploration results have been disclosed in Note 3.

Exploration Commitments

The expenditure required to maintain exploration tenements in Cyprus in which the consolidated entity has an interest for prospective licenses in Cyprus as per below table.

	30 June 2013 \$	30 June 2012 \$
Not later than one year	660,164	-
Later than one year but not later than five years	-	-
Later than five years	-	-
TOTAL	660,164	-

The commitments noted above include \$660,164 which are amounts budgeted for BMG's exploration activity for its subsidiary TDL. These commitments don't include all of the statutory commitments of holding tenements in Cyprus as history has shown that these values are not enforced. Should the Cyprus authorities change its practical application to this policy and decide to enforce the commitments the minimum holdings costs would increase to approximately \$1,116,229. This may also impact the going concern of the group.

Management Fees Commitment

Brazilian Metals Group Limited has entered into an Agreement with Transcontinental Investments, under which the company agreed to retain Transcontinental Investments to provide corporate administration services to the company. The Agreement states that the company must pay a monthly fee of \$15,000 (plus GST) to Transcontinental Investments plus reimbursement each month for certain costs, expenses and liabilities incurred and/or paid by Transcontinental Investments on behalf of the company during the month.

	30 June 2013	30 June 2012
	\$	\$
Not later than one year	180,000	120,000
Later than one year but not later than five years	180,000	120,000
Later than five years	-	-
TOTAL	360,000	240,000

From 1 April 2013, the company agreed to pay a monthly fee of \$15,000 (plus GST) to Transcontinental Investments after the completion of a fully underwritten capital raising. The fee will be reviewed on a year to year basis until it is terminated.

24. RELATED PARTY INFORMATION

Parent Entity

The legal Parent Entity within the group is Brazilian Metals Group Limited. BMG owns 100% of the issued ordinary shares of Treasure Development Limited (directly), Brilliant City Holdings Limited, Star Castle Holdings Limited (directly) and Minas Norte Mineração Ltda (indirectly).

During the year, BMG deregistered its subsidiary King Energy Pty Ltd effective from 1 May 2013, to simplify the legacy structure relating to the group's inactive Chilean operations. The deregistration of King Energy Pty Ltd, of which S.L.M. Arauco Minerals was a wholly owned subsidiary, resulted in a disposal of all residual assets held by the company and its subsidiary being brought to account.

BMG executed a Share Sale Agreement with the shareholders of TDL to purchase 100% of the issued capital of TDL. By acquiring TDL, a privately owned Cypriot company that owns a portfolio of copper-gold assets in Cyprus that make up the Treasure Project, BMG acquired 100% ownership of the Project.

Wholly-owned group transactions

Loans made by Brazilian Metals Group Limited to wholly-owned subsidiaries companies are contributed to meet required expenditure payable on demand and are not interest bearing.

Key Management Personnel

Disclosures relating to Key Management Personnel are set out in Note 26.

Transactions with related parties

Transactions between related parties are on normal commercial terms and conditions no more favourable than those available to other parties unless otherwise stated.

The following transaction occurred with related parties for the year ended 30 June 2013:

	2013 \$	2012 \$
Other transactions		
Administration and Office Services Fee to Transcontinental Investments	57,581	240,000

The aggregate amount recognised during the year relating to Key Management Personnel and their related parties were as follows:

Director	Transaction	Transactions V Year End	/alue for the ded 30 June	Balance Ou as	utstanding at 30 June
		2013	2012	2013	2012
Anthony Trevisan (Director of Transcontinental Investments Pty Ltd)	Administration and Office Services fees	57,581	240,000	-	-

Notes in relation to the table of related party transactions:

A company associated with Mr Trevisan's family provides office space, office equipment and supplies and corporate management and administration services in connection with the operations of the company and amounts are payable on a monthly basis.

Corporate administration services include those services necessary for the proper administration of a small public company, including:

- (a) administrative, management, corporate, advisory and other similar services;
- (b) management of third party professional and expert services including legal and audit and investment banking, independent technical expert and other services;
- (c) head office support services including provision of office space for the company's managing director and one other company appointee, shared access to Transcontinental's office IT and telecommunications equipment and access to third party provided communications systems and support;
- (d) company secretarial, administrative support, accounting, payroll business analysis and recruitment and employee administration services; and
- (e) other administration services as may be requested from time to time by the Board and as agreed by Transcontinental.

