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# **Dampier Gold Limited**

**ABN 43 141 703 399**

## **Annual Financial Report**

for the period ended 30 June 2010

## Corporate Information

ABN 43 141 703 399

### Directors

Russell Skirrow (Non Executive Chairman)

Philip Retter (Non Executive Director)

Richard Burden (Non Executive Director)

### Company Secretary

Susan Hunter

### Registered Office

Suite 21

589 Stirling Highway

COTTESLOE WA 6011

Telephone: +61 8 6365 5115

Facsimile: +61 8 6365 5116

### Postal Address

PO Box 1981

WEST PERTH WA 6872

### Solicitors

Napier Legal Pty Ltd

21/589 Stirling Highway

COTTESLOE WA 6011

### Share Register

Computershare Investor Services Pty Ltd

Level 2

45 St Georges Terrace

PERTH WA 6000

### Auditors

Stantons International Pty Ltd

Level 1

1 Havelock Street

WEST PERTH WA 6005

### Internet Address

[www.dampiergold.com](http://www.dampiergold.com)

### Stock Exchange Listing

Dampier Gold Limited's ordinary shares are listed on the Australian Securities Exchange (ASX code: DAU).

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## Chairman's Review

30 September 2010

Dear Shareholders,

The year ended 30 June 2010, saw the evolution of Dampier Gold Limited ("Dampier Gold") from a vision of its founders towards a fully fledged ASX listed junior gold company, based on prime acreage in the Plutonic Greenstone Belt of Western Australia acquired from subsidiaries of Barrick Gold Corporation. This culminated in the admission and listing of Dampier Gold on the ASX on 23 August 2010.

At the time of writing, the US\$ gold price is once again making new highs at circa US\$1,310/oz. This 12 year upward trend in gold prices helps explain investor support for emerging market gold plays from West Africa to Argentina. Meanwhile, in our own Australian backyard, Dampier Gold is living proof that high quality opportunities still exist. Dampier Gold's aim is to become one of the next generation of local gold producers in a sector previously diminished by M&A activity. This M&A activity will continue, so the challenge remains for any junior gold company to remain independent until full value for the Company is realised in its share price. Your Board is absolutely determined to achieve this, with the support of all of our shareholders, including Barrick (Plutonic) Ltd and the Blackrock Group.

Next year we shall be able to address our achievements as an ASX listed company, after our successful, oversubscribed \$20 million IPO and eventual ASX listing on 23 August 2010. This year, I would like to address *three key areas* of crucial importance to your Company, as we focus on laying strong foundations.

### **STRATEGY**

A core value driver for your Company, in an environment where long term global trends of cost escalation at both capital expenditure and operating levels continue, is to drive the mineral endowment on our leases into early production and cash flow via the entering into of an ore purchase agreement ("OPA"), without the consequent need for the financing and construction of a new processing facility. The Board has tasked management with the challenge of putting us in a position, with sufficient mineable reserves, to make a decision to advance into gold production within 18 months from listing. Our starting point of 264,000 ounces of gold in Mineral Resources and 35,000 ounces of gold in Ore Reserves is complemented by additional open pit exploration target estimated at between 8.0 million tonnes and 11.5 million tonnes grading between 1.7 g/t Au and 2.4g/t Au\*. Our early focus is to concentrate on upgrading this exploration target to JORC resource status.

The simple equation for us is that the rapid growth of our resource inventory underwrites our plan for early gold production and creation of shareholder wealth.

### **PEOPLE**

The Board recognises that the culture and success of the Company depends on the people we hire, and as we build our team I'm encouraged by the calibre of new employees we are hiring in what is rapidly becoming a tight market for skilled people. I have great confidence in our management team headed by Dr Julian Stephens (CEO) and Mr. Richard Hay (COO) to drive Dampier Gold into the future with great energy leveraging off their collective industry experience.

I would also like to pay tribute to the vision and tireless efforts of my fellow Directors, Mr. Philip Retter and Mr. Richard Burden, who created and drove Dampier Gold into existence as a well funded ASX listed gold company.

### **OBJECTIVES & AMBITIONS**

Dampier Gold is not just another junior gold company among many, as we have significant advantages over some of our competitors, with an extensive 100%-owned tenement package in a highly mineralised province, potential to rapidly grow the defined Mineral Resources and Ore Reserves, and subject to entering into an OPA with Barrick, the ability to treat our ore at its nearby Plutonic processing facility. Our objectives include the completion of an initial 20,000 metres of RC and diamond drilling in the 2010/11 financial year, and to carry out parallel resource and mining studies on our highest priority development opportunities at the Trident, K1-K2 and Budgie areas.

Finally, I would like to thank all of our shareholders, particularly for their support in our recent IPO, as we embark on an exciting journey, which we hope will culminate with an entry into the ranks of Australian gold producers in the near term.



**Dr. Russell Skirrow**

**Chairman**

\* The potential quantity and grade of this exploration target is conceptual in nature and there is no guarantee that future exploration or economic studies will result in the determination of a Mineral Resource in accordance with the JORC Code. The basis for this exploration target size is explained in detail in Section 2.4 of the Independent Geologist's Report in Section 8 of Dampier Gold's Prospectus dated 9 July 2010.

\* The information in the Chairman's Review that relates to Mineral Resources or Ore Reserves is based on information reviewed by Mr Richard Hay, who is a Member of the Australian Institute of Geoscientists. Mr Hay is the Chief Operations Officer and a full time employee of Dampier Gold Limited. Mr Hay has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration and to the activity undertaken to qualify as a Competent Person as defined in the JORC Code. Mr Hay consents to the inclusion in this report of the matters based on this information in the form and context in which it appears.

## Directors' Report

Your directors submit their report on the consolidated entity (referred to hereafter as the Group) consisting of Dampier Gold Limited and the entities it controlled at the end of, or during, the period ended 30 June 2010.

### DIRECTORS

The names and details of the Company's directors in office during the period and until the date of this report are as follows. Directors were in office for this entire period unless otherwise stated.

#### Names, qualifications, experience and special responsibilities

**Russell Skirrow**, BSc (Hons), PhD, D.I.C., C. Eng., Fellow FINSIA (Non Executive Chairman, appointed 12 April 2010)

Russell has a broad mix of technical, financial and management experience over a 32 year career in the global mining industry (working with both Gold Fields South Africa Ltd and Western Mining Corporation in Africa, Australia and North America) and subsequently in the investment banking/stockbroking industry, both in Australia and UK. Prior to joining Dampier Gold, Russell was the Global Chairman of Merrill Lynch Metals and Mining investment banking team based in London, before relocating back to Australia and pursuing a career as a professional company director.

Russell achieved an honours degree in geology from the University of Durham (1979) and a PhD in minerals geochemistry from Royal School of Mines, Imperial College, University of London (1983) with D.I.C. (Diploma of Imperial College). Russell is a Member of the Institute of Materials, Minerals & Mining (M.I.M.M.M.), Chartered Engineer (C.Eng.), Fellow of FINSIA (F.FIN.), and also a Non Executive Director of Russian precious metals miner, JSC Polymetal, listed in Moscow and London.

Russell has not held any former directorships in the last 3 years.

**Philip Retter**, BAppSc (Hons), MAIG (Non Executive Director, appointed 28 January 2010)

Phil is a geologist and has accumulated 25 years experience in the mining, consulting and financial industries. He has held senior positions in gold mining companies and in the late 1980s, led the exploration team at the Lawlers Gold Project that discovered the Genesis/New Holland deposits that is still being mined to the present day. During the 1990s, Phil was based in SE Asia where he was personally involved in numerous mineral property transactions for new and existing companies on the Australian and Canadian securities exchanges. In 1996 he was appointed to manage the Jakarta office of a large international mining consultancy. Phil relocated to Perth in 2000 to manage the Corporate Services division of that consultancy and was involved in listings and M&A transactions in the Australian, London and Canadian markets. In 2006 Phil was appointed as a Corporate Finance Director at a large Australian stockbroking firm. During his tenure he funded 3 new mining companies on the ASX and raised in excess of \$100 million of new equity capital.

Phil has not held any former directorships in the last 3 years.

**Richard Burden**, BComm, MBA (Non Executive Director, appointed 28 January 2010)

Richard holds a Bachelor of Commerce Degree and an MBA from the University of Western Australia and has over 25 years experience in the mining sector, spanning bulk commodities and base and precious metals. He was Chief Financial Officer with LionOre Mining before setting up his own business development and analysis consultancy. During his career, he has also held senior positions with major companies including Rio Tinto, Alcoa Australia, Normandy Mining and Griffin Coal. Richard brings his considerable experience in the acquisition, financing and development of mining assets both in Australia and overseas to the Board of Dampier. He was most recently a Director of Ampella Mining and was closely involved with the Company's formation and project acquisitions in West Africa.

Richard is a former director of Ampella Mining Limited within the last 3 years.

**Julian Vearncombe** was a director from incorporation on 28 January 2010 until 5 February 2010.

**Susan Hunter** was a director from 5 February 2010 until 12 April 2010.

### COMPANY SECRETARY

**Susan Hunter**, BCom, ACA, F Fin (GDipAFin (SecInst)), MAICD (Dip), ACIS (Dip) (Appointed 10 February 2010)

Ms Hunter has over 16 years experience in the corporate finance industry. She holds a Bachelor of Commerce degree from the University of Western Australia majoring in accounting and finance, is a Member of the Australian Institute of Chartered Accountants, a Fellow of the Financial Services Institute of Australasia, a Member of the Australian Institute of Company Directors and is founder and Managing Director of consulting firm Hunter Corporate Pty Ltd. Ms Hunter is also a Member of the Institute of Chartered Secretaries and Administrators and Chartered Secretaries Australia and she is currently Company Secretary for four Australian Securities Exchange listed companies.

## Directors' Report continued

### Interests in the shares and options of the Company and related bodies corporate

As at the date of this report, the interests of the directors in the shares and options of Dampier Gold Limited were:

	Ordinary Shares	Options over Ordinary Shares
Russell Skirrow	4,393,996	2,000,000
Philip Retter	2,604,061	2,000,000
Richard Burden	1,323,993	2,000,000

### PRINCIPAL ACTIVITIES

The principal activities of the Group during the period were the acquisition of mining tenements, and the exploration of these tenements with the objective of identifying economic mineral deposits.

### DIVIDENDS

No dividends were paid or declared during the period. No recommendation for payment of dividends has been made.

### OPERATING AND FINANCIAL REVIEW

#### Review of Operations

During the period, the Company and its wholly owned subsidiary, Dampier (Plutonic) Pty Ltd, entered into an asset sale agreement with Barrick Plutonic and Plutonic Gold (subsidiary companies of Barrick Gold Corporation) to acquire a package of prospective tenements covering nearly 700km<sup>2</sup> of a gold-bearing Archaean greenstone belt in central Western Australia.

The Tenements surround Barrick's Plutonic gold mining and processing operation and host defined Mineral Resources of 264,000 ounces of gold and Ore Reserves of 35,000 ounces of gold and an additional substantial inventory of shallow, drill defined gold mineralisation. Further details on the asset sale agreement and the asset can be located in the Company's prospectus, available from the Dampier Gold website.

The Company also focussed on preparing itself for admission and listing on the Australian Securities Exchange.

#### Finance Review

Dampier Gold was registered on the 28 January 2010 and completed seed capital issues of 5,950,000 ordinary shares to raise \$595,000 during the period ended 30 June 2010.

During the period total exploration expenditure incurred by the Group amounted to \$29,333. In line with the Group's accounting policies, all exploration expenditure, other than acquisition costs, are written off as they are incurred. Net administration expenditure incurred amounted to \$363,717. This has resulted in an operating loss after income tax for the period ended 30 June 2010 of \$393,050.

At 30 June 2010 cash assets available totalled \$90,034.

#### Operating Results for the Period

Summarised operating results are as follows:

	2010	
	Revenues	Results
	\$	\$
Revenues and loss from ordinary activities before income tax expense	-	(393,050)

#### Shareholder Returns

	2010
Basic loss per share (cents)	(5.7)
Diluted loss per share (cents)	(5.7)

## Directors' Report continued

### Risk Management

The board is responsible for ensuring that risks, and also opportunities, are identified on a timely basis and that activities are aligned with the risks and opportunities identified by the board.

