

African Energy Resources Limited

ARBN 123 316 781

Financial Report 30 June 2017

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Corporate Directory

Directors Mr Alasdair Cooke

Executive Chairman

Dr Charles (Frazer) Tabeart

Managing Director

Mr Gregory (Bill) Fry Executive Director

Mr Valentine Chitalu Non-Executive Director

Mr Philip Clark

Non-Executive Director

Mr Vincent (Ian) Masterton-Hume

Non-Executive Director

Mr Yan Zhao (retired 2 December 2016)

Alternate Director to Mr Hume

Mr Wayne Richard Trumble Non-Executive Director

Mr John Dean

Non-Executive Director

Company Secretary Mr Daniel Davis

Registered Office Granite House, La Grande Rue

St Martin, Guernsey GY1 3RS

Representative Office in Australia Suite 1, 245 Churchill Avenue

Subiaco, Western Australia, 6008

Share Register Link Market Services Limited

Level 4 Central Park 152 St Georges Terrace

Perth, Western Australia, 6000

Stock Exchange Listings Australian Securities Exchange (ASX: AFR)

Botswana Stock Exchange (BSE: AFR)

Auditor BDO Audit (WA) Pty Limited

38 Station Street

Subiaco, Western Australia, 6008

Solicitors Fairweather Corporate Lawyers

595 Stirling Highway

Cottesloe, Western Australia, 6011

Bankers Westpac Banking Corporation

Level 6, 109 St Georges Terrace

Perth WA 6000

Website www.africanenergyresources.com

Directors' Report

Your Directors present their report on the Consolidated Entity consisting of African Energy Resources Limited (Company) and its controlled entities for the financial year ended 30 June 2017.

1. Directors and Company Secretary

The Directors and the Company Secretary of the Company at any time during or since the end of the financial year are as follows.

Mr Alasdair Cooke BSc (Hons), MAIG - Executive Chairman

Mr Cooke has served as Chairman of the Board of the Company since its incorporation. Mr Cooke is a geologist with over 25 years' experience in the resource exploration industry throughout Australia and internationally. For the past 15 years Mr Cooke has been involved in mine development through various private and public resource companies, prior to which he held senior positions in BHP Billiton plc's international new business and reconnaissance group.

Mr Cooke is a founding director of Mitchell River Group, which over the past sixteen years has established a number of successful ASX listed resources companies, including Panoramic Resources Limited, operating the Savannah and Lanfranchi nickel projects in Australia; Albidon Limited, operating the Munali Nickel Mine in Zambia, Mirabela Nickel Limited, operating the Santa Rita nickel project in Brazil; Exco Resources Limited, developing copper and gold resources in Australia; and Energy Ventures Limited.

 Other current directorships
 Special responsibilities

 EVE Investments
 Executive Chairman

Anova Metals Limited Member of the remuneration committee

Former directorships in the last three years Interests in shares and options

none 50,003,682 shares

1,100,000 performance rights

1,750,000 options

Dr Charles (Frazer) Tabeart PhD, BSc (Hons) ARSM, MAIG - Managing Director

Dr Tabeart is a graduate of the Royal School of Mines with a PhD and Honours in Mining Geology. He has over 25 years' experience in international exploration and mining projects, including 16 years with WMC Resources. Whilst at WMC, Dr Tabeart managed exploration portfolios in the Philippines, Mongolia and Africa, gaining considerable experience in a wide variety of commodities and operating with staff from diverse cultural backgrounds.

Dr Tabeart was appointed Managing Director of the Company in November 2007 after serving two years as General Manager. Under his stewardship the Company discovered and delineated the coal resource at the Sese Coal & Power Project and has since managed the strategic direction of company to focus upon the delivery of multiple coal-fired power stations, captive coal-mines and an export coal mine. He has overseen the acquisition of Mmamantswe and Mmamabula West Coal Projects that has grown the resource inventory of the Company to 8.7Bt of thermal coal.

Other current directorshipsSpecial responsibilitiesPolarX LimitedManaging Director

Segue Resources Limited

Former directorships in the last three years Interests in shares and options

none 4,774,100 shares

2,600,000 performance rights

2,500,000 options

Mr Gregory (Bill) Fry – Executive Director

Mr Fry has more than 25 years corporate experience in the mining and resources industry, specialising in accounting, management, business development and general corporate activities. He has vast experience in project evaluation and development, project funding, management, finance and operations.

Over the past 15 years, Mr Fry has been a Director of several private and public companies with activities ranging from funds management, minerals exploration, mining and quarrying. He has been an Executive Director of African Energy Resources since listing and is responsible for the Company's commercial and financial business programs.