The company must pay a monthly fee to Transcontinental plus reimbursement each month for certain costs, expenses and liabilities incurred and/or paid by Transcontinental on behalf of the company during the month. The initially agreed fee was \$25,000 per month with effect from November 2010. On and from 1 June 2011 Transcontinental agreed to reduce the monthly fee from \$25,000 to \$20,000.

The initial term of the agreement was two years from 1 December 2010 until 1 December 2012. Since the expiry date it has been continued on the same terms, other than in relation to Transcontinental agreeing to temporarily reduce the monthly fee to assist the company's circumstances as noted below. The agreement may be terminated by 6 months' written notice from either party. Subject to certain notice requirements, the agreement may also be terminated by notice in writing for circumstances including material and substantial

breach of the agreement, grave misconduct or willful neglect in the discharge of a party's duties and responsibilities under the agreement or where one party to the agreement is placed under administration, a receiver or manager is appointed or has an order made for it to be wound up.

On and from 1 July 2012 Transcontinental agreed to temporarily and unilaterally reduce the monthly fee from \$20,000 to \$10,000 with the fee to be met on loan account.

On and from 9 August 2012 Transcontinental agreed to temporarily and unilaterally reduce the monthly fee from \$10,000 to \$0.

On and from 1 April 2013, the company agreed to pay a monthly fee of \$15,000 (plus GST) to Transcontinental Investments plus reimbursement each month for certain costs, expenses and liabilities incurred and/or paid by Transcontinental Investments on behalf of the company during the month after the successful repositioning of the company and completion of a fully underwritten capital raising.

Anthony Trevisan (a director of the company) is a director of Transcontinental.

Corporate administration services include those services necessary for the proper administration of a small public company, including:

- (a) company secretarial and accounting, Corporate Governance and reporting and administration support, management of the company's website, management of third party professional and expert service providers including legal, accounting, tax, audit and investment banking, independent technical expert and other services associated with proper administration of a listed public company;
- (b) operating, marketing, strategic and financial activities required in relation to the company's Australian mining and exploration projects; and
- (c) provision of 'A' grade office space in a central business district office for the company's main corporate office including use of IT, photocopying and other office equipment and supplies.

Loans to/from related parties

During the year, the following loan has been provided from Transcontinental Investments Pty Ltd to the group.

	2013 \$	2012 \$
Loan at the beginning of the year	200,000	-
Borrowings	773,985	200,000
Repayment of Borrowings	(973,985)	-
Loan at end of the year	-	200,000

There is no allowance account for impaired receivables in relation to any outstanding balances, and no expense has been recognised in respect of impaired receivables due from related parties.

25. PARENT ENTITY INFORMATION

The following details information related to the Parent Entity, Brazilian Metals Group Limited, as at 30 June 2013. The information presented here has been prepared using consistent accounting policies as presented in Note 1.

	2013 \$	2012 \$
Current assets	2,905,884	5,328,778
Non-current assets	61,079	77,286
Investment and Financial Assets	929,374	12,482,066
Total Assets	3,896,336	17,888,130
Current liabilities	202,490	333,416
Total Liabilities	202,490	333,416
Net Assets	3,693,846	17,554,714
Contributed equity	39,777,644	35,406,374
Retained earnings/(accumulated losses)	(36,527,963)	(18,288,841)
Option reserve	444,166	437,181
Financial asset reserve	-	-
Total Equity	3,693,847	17,554,714
(loss) for the year	(18,287,243)	(10,314,839)
Other comprehensive (loss) for the year	(5,243)	(8,792)
Total Comprehensive (loss) for the Year	(18,292,486)	(10,323,631)

26. KEY MANAGEMENT PERSONNEL DISCLOSURES

Directors

Names and positions held of Parent Entity Directors and Key Management Personnel in office at any time during the financial year are:

Director 1	Christopher Eager	(Non-Executive Chairman – Appointed on 15 February 2013)
Director 2	Peter O'Connor	(Non-Executive Chairman – Resigned on 1 October 2012)
Director 3	Bruce McCracken	(Chief Executive Officer)
Director 4	Anthony Trevisan	(Non-Executive Director)
Director 5	Malcolm Castle	(Non-Executive Director)
Director 6	Robert Pett	(Non-Executive Director – Resigned on 9 April 2013)
Director 7	Michael Green	(Chief Operating Officer – Appointed on 15 February 2013)
Other Key	Management Personnel	
	Fleur Louise Hudson	(company Secretary)
1		

Key Management Personnel Compensation

The Key Management Personnel compensation disclosed below represents an allocation of the Key Personnel's estimated compensation from the group in relation to their services rendered to the company.

The individual directors and executive compensation comprised as at 30 June 2013. The details are contained in the Remuneration Report in the Directors' Report set out on pages 27 to 35.

	Consolidated	
	2013 \$	2012 \$
Short-term employee benefits		
Peter O'Connor ¹	- -	72,000
Christopher Eager ²	27,000	-
Anthony Trevisan ³	-	-
Malcolm Castle ⁴	44,250	237,688
Bruce McCracken	247,500	309,195
Michael Green ⁵	94,375	
Robert Pett ⁶	-	40,000
	413,125	658,883
Post- employee benefits		
Malcolm Castle ⁴	900	2,604
Bruce McCracken	19,575	27,825
Michael Green ⁵	7,594	
Robert Pett ⁶	-	3,600
	28,069	34,029
Share-based payments		
Peter O'Connor	-	120,442
Christopher Eager	1,359	-
Bruce McCracken	3,355	157,421
Malcolm Castle	2,271	58,536
	6,985	336,399

⁽¹⁾ Mr O'Connor has not received remuneration from the company for the year ended 30 June 2013 and resigned on 1 October 2012.

(5) Mr Green was appointed as a chief operating officer on 15 February 2013 and received \$18,750 per month as remuneration.

⁽²⁾ Mr Eager was appointed as a non-executive chairman on 15 February 2013 and received \$6,000 per month as remuneration.

⁽³⁾ Mr Trevisan has not received remuneration from the company for the year ended 30 June 2013. BMG has an Agreement with Transcontinental Investments Pty Ltd as disclosed in Note 23 under management commitment which is a director related entity (Anthony Trevisan). Transcontinental Investments Pty Ltd which charged a management and administrative fee for office space and services, accounting and administration services totalling \$57,581 during the financial year (2012: \$240,000). Mr Trevisan is a director of Transcontinental Investments Pty Ltd which is associated with Mr Trevisan's children.

⁽⁴⁾ Mr Castle received \$10,900 (2012: 26,038) in salary plus super as non-executive director from 01 April 2013 onward and received consultancy fees of \$34,250 (2012: \$211,650) paid to The MJ Castle Family Trust of which Mr Castle is a director and beneficiary.

⁽⁶⁾ Mr Pett has not received remuneration from the company for the year ended 30 June 2013 and resigned on 9 April 2013.

Equity instruments disclosure relating to Key Management Personnel

Shareholdings

Number of shares held by Parent Entity Directors and other Key Management Personnel of the group, including their personally related parties, are set out below.

2013 Name	Balance at the start of the year	Allotment during the year	Allotment during the Received during the year Other Changes during year on the exercise of options the year	Other Changes during the year	Balance at the end of the year
Directors of Brazilian Metals Group Limited Ordinary Shares	tals Group Limited				
Non-Executive					
Peter O'Connor ¹	500,000	I		T	500,000
Christopher Eager		I		T	•

Peter O'Connor ¹	500,000		ı	ı	500,000
Christopher Eager	I	1	ı	I	
Anthony Trevisan ²	12,143,599	1	T	47,716,243	59,859,842
Malcolm Castle ³	3,978,559	1	•	2,000,000	5,978,559
Bruce McCracken ⁴	75,000	1	•	9,925,000	10,000,000
Michael Green ⁵	I	ı	ı	4,000,000	4,000,000
Robert Pett ⁶	I			I	
Other Key Management Personnel of the Group Ordinary Shares	el of the Group				

Specified Executive

Fleur Hudson

Note 1: Relevant interest as director and a Trustee of Avonmore Holdings Group Ltd. Mr O'Connor has resigned as a director on 01 October 2013.