The Company believes that it is crucial for all board members to be a part of this process, and as such the board has not established a separate risk management committee.

The board has a number of mechanisms in place to ensure that management's objectives and activities are aligned with the risks identified by the board. These include the following:

- Board approval of a strategic plan, which encompasses strategy statements designed to meet stakeholders needs and manage business risk.
- Implementation of board approved operating plans and budgets and board monitoring of progress against these budgets.
- The Chief Executive Officer is required to report on the management of risk as a standing agenda item at each Board meeting. This involves the tabling of a Risk Register which is actively monitored and updated by management.
- Delegated authority limits exist in respect of financial expenditure and other business activities.
- A comprehensive insurance programme is undertaken.

### SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Other than as disclosed in this Annual Report, no significant changes in the state of affairs of the Group occurred during the financial period.

### SIGNIFICANT EVENTS AFTER THE BALANCE DATE

No matters or circumstances, besides those disclosed at note 18, have arisen since the end of the period which significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial periods.

### LIKELY DEVELOPMENTS AND EXPECTED RESULTS

Following the successful IPO and listing on ASX, the Group expects to increase the level of activity in relation to exploration for economic mineral deposits on the Group's tenements over the next 12 months.

### ENVIRONMENTAL REGULATION AND PERFORMANCE

The Group is subject to significant environmental regulation with respect to its exploration activities.

The Group aims to ensure the appropriate standard of environmental care is achieved, and in doing so, as far as it is aware is in compliance with all environmental legislation. The directors of the Group are not aware of any breach of environmental legislation for the year under review.

### REMUNERATION REPORT

The information provided in this remuneration report has been audited as required by section 308(3C) of the *Corporations Act 2001*.

#### Principles used to determine the nature and amount of remuneration

##### **Remuneration Policy**

The remuneration policy of Dampier Gold Limited has been designed to align director and executive objectives with shareholder and business objectives by providing a fixed remuneration component and offering specific long-term incentives. The board of Dampier Gold Limited believes the remuneration policy to be appropriate and effective in its ability to attract and retain the best executives and directors to run and manage the Company.

The remuneration policy, setting the terms and conditions for the executive directors and other senior executives, was developed by the board. All executives receive a base salary (which is based on factors such as length of service and experience) and superannuation. The board reviews executive packages annually by reference to the Company's performance, executive performance and comparable information from industry sectors and other listed companies in similar industries.

The board may exercise discretion in relation to approving incentives, bonuses and options. The policy is designed to attract the highest calibre of executives and reward them for performance that results in long-term growth in shareholder wealth.

Executives are also entitled to participate in the Dampier Employee Incentive Option Scheme.

The executives receive a superannuation guarantee contribution required by the government, which is currently 9%, and do not receive any other retirement benefits.

All remuneration paid to directors and executives is valued at the cost to the Group and expensed.

## Directors' Report continued

The board policy is to remunerate non-executive directors at market rates for comparable companies for time, commitment and responsibilities. The board determines payments to the non-executive directors and reviews their remuneration annually, based on market practice, duties and accountability. Independent external advice is sought when required. The maximum aggregate amount of fees that can be paid to non-executive directors is subject to approval by shareholders at the Annual General Meeting (currently \$300,000). Fees for non-executive directors are not linked to the performance of the Group. However, to align directors' interests with shareholder interests, the directors are encouraged to hold shares in the Company and are able to participate in the Dampier Employee Incentive Option Scheme.

### Performance based remuneration

The Group has short term incentives included in executive remuneration packages, upon the satisfaction of specific performance goals. The performance goals are based on the Group delineating JORC gold resources of specific sizes and grades with the criteria set individually for the executives in their respective service agreements.

### Group performance, shareholder wealth and directors' and executives' remuneration

No relationship exists between shareholder wealth, director and executive remuneration and Group performance.

### Details of remuneration

Details of the remuneration of the directors, the key management personnel (as defined in AASB 124 *Related Party Disclosures*) and specified executives of Dampier Gold Limited and the Dampier Group are set out in the following table.

The key management personnel of Dampier Gold Limited and the Group include the directors and company secretary as per page 3 and the following executive officers who have authority and responsibility for planning, directing and controlling the activities of the Group:

Dr Julian Stephens	Chief Executive Officer (appointed 19 August 2010)
Richard Hay	Chief Operating Officer (appointed 19 August 2010)

Given the size and nature of operations of Dampier Gold Limited and the Group, there are no other employees who are required to have their remuneration disclosed in accordance with the *Corporations Act 2001*.

### Key management personnel and other executives of Dampier Gold Limited

	Short-Term		Post Employment		Share-based	Total
	Salary & Fees	Non Monetary	Superannuation	Retirement benefits	Payments	
	\$	\$	\$	\$	\$	\$
<b>Directors</b>						
Russell Skirrow						
2010	-	-	-	-	-	-
Philip Retter						
2010	-	-	-	-	-	-
Richard Burden						
2010	-	-	-	-	-	-
<b>Other key management personnel</b>						
Susan Hunter <sup>(1)</sup>						
2010	24,653	-	-	-	-	24,653
<b>Total key management personnel compensation</b>						
2010	24,653	-	-	-	-	24,653

(1) Ms Hunter's short-term benefits were paid to Hunter Corporate Pty Ltd of which Ms Hunter is the Managing Director and an employee.

### Service agreements

On 1 July 2010, the Company entered into an executive services agreement with Dr Julian Stephens to act as its Chief Executive Officer for a 3 years term from the date the Company is admitted on the ASX. Dr Stephens is entitled to a salary of \$250,000 per year plus statutory superannuation. The agreement can be terminated by either party without cause with 6 months notice.

Dr Stephens is entitled to a cash bonus equal to 50% of his annual salary when any of the following criteria are met during his initial term:

- upon independent verification that the Group has delineated a JORC Code compliant Mineral Resource (as that term is used in the JORC Code) of greater than 500,000 ounces gold on any of the Group's projects;
- upon independent verification that the Group has delineated a JORC Code compliant Ore Reserve (as that term is used in the JORC Code) of greater than 250,000 ounces gold on any of the Group's projects;
- upon commencement of commercial production from the Ore Reserve on any of the Group's projects, provided production is based on a sustainable mine plan of not less than 12 months duration; and
- upon the Group mining greater than 100,000 ounces gold on any of its projects.

## Directors' Report continued

On 30 June 2010, the Company entered into an executive services agreement with Mr Richard Hay to act as its Chief Operating Officer for a 3 years term from the date the Company is admitted on the ASX. Mr Hay is entitled to a salary of \$240,000 per year plus statutory superannuation. The Company may terminate the agreement without cause with 6 months notice. Mr Hay may terminate the agreement without cause with 3 months notice.

Mr Hay is entitled to a cash bonus equal to 50% of his annual salary when any of the following criteria are met during his initial term:

- upon independent verification that the Group has delineated a JORC Code compliant Mineral Resource (as that term is used in the JORC Code) of greater than 500,000 ounces gold on any of the Group's projects;
- upon independent verification that the Group has delineated a JORC Code compliant Ore Reserve (as that term is used in the JORC Code) of greater than 250,000 ounces gold on any of the Group's projects;
- upon commencement of commercial production from the Ore Reserve on any of the Group's projects, provided production is based on a sustainable mine plan of not less than 12 months duration; and
- upon the Group mining greater than 100,000 ounces gold on any of its projects.

Ms Susan Hunter, Company Secretary, is employed under a service agreement with Hunter Corporate Pty Ltd. This agreement is able to be terminated by giving two months written notice.

### Share-based compensation

There was no share-based compensation issued to key management personnel during the period.

### DIRECTORS' MEETINGS

During the period the Company held 3 meetings of directors. The attendance of directors at meetings of the board were:

	Directors Meetings	
	A	B
Russell Skirrow (appointed 12 April 2010)	2	2
Philip Retter (appointed 28 January 2010)	3	3
Richard Burden (appointed 28 January 2010)	3	3
Julian Vearncombe (appointed 28 January 2010 and resigned 5 February 2010)	-	-
Susan Hunter (appointed 5 February 2010 and resigned 12 April 2010)	1	1

### Notes

A – Number of meetings attended.

B – Number of meetings held during the time the director held office during the period.

### SHARES UNDER OPTION

At the date of this report there are 16,000,000 unissued ordinary shares in respect of which options are outstanding.

	Number of options
Balance at the beginning of the period	-
<b>Movements of share options during the period</b>	
Issued, exercisable at 20 cents, on or before 31 December 2011	6,000,000
<b>Total number of options outstanding as at 30 June 2010</b>	<b>6,000,000</b>
<b>Movements of share options after the reporting date</b>	
Issued, exercisable at 50 cents, on or before 31 October 2011	5,000,000
Issued, exercisable at 50 cents, on or before 31 December 2011	5,000,000
<b>Total number of options outstanding as at the date of this report</b>	<b>16,000,000</b>

The balance is comprised of the following:

Expiry date	Exercise price (cents)	Number of options
31 December 2011	20	6,000,000
31 October 2011	50	5,000,000
31 December 2011	50	5,000,000
<b>Total number of options outstanding at the date of this report</b>		<b>16,000,000</b>

No person entitled to exercise any option referred to above has or had, by virtue of the option, a right to participate in any share issue of any other body corporate.

## Directors' Report continued

### INSURANCE OF DIRECTORS AND OFFICERS

During or since the financial period, the Company has paid premiums insuring all the directors of Dampier Gold Limited against costs incurred in defending proceedings for conduct involving:

- (a) a wilful breach of duty; or
- (b) a contravention of sections 182 or 183 of the *Corporations Act 2001*, as permitted by section 199B of the *Corporations Act 2001*.

The total amount of insurance contract premiums paid is \$7,770.

### NON-AUDIT SERVICES

The following non-audit services were provided by the entity's auditor, Stantons International Pty Ltd or associated entities. The directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*. The directors are satisfied that the provision of non-audit services by the auditor, as set out below, did not compromise the auditor independence requirements of the *Corporations Act 2001* for the following reasons:

- All non-audit services have been reviewed by the audit committee to ensure they do not impact the impartiality and objectivity of the auditor;
- None of the services undermine the general principles relating to auditor independence as set out in APES 110 *Code of Ethics for Professional Accountants*.

Stantons International Pty Ltd received or are due to receive the following amounts for the provision of non-audit services:

	2010
	\$
Investigating Accountants Report for the IPO prospectus (including fees in July 2010)	13,525

### PROCEEDINGS ON BEHALF OF THE COMPANY

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

No proceedings have been brought or intervened in on behalf of the Company with leave of the Court under section 237 of the *Corporations Act 2001*.

### AUDITOR'S INDEPENDENCE DECLARATION

A copy of the auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set out on page 10.

Signed in accordance with a resolution of the directors.



**Richard Burden**

Non-Executive Director  
Perth, 30 September 2010

# Stantons International

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30 September 2010

Board of Directors  
Dampier Gold Limited  
Suite 21  
589 Stirling Highway  
COTTESLOE WA 6011

Dear Directors

**RE: DAMPIER GOLD LIMITED**

In accordance with section 307C of the Corporations Act 2001, I am pleased to provide the following declaration of independence to the directors of Dampier Gold Limited.

As the Audit Director for the audit of the financial statements of Dampier Gold Limited for the period ended 30 June 2010, I declare that to the best of my knowledge and belief, there have been no contraventions of:

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

Yours sincerely

**STANTONS INTERNATIONAL**  
**(Authorised Audit Company)**



**JP Van Dieren**  
**Director**

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## Corporate Governance Statement

The Board of Directors of Dampier Gold Limited (“Dampier Gold” or “the Company”) is responsible for its corporate governance and the Board has adopted a manual of corporate governance policies and procedures based on control systems and accountability. The Board of the Company adopted the Dampier Gold Ltd Corporate Governance Plan on 3 June 2010 which is available in the corporate governance information section of the Company’s website at [www.dampiergold.com](http://www.dampiergold.com). A summary of the Group’s corporate governance policies and procedures is included in this Statement.