Other current directorships Special responsibilities

EVE Investments Member of the Audit committee
Anova Metals Limited

Former directorships in the last three years Interests in shares and options

5,869,610 shares

1,600,000 performance rights

875,000 options

Mr Valentine Chitalu MPhil, BAcc, FCCA - Non-Executive Director

Mr Chitalu, a Zambian national and resident, is a Chartered Certified Accountant, Fellow of the Association of Chartered Certified Accountants (UK) and holds a practicing certificate from the Zambia Institute of Certified Accountants. He also holds a Masters Degree in Economics, Finance and Politics of Development and a Bachelor's Degree in Accounting and Finance.

Mr Chitalu has been a Non-Executive Director of African Energy Resources since listing and has assisted African Energy through his extensive business and Government contacts in the region.

Other current directorships Special responsibilities

CDC Group nil

Former directorships in the last three years Interests in shares and options

il 2,251,425 shares

400,000 performance rights

500,000 options

Mr Philip Clark - Non-Executive Director BE (Mining), MBA, MAUSIMM, GAICD

Mr Clark brings a broad range of business skills to African Energy, with a particular focus on developing coal resources. He previously spent over 30 years working for BHP Billiton, culminating in five years as Vice President of Resource Development for BHP Billiton Energy Coal globally. He also held previous roles in coal mine management. During the past three years he has held no other public Directorships. Mr Clark is Chairman of the Company's Audit and Remuneration Committees.

Other current directorships Special responsibilities

City West Water Chairman of Audit & Risk Committee

Australia Japan Energy Developments Ltd Chairman of Remuneration Committee

Former directorships in the last three years Interests in shares and options

Engineers Without Borders Australia 2,485,392 shares

Engineers Without Borders International 300,000 performance rights

500,000 Options

Mr Vincent Ian Masterton-Hume - Non-Executive Director

Mr Hume's career in the resources industry stretches back several decades, primarily in the fields of managed fund investments, capital raising and project development. He currently sits on the boards of Silver City Mines; TSX-listed Golden Minerals; and ASX-listed Iron Road. He is a former Director of ASX and TSX-listed Marengo Mining.

Mr Hume was a Founding Partner of The Sentient Group ("Sentient"), an independent private equity investment firm that specialises in the global resource industry. He remains an independent advisor to Sentient, following his retirement from the fund in 2008. Sentient manages in excess of US \$2.3 billion in the development of metal, mineral and energy assets across the globe. Sentient's current investment portfolio includes projects in power generation, energy storage, potash, and base, precious and ferrous metals mining, covering countries as diverse as China, Brazil, Canada, Papua New Guinea, Finland, Australia, Kenya and Botswana.

Prior to the founding of Sentient, Mr Hume was a consultant to AMP's Private Capital Division, working on the development of a number of Chilean mining investment joint ventures, as well as advising on a number of specific investments across a range of commodities and locations.

Other current directorships Special responsibilities

Golden Minerals Limited Member of Remuneration Committee

Former directorships in the last three years Interests in shares and options

Marengo Mining Limited 4,157,606 shares

Silver City Mines Limited 100,000 performance rights

500,000 options

Mr Wayne Trumble BBA (Hons) - Non-Executive Director

Mr Trumble is a senior executive with 35 years of specific industry expertise in electricity, investment and construction. For the twelve years to 2016, Mr Trumble was the Executive General Manager of Griffin Power Pty Ltd, reporting to the Board of the Griffin Group, where he led Griffin's move from fuel supplier to electricity generator. He was responsible for preparation of strategy and the development, execution and operation of Griffin's \$1.2 billion Bluewaters coal fired project, providing 436 MW of base load power in Western Australia. Mr Trumble led the team responsible for all aspects of the project development and construction including all required environmental approvals, negotiations of turn-key EPC contract, off take contracts, grid interconnection and approval of project financing to a level of \$1.0 billion.

Prior to working at Griffin, Mr Trumble was the Managing Director of TransAlta Energy where he was responsible for the commissioning and operation of the 105MW Parkeston Power Station at Kalgoorlie.

Other current directorships Special responsibilities

Clean Energy Investment Holdings Pty Ltd Member of Audit & Risk Committee

Former directorships in the last three years Interests in shares and options

Energy Made Clean 327,273 shares

Molopo Energy Limited 1,000,000 performance rights

500,000 options

Mr John Dean - Non-Executive Director

Mr Dean is an employee of First Quantum Minerals (FQM). Since joining FQM in 2011 he has fulfilled various roles within their mining operations including at FQM's Sentinel Copper Mine, its new flagship mine in Zambia. Prior to joining FQM, Mr Dean worked as an analyst in the energy and natural resource industries, possessing expertise in the valuation and commercial analysis of upstream oil and gas projects, as well as experience in electricity, natural gas, and crude oil markets.