Note 2: Relevant interest as director and sole shareholder of AAT Holdings Ltd, Transcontinental Resources Group 2013 Pty Ltd and indirect interest as spouse of Karen Trevisan.

Note 3: Relevant interest as director and sole shareholder of Agricola Mining Consultants Pty Ltd and indirect interest as a spouse of Susan Castle.

Note 4: Relevant interest in 9,700,000 shares as a beneficiary of the McCracken Family Trust and 300,000 shares directly held.

Note 5: Relevant indirect interest as a spouse of Ms Natalie Joan Maloney.

Note 6: Mr Pett has resigned as a director on 09 April 2013.

2012 Name	Balance at the start of the year	Allotment during the year	Received during the year on the exercise of options	Other Changes during the year	Balance at the end of the year
Directors of Brazilian Metals Group Limited Ordinary Shares	Metals Group Limited				
Non-Executive					
Peter O'Connor ¹	1	I		500,000	500,000
Anthony Trevisan ²	11,978,599	I	1	165,000	12,143,599
Malcolm Castle ³	3,978,559		1		3,978,559
Bruce McCracken	75,000	I	1	1	75,000
Robert Pett	1	I	1	I	I
Other Key Managemen Ordinary Shares	Other Key Management Personnel of the Group Ordinary Shares				
Specified Executive					

Note 1: Relevant interest as director and a Trustee of Avonmore Holdings Group Ltd. Mr O'Connor has resigned as a director on 01 October 2013.

Fleur Hudson

Note 2: Relevant interest as director and sole shareholder of AAT Holdings Ltd, Transcontinental Resources Group 2013 Pty Ltd and indirect interest as spouse of Karen Trevisan. Note 3: Relevant interest as director and sole shareholder of Agricola Mining Consultants Pty Ltd and indirect interest as a spouse of Susan Castle.

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Options provided as remuneration and shares issued on exercise of such options

Details of options provided as remuneration and shares issued on the exercise of such options, together with term and conditions of the options, can be found in the Remuneration Report on page 27 to 35.

Option Holdings

The numbers of options over ordinary shares in the company held during the financial year by each director of Brazilian Metals Group Limited and other Key Management Personnel of the group, including their personally related parties, are set out below.

Vested and

Other changes Balance at the end

Granted as

Balance at the

2013 Directors	Balance at the start of the year	Granted as compensation	Exercised	Other changes during the year	Other changes Balance at the end during the year of the year	Vested and exercisable	Unvested
Directors of Brazilian Option Holdings	Directors of Brazilian Metals Group Limited Option Holdings						
Non-Executive							
Christopher Eager	I	I		•	I	I	
Peter O'Connor ¹	3,000,000	I	T	(3,000,000)	I	I	
Anthony Trevisan ²	11,978,599	I	I	3,404,600	15,383,199	I	I
Bruce McCracken ³	4,075,000	I	I	ı	4,075,000	I	
Malcolm Castle ⁴	5,254,600	I	I	ı	5,254,600	I	
Michael Green	I	I	I	T	I	I	
Robert Pett ⁵	2,098,242	I	I		2,098,242	I	
Other Key Manageme Option Holdings	Other Key Management Personnel of the Group Option Holdings	dnc					
Specified Executive							
Fleur Hudson	I	I	I	T	•		T

Relevant interest as director and a Trustee of Avonmore Holdings Group Ltd. Mr O'Connor has resigned as a director on 01 October 2013. Note 1:

Relevant interest as director and sole shareholder of AAT Holdings Ltd, Transcontinental Resources Group 2013 Pty Ltd and indirect interest as spouse of Karen Trevisan. Note 2:

Relevant interest in 4,000,000 options as a beneficiary of the McCracken Family Trust and 75,000 options directly held. Note 3:

Relevant interest as director and sole shareholder of Agricola Mining Consultants Pty Ltd and indirect interest as a spouse of Susan Castle. Note 4:

Relevant interest as director of Batterbury Holdings Pty Ltd and Economic Consultants Pty Ltd. Mr Pett has resigned as a director on 09 April 2013. Note 5:

Unvested

Vested and

Other changes Balance at the end

Exercised

Granted as

Balance at the

2012 Directors

	start of the year	compensation		during the year	of the year	exercisable	
Directors of Brazilian Option Holdings	Directors of Brazilian Metals Group Limited Option Holdings						
Non-Executive							
Peter O'Connor ¹	I	3,000,000	I	I	3,000,000	3,000,000	1
Anthony Trevisan ²	11,978,599		I	I	11,978,599	11,978,599	1
Bruce McCracken ³	75,000	4,000,000	I	I	4,075,000	4,075,000	
Malcolm Castle ⁴	3,754,600	1,500,000	I	I	5,254,600	5,254,600	
Robert Pett ⁵	ı			2,098,242	2,098,242	2,098,242	1
Other Key Manageme Option Holdings	Other Key Management Personnel of the Group Option Holdings	dn					
Specified Executive							

Relevant interest as director and a Trustee of Avonmore Holdings Group Ltd. Mr O'Connor has resigned as a director on 01 October 2013. Note 1:

Fleur Hudson

Relevant interest as director and sole shareholder of AAT Holdings Ltd, Transcontinental Resources Group 2013 Pty Ltd and indirect interest as spouse of Karen Trevisan. Note 2:

Relevant interest in 4,000,000 options as a beneficiary of the McCracken Family Trust and 75,000 options directly held. Note 3: Relevant interest as director and sole shareholder of Agricola Mining Consultants Pty Ltd and indirect interest as a spouse of Susan Castle. Note 4:

Relevant interest as director of Batterbury Holdings Pty Ltd and Economic Consultants Pty Ltd. Mr Pett has resigned as a director on 09 April 2013. Note 5:

Individual Key Management Personnel Compensation Disclosures

Information regarding individual Key Management Personnel compensation and some equity instruments disclosures as permitted by Corporations Regulations 2M.3.03 are provided in the Remuneration Report section of the Directors' Report on pages 27 to 35.

Other Key Management Personnel Transactions with the company

A number of Key Management Personnel or their related parties hold positions in other entities that result in them having control or significant influence over the financial or operating policies of those entities. A number of those entities transacted with the company during the year. The terms and conditions of those transactions were no more favorable than those available or, which might reasonably be expected to be available, on similar transactions to unrelated entities on an arm's length basis.

For details refer to the Note 26.

DIRECTORS' DECLARATION

In the opinion of the directors of Brazilian Metals Group Limited (Company):

- (a) the Financial Statements and Notes set out on pages 45-95, are in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the consolidated entity's financial position as at 30 June 2013 and of their performance, for the financial year ended on that date; and
 - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and *Corporations Regulations 2001*; and other mandatory professional reporting requirements.
- (b) the Financial Report also complies with International Financial Reporting Standards as disclosed in Note 1; and
- (c) there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.

The directors have been given the declarations required by Section 295A of the *Corporations Act 2001* by the Financial Officer for the financial year ended 30 June 2013.

Signed in accordance with a resolution of the directors.

B a. mil

Bruce McCracken Managing Director Dated at Perth, Western Australia, this 27th September 2013.

INDEPENDENT AUDITOR'S REPORT



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INDEPENDENT AUDITOR'S REPORT

To the members of Brazilian Metals Group Limited

Report on the Financial Report

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

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 1(b)(i), 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 company'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 company'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*. We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of Brazilian Metals Group Limited, would be in the same terms if given to the directors as at the time of this auditor's report.

BDO Audit (WA) Pty Ltd ABN 79 112 284 787 is a member of a national association of independent entities which are all members of BDO (Australia) Ltd ABN 77 050 110 275, an Australian company limited by guarantee. BDO Audit (WA) Pty Ltd and BDO (Australia) Ltd are members of BDO International Ltd, a UK company limited by guarantee, and form part of the international BDO network of independent member firms. Liability limited by a scheme approved under Professional Standards Legislation (other than for the acts or omissions of financial services licensees) in each State or Territory other than Tasmania.