The Group’s corporate governance policies and procedures are in line with the ASX Corporate Governance Council’s Corporate Governance Principles and Recommendations 2nd Edition (“the Principles & Recommendations”). The Group has followed the Principles & Recommendations where the Board has considered the recommendation to be an appropriate benchmark for its corporate governance practices. Where, after due consideration by the Board, the Company’s corporate governance practices depart from the Principles & Recommendations, the Board has fully disclosed the departure and the reason for the adoption of its own practice, in compliance with the “if not, why not” exception reporting regime.

Further information about the Group’s corporate governance practices including the information on the Company’s charters, code of conduct and other policies and procedures is set out on the Company’s website at [www.dampiergold.com](http://www.dampiergold.com).

### Board of Directors

#### Role of the Board and Management

The Board is responsible for promoting the success of the Group in a way which ensures that the interests of shareholders and stakeholders are promoted and protected. The Board may delegate some powers and functions to the Managing Director (or equivalent) for the day-to-day management of the Group. Powers and functions not delegated remain with the Board. The key responsibilities and functions of the Board include the following:

- appointment of the Managing Director and other senior executives and the determination of their terms and conditions including remuneration and termination;
- driving the strategic direction of the Company, ensuring appropriate resources are available to meet objectives and monitoring management’s performance;
- reviewing and ratifying systems of risk management and internal compliance and control, codes of conduct and legal compliance;
- approving and monitoring the progress of major capital expenditure, capital management and significant acquisitions and divestitures;
- approving and monitoring the budget and the adequacy and integrity of financial and other reporting;
- approving the annual, half yearly and quarterly accounts;
- approving significant changes to the organisational structure;
- approving the issue of any shares, options, equity instruments or other securities in the Company;
- ensuring a high standard of corporate governance practice and regulatory compliance and promoting ethical and responsible decision making;
- recommending to shareholders the appointment of the external auditor as and when their appointment or re-appointment is required to be approved by them; and
- meeting with the external auditor, at their request, without management being present.

The Board’s role and the Group’s corporate governance practices are periodically reviewed and improved as required.

The role of the senior management of the Company is to progress the strategic direction provided by the Board. The Group’s senior management is responsible for supporting the Board in implementing the running of the general operations and financial business of the Group in accordance with the delegated authorities for expenditure levels and materiality thresholds in place.

The Company has a Performance Evaluation policy which outlines the performance evaluation of the Board, its Committees and its individual Directors. The Nomination Committee is responsible for evaluation of the Board its Committees and its individual Directors on an annual basis.

An annual review of the role of the Board will be conducted to assess the performance of the Board over the previous twelve (12) months and examine ways of assisting the Board in performing its duties more effectively.

The review may include:

- comparing the performance of the Board with the requirements of its Charter;
- examination of the Board’s interaction with management;
- the nature of information provided to the Board by management; and
- management’s performance in assisting the Board to meet its objectives.

A similar review may be conducted for each Committee, if relevant, by the Board with the aim of assessing the performance of each Committee and identifying areas where improvements can be made.

The Board under the Remuneration Committee Charter will oversee the performance evaluation of the executive team. This evaluation will be based on specific criteria, including the performance of the Company, whether strategic objectives are being achieved and the development of management and personnel. At this stage of the development of the Company, Dampier Gold has only informal procedures in place for performance evaluation of the senior executives but will consider formal processes in future.

The Board Charter including matters reserved for the Board and senior management and the Performance Evaluation Policy is available on the Company’s website at [www.dampiergold.com](http://www.dampiergold.com).

## Corporate Governance Statement continued

### Composition of the Board

The Company has adopted a policy on assessing the independence of Directors which is consistent with the guidelines detailed in the ASX Principles & Recommendations and detailed in the Board Charter and is attached as Annexure A to the Corporate Governance Plan. The materiality thresholds in this policy are assessed on a case-by-case basis, taking into account the relevant Director's specific circumstances, rather than referring to a general materiality threshold.

The current Board includes a non-executive Chairman, Russell Skirrow, who is not considered to be independent and two independent non-executive Directors, Philip Retter and Richard Burden. As such, the Board has a majority of independent Directors. Philip Retter and Richard Burden fall within the requirements of an independent Director as stipulated in the Corporate Governance Plan.

The role of the Chairman, Russell Skirrow, and the Chief Executive Officer, Julian Stephens are exercised by different people.

A minimum of three (3) Directors and a maximum of ten (10) Directors is stipulated under the Company's Constitution. Any changes to the composition of the Board will be determined by the Board, subject to any applicable laws and the resolutions of Shareholders. The Board will seek to nominate persons for appointment to the Board with the appropriate mix of skills and experience to ensure an effective decision-making body and to ensure that the Board is comprised of Directors who contribute to the successful management of the Company and discharge their duties having regard to the law and the highest standards of corporate governance. The Board should comprise Directors with a mix of qualifications, experience and expertise which will assist the Board in fulfilling its responsibilities, as well as assisting the Company in achieving growth and delivering value to shareholders.

All Directors are required by the Constitution of Dampier Gold to retire from office at the Company's first annual general meeting and at the annual general meeting in every subsequent year, one-third of the Directors for the time being, or, if their number is not a multiple of 3, then the whole number nearest one-third, shall retire from office. Prior to the Board proposing re-election of non-executive Directors, their performance will be evaluated to ensure that they continue to contribute effectively to the Board.

The Company's policy for re-election of Directors and selection and appointment of new Directors is available in the Board Charter and Nomination Committee Charter in the Corporate Governance Plan on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

A profile of each Director containing their skills, experience and expertise is set out in the Directors' Report.

### Statement concerning availability of Independent Professional Advice

The Board considers that to assist Directors with independent judgement a Director may consider it necessary to obtain independent professional advice to properly discharge the responsibility of their office as a Director. Provided the Director first obtains approval for incurring such expense from the Chairman, the Company will pay the reasonable expenses associated with obtaining such advice.

### Nomination Committee

Given the present size of the Company, the whole Board acts as the Nomination Committee. The Board believes no efficiencies or other benefits could be gained by establishing a separate Nomination Committee. To assist the Board to fulfil its function as the Nomination Committee, the Board has adopted a Nomination Committee Charter. The Nomination Committee Charter is available on the Company's website [www.dampiergold.com](http://www.dampiergold.com).

### Remuneration Committee

Given the present size of the Company, the whole Board acts as the Remuneration Committee. The Board believes no efficiencies or other benefits could be gained by establishing a separate Remuneration Committee. To assist the Board to fulfil its function as the Remuneration Committee, the Board has adopted a Remuneration Committee Charter. The Remuneration Committee Charter is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

Remuneration of Directors and senior management is determined with regard to the performance of the Company, the performance and skills and experience of the particular person and prevailing remuneration expectations in the market. Details of remuneration of Directors and Key Management Personnel are disclosed in the Remuneration Report.

There are no termination or retirement benefits for non-executive Directors (other than for superannuation).

Executives are prohibited from entering into transactions or arrangements which limit the economic risk of participating in unvested entitlements.

### Code of Conduct

The Company has adopted a Code of Conduct that outlines how the Company expects its Directors and employees of the Group to behave and conduct business in the workplace on a range of issues. The Company is committed to the highest level of integrity and ethical standards in all business practices.

The purpose of the Code of Conduct is to provide a framework for decisions and actions in relation to ethical conduct in employment. It underpins the Company's commitment to integrity and fair dealing in its business affairs and to a duty of care to all employees, clients and stakeholders.

It sets out the Company's expectations of its Directors and employees with respect to a range of issues including personal and professional behaviour, conflicts of interest, public and media comment, use of Company resources, security of information, intellectual property and copyright, discrimination and harassment, corrupt conduct, occupational health and safety, fair dealing and insider trading.

A breach of the Code is subject to disciplinary action which may include punishment under legislation and/or termination of employment.

The Code of Conduct is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

## Corporate Governance Statement continued

### Ethical Standards

The Board considers that the success of the Company will be enhanced by a strong ethical culture within the Company. Accordingly, the Board is committed to the highest level of integrity and ethical standards in all business practices. Employees must conduct themselves in a manner consistent with current community and corporate standards and in compliance with all legislation.

### Conflicts of Interest

In accordance with the Corporations Act, Directors must keep the Board advised, on an ongoing basis, of any interest that could potentially conflict with those of the Company. Where the Board believes that a significant conflict exists, the Director concerned does not receive the relevant Board papers and is not present at the meeting whilst the item is considered.

### Guidelines for Buying and Selling Securities

The Guidelines for Buying and Selling Securities adopted by the Board prohibits trading in shares by a Director, officer or employee during certain blackout periods (in particular, prior to release of quarterly, half yearly or annual results) except in exceptional circumstances and subject to procedures set out in the Guidelines.

Outside of these blackout periods, a Director, officer or employee must first obtain clearance in accordance with the Guidelines before trading in shares. For example:

- A Director must receive clearance from the Chairman before he may buy or sell shares.
- If the Chairman wishes to buy or sell shares he must first obtain clearance from the Board.
- Other officers and employees must receive clearance from the Managing Director (or equivalent) before they may buy or sell shares.

Directors, officers and employees must observe their obligations under the Corporations Act not to buy or sell shares if in possession of price sensitive non-public information and that they do not communicate price sensitive non-public information to any person who is likely to buy or sell shares or communicate such information to another party.

The Guidelines for Buying and Selling Securities is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

### Continuous Disclosure

The Company is a "disclosing entity" for the purposes of Part 1.2A of the Corporations Act. As such, the Company has a Continuous Disclosure Policy. The purpose of this Continuous Disclosure Policy is to ensure the Company complies with continuous disclosure requirements arising from legislation and the Listing Rules of the Australian Securities Exchange ("ASX"). The Policy sets out the procedure for:

- protecting confidential information from unauthorised disclosure;
- identifying material price sensitive information and reporting it to the Company Secretary for review;
- ensuring the Group achieves best practice in complying with its continuous disclosure obligations under legislation and the Listing Rules; and
- ensuring the Group and individual officers do not contravene legislation or the Listing Rules.

The Group has obligations under the Corporations Act and ASX Listing Rules to keep the market fully informed of information which may have a material effect on the price or value of the Company's securities and to correct any material mistake or misinformation in the market. Dampier Gold discharges these obligations by releasing information to the ASX in the form of an ASX release or disclosure in other relevant documents (e.g. the Annual Report).

The Group recognises that the maintenance of confidentiality is also of paramount importance to the Company both to protect its trade secrets and to prevent any false market for the Company's shares from developing.

All relevant information provided to ASX in compliance with the continuous disclosure requirements of legislation and the Listing Rules is promptly posted on the Company's web site [www.dampiergold.com](http://www.dampiergold.com).

The Continuous Disclosure Policy is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

### Audit and Risk Committee

Given the present size of the Company, the whole Board acts as the Audit and Risk Committee. The Board believes no efficiencies or other benefits could be gained by establishing a separate Audit and Risk Committee. To assist the Board to fulfil its function as the Audit and Risk Committee, the Board has adopted an Audit and Risk Committee Charter.

The Audit and Risk Committee provides recommendations in relation to the initial appointment of the external auditor and the appointment of a new external auditor should a vacancy arise. Any appointment of a new external auditor made by the Board must be ratified by shareholders at the next annual general meeting of the Company.

Proposed external auditors must be able to demonstrate complete independence from the Group and an ability to maintain independence through the engagement period. In addition, the successful candidate for external auditor must have arrangements in place for the rotation of the lead audit engagement partner on a regular basis. Other than these mandatory criteria, the Board may select an external auditor based on other criteria relevant to the Company such as references, cost and any other matters deemed relevant by the Board.

A formal Audit and Risk Committee Charter has been adopted, a copy of which is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

## Corporate Governance Statement continued

### Communication to Shareholders

The Company has a Shareholder Communications Strategy that promotes effective communication with shareholders and encourages presentation of information to shareholders in a clear, concise and effective manner. The Board aims to ensure that Shareholders are informed of all major developments affecting the Company's state of affairs. Information will be communicated to Shareholders through the annual report, half yearly report, quarterly reports, disclosures and announcements made to the ASX, the annual general meeting and general meetings and through the Company's website.