Mr Dean graduated with honours from the University of Louisville in the United States with a Bachelor of Science in Business Administration, and was later awarded a Masters of Business Administration with distinction from the University of Oxford.

In addition to the Directorship, Mr Dean is a part of the team responsible for the development of power generation projects at the Sese Coal & Power Project under the joint venture with FQM.

Current directorships Special responsibilities

nil n

Former directorships in the last three years Interests in shares and options

l nil

Mr Yan Zhao - Alternate Director

Mr Zhao was an alternate Director to Mr Ian Hume and resigned in the year to focus on other work commitments.

Current directorships Special responsibilities

nil ni

Daniel Davis - Company Secretary

Mr Davis is a member of CPA Australia who has worked in the resources sector for the past twelve years specialising in African based explorers and producers. Mr Davis has been Company Secretary since 2009.

nil

nil

1.1 Directors' Meetings

The number of Directors' meetings and number of meetings attended by each of the Directors of the Company during the financial year were:

Director	Board of	Board of Directors		n Committee	Audit & Risk Committee	
Director	Present	Held	Present	Held	Present	Held
Alasdair Cooke	2	2	2	2	-	-
Charles Tabeart	2	2	-	-	-	-
Gregory Fry	2	2	-	-	2	2
Valentine Chitalu	2	2	-	-	-	-
Philip Clark	2	2	2	2	2	2
Vincent Masterton-Hume	1	2	2	2	-	-
Wayne Trumble	2	2	-	-	2	2
John Dean	2	2	-	-	-	-

2. Review of Operations

The supply and demand of power in the southern African region remained in broad balance during the last twelve months, but with notable shortages in key markets. Zambia, the largest producer of copper in Africa, continues to experience widespread power shortages caused by an over reliance on hydro-electric power schemes that have been hampered by low rainfalls and excessive exploitation during the past few years.

Despite the commissioning of 300MW of new coal-fired generation and a new 120MW hydro-electric project, Zambia has still needed to import large amounts electricity via a series of short-term, often high-cost contracts to help meet local demand. This situation has resulted in sharp increases in power tariffs to US \$0.093 per kWh for all major industrial customers in Zambia, with additional increases likely in the coming years. Furthermore, the supply of power to major industrial users has not always been sufficient to meet demand, resulting in load shedding and supply interruptions to the major mines on the Copperbelt.

In this context of reducing regional power stability, African Energy progressed its coal to power projects and remains committed to becoming an independent producer of reliable, affordable and secure base-load electricity. Major milestones achieved during the year include:

- First Quantum Minerals Ltd. (FQM) continued to invest in the Sese JV Project, increasing its stake to 61%. First Quantum will invest a further A\$5 million to reach a 75% interest, following which African Energy's 25% interest in any coal-to-power project developed at the site will be loan carried by First Quantum through to production.
- Technical studies on preliminary design and layout, operating and capital costs and transmission routes between Botswana and Zambia have been completed for a 450MW power station and integrated coal mine.
- The Sese JV Project continued to receive strong support from the Government of Botswana via the approval of a 25-year mining licence for the project, plus the granting of a Manufacturing Development Approval Order which provides for a 5-year tax holiday from commercial completion followed by a 15% corporate tax rate for the power project.
- All project information and technical studies have been incorporated into an Information Memorandum which is suitable for briefing potential lenders to the project.

Negotiations with Botswana government departments to secure a Generation and Export Licence and suitable transmission and wheeling agreements with the relevant southern African power utilities commenced in the year. In order to conclude these commercial arrangements, AFR and FQM have extended the period required FQM to complete its earn-in for 75% interest in the Sese JV beyond the current end date of July 2017.

Post balance date, FQM increased its stake in African Energy to 13.8% via an equity placement of A\$1.38 million at A\$ 0.078 per share.

3. Remuneration Report - Audited

This Remuneration Report outlines the remuneration arrangements which were in place during the year, and remain in place as at the date of this report, for the Directors and key management personnel ("KMP") of African Energy Resources Limited.

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

3.1 Principles of Compensation

The objective of the Company's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with achievement of strategic objectives and the creation of value for shareholders, and conforms with market practice for delivery of reward. The Board ensures that executive reward satisfies the following key criteria for good reward governance practices:

- competitiveness and reasonableness;
- acceptability to shareholders;
- performance linkage / alignment of executive compensation;
- transparency; and
- capital management.