INDEPENDENT AUDITOR'S REPORT

BDO

Opinion

In our opinion:

- (a) the financial report of Brazilian Metals Group Limited is in accordance with the *Corporations Act 2001*, including:
 - 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 and the *Corporations Regulations 2001*; and
- (b) the financial report also complies with *International Financial Reporting Standards* as disclosed in Note 1(b)(i).

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.

Opinion

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

BDO Audit (WA) Pty Ltd

BDO

Chris Burton Director

Perth, Western Australia Signed this 27th day September 2013

ASX ADDITIONAL INFORMATION

Additional information required by the Australian Securities Exchange Ltd and not shown elsewhere in this report is as follows. The information is current as at 20 August 2013.

(a) Distribution of equity securities as at 20 August 2013

Listed Fully Paid Ordinary Shares	Number of Holders	Number of Shares
1 - 1,000	23	6,648
1,001 - 5,000	100	363,976
5,001 - 10,000	92	800,406
10,001 - 100,000	308	13,320,481
100,001 - and over	297	614,736,221
	820	629,227,732

(b) Top twenty shareholders at 20 August 2013

Liste	d Fully Paid Ordinary Shares	Number of Shares	Percentage of Shares
1	TRANSCONTINENTAL RESOURCES GROUP 2013 PTY LTD	46,846,243	7.45%
2	RBC INVESTOR SERVICES AUSTRALIA NOMINEES PTY LIMITED	42,587,493	6.77%
3	MR JOHN WILLIAM BENGER	27,000,000	4.29%
4	FORTUNE MINERALS LIMITED	23,826,696	3.79%
5	TRG EQUITY INVESTMENTS PTY LTD	17,547,991	2.79%
6	TRANSCONTINENTAL INVESTMENTS PTY LTD	15,888,019	2.53%
7	UPPER RISE GROUP LIMITED	13,750,896	2.19%
8	AAT HOLDINGS LTD	11,953,599	1.90%
9	HSBC CUSTODY NOMINEES AUSTRALIA LTD	11,766,875	1.87%
10	JASPER HILL RESOURCES PTY LTD	10,896,248	1.73%
11	JAYCON INVESTMENTS PTY LTD	10,000,000	1.59%
12	MR BARRY ARTHUR WAUGH	10,000,000	1.59%
13	MR BRUCE MCCRACKEN	10,000,000	1.54%
14	BLUESTAR MANAGEMENT PTY LTD	9,500,000	1.51%
15	MR KOSTAS LATOUROS	9,000,000	1.43%
16	MR MICHAEL FRANK MANFORD	8,742,499	1.39%
17	T T NICHOLLS PTY LTD	8,517,499	1.35%
18	OLLD PTY LTD	7,517,499	1.19%
19	MRS JACLYN STOJANOVSKI AND MR CHRIS RETZOS AND MRS SUSIE RETZOS	7,500,000	1.19%
20	MRS PAMELA CHRISTINE NEESHAM	7,500,000	1.19%
		310,041,557	49.27%

ASX ADDITIONAL INFORMATION

(c) Top twenty Option Holders at 20 August 2013

		Number of Shares	Percentage of Shares
1	TRG EQUITY INVESTMENTS	16,947,991	12.39%
2	AAT HOLDINGS LTD	11,953,599	8.74%
3	NEFCO NOMINEES PTY LTD	9,858,283	7.21%
4	HSBC CUSTODY NOMINEES	8,890,000	6.50%
5	UPPER RISE GROUP LIMITED	8,732,900	6.39%
6	APNEA HOLDINGS PTY LTD	5,008,079	3.66%
7	CALLANDER NOMINEES PTY LTD	4,076,355	2.98%
8	AGRICOLA MINING CONSULTANTS	3,429,600	2.51%
9	TRANSCONTINENTAL INVESTMENTS	3,429,600	2.51%
10	MR BERNARD MARIE FRANCOIS LE CLEZIO	3,375,000	2.47%
11	MR DANIEL PAUL WISE	3,085,832	2.26%
12	FLUE HOLDINGS PTY LTD	2,339,582	1.71%
13	MR DENIS IVAN RAKICH	2,331,380	1.70%
14	MITICO PTY LTD	2,264,852	1.66%
15	ICON COMMUNICATIONS LIMITED	2,181,505	1.60%
16	GOFFACAN PTY LTD	1,851,954	1.35%
17	ECONOMIC CONSULTANTS PTY LTD	1,332,217	0.97%
18	SURFBOARD PTY LTD	1,000,000	0.73%
19	MS SUSAN JACQUELINE BROMLEY	1,000,000	0.73%
20	BERENES NOMINEES PTY LTD	908,054	0.66%
		93,996,783	68.73%