The Company considers general meetings to be an effective means to communicate with shareholders and encourages shareholders to attend the meeting. Information included in the notice of meeting sent to shareholders will be presented in a clear, concise and effective manner.

The Shareholder Communications Strategy is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

### Privacy Policy

The Group is committed to respecting the privacy of any personal information in its possession. The Group is bound by the Privacy Act.

### Risk Management

The Board determines the Company's "risk profile" and is responsible for overseeing and approving risk management strategy and policies, internal compliance and internal control.

The Board has delegated to the Managing Director (or equivalent) responsibility for implementing the risk management system. The Managing Director (or equivalent) submits particular matters to the Board for its approval or review. The Managing Director (or equivalent) is required to report on the management of risk as a standing agenda item at each Board meeting. This involves the tabling of a risk register which is monitored and updated by management periodically.

The responsibility for undertaking and assessing risk management and internal control effectiveness is delegated to management. Management is required to assess risk management and associated internal compliance and control procedures and regularly report back to the Board.

The Board will review assessments of the effectiveness of risk management and internal compliance and control on an annual basis.

The Board also requires management to report to it confirming that those risks are being managed effectively. The Board has received an assurance from management that the Company's management of its material business risks is effective.

The Company's Risk Management Policy is available on the Company's website at [www.dampiergold.com](http://www.dampiergold.com).

### Integrity of Financial Reporting

Richard Burden, Non-Executive Director and Janis Rymer, Accountant, have provided a declaration in accordance with section 295A of the Corporations Act in writing to the Board that:

- the consolidated financial statements of the Company and its controlled entities for the period ended 30 June 2010 present a true and fair view, in all material aspects, of the Company's financial condition and operational results and are in accordance with accounting standards;
- the above statement is founded on a sound system of risk management and internal compliance and control which implements the policies adopted by the Board; and
- the Company's risk management and internal compliance and control framework is operating efficiently and effectively in all material respects.

### ASX LISTING RULE DISCLOSURE – EXCEPTION REPORTING

As required by ASX Listing Rules, the following table discloses the extent to which Dampier Gold has not followed the best practice recommendations set by the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (2<sup>nd</sup> Edition).

Principle No	Best Practice Recommendation	Compliance	Reasons for Non-compliance
1.2	Disclose the process for evaluation of senior executives.	The Company has in place informal procedures for evaluating the performance of senior executives.	At this stage of the development of the Company, Dampier Gold has only informal procedures in place for performance evaluation of the senior executives but will consider the implementation of formal processes in future.

## Corporate Governance Statement continued

Principle No	Best Practice Recommendation	Compliance	Reasons for Non-compliance
2.2	The Chair should be an independent Director	Currently, Dampier Gold has a non-independent Chair.	The Board considers that the non-independent Chair possesses skills and experience suitable for leading the Board and considers a non-independent Chair to be appropriate in the context of the stage of development of the Company and the scope and scale of the Company's operations. The Board will consider the appointment of an independent Director as the Chair if deemed appropriate depending on the scope and scale of the Company's operations.
2.4	The Board should establish a nomination committee.	The Board has not established a nomination committee.  The role of the nomination committee is carried out by the full Board.	Given the present size of the Company, the whole Board acts as a nomination committee. The Board believes no efficiencies or other benefits could be gained by establishing a separate Nomination Committee. However, it is noted the Board has adopted a Nomination Committee Charter.
2.5	Companies should disclose the process for evaluating the performance of the Board, its committee and individual Directors.	Given the current size of the Company, Board and level of activity of the Company, the Board does not currently have a formal process for the evaluation of individual Directors or committees at this time.	Given the current size of the Company, Board and level of activity of the Company, the Board currently has an informal process for the evaluation of individual Directors or committees at this time but will consider the implementation of formal processes in future particularly as the size of the Company, Board and the level of activity of the Company increase.
4.1	The Board should establish an Audit Committee.	The Board has not established an Audit Committee.  The role of the Audit and Risk Committee is carried out by the full Board.	Given the present size of the Company, the whole Board acts as the Audit and Risk Committee. The Board believes that given the Company's size and stage of development, no efficiencies or other benefits could be gained by establishing a separate Audit and Risk Committee. However, it is noted the Board has adopted an Audit and Risk Committee Charter.

## Corporate Governance Statement continued

Principle No	Best Practice Recommendation	Compliance	Reasons for Non-compliance
4.2	The audit committee should be structured so that it is chaired by an independent chairperson.	The role of the Audit and Risk Committee is carried out by the full Board.	Given the present size of the Company, the whole Board acts as the Audit and Risk Committee and therefore the Audit and Risk Committee is not chaired by an independent chairperson who is not the chair of the Board. The Board believes that given the Company's size and stage of development, no efficiencies or other benefits could be gained by establishing a separate Audit and Risk Committee with an independent chairperson who is not the chair of the Board.
8.1	The Board should establish a remuneration committee.	The Board has not established a remuneration committee. The role of a remuneration committee is carried out by the full Board.	Given the present size of the Company, the whole Board acts as a remuneration committee. The Board believes no efficiencies or other benefits could be gained by establishing a separate remuneration committee. All matters of remuneration are determined by the Board in accordance with Corporations Act 2001 and ASX Listing Rule requirements, particularly in respect of related party transactions. No Director participates in any discussion or decision regarding his own remuneration or related issues. The Board has adopted a Remuneration Committee Charter.

## Consolidated Statement of Comprehensive Income

PERIOD ENDED 30 JUNE 2010

	Notes	Consolidated 2010 \$
REVENUE		-
EXPENDITURE		
Administration expenses		(201,048)
Employment and recruitment expenses		(79,130)
Exploration expenses		(29,333)
Legal expenses		(83,539)
LOSS BEFORE INCOME TAX		(393,050)
INCOME TAX BENEFIT / (EXPENSE)	4	-
NET LOSS FOR THE PERIOD		(393,050)
OTHER COMPREHENSIVE INCOME		-
TOTAL COMPREHENSIVE LOSS FOR THE PERIOD ATTRIBUTABLE TO OWNERS OF DAMPIER GOLD LIMITED		(393,050)
Basic and diluted loss per share for loss attributable to the ordinary equity holders of the Company (cents per share)	20	(5.7)

The above Consolidated Statement of Comprehensive Income should be read in conjunction with the Notes to the Consolidated Financial Statements.

## Consolidated Statement of Financial Position

AT 30 JUNE 2010

	Notes	Consolidated 2010 \$
<b>CURRENT ASSETS</b>		
Cash and cash equivalents	5	<b>90,034</b>
Trade and other receivables	6	<b>153,711</b>
<b>TOTAL CURRENT ASSETS</b>		<b>243,745</b>
<b>NON-CURRENT ASSETS</b>		
Mining properties	7	<b>250,000</b>
<b>TOTAL NON-CURRENT ASSETS</b>		<b>250,000</b>
<b>TOTAL ASSETS</b>		<b>493,745</b>
<b>CURRENT LIABILITIES</b>		
Trade and other payables	8	<b>234,645</b>
<b>TOTAL CURRENT LIABILITIES</b>		<b>234,645</b>
<b>TOTAL LIABILITIES</b>		<b>234,645</b>
<b>NET ASSETS</b>		<b>259,100</b>
<b>EQUITY</b>		
Issued capital	9	<b>652,150</b>
Accumulated losses		<b>(393,050)</b>
<b>TOTAL EQUITY</b>		<b>259,100</b>

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

## Consolidated Statement of Changes in Equity

PERIOD ENDED 30 JUNE 2010

	Notes	Contributed Equity \$	Accumulated Losses \$	Total \$
<b>Consolidated</b>				
BALANCE AT INCORPORATION		-	-	-
Loss for the period		-	(393,050)	(393,050)
TOTAL COMPREHENSIVE LOSS		-	(393,050)	(393,050)
TRANSACTIONS WITH OWNERS IN THEIR CAPACITY AS OWNERS				
Shares issued during the period	9	652,150	-	652,150
BALANCE AT 30 JUNE 2010		652,150	(393,050)	259,100

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

## Consolidated Statement of Cash Flows

PERIOD ENDED 30 JUNE 2010

	Notes	Consolidated 2010 \$
<b>CASH FLOWS FROM OPERATING ACTIVITIES</b>		
Payments to suppliers and employees		(182,389)
Payments of exploration expenditure		(29,190)
Payments of share issue costs in advance of IPO		(98,438)
<b>NET CASH OUTFLOW FROM OPERATING ACTIVITIES</b>	19	<b>(310,017)</b>
<b>CASH FLOWS FROM INVESTING ACTIVITIES</b>		
Cash acquired on acquisition of subsidiary	16(b)	5,047
Payments for tenement acquisition		(250,000)
<b>NET CASH OUTFLOW FROM INVESTING ACTIVITIES</b>		<b>(244,953)</b>
<b>CASH FLOWS FROM FINANCING ACTIVITIES</b>		
Proceeds from issues of ordinary shares		645,004
<b>NET CASH INFLOW FROM FINANCING ACTIVITIES</b>		<b>645,004</b>
<b>NET INCREASE IN CASH AND CASH EQUIVALENTS</b>		<b>90,034</b>
Cash and cash equivalents at incorporation		-
<b>CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD</b>	5	<b>90,034</b>

The above Consolidated Statement of Cash Flows should be read in conjunction with the Notes to the Consolidated Financial Statements.

## Notes to the Consolidated Financial Statements

30 JUNE 2010

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies adopted in the preparation of the financial statements are set out below. These financial statements are for Dampier Gold Limited as an individual entity. The financial statements are presented in the Australian currency. Dampier Gold Limited is a company limited by shares, domiciled and incorporated in Australia. The financial statements were authorised for issue by the directors on 30 September 2010. The directors have the power to amend and reissue the financial statements.

#### (a) Basis of preparation

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards, other authoritative pronouncements of the Australian Accounting Standards Board, Australian Accounting Interpretations and the *Corporations Act 2001*.

##### *Compliance with IFRS*

The financial statements of Dampier Gold Limited comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

##### *Historical cost convention*

These financial statements have been prepared under the historical cost convention, as modified where applicable by the revaluation of available-for-sale financial assets and financial assets and liabilities at fair value through profit or loss.

#### (b) Principles of consolidation

##### *(i) Subsidiaries*

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of Dampier Gold Limited ("Company" or "parent entity") as at 30 June 2010 and the results of all subsidiaries for the year then ended. Dampier Gold Limited and its subsidiaries together are referred to in this financial report as the Group or the consolidated entity.

Subsidiaries are all of those entities (including special purpose entities) over which the Group has the power to govern the financial and operating policies, generally accompanying a shareholding of more than one-half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

The acquisition method of accounting is used to account for business combinations by the Group (refer note 1(e)).

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

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of comprehensive income, statement of changes in equity and statement of financial position respectively.

Investments in subsidiaries are accounted for at cost in the individual financial statements of Dampier Gold Limited.

##### *(ii) Changes in ownership interests*

The Group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of Dampier Gold Limited.

When the Group ceases to have control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, jointly controlled entity or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

If the ownership interest in a jointly controlled entity or associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

#### (c) 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 full Board of Directors.

#### (d) Income tax

The income tax expense or revenue for the year is the tax payable on the current year's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the Company's subsidiaries and associated operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the reporting date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in controlled entities 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 reverse in the foreseeable future.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

#### (e) Business combinations

The purchase method of accounting is used to account for all business combinations, including business combinations involving entities or businesses under common control, regardless of whether equity instruments or other assets are acquired. Cost is measured as the fair value of the assets given, equity instruments issued or liabilities incurred or assumed at the date of exchange plus costs directly attributable to the acquisition. Where equity instruments are issued in an acquisition, the fair value of the instruments is their published market price as at the date of exchange unless, in rare circumstances, it can be demonstrated that the published price at the date of exchange is an unreliable indicator of fair value and that other evidence and valuation methods provide a more reliable measure of fair value. Transaction costs arising on the issue of equity instruments are recognised directly in equity.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the Group's share of the fair value of the identifiable net assets of the subsidiary acquired, the difference is recognised directly in the statement of comprehensive income, but only after a reassessment of the identification and measurement of the net assets acquired.