Alignment to shareholders' interests:

- has economic profit as a core component of plan design;
- focuses on sustained growth in shareholder wealth, consisting of dividends and growth in share price, and delivering constant return
 on assets as well as focusing the executive on key non-financial drivers of value; and
- attracts and retains high calibre executives.

Alignment to program participants' interests:

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

The framework provides a mix of fixed and variable pay, and a blend of short and long-term incentives. As executives gain seniority with the Company, the balance of this mix shifts to a higher proportion of "at risk" rewards.

The following table shows key performance indicators for the group over the last five years:

	2017	2016	2015	2014	2013
5 6 44 15 11 11 11 11 11	(4.044.774)	(4.705.044)	(5.405.050)	(6 770 704)	(42 5 47 740)
Profit / (loss) for the year attributable to owners	(1,241,774)	(1,705,044)	(5,105,959)	(6,779,734)	(12,547,719)
Basic earnings / (loss) per share (cents)	(0.20)	(0.28)	(0.90)	(1.55)	(3.58)
Dividend payments	-	-	-	-	-
Dividend payment ratio (%)	-	-	-	-	-
Increase / (decrease) in share price (%)	209%	(4%)	(4%)	3%	(61%)
Total KMP incentives as percentage of profit /					
(loss) for the year (%)	-	-	-	-	-

3.2 Remuneration governance

The Remuneration Committee provides advice on remuneration and incentive policies and practices and specific recommendations on remuneration packages and other terms of employment for Executive Directors, other senior executives and Non-Executive Directors. The Corporate Governance Statement provides further information on the role of the Board.

Mr Philip Clark is the chairman of the remuneration committee.

3.3 Non-Executive Directors

Fees and payments to Non-Executive Directors reflect the demands which are made on, and the responsibilities of, the Directors. Non-Executive Directors' fees and payments are reviewed annually by the Board.

The current base remuneration was last reviewed with effect from 25 January 2017 and was set at AU\$45,000 per annum.

3.4 Executive Directors

The executive pay and reward framework has two components:

- base pay; and
- long-term incentive through issue of performance rights and options

Base Pay

Base pay is structured as a total employment cost package which may be delivered as a combination of cash and prescribed non-financial benefits at the Remuneration Committee's discretion.

Executives are offered a competitive base pay that comprises the fixed component of pay and rewards. Base pay for executives is reviewed annually to ensure the executive's pay is competitive with the market. There is no guaranteed base pay increases included in any executives' contract.

Long-term incentives

The award of performance rights and options to Directors, provides an opportunity for Directors to participate in the Company's growth and an incentive to contribute to that growth. The Remuneration Committee has determined performance hurdles that will apply to each performance right and option issued.

Performance conditions attached to performance rights and options are detailed in note 7.4.

Service Contracts

On appointment to the Board, Executive Directors enter into an executive service agreement with the Company. The agreement details the Board policies and terms, including compensation, relevant to the office of Director.

The Company currently has service contracts in place with the following three Board members. All contracts with Executive Directors are for a two year term but can be terminated by either party with three months' notice. Details of the service agreements are listed below.

Mr Alasdair Campbell Cooke - Executive Chairman, the Company

- Commencement date: 1 January 2017
- Base salary is U\$\$65,110 (AU\$85,000)
- Termination payment is the equivalent of three months consulting fees

Dr Charles Frazer Tabeart - Managing Director, the Company

- Commencement date: 1 January 2017
- Base salary is US\$245,120 (AU\$320,000)
- Termination payment is the equivalent of three months consulting fees

Mr Gregory William Fry - Executive Director, the Company

- Commencement date: 1 January 2017
- Base salary is US\$122,560 (AU\$160,000)
- Termination payment is the equivalent of three months consulting fees

No other key management personnel have service contracts in place with the Consolidated Entity.

3.5 Comments made at the Company's 2016 Annual General Meeting

The Company did not receive any specific feedback at the AGM or throughout the year on its remuneration practices.

3.6 Directors and Executive Officers' Remuneration (Consolidated Entity)

Details of the remuneration of the Directors of the Consolidated Entity (as defined in AASB 124 Related Party Disclosures) of the Consolidated Entity are set out in the following tables.

The key management personnel of the Consolidated Entity are the Directors of African Energy Resources Limited.

The following tables set out remuneration paid to key management personnel of the Consolidated Entity during the year.