ASX ADDITIONAL INFORMATION

(d) Substantial shareholders

The names of substantial shareholders who have notified the company in accordance with section 671B of the *Corporations Act 2001* are:

	Number of Shares	Percentage of Ordinary Shares
RBC Investor Services Australia Nominees Pty Limited	42,587,493	6.77%
AAT Holdings Limited	58,799,842	10.06%
TRG Equity Investments Pty Ltd	32,836,010	5.62%

(e) Voting rights

All ordinary shares (whether fully paid or not) carry one vote per share without restriction.

(f) Unlisted Options

There are no unlisted options over unissued shares.

(g) Cash Usage

Since the time of listing on the ASX, the entity has used its cash and assets in a form readily converted to cash that it had at the time of admission to the official list of the ASX in a manner which is consistent with its business objectives.

SCHEDULE OF MINING TENEMENTS AND INTERESTS

The list of tenements is situated and the percentage interest held by the company in accordance with ASX Ruling 4.10.15 are:

BRAZIL

Project Name	Location	Area (Ha)	Number	Year	Interest
Rio Pardo West	Rio Pardo	141.96	834164/2010	2010	100%
Rio Pardo West	Rio Pardo	163.61	834165/2010	2010	100%
Rio Pardo West	Rio Pardo	27.80	834718/2010	2010	100%
Granduvale	Rio Pardo	1,149.41	831719/2008	2008	100%
Granduvale	Rio Pardo	730.03	830176/2004	2004	100%
Granduvale	Rio Pardo	969.03	830174/2004	2004	100%
Granduvale	Rio Pardo	994.50	832931/2003	2003	100%
Granduvale	Rio Pardo	999.87	832523/2003	2003	100%
Granduvale	Rio Pardo	999.97	832263/2003	2003	100%
Granduvale	Rio Pardo	999.94	832262/2003	2003	100%
Granduvale	Rio Pardo	999.96	831728/2003	2003	100%
Granduvale	Rio Pardo	995.66	832742/2003	2003	100%

CYPRUS

Permit no.	Project	Area (km²)	Status	Interest
EA 4313	Vrechia	4.42	Granted	100%
EA 4314	Laxia tou Mavrou	5.2	Granted	100%
EA 4315	Kappedhes N	1.86	Granted	100%
EA 4316	Kalo Khoria	0.98	Granted	100%
EA 4317	Louvaras	1.88	Granted	100%
EA 4318	Pevkos	1.37	Granted	100%
EA 4447	North Mathiatis	4.89	Granted	100%
EA 4448	Kappedhes S	1.905	Granted	100%
EA 4452	Kappedhes EE	4.12	Granted	100%
EA 4453	Kataliondas	4.64	Granted	100%

SCHEDULE OF MINING TENEMENTS AND INTERESTS

Permit no.	Project	Area (km²)	Status	Interest
EA 4457	Vrechia Mine	1.96	Granted	100%
AE 4461	Pevkos extra	24.45	Granted	100%
EA 4449	Kapphedes East	2.18	Granted	100%
EA 4456	Laxia South	4.47	Granted	100%
AE 4462	Vrechia SE	17.23	Granted	100%
AE 4463	Stavrovouni	7.4	Granted	100%
AE 4464	Laxia1 central	19.63	Granted	100%
AE 4465	Laxia2 W	21.36	Granted	100%
AE 4466	Alambra	20.313	Granted	100%
AE 4467	Kalavassos	21.7	Application	100%
AE 4480	Pano Lefkara	5.7	Granted	100%
AE 4492	Arakapas	19.25	Granted	100%

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BRAZILIAN METALS GROUP LIMITED

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