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.

#### (f) Impairment of assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

#### (g) Cash and cash equivalents

For statement of cash flows presentation purposes, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities on the statement of financial position.

#### (h) Trade and other receivables

Receivables are recognised and carried at original invoice amount less a provision for any uncollectible debts. An estimate for doubtful debts is made when collection of the full amount is no longer probable. Bad debts are written-off as incurred.

#### (i) Investments and other financial assets

##### *Classification*

The Group classifies its investments 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 each reporting date.

##### *(i) 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.

##### *(ii) 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 date which are classified as non-current assets. Loans and receivables are included in trade and other receivables in the statement of financial position.

##### *(iii) 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 reporting date, which are classified as current assets.

##### *(iv) 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 management intends to dispose of the investment within 12 months of the reporting date. Investments are designated 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.

##### *Financial assets - reclassification*

The Group may choose to reclassify a non-derivative trading financial asset out of the held-for-trading category if the financial asset is no longer held for the purpose of selling it in the near term. Financial assets other than loans and receivables are permitted to be reclassified out of the held-for-trading category only in rare circumstances arising from a single event that is unusual and highly unlikely to recur in the near term. In addition, the Group may choose to reclassify financial assets that would meet the definition of loans and receivables out of the held-for-trading or available-for-sale categories if the Group has the intention and ability to hold these financial assets for the foreseeable future or until maturity at the date of reclassification.

Reclassifications are made at fair value as of the reclassification date. Fair value becomes the new cost or amortised cost as applicable, and no reversals of fair value gains or losses recorded before reclassification date are subsequently made. Effective interest rates for financial assets reclassified to loans and receivables and held-to-maturity categories are determined at the reclassification date. Further increases in estimates of cash flows adjust effective interest rates prospectively.

##### *Recognition and derecognition*

Regular purchases and sales of financial assets are recognised on trade-date – the date on which the Group commits to purchase or sell the asset. Investments are initially recognised at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets carried at fair value through profit or loss are initially recognised at fair value and transaction costs are expensed to the statement of comprehensive income. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

When securities classified as available-for-sale are sold, the accumulated fair value adjustments recognised in equity are included in the statement of comprehensive income as gains and losses from investment securities.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

#### *Subsequent measurement*

Loans and receivables and held-to-maturity investments are carried at amortised cost using the effective interest method.

Available-for-sale financial assets and financial assets at fair value through profit or loss are subsequently carried at fair value. Gains or losses arising from changes in the fair value of the 'financial assets at fair value through profit or loss' category are presented in the statement of comprehensive income within other income or other expenses in the period in which they arise. Dividend income from financial assets at fair value through profit or loss is recognised in the statement of comprehensive income as part of revenue from continuing operations when the Group's right to receive payments is established.

Changes in the fair value of monetary securities denominated in a foreign currency and classified as available-for-sale are analysed between translation differences resulting from changes in amortised cost of the security and other changes in the carrying amount of the security. The translation differences related to changes in the amortised cost are recognised in profit or loss, and other changes in carrying amount are recognised in equity. Changes in the fair value of other monetary and non-monetary securities classified as available-for-sale are recognised in equity.

Details on how the fair value of financial investments is determined are disclosed in note 2.

#### *Impairment*

The Group assesses at each balance date whether there is objective evidence that a financial asset or group of financial assets is impaired. In the case of equity securities classified as available-for-sale, a significant or prolonged decline in the fair value of a security below its cost is considered as an indicator that the securities are impaired. If any such evidence exists for available-for-sale financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss – is removed from equity and recognised in the statement of comprehensive income. Impairment losses recognised in the statement of comprehensive income on equity instruments classified as available-for-sale are not reversed through the statement of comprehensive income.

If there is evidence of impairment for any of the Group's financial assets carried at amortised cost, the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, excluding future credit losses that have not been incurred. The cash flows are discounted at the financial asset's original effective interest rate. The loss is recognised in the statement of comprehensive income.

#### **(j) Tenement acquisition, exploration and evaluation costs**

Exploration and evaluation expenditure on areas of interest are expensed as incurred. Costs of tenement acquisition will normally be expensed but will be assessed on a case by case basis and may be capitalised to areas of interest and carried forward where right of tenure of the area of interest is current and they are expected to be recouped through sale or successful development and exploitation of the area of interest or, where exploration and evaluation activities in the area of interest have not yet reached a stage that permits reasonable assessment of the existence of economically recoverable reserves. When an area of interest is abandoned or the directors decide that it is not commercial, any accumulated acquisition costs in respect of that area are written off in the financial period the decision is made. Each area of interest is also reviewed at the end of each accounting period and accumulated costs written off to the extent that they will not be recoverable in the future. Where projects have advanced to the stage that directors have made a decision to mine, they are classified as development properties. When further development expenditure is incurred in respect of a development property, such expenditure is carried forward as part of the cost of that development property only when substantial future economic benefits are established. Otherwise such expenditure is classified as part of the cost of production or written off where production has not commenced.

#### **(k) Trade and other payables**

These amounts represent liabilities for goods and services provided to the Group prior to the end of the financial period which are unpaid. The amounts are unsecured, non-interest bearing and are paid on normal commercial terms.

#### **(l) Issued capital**

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. Incremental costs directly attributable to the issue of new shares or options for the acquisition of a business are not included in the cost of the acquisition as part of the purchase consideration.

#### **(m) Earnings per share**

##### *(i) Basic earnings per share*

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

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

#### (ii) Diluted earnings per share

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

#### (n) Goods and Services Tax (GST)

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

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

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

#### (o) New accounting standards and interpretations

Certain new accounting standards and interpretations have been published that are not mandatory for 30 June 2010 reporting periods. The Group's assessment of the impact of these new standards and interpretations is set out below. New standards and interpretations not mentioned are considered unlikely to impact on the financial reporting of the Group.

##### *AASB 2009-5 Amendments to Australian Accounting Standards – Equity Settled Liabilities [AASB 101] (effective from 1 January 2010)*

Clarifies that terms of a liability that could, at the option of the counterparty, result in the liability being settled by the issue of equity instruments, do not affect its classification. This means that unless the terms of such liabilities require a transfer of cash or other assets within 12 months, they do not necessarily have to be classified as current liabilities. Initial adoption of this amendment will have no impact as the Group does not have any current liabilities where the counterparty has the option to have the liabilities settled by the issue of equity instruments.

##### *AASB 2009-5 Amendments to Australian Accounting Standards – Clarification of Cash Flows Classification [AASB 107] (effective from 1 January 2010)*

Clarifies that only expenditures that result in a recognised asset in the statement of financial position are eligible for classification as cash flows from investing activities. Initial adoption of this amendment will have no impact as the Group only recognises cash flows from investing activities for expenditures that result in a recognised asset in the statement of financial position.

##### *AASB 2009-5 Amendments to Australian Accounting Standards – Clarification of Goodwill Allocations [AASB 136] (effective from 1 January 2010)*

Clarifies that CGUs to which goodwill is allocated cannot be larger than an operating segment as defined in AASB 8 *Operating Segments* before aggregation. There will be no impact as these requirements are only required to be applied prospectively to goodwill impairment calculations for periods commencing on or after 1 July 2010.

##### *AASB 2009-8 Amendments to Australian Accounting Standards – Group Cash-Settled Share-based Payment Transactions [AASB 2] (effective from 1 January 2010)*

The amendments made by the AASB to AASB 2 confirm that an entity receiving goods or services in a Group share-based payment arrangement must recognise or expense for those goods or services regardless of which entity in the Group settles the transaction or whether the transaction is settled in shares or cash. They also clarify how the Group share-based payment arrangement should be measured, that is, whether it is measured as an equity or a cash-settled transaction. The Group will apply these amendments retrospectively for the financial reporting period commencing on 1 July 2010. There will be no impact on the Group's financial statements.

##### *AASB 2009-10 Amendments to Australian Accounting Standards – Classification of Rights Issues [AASB 132] (effective from 1 February 2010)*

In October 2009 the AASB issued an amendment to AASB 132 *Financial Instruments: Presentation* which addresses the accounting for addresses for rights issues that are denominated in a currency other than the functional currency of the issuer. Provided certain conditions are met, such rights issues are now classified as equity regardless of the currency in which the exercise price is denominated. Previously, these issues had to be accounted for as derivative liabilities. The amendment must be applied retrospectively in accordance with AASB 108 *Accounting Policies, Changes in Accounting Estimates and Errors*. The Group will apply the amended standard from 1 July 2010. As the Group has not made any such rights issues, the amendment will not have any effect on the Group's financial statements.

##### *AASB 9 Financial Instruments and AASB 2009-11 Amendments to Australian Accounting Standards arising from AASB 9 (effective from 1 January 2013)*

AASB 9 *Financial Instruments* addresses the classification and measurement of financial assets and is likely to affect the Group's accounting for its financial assets. The standard is not applicable until 1 January 2013 but is available for early adoption. The Group is yet to assess its full impact. The Group has not yet decided when to adopt AASB 9.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

### 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (cont'd)

*Revised AASB 124 Related Party Disclosures and AASB 2009-12 Amendments to Australian Accounting Standards (effective from 1 January 2011)*

In December 2009 the AASB issued a revised AASB 124 *Related Party Disclosures*. It is effective for accounting periods beginning on or after 1 January 2011 and must be applied retrospectively. The amendment removes the requirement for government-related entities to disclose details of all transactions with the government and other government-related entities and clarifies and simplifies the definition of a related party. The Group will apply the amended standard from 1 July 2011. The amendments are not expected to have a significant impact on the financial statements of the Group.

*AASB Interpretation 19 Extinguishing financial liabilities with equity instruments and AASB 2009-13 Amendments to Australian Accounting Standards arising from Interpretation 19 (effective from 1 July 2010)*

AASB Interpretation 19 clarifies the accounting when an entity renegotiates the terms of its debt with the result that the liability is extinguished by the entity issuing its own equity instruments to the creditor (debt for equity swap). It requires a gain or loss to be recognised in profit or loss which is measured as the difference between the carrying amount of the financial liability and the fair value of the equity instruments issued. The Group will apply the interpretation from 1 July 2010, with retrospective application required. The Group has not yet determined the potential effect of the interpretation.

*AASB 2010-3 Amendments to Australian Accounting Standards – Contingent Consideration in Business Combinations [AASB 3] (effective from 1 July 2010)*

Confirms that any balances of contingent consideration that relate to acquisitions under the superseded AASB 3 must be accounted for under the superseded standard, i.e. not via profit or loss. There will be no impact on initial adoption as the Group did not have any contingent consideration on acquisitions prior to 1 July 2009.

*AASB 2010-4 Amendments to Australian Accounting Standards – Financial Instrument Disclosures [AASB 7] (effective from 1 January 2011)*

Deletes various disclosures relating to credit risk, renegotiated loans and receivables and the fair value of collateral held. There will be no impact on initial adoption to amounts recognised in the financial statement as the amendments result in fewer disclosures only.

*AASB 2010-4 Amendments to Australian Accounting Standards – Presentation of Other Comprehensive Income [AASB 101] (effective from 1 January 2011)*

A detailed reconciliation of each item of other comprehensive income may be included in the statement of changes in equity or in the notes to the financial statements. There will be no impact on initial adoption of this amendment as a detailed reconciliation of each item of other comprehensive income has always been included in the statement of changes in equity.

None of the other amendments or Interpretations are expected to affect the accounting policies of the Group.

#### (p) Critical accounting judgements, estimates and assumptions

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

##### *Capitalised tenement acquisition costs*

The Group has capitalised significant tenement acquisition expenditure on the basis either that this is expected to be recouped through future successful development (or alternatively sale) of the areas of interest concerned or on the basis that it is not yet possible to assess whether it will be recouped.

The future recoverability of capitalised tenement acquisition expenditure is dependent on a number of factors, including whether the Group decides to exploit the related lease itself, or, if not, whether it successfully recovers the related tenement acquisition costs through sale. Factors that could impact the future recoverability include the level of reserves and resources, future technological changes, costs of drilling and production, production rates, future legal changes (including changes to environmental restoration obligations) and changes to commodity prices.