	Short term employee benefits	Share based	l payments	Total
Key Management Personnel - 2017	Cash salary & fees	Shares	Performance Rights	Total
	US\$	US\$	US\$	US\$
Non-Executive Directors				
Valentine Chitalu	33,920	-	3,537	37,457
Philip Clark	33,920	-	(12,388)	21,532
Vincent Masterton-Hume	33,920	-	884	34,804
Wayne Trumble	33,920	-	6,629	40,549
John Dean	33,920	-	-	33,920
Total Non-Executive Directors	169,600	-	(1,338)	168,262
Key Management Personnel				
Executive Directors				
Gregory Fry	120,606	-	(31,095)	89,511
Charles Tabeart	241,211	-	(67,497)	173,714
Alasdair Cooke	82,163	-	(12,895)	69,268
Total Key Management Personnel	443,980	-	(111,487)	332,493
Total	613,580	-	(112,825)	500,755
Key Management Personnel – 2016				
Non-Executive Directors				
Valentine Chitalu	32,771	-	5,127	37,898
Philip Clark	32,771	-	2,037	34,808
Vincent Masterton-Hume	32,771	-	1,282	34,053
Wayne Trumble	32,771	-	9,609	42,380
John Dean	32,771	=	-	32,771
Total Non-Executive Directors	163,855	-	18,055	181,910
Key Management Personnel				
Executive Directors				
Gregory Fry	116,520	-	9,832	126,352
Charles Tabeart	233,040	-	11,974	245,014
Alasdair Cooke	86,662	8,375	8,762	103,799
Total Key Management Personnel	436,222	8,375	30,568	475,165
Total	600,077	8,375	48,622	657,074

Negative remuneration values are due to a reversal in share based payment expense as a result of a change in management estimates for the achievement of performance rights.

The Group did not engage a remuneration consultant during the year.

3.7 Share-based compensation

The Company awarded performance rights and options to directors for no consideration during the year. Performance rights and options carry no dividend or voting rights. When exercisable, each right is convertible into one ordinary share and each options is convertible to one ordinary share by paying the option exercise price.

On 19 December 2016 Directors were awarded 1,266,667 performance rights that shall vest upon the formal execution of a 300MW Sese PPA or when FQM have made a formal financial commitment to a 300MW power station at Sese post 1 October 2017 as follows.

Alasdair Cooke 166,666
Charles Tabeart 666,667
Gregory Fry 333,333
Phil Clark 100,000

Performance Rights awarded to Mr Cooke, Dr Tabeart and Mr Fry vest upon the formal execution by the Company of a Power Purchase Agreement for the full output of a 300MW Integrated Power project at Sese with an execution date from 1 October 2017 to 31 December 2019.

Performance Rights awarded to Mr Clark shall vest upon completion of a bankable feasibility study on the Sese Coal Project with an effective completion date from 1 October 2017 to 31 December 2019.

Shareholder approval date	22 November 2016	22 November 2016
Number	1,166,666	100,000
Price on Issue Date	A\$0.039	A\$0.039
Likelihood of hurdle being met (See note 1.6)	more likely than less likely	less likely than more likely
Expiry = 30 September 2019	30-Sep-19	30-Sep-19
Fair Value (market price on the date of issue)	A\$0.039	A\$0.039
Total value	US\$34,580	US\$2,964
Expensed in Period	US\$3,338	Nil

On 19 December 2016 Directors were awarded 7,125,000 options exercisable at 6c upon the Company or its partners making an irrevocable commitment to a power purchase agreement at Mmamabula West. Options were valued using binomial option pricing model using the following inputs.

Shareholder approval date	22 November 2016
Number	10,875,000
Price on Issue Date	A\$0.039
Strike Price:	A\$0.06
Likelihood of hurdle being met (See note 1.6)	less likely than more likely
Expiry = 30 September 2019	30-Sep-19
Volatility	80%
Fair Value	AU\$0.0146 per option
Total value	US\$120,740
Expensed in Period	Nil

3.8 Directors' and Executives Interests

A. Shares

	Balance at 30/06/2016	Purchases (Sales)	Balance at 30/06/2017	Balance at Reporting Date
Non-executive Directors				
Valentine Chitalu	2,251,425	-	2,251,425	2,251,425
Philip Clark	2,485,392	-	2,485,392	2,485,392
Vincent Masterton-Hume	4,157,606	-	4,157,606	4,157,606
Wayne Trumble	327,273	-	327,273	327,273
John Dean	-	-	-	-
Executive Directors				
Alasdair Cooke	50,003,682	-	50,003,682	50,003,682
Charles Tabeart	4,774,100	-	4,774,100	4,774,100
Gregory Fry	5,869,610	-	5,869,610	5,869,610
	69,869,088	-	69,869,088	69,869,088