#### (q) Accounting period

Dampier Gold was incorporated on 28 January 2010. This is the first annual reporting period for the Group, being the period from incorporation to 30 June 2010, and as such, there is no comparative information included in these financial statements.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

### 2. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk and price risk), credit risk and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the Group.

Risk management is carried out by the full Board of Directors as the Group believes that it is crucial for all board members to be involved in this process. The Managing Director (or equivalent), with the assistance of senior management as required, has responsibility for identifying, assessing, treating and monitoring risks and reporting to the board on risk management.

#### (a) Market risk

##### (i) Foreign exchange risk

As all operations are currently within Australia the Group is not exposed to foreign exchange risk.

##### (ii) Price risk

Given the current level of operations the Group is not exposed to price risk.

##### (iii) Interest rate risk

The Group has not been exposed to movements in market interest rates on cash and cash equivalents during the period as funds have been in operating accounts that do not earn interest.

#### (b) Credit risk

The Group has no significant concentrations of credit risk. The maximum exposure to credit risk at balance date is the carrying amount (net of provision for impairment) of those assets as disclosed in the statement of financial position and notes to the financial statements.

As the Group does not presently have any debtors, lending, significant stock levels or any other credit risk, a formal credit risk management policy is not maintained.

#### (c) Liquidity risk

The Group manages liquidity risk by continuously monitoring forecast and actual cash flows and ensuring sufficient cash and marketable securities are available to meet the current and future commitments of the Group. Due to the nature of the Group's activities, being mineral exploration, the Group does not have ready access to credit facilities, with the primary source of funding being equity raisings. The Board of Directors constantly monitor the state of equity markets in conjunction with the Group's current and future funding requirements, with a view to initiating appropriate capital raisings as required.

The financial liabilities of the Group are confined to trade and other payables as disclosed in the statement of financial position. All trade and other payables are non-interest bearing and due within 12 months of the reporting date.

#### (d) Fair value estimation

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes. All financial assets and financial liabilities of the Group at the balance date are recorded at amounts approximating their carrying amount.

The carrying value less impairment provision of trade receivables and payables are assumed to approximate their fair values due to their short-term nature.

### 3. SEGMENT INFORMATION

For management purposes, the Group has identified only one reportable segment being exploration activities undertaken in Australia. This segment includes activities associated with the determination and assessment of the existence of commercial economic reserves, from the Group's mineral assets in this geographic location.

Segment performance is evaluated based on the operating profit and loss and cash flows and is measured in accordance with the Group's accounting policies.

Consolidated  
2010  
\$

#### Exploration segment

Segment revenue	-
<b>Total revenue</b>	<b>-</b>

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

Consolidated  
2010  
\$**3. SEGMENT INFORMATION (cont'd)**

Segment results	(29,333)
Reconciliation of segment result to net loss before tax:	
Other corporate and administration	(363,717)
<b>Net loss before tax</b>	<b>(393,050)</b>
Segment operating assets	250,000
Reconciliation of segment operating assets to total assets:	
Other corporate and administration assets	243,745
<b>Total assets</b>	<b>493,745</b>
Segment operating liabilities	143
Reconciliation of segment operating assets to total liabilities:	
Other corporate and administration liabilities	234,502
<b>Total liabilities</b>	<b>234,645</b>

**4. INCOME TAX****(a) Income tax expense**

Current tax	-
Deferred tax	-
	-

**(b) Numerical reconciliation of income tax expense to prima facie tax payable**

Loss from continuing operations before income tax expense	(393,050)
Prima facie tax benefit at the Australian tax rate of 30%	(117,915)
Tax effect of amounts which are not deductible (taxable) in calculating taxable income:	
Sundry items	116
	(117,799)
Movements in unrecognised temporary differences	(76,335)
Tax effect of current period tax losses for which no deferred tax asset has been recognised	194,134
Income tax expense	-

**(c) Unrecognised temporary differences****Deferred Tax Assets (at 30%)***On Income Tax Account*

Capital raising costs	32,343
Other	6,750
Carry forward tax losses	194,134
	233,227

**Deferred Tax Liabilities (at 30%)**

Tenement acquisition costs	75,000
----------------------------	--------

Net deferred tax assets have not been brought to account as it is not probable within the immediate future that tax profits will be available against which deductible temporary differences and tax losses can be utilised.

The Group's ability to use losses in the future is subject to the Group satisfying the relevant tax authority's criteria for using these losses.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

Consolidated  
2010  
\$**5. CURRENT ASSETS - CASH AND CASH EQUIVALENTS**

Cash at bank and in hand	90,034
Cash and cash equivalents as shown in the statement of financial position and the statement of cash flows	<u>90,034</u>

Cash at bank and in hand earns interest at floating rates based on daily bank deposit rates.

**6. CURRENT ASSETS - TRADE AND OTHER RECEIVABLES**

Sundry receivables	18,949
Deferred share issue transaction costs	<u>134,762</u>
	<u>153,711</u>

Deferred share issue transaction costs relate to expenses associated with the Initial Public Offer ("IPO") of the Company's ordinary shares. The IPO process was completed in August 2010, refer note 18, at which time these costs will be recognised as a deduction directly against issued capital.

**7. NON-CURRENT ASSETS - MINING PROPERTIES**

Tenement acquisition costs carried forward in respect of mining areas of interest	
Opening net book amount	-
Capitalised tenement acquisition costs	<u>250,000</u>
Closing net book amount	<u>250,000</u>

The ultimate recoupment of costs carried forward for tenement acquisition is dependent on the successful development and commercial exploitation or sale of the respective areas of interest.

**8. CURRENT LIABILITIES - TRADE AND OTHER PAYABLES**

Trade payables	133,480
Other payables and accruals	<u>101,165</u>
	<u>234,645</u>

**9. ISSUED CAPITAL****(a) Share capital**

	Notes	2010	
		Number of shares	\$
Ordinary shares fully paid	9(b), 9(d)	<u>9,950,004</u>	<u>652,150</u>
Total issued capital		<u>9,950,004</u>	<u>652,150</u>

**(b) Movements in ordinary share capital**

Beginning of the financial period	-	-
Issued during the period:		
- Issued at incorporation	4	4
- Issued to seed investors	5,950,000	595,000
- Issued as consideration for acquisition of subsidiary	4,000,000	7,146
- Funds received in advance of share issue <sup>(1)</sup>	-	50,000
End of the financial period		<u>9,950,004</u>
		<u>652,150</u>

(1) Funds were received prior to the reporting date for seed shares issued on 2 July 2010.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

Number of options  
2010

## 9. ISSUED CAPITAL (cont'd)

## (c) Movements in options on issue

Beginning of the financial period	-
Issued, exercisable at 20 cents, on or before 31 December 2011	6,000,000
End of the financial period	<u>6,000,000</u>

## (d) Ordinary shares

Ordinary shares entitle the holder 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.

## (e) Capital risk management

The Group's objectives when managing capital is to safeguard its ability to continue as a going concern, so that it may continue to provide returns for shareholders and benefits for other stakeholders.

Due to the nature of the Group's activities, being mineral exploration, the Group does not have ready access to credit facilities, with the primary source of funding being equity raisings. Therefore, the focus of the Group's capital risk management is the current working capital position against the requirements of the Group to meet exploration programmes and corporate overheads. The Group's strategy is to ensure appropriate liquidity is maintained to meet anticipated operating requirements, with a view to initiating appropriate capital raisings as required. The working capital position of the Group at 30 June 2010 is as follows:

	Consolidated 2010 \$
Cash and cash equivalents	90,034
Trade and other receivables	153,711
Trade and other payables	(234,645)
Working capital position	<u>9,100</u>

## 10. DIVIDENDS

No dividends were paid during the financial period. No recommendation for payment of dividends has been made.

## 11. KEY MANAGEMENT PERSONNEL DISCLOSURES

## (a) Key management personnel compensation

Short-term benefits	24,653
Post employment benefits	-
Other long-term benefits	-
Termination benefits	-
Share-based payments	-
	<u>24,653</u>

Detailed remuneration disclosures are provided in the remuneration report on pages 5 to 7.

## (b) Equity instrument disclosures relating to key management personnel

## (i) Options provided as remuneration and shares issued on exercise of such options

There have been no options provided as remuneration to key management personnel.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

## 11. KEY MANAGEMENT PERSONNEL DISCLOSURES (cont'd)

*(ii) Option holdings*

The numbers of options over ordinary shares in the Company held during the financial period by each director of Dampier Gold Limited and other key management personnel of the Company, including their personally related parties, are set out below:

2010	Balance at start of the period	Granted as compensation	Exercised	Other changes	Balance at end of the period	Vested and exercisable	Unvested
<i>Directors of Dampier Gold Limited</i>							
Russell Skirrow	-	-	-	2,000,000	2,000,000	2,000,000	-
Philip Retter	-	-	-	2,000,000	2,000,000	2,000,000	-
Richard Burden	-	-	-	2,000,000	2,000,000	2,000,000	-
<i>Other key management personnel of the Group</i>							
Susan Hunter	-	-	-	-	-	-	-

All vested options are exercisable at the end of the period.

*(iii) Share holdings*

The numbers of shares in the Company held during the financial period by each director of Dampier Gold Limited and other key management personnel of the Group, including their personally related parties, are set out below. There were no shares granted during the reporting period as compensation.

2010	Balance at start of the period	Received during the period on the exercise of options	Other changes during the period	Balance at end of the period
<i>Directors of Dampier Gold Limited</i>				
<b>Ordinary shares</b>				
Russell Skirrow	-	-	4,393,996	4,393,996
Philip Retter	-	-	2,604,061	2,604,061
Richard Burden	-	-	1,323,993	1,323,993
<i>Other key management personnel of the Group</i>				
<b>Ordinary shares</b>				
Susan Hunter	-	-	-	-

**(c) Loans to key management personnel**

There were no loans to key management personnel during the period.

**(d) Other transactions with key management personnel****Services**

Hunter Corporate Pty Ltd, of which Ms Hunter is the Managing Director and an employee, provided company secretarial and other corporate services to Dampier Gold Limited during the year. The amounts paid were on arms length commercial terms and are included as part of Ms Hunter's compensation. At 30 June 2010 there was an outstanding amount owing to Hunter Corporate Pty Ltd of \$6,958.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

Consolidated  
2010  
\$**12. REMUNERATION OF AUDITORS**

During the period the following fees were paid or payable for services provided by the auditor of the Group, its related practices and non-related audit firms:

**(a) Audit services**

Stantons International Pty Ltd – audit and review of financial reports

15,000

Total remuneration for audit services

15,000

**(b) Non-audit services**

Stantons International Pty Ltd – independent accountants report (interim fee)

5,800

Total remuneration for other services

5,800

**13. CONTINGENCIES**

Dampier (Plutonic) Pty Ltd (“DPPL”), in conjunction with Dampier Gold Limited in March 2010 entered into an Asset Sale Agreement (“ASA”) (and other associated agreements) with Plutonic Gold Pty Ltd and Barrick (Plutonic) Limited (known as the Vendor) (collectively known as the Other Parties) for DPPL to acquire 100% of the rights to various mineral tenements (“Tenements”) in Western Australia. The acquisition cost of \$3,473,000 is made up of a cash payment of \$800,000 of which a deposit of \$250,000 has been made in March 2010, the proposed issue of 3,400,000 shares at a deemed 50 cents each and the issue by Dampier of 5,000,000 Tranche 1 Consideration Options exercisable at 50 cents each on or before 31 October 2011 and the issue by Dampier of 5,000,000 Tranche 2 Consideration Options exercisable at 50 cents each on or before 31 December 2011 and a potential royalty. The Tranche 1 Consideration Options have been valued at a total of \$469,500 and the Tranche 2 Consideration Options have been valued at a total of \$503,500. The cash consideration of \$800,000 is to be adjusted by any outgoings incurred by the Vendors between the date of signing the ASA and the Completion Date as defined. The acquisition of the Tenements is subject to a number of conditions including ASX granting conditional approval for Dampier to be admitted to the Official List of ASX on conditions acceptable to Dampier and before 13 August 2010 (may be extended by mutual consent) and the raising of a minimum amount of \$6,000,000 via an IPO. The Vendors have reserved the right to explore for and mine for gold in respect of a mineral deposit which is located at or below RL 265 metres within the Plutonic Tenements (as defined in the ASA and forming part of the Tenements being acquired). The acquisition of the Tenements and the payment of the purchase consideration has subsequently been made following the listing of the Company on ASX in August 2010, refer note 18.

Following completion of the acquisition of the Tenements by DPPL, the Group has the following contingent liabilities and commitments. There is an obligation for DPPL to cash back various Environmental Bonds on the Tenements in the name of the Vendors. By 31 December 2011, DPPL will pay the Department of Mines and Petroleum in Western Australia cash bonds (“Replacement Securities”) to replace Environmental Bonds presently guaranteed by the Vendors. The total estimated cost is \$5,177,000. Replacement Securities to the value of \$2,000,000 will be lodged within 12 months of Completion; Replacement Securities to the value of \$1,000,000 will be lodged at the earlier of the exercise or expiry of the Tranche 1 Consideration Options; Replacement Securities to the value of \$1,000,000 will be lodged at the earlier of the exercise or expiry of the Tranche 2 Consideration Options; Replacement Securities to the value of \$1,180,000 will be lodged at the earlier of the exercise of the Dampier Options or 31 December 2011; and Replacement Securities to the value that is equivalent to the amount required to replace any outstanding Environmental Bonds on 31 December 2011. DPPL will also pay the Vendors on an annual basis, costs incurred by the Vendors in maintaining the Environmental Bonds in the name of the Vendors (until replaced by the Replacement Securities). If any of the Tranche 1 and Tranche 2 Consideration Options are exercised, the consideration received from the exercises are to be provided to the Vendors and used solely for the purposes of replacing the existing Environmental Royalties noted above in relation to the terms associated with the exercise of the said Consideration Options (\$2,500,000 relating to the Tranche 1 Consideration Options and \$2,500,000 relating to the Tranche 2 Consideration Options). Royalties ranging between 0.25% and 1% gross revenue or net smelter return (dependent on various gold prices and whether the gold is sold under any Ore Purchase Agreement with the Vendors or whether produced and sold under any other Ore Purchase Agreement) are payable on gold produced from the Tenements but only after 50,000 ounces of gold has been produced. DPPL is liable to pay royalties to other parties under various other royalty agreements noted in the Royalty Agreement between the Vendors and Dampier Gold. On one tenement a fibrous mineral but which is not asbestos has been identified. There is no estimate if this will cause any additional costs when exploring on or developing the tenement.

**14. COMMITMENTS****Remuneration commitments**

The Company has entered into employment contracts with Dr Julian Stephens and Mr Richard Hay as Executive Officers effective from the date the Company’s securities are admitted to quotation on the Official List of ASX. A summary of the financial details on the employment contracts is outlined in the Remuneration Report on pages 6 and 7 of the Directors’ Report. The Chairperson of the Company was appointed on 9 April 2010 and will be paid at the rate of \$60,000 per annum plus statutory superannuation from the date the Company achieves an ASX listing and non executive directors also from the date the Company achieves an ASX listing will be paid at the rate of \$40,000 per annum plus statutory superannuation. The employment contracts became effective on 19 August 2010.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

## 15. RELATED PARTY TRANSACTIONS

**(a) Parent entity**

The ultimate parent entity within the Group is Dampier Gold Limited.

**(b) Subsidiaries**

Interests in subsidiaries are set out in note 17.

**(c) Key management personnel**

Disclosures relating to key management personnel are set out in note 11.

**(d) Loans to related parties**

At the reporting date the Company had advanced \$272,262 to its wholly owned subsidiary to fund the on-going exploration and evaluation of the Group's projects. The loan is non-interest bearing and has no specific repayment date nor is it subject to any contracts. The balance is eliminated on Group consolidation.

The Group also has payables outstanding as at 30 June 2010 related to expense reimbursement claim to the Directors as below:

Mr. Richard Burden	\$ 8,293
Mr. Philip Retter	\$15,483
Mr. Russell Skirrow	\$15,611

## 16. BUSINESS COMBINATIONS

**(a) Summary of acquisition**

The Company, on 1 March 2010 acquired all of the shares on issue in Dampier (Plutonic) Pty Ltd (formerly known as Dampier Gold Pty Ltd) ("DPPL") for the issue of 4,000,000 shares in Dampier on the basis of 1 Dampier share for every 1 DPPL share on issue (and the issue of 6,000,000 share options in Dampier on the basis of 1 Dampier share option for every 1 DPPL share options on issue on the same terms and conditions as the existing 6,000,000 share options held by the DPPL option holders). As a result, Dampier issued 4,000,000 shares and 6,000,000 share options ("Dampier Options") to the 4 shareholders and 3 share option holders of DPPL at a total deemed cost of \$7,146 being equal to the fair value of the net assets of DPPL as at date of acquisition.

Details of the purchase consideration, the net assets acquired and goodwill are as follows:

	\$
Purchase consideration (refer to (b) below):	
4,000,000 ordinary shares, and 6,000,000 options issued as consideration	7,146
Total purchase consideration	<u>7,146</u>
The assets and liabilities recognised as a result of the acquisition are as follows:	
	Fair value
	\$
Cash and cash equivalents	5,047
Trade and other receivables	2,099
Net identifiable assets acquired	<u>7,146</u>
Add: goodwill	-
Net assets acquired	<u>7,146</u>

*(i) Equity interest issued as consideration*

4,000,000 ordinary shares and 6,000,000 options exercisable at 20 cents on or before 31 December 2011 were issued as consideration for the purchase of DPPL. The fair value of the net assets acquired has been used as the basis for determining the fair value of the equity instruments issued.

*(ii) Acquired receivables*

The fair value of acquired trade and other receivables is \$2,099. The gross contractual amount for trade and other receivables due is \$2,099, of which nil is expected to be uncollectible.

*(iii) Revenue and profit contribution*

The acquired business contributed a loss of \$33,569 to the Group for the period 1 March 2010 to 30 June 2010. If the acquisition had occurred on the date of incorporation of the Company (28 January 2010), consolidated revenue would have been unchanged and the loss for the period would have been \$400,601.

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

Consolidated  
2010  
\$

## 16. BUSINESS COMBINATIONS (cont'd)

**(b) Purchase consideration – cash outflow**

Outflow of cash to acquire subsidiaries, net of cash acquired

Cash consideration

Less: Balances acquired

Cash

Cash consideration and inflow/(outflow) of cash

-

(5,047)

(5,047)

## 17. SUBSIDIARIES

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

Name	Country of Incorporation	Class of Shares	Equity Holding <sup>(1)</sup>
			2010 %
Dampier (Plutonic) Pty Ltd	Australia	Ordinary	100

(1) The proportion of ownership interest is equal to the proportion of voting power held.

## 18. EVENTS OCCURRING AFTER THE BALANCE SHEET DATE

**Capital raisings**

On 2 July 2010 the Company issued a further 1,000,000 ordinary shares to seed investors, to raise \$100,000 (\$50,000 of this had been received prior to 30 June 2010).

The Company announced the closing of its \$20 million IPO early and oversubscribed with the issue of 40,000,000 ordinary shares on 13 August 2010. Dampier Gold Limited was admitted to the Australian Securities Exchange on 19 August 2010 and began trading on 23 August 2010.

**Tenement acquisition**

In accordance with the tenement acquisition agreement as disclosed in the Prospectus dated 9 July 2010, during August 2010 3,400,000 ordinary shares, 5,000,000 options exercisable at 50 cents on or before 31 October 2011 and 5,000,000 options exercisable at 50 cents on or before 31 December 2011 were issued by the Company. The shares were issued at a deemed cost of 50 cents per share for a total of \$1,700,000 and the options in total were valued at \$973,000. In addition to the equity instruments issued, a cash payment of \$550,000 was also made to the vendor during August 2010 in accordance with the agreement.

No other matters or circumstances have arisen since the end of the financial period which significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial periods.

## 19. STATEMENT OF CASH FLOWS

Consolidated  
2010  
\$**Reconciliation of net loss after income tax to net cash outflow from operating activities**

Net loss for the period

(393,050)

**Change in operating assets and liabilities, net of effects from purchase of controlled entity**

(Increase) in trade and other receivables

(151,612)

Increase in trade and other payables

234,645

Net cash outflow from operating activities

(310,017)

## Notes to the Consolidated Financial Statements continued

30 JUNE 2010

Consolidated  
2010  
\$**20. LOSS PER SHARE****(a) Reconciliation of earnings used in calculating loss per share**

Loss attributable to the owners of the Company used in calculating basic and diluted loss per share

(393,050)Number of shares  
2010**(b) Weighted average number of shares used as the denominator**

Weighted average number of ordinary shares used as the denominator in calculating basic and diluted loss per share

6,892,861**(c) Information on the classification of options**

As the Group has made a loss for the period ended 30 June 2010, all options on issue are considered antidilutive and have not been included in the calculation of diluted earnings per share. These options could potentially dilute basic earnings per share in the future.

**21. SHARE-BASED PAYMENTS**

The Company, on 1 March 2010 acquired all of the shares on issue in Dampier (Plutonic) Pty Ltd (formerly known as Dampier Gold Pty Ltd) ("DPPL") for the issue of 4,000,000 shares in Dampier on the basis of 1 Dampier share for every 1 DPPL share on issue (and the issue of 6,000,000 share options in Dampier on the basis of 1 Dampier share option for every 1 DPPL share options on issue on the same terms and conditions as the existing 6,000,000 share options held by the DPPL option holders). As a result, Dampier issued a further 4,000,000 shares and 6,000,000 share options ("Dampier Options") to the 4 shareholders and 3 share option holders of DPPL at a total deemed cost of \$7,146 being equal to the fair value of the net assets of DPPL as at date of acquisition. The DPPL share options were exercisable at 20 cents each, on or before 31 December 2011 (these have been cancelled) and thus the new 6,000,000 Dampier Options issued by the Company are on the same terms and conditions.

As at 30 June 2010 there are 6,000,000 share options outstanding all exercisable at 20 cents each on or before 31 December 2011.

**22. PARENT ENTITY INFORMATION**2010  
\$

The following information relates to the parent entity, Dampier Gold Limited, at 30 June 2010. The information presented here has been prepared using accounting policies consistent with those presented in Note 1.

Current assets	240,263
Non-current assets	279,408
<b>Total assets</b>	<b>519,671</b>
Current liabilities	227,002
<b>Total liabilities</b>	<b>227,002</b>
Issued capital	652,150
Accumulated losses	(359,481)
<b>Total equity</b>	<b>292,669</b>
Loss for the period	(359,481)
<b>Total comprehensive loss for the period</b>	<b>(359,481)</b>

As detailed in note 13, there are contingent liabilities in respect to tenement acquisition agreements that the parent entity has co-signed with a subsidiary entity.

## Directors' Declaration

In the directors' opinion:

- (a) the financial statements and notes set out on pages 17 to 35 are in accordance with the *Corporations Act 2001*, including:
  - (i) complying with Accounting Standards and the *Corporations Regulations 2001*; and
  - (ii) giving a true and fair view of the Group's financial position as at 30 June 2010 and of its performance for the financial period ended on that date;
- (b) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and
- (c) a statement that the attached financial statements are in compliance with International Financial Reporting Standards has been included in the notes to the financial statements.

The directors have been given the declarations by the chief executive officer and chief financial officer required by section 295A of the *Corporations Act 2001*.

This declaration is made in accordance with a resolution of the directors.