B. Performance Rights

	Balance at 30/06/2016	Issued 19 December 2016	Balance at 30/06/2017	Vested and exercisable	Unvested
Non-executive Directors					_
Valentine Chitalu	400,000	-	400,000	-	400,000
Philip Clark	200,000	100,000	300,000	-	300,000
Vincent Masterton-Hume	100,000	-	100,000	-	100,000
Wayne Trumble	1,000,000	-	1,000,000	-	1,000,000
John Dean	-	-	-	-	-
Executive Directors					
Alasdair Cooke	933,333	166,667	1,100,000	-	1,100,000
Charles Tabeart	1,933,333	666,667	2,600,000	-	2,600,000
Gregory Fry	1,266,667	333,333	1,600,000	-	1,600,000
	5,833,333	1,266,667	7,100,000	-	7,100,000

C. Options

	Balance at 30/06/2016	Issued 19 December 2016	Balance at 30/06/2017	Vested and exercisable	Unvested
Non-executive Directors					
Valentine Chitalu	-	500,000	500,000	-	500,000
Philip Clark	-	500,000	500,000	-	500,000
Vincent Masterton-Hume	-	500,000	500,000	-	500,000
Wayne Trumble	-	500,000	500,000	-	500,000
John Dean	-	-	-	-	-
Executive Directors					
Alasdair Cooke	-	1,750,000	1,750,000	-	1,750,000
Charles Tabeart	-	2,500,000	2,500,000	-	2,500,000
Gregory Fry	-	875,000	875,000	-	850,000
	-	7,125,000	7,125,000	-	7,125,000

On 19 December 2016 directors were awarded 7,125,000 options exercisable at 6c upon the Company or its partners making an irrevocable commitment to a power purchase agreement at Mmamabula West.

D. Other related party transactions

The terms and conditions of the transactions with Directors, key executives and associates and their related entities were no more favourable than those available, or which might reasonably be expected to be available, on similar transactions to non-Director related entities on an arm's length basis.

	Charge	s from	Charges to		
	2017 2016		2017	2016	
	US\$	US\$	US\$	US\$	
Mitchell River Group Pty Ltd	111,668	190,066	-	-	
Anova Metals Limited	-	2,383	-	5,823	
EVE Investments Limited	-	-	40,611	34,771	

At 30 June 2017 the company had a payable outstanding to Mitchell River Group of US\$2,962 (30 June 2016: US\$15,799).

This is the end of the Audited remuneration report.

4. Principal Activities

The principal activity of the Consolidated Entity during the course of the financial year was the development of power projects in southern Africa.

5. Events Subsequent to Reporting Date

On 10 August, the Company agreed with First Quantum Minerals (FQM) to extend the period for FQM to complete the earn-in by 12 months, to 12 July 2018, at which time if firm arrangements for wheeling power are not in place the commitment date may be extended by a further 12 months.

In connection with the extension of the Sese JV earn-in period FQM subscribed for 17,692,308 new African Energy shares at a price of A\$0.078 per share, for total proceeds of A\$1.38 million.

Also in connection with the JV extension, FQM has transferred to African Energy, their entire holding of 5,985,886 shares in ASX-listed Caravel Minerals. African Energy is a a substantial shareholder of Caravel Minerals with 7.3% of the voting power.

No other matters or circumstances have arisen since the end of the financial year which have significantly affected or may significantly affect the operations, results or state of affairs of the Group in future financial years which have not been disclosed publicly at the date of this report.

6. Likely Developments and Expected Results

The Group will continue to pursue activities within its corporate objectives. Further information about likely developments in the operations of the Group and the expected results of those operations in the future financial years has not been included in this report because disclosure would likely result in unreasonable prejudice to the Group.

7. Significant Changes in the State of Affairs

In the opinion of the Directors, other than stated under Review of Operations, and Events Subsequent to Reporting Date, there were no significant changes in the state of affairs of the Group that occurred during the financial year under review and subsequent to the year end.

8. Environmental Regulations

The Consolidated Entity's operations are not subject to any significant environmental regulations under the legislation of countries in which it operates. However, the Board believes there are adequate systems in place for the management of its environmental requirements and is not aware of any breach of those environmental requirements as they apply.

The Company is not subject to the reporting requirements of both the Energy Efficiency Opportunities Act 2006 and the National Greenhouse and Energy Reporting Act 2007.

9. Indemnification and Insurance of Officers and Auditors

11.1 Indemnification

An indemnity agreement has been entered into with each of the Directors and Company Secretary of the Company named earlier in this report. Under the agreement, the Company has agreed to indemnify those officers against any claim or for any expenses or costs which may arise as a result of work performed in their respective capacities to the extent permitted by law. There is no monetary limit to the extent of this indemnity.

11.2 Insurance

During the financial year, the Company has taken out an insurance policy in respect of Directors' and officers' liability and legal expenses' for Directors and officers.

10. Corporate Structure

African Energy Resources Limited is a Company limited by shares that is incorporated and domiciled in Guernsey. The Company is listed on the Australian Securities Exchange and Botswana Stock Exchange under code AFR.

11. Non-Audit Services

During the year, there were no non-Audit services provided by BDO Audit (WA) Pty Limited (2016: nil).

12. Lead Auditor's Independence Declaration

The lead Auditor's Independence Declaration is set out on page 16 and forms part of the Directors' report for the financial year ended 30 June 2017.

Charles Frazer Tabeart Managing Director

Perth, 29 September 2017

Directors' Declaration

African Energy Resources Limited and its Controlled Entities

The Directors of the Company declare that:

- 1 The financial statements, comprising the consolidated statement of profit or loss and other comprehensive income, consolidated statement of financial position, consolidated statement of cash flows, consolidated statement of changes in equity and accompanying notes, are in accordance with the Corporations Act 2001; and
 - (a) comply with Accounting Standards and the Corporations Regulations 2001 and other mandatory professional reporting requirements; and
 - (b) give a true and fair view of the financial position as at 30 June 2017 and of the performance for the year ended on that date of the Consolidated Entity.
- 2 In the Directors opinion, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
- 3 The Consolidated Entity has included in the notes to the financial statements an explicit and unreserved statement of compliance with International Financial Reporting Standards.
- 4 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 Board of Directors and is signed on behalf of the Directors by:

Charles Frazer Tabeart Managing Director

Perth, 29 September 2017



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INDEPENDENT AUDITOR'S REPORT

To the members of African Energy Resources Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of African Energy Resources Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2017, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial report, including a summary of significant accounting policies and the directors' declaration.

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

- (i) Giving a true and fair view of the Group's financial position as at 30 June 2017 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the Financial Report section of our report. We are independent of the Group in accordance with the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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

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

Key audit matters

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



Carrying value of investment in the Sese joint venture

Key audit matter

As disclosed in Note 2.2, the carrying value of the Group's investment in associate (Sese Power Project) amounted to \$8.06 million at 30 June 2017 (2016: \$8.52 million).

The Group is required to assess whether any impairment indicators are present which may indicate the Group's investment in associate may be impaired.

We have determined this is a key audit matter given its financial significance to the Group and the judgements and estimates required in assessing the carrying value of the investment. How the matter was addressed in our audit

Our procedures included, but were not limited to the following:

- Considering the existence of any indicators of impairment of the investment;
- Reviewing ASX announcements, Board of Directors meetings minutes and considering management's assessment of impairment indicators; and
- Assessing the appropriateness of the Group's disclosures in respect of the investment in associate (refer note 2.2).

Accounting for Exploration and Evaluation assets

Key audit matter

At 30 June 2017 the carrying value of the capitalised exploration and evaluation asset was \$7.00 million (30 June 2016: \$6.61 million), as disclosed in Note 2.1.

As the carrying value of the Exploration and Evaluation Asset represents a significant asset of the Group, we considered it necessary to assess whether any facts or circumstances exist to suggest that the carrying amount of this asset may exceed its recoverable amount.

Judgement is applied in determining the treatment of exploration expenditure in accordance with Australian Accounting Standard AASB 6 Exploration for and Evaluation of Mineral Resources. In particular:

- Whether the conditions for capitalisation are satisfied;
- Which elements of exploration and evaluation expenditures qualify for recognition; and
- Whether facts and circumstances indicate that the exploration and expenditure assets should be tested for impairment.

How the matter was addressed in our audit

Our procedures included, but were not limited to:

- Obtaining a schedule of the areas of interest held by the Group and assessing whether the rights to tenure of those areas of interest remained current at balance date;
- Considering the status of the ongoing exploration programmes in the respective areas of interest by holding discussions with management, and reviewing the Group's exploration budgets, ASX announcements and director's minutes;
- Considering whether any such areas of interest had reached a stage where a reasonable assessment of economically recoverable reserves existed;
- Verifying, on a sample basis, evaluation expenditure capitalised during the year for compliance with the recognition and measurement criteria of AASB 6;
- Considering whether any facts or circumstances existed to suggest impairment testing was required; and
- We also assessed the adequacy of the related disclosures in Note 2.1 to the Financial Statements.



Other information

The directors are responsible for the other information. The other information comprises the unaudited information contained in the director's report for the year ended 30 June 2017, but does not include the financial report and our auditor's report thereon, which we obtained prior to the date of this auditor's report, and the annual report, which is expected to be made available to us after that date.

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

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

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

When we read the annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and will request that it is corrected. If it is not corrected, we will seek to have the matter appropriately brought to the attention of users for whom our report is prepared.