**Richard Burden**

Non-Executive Director

Perth, 30 September 2010

## INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF DAMPIER GOLD LIMITED

### Report on the Financial Report

We have audited the accompanying financial report of Dampier Gold Limited, which comprises the statement of financial position as at 30 June 2010, and the statement of comprehensive income, statement of changes in equity and statement of cashflows for the period ended on that date, a summary of significant accounting policies and other explanatory notes and the directors' declaration of the consolidated entity comprising the company and the entities it controlled at the period'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 and fair presentation of the financial report in accordance with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Act 2001*. This responsibility includes designing, implementing and maintaining internal control relevant to the preparation and fair presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances. In note 1(a), the directors also state, in accordance with Australian Accounting Standard AASB 101 Presentation of Financial Statements, that the financial report, comprising the financial statements and notes, complies 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. These Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

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

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Our audit did not involve an analysis of the prudence of business decisions made by directors or management.

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*.

#### *Auditor's opinion*

In our opinion:

- (a) the financial report of Dampier Gold Limited is in accordance with the *Corporations Act 2001*, including:
  - (i) giving a true and fair view of the consolidated entity's financial position as at 30 June 2010 and of its performance for the period ended on that date; and
  - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001.
- (b) the financial report also complies with International Financial Reporting Standards as disclosed in note 1(a).

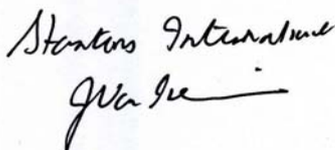
#### **Report on the Remuneration Report**

We have audited the remuneration report included in pages 6 to 8 of the directors' report for the period ended 30 June 2010. The directors of the Company are responsible for the preparation and presentation of the remuneration report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the remuneration report, based on our audit conducted in accordance with Australian Auditing Standards

#### *Auditor's opinion*

In our opinion the remuneration report of Dampier Gold Limited for the period ended 30 June 2010 complies with section 300 A of the *Corporations Act 2001*.

#### **STANTONS INTERNATIONAL (An Authorised Audit Company)**



**JP Van Dieren**  
Director

West Perth, Western Australia  
30 September 2010

## ASX Additional Information

The following additional information is required by the Australian Securities Exchange. The information is current as at 21 September 2010.

### (a) Distribution schedule and number of holders of equity securities as at 21 September 2010

	1 – 1,000	1,001 – 5,000	5,001 – 10,000	10,001 – 100,000	100,001 – and over	Total
Fully Paid Ordinary Shares (DAU)	3	37	91	440	68	639
Unlisted Options – 20c 31/12/11	-	-	-	-	3	3
Unlisted Options – 50c 31/10/12	-	-	-	-	1	1
Unlisted Options – 50c 31/12/11	-	-	-	-	1	1

The number of holders holding less than a marketable parcel of fully paid ordinary shares as at 21 September 2010 is 1.

### (b) 20 Largest holders of quoted equity securities as at 21 September 2010

The names of the twenty largest holders of fully paid ordinary shares (ASX code: DAU) as at 21 September 2010 are:

Rank	Name	Units	% of Units
1	BARRICK (PLUTONIC) LIMITED	3,400,000	6.26
2	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	3,310,000	6.09
3	PENDLEROW PTY LTD <PENDLEROW INVESTMENT A/C>	3,193,996	5.87
4	PELHAM INVESTMENT CORPORATION	2,400,000	4.42
5	WILMINGTON HOLDINGS PTY LTD <FITZGERALD FAMILY A/C>	2,000,000	3.68
6	COGENT NOMINEES PTY LIMITED	1,900,000	3.50
7	SAHARA MINERALS PTY LTD	1,854,061	3.41
8	MR LAURENCE CHARLES KIRK	1,000,000	1.84
9	LANDO PTY LTD	1,000,000	1.84
10	PENDLEROW PTY LTD	1,000,000	1.84
11	MS JOANNE BURDEN + MR RICHARD JOHN BURDEN <BURDEN SUPERANNUATION FUND A/C>	700,001	1.29
12	ALLIED STRATEGIC RESOURCES LIMITED	600,000	1.10
13	RENEAGLE PTY LTD <SHARNEM INVESTMENT A/C>	600,000	1.10
14	BEIRNE TRADING PTY LTD	545,000	1.00
15	MS JOANNE BURDEN + MR RICHARD JOHN BURDEN <BURDEN FAMILY #2 A/C>	523,992	0.96
16	BENHAM AND ASSOCIATES PTY LTD <D BENHAM SUPERANNUATION FUND A/C>	500,000	0.92
17	MS SHARON LEE HAY	500,000	0.92
18	N W PTY LTD <N WILKINSON FAMILY A/C>	500,000	0.92
19	MR PHILIP CUTHBERT RETTER & TRIAGRINI SAFIASARI RETTER <SAHARA SUPER FUND A/C>	500,000	0.92
20	J P MORGAN NOMINEES AUSTRALIA LIMITED	465,000	0.86
	<b>TOTAL</b>	<b>26,492,050</b>	<b>48.74</b>

Stock Exchange Listing – Listing has been granted for all ordinary fully paid shares of the Company on issue on the Australian Securities Exchange.

## ASX Additional Information continued

### (c) Substantial shareholders

Substantial shareholders in Dampier Gold Limited and the number of equity securities over which the substantial shareholder has a relevant interest as disclosed in substantial holding notices given to the Company are listed below:

	No. Shares Held	% of Issued Capital
DR RUSSELL SKIRROW & RELATED ENTITIES	4,393,996	8.1
BLACKROCK INVESTMENT MANAGEMENT (AUSTRALIA) LIMITED AND ASSOCIATED ENTITIES	3,800,000	6.99
BARRICK (PLUTONIC) LIMITED	3,400,000	6.42

### (d) Unquoted Securities

The number of unquoted securities on issue as at 21 September 2010:

	Number on issue
Unlisted options exercisable at 20 cents, on or before 31 December 2011.	6,000,000
Unlisted options exercisable at 50 cents, on or before 31 October 2011.	5,000,000
Unlisted options exercisable at 50 cents, on or before 31 December 2011.	5,000,000

### (e) Names of persons holding more than 20% of a given class of unquoted securities (other than employee options) as at 21 September 2010

Security	Name	Number of Securities
Unlisted Options – 20c 31/12/11	Pendlerow Pty Ltd ATF Pendlerow Investment Trust	2,000,000
Unlisted Options – 20c 31/12/11	Sahara Minerals Pty Ltd	2,000,000
Unlisted Options – 20c 31/12/11	Joanne Lee Burden and Richard John Burden < Burden Family Trust #2 A/C>	2,000,000
Unlisted Options – 50c 31/10/11	Barrick (Plutonic) Limited	5,000,000
Unlisted Options – 50c 31/12/11	Barrick (Plutonic) Limited	5,000,000

### (f) Restricted Securities as at 21 September 2010

Included below is a listing of restricted securities on issue as at 21 September 2010:

<b>ESCROWED SHARES 12 MONTHS EXPIRING 12/03/11</b>	2,400,000
Fully Paid Shares	
<b>ESCROWED SHARES 12 MONTHS EXPIRING 13/08/11</b>	3,400,000
Fully Paid Shares	
<b>ESCROWED SHARES 24 MONTHS FROM DATE OF QUOTATION</b>	7,160,002
Fully Paid Shares	
<b>UNLISTED OPTIONS EXPIRY 31/12/2011 @ \$0.20 ESCROWED 24 MONTHS FROM DATE OF QUOTATION</b>	6,000,000
Unlisted Options	
<b>UNLISTED OPTIONS EXPIRING 31/10/11 @ 50C ESCROWED UNTIL 13 AUGUST 2011</b>	5,000,000
Unlisted Options	
<b>UNLISTED OPTIONS EXPIRING 31/12/11 @ 50C ESCROWED UNTIL 13 AUGUST 2011</b>	5,000,000
Unlisted Options	
<b>VOLUNTARY ESCROWED SHARES 12 MONTHS EXPIRING 12/03/2011</b>	600,000
Fully Paid Shares	
<b>VOLUNTARY ESCROWED SHARES 24 MONTHS EXPIRING 12/03/2012</b>	390,002
Fully Paid Shares	
<b>VOLUNTARY ESCROWED SHARES 24 MONTHS EXPIRING 28/05/2012</b>	200,000
Fully Paid Shares	
<b>VOLUNTARY ESCROWED SHARES 24 MONTHS EXPIRING 2/07/2012</b>	200,000
Fully Paid Shares	

There are no other restricted securities on issue as at 21 September 2010.

## ASX Additional Information continued

### (g) Voting Rights

All fully paid ordinary shares carry one vote per ordinary share without restriction.

Unquoted options have no voting rights.

### (h) Company Secretary

The Company Secretary is Ms Susan Hunter.

### (i) Registered Office

The Company's Registered Office is Suite 21, 589 Stirling Highway, COTTESLOE WA 6011.

### (j) Share Registry

The Company's Share Registry is Computershare Investor Services Pty Ltd of Level 2, 45 St Georges Terrace, Perth WA 6000. Telephone 1300 557 010.

### (k) On-Market Buy-back

The Company is not currently performing an on-market buy-back.

### (l) Schedule of interests in mining tenements

#### Granted Leases

Project Area	Tenement	Interest*
Marymia	E52/2071	100%
Marymia	E52/2072	100%
Marymia	E52/527	100%
Marymia	P52/1220	100%
Marymia	P52/1221	100%
Marymia	P52/1222	100%
Marymia	P52/1223	100%
Marymia	P52/1224	100%
Marymia Hill	M52/183	100%
Marymia	M52/185	100%
Plutonic Bore	M52/217	100%
Plutonic Bore	M52/218	100%
Plutonic Bore	M52/219	100%
Plutonic Bore	M52/220	100%
Marymia	M52/226	100%
Marymia	M52/227	100%
Plutonic Bore	M52/228	100%
Plutonic Bore	M52/229	100%
Marymia	M52/230	100%
Plutonic Bore	M52/231	100%

## ASX Additional Information continued

Marymia	M52/232	100%
Marymia Hill	M52/233	100%
Marymia Hill	M52/234	100%
Marymia Hill	M52/235	100%
Plutonic Bore	M52/246	100%
Plutonic Bore	M52/247	100%
Marymia	M52/253	100%
Marymia	M52/257	100%
Marymia	M52/258	100%
Marymia	M52/259	100%
Marymia Hill	M52/269	100%
Marymia	M52/270	100%
Marymia	M52/271	100%
Marymia	M52/275	100%
Marymia	M52/276	100%
Marymia	M52/277	100%
Marymia	M52/278	100%
Marymia	M52/279	100%
Marymia	M52/280	100%
Marymia	M52/281	100%
Marymia	M52/285	100%
Marymia	M52/291	100%
Marymia	M52/292	100%
Marymia	M52/293	100%
Marymia	M52/299	100%
Plutonic Bore	M52/303	100%
Plutonic Bore	M52/304	100%
Marymia	M52/305	100%
Marymia	M52/306	100%
Marymia	M52/320	100%
Marymia	M52/321	100%
Marymia	M52/322	100%
Marymia	M52/323	100%
Marymia	M52/351	100%
Marymia	M52/352	100%
Marymia	M52/353	100%
Marymia	M52/356	100%

## ASX Additional Information continued

Marymia	M52/365	100%
Marymia	M52/366	100%
Marymia	M52/367	100%
Marymia	M52/368	100%
Marymia	M52/369	100%
Marymia	M52/370	100%
Marymia	M52/395	100%
Marymia Hill	M52/396	100%
Marymia	M52/478	100%
Marymia	M52/546	100%
Marymia	M52/547	100%
Marymia	M52/555	100%
Marymia	M52/571	100%
Marymia	M52/572	100%
Jiminya	M52/590	100%
Marymia	M52/593	100%
Marymia	M52/654	100%
Marymia	M52/657	100%
Marymia	M52/658	100%
Marymia	M52/670	100%
Marymia	M52/671	100%
Marymia	M52/672	100%

\* Pursuant to Asset Sale Agreement entered into by Dampier Gold Limited with subsidiaries of Barrick Gold Corporation on 5 March 2010.

### Mining Lease Applications

Project Area	Tenement	Interest*
Plutonic	M52/1050	100%
Marymia	M52/748	100%
Marymia	M52/779	100%
Marymia	M52/780	100%
Marymia	M52/781	100%
Marymia	M52/782	100%

\* Pursuant to Asset Sale Agreement entered into by Dampier Gold Limited with subsidiaries of Barrick Gold Corporation on 5 March 2010.