Responsibilities of the directors for the Financial Report

The directors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

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



Auditor's responsibilities for the audit of the Financial Report

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

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

http://www.auasb.gov.au/auditors_responsibilities/ar1.pdf

This description forms part of our auditor's report.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 7 to 12 of the directors' report for the year ended 30 June 2017.

In our opinion, the Remuneration Report of African Energy Resources Limited, for the year ended 30 June 2017 complies with section 300A of the Corporations Act 2001.

Responsibilities

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

BDO Audit (WA) Pty Ltd

Jarrad Prue

Director

Perth, 29 September 2017



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DECLARATION OF INDEPENDENCE BY JARRAD PRUE TO THE DIRECTORS OF AFRICAN ENERGY RESOURCES LIMITED

As lead auditor of African Energy Resources Limited for the year ended 30 June 2017, I declare that, to the best of my knowledge and belief, there have been:

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

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

Jarrad Prue

Director

BDO Audit (WA) Pty Ltd

Perth, 29 September 2017

Consolidated Statement of Profit or Loss and Other Comprehensive Income For the year ended 30 June 2017

	Mata	2017 US\$	2016 US\$
Davisaria francisco continuir a proventiona	Note 3.2		
Revenue from continuing operations	_	73,773	122,178
Personnel expenses	3.3	(344,010)	(959,231)
Professional & administration expense	3.3	(432,895)	(537,385)
Exploration & evaluation expensed	2.2	(80,704)	(45,168)
Share of Loss in Sese JV	2.2	(458,346)	(275,807)
Foreign currency loss		408	(9,631)
Loss before tax		(1,241,774)	(1,705,044)
Income tax expense	3.4	-	
Loss after income tax for the year		(1,241,774)	(1,705,044)
Attributable to:			
Equity holders of the Company		(1,241,774)	(1,705,044)
Loss for the year		(1,241,774)	(1,705,044)
Other comprehensive income			
Items that may be reclassified subsequently to profit or loss			
Foreign currency translation reserve		71,540	(262,066)
Total other comprehensive income / (loss) for the year		71,540	(262,066)
Total comprehensive loss attributable to the ordinary equity holders of the Comp	any:		
Total comprehensive loss for the year		(1,170,234)	(1,967,110)
Loss per share for loss attributable to the ordinary equity holders of the Company	<i>ı</i> :		
Basic and diluted loss per share (cents per share)	3.5	(0.20)	(0.28)
basic and unuted loss per share (cents per share)	3.5	(0.20)	(0.28)

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

Consolidated Statement of Financial Position As at 30 June 2017

Note	2017 US\$	2016 US\$
Assets		
Current assets		
Cash & cash equivalents 4.1	2,621,783	3,942,840
Trade & other receivables 4.3	138,786	129,360
Total current assets	2,760,569	4,072,200
Non-current assets		
Investment in Sese Joint Venture 2.2	8,056,900	8,515,246
Property, plant & equipment	398	1,940
Exploration & evaluation 2.1	7,001,817	6,610,155
Total non-current assets	15,059,115	15,127,341
Total assets	17,819,684	19,199,541
Liabilities		
Current liabilities		
Trade & other payables 4.4	118,675	197,305
Total current liabilities	118,675	197,305
Total liabilities	118,675	197,305
Net assets	17,701,009	19,002,236
Equity		
Contributed equity 5.1	63,109,911	63,109,911
Reserves	215,728	275,181
Retained Earnings (Accumulated losses)	(45,624,630)	(44,382,856)
Total equity attributable to shareholders of the Company	17,701,009	19,002,236

The consolidated statement of financial position is to be read in conjunction with the accompanying notes

Consolidated Statement of Changes in Equity for the year ended 30 June 2017

	Contributed equity	Accumulated losses	Foreign Currency Translation Reserve	Share- Based Payments Reserve	Total equity
	US\$	US\$	US\$	US\$	US\$
At 30 June 2015	63,545,081	(42,677,812)	(4,886,734)	5,324,756	21,305,291
Net earnings for the year	-	(1,705,044)	-	-	(1,705,044)
Effect of translation of foreign operations to group presentation currency		-	(262,066)	-	(262,066)
Total comprehensive income for the year		(1,705,044)	(262,066)	-	(1,967,110)
Transactions with owners in their capacity as owners:					
Share buyback	(443,887)	-	-	-	(443,887)
Share based payments	8,717	-	=	99,225	107,942
	(435,170)	-	=	99,225	(335,945)
At 30 June 2016	63,109,911	(44,382,856)	(5,148,800)	5,423,981	19,002,236
Net earnings for the year Effect of translation of foreign operations to group	-	(1,241,774)	-	-	(1,241,774)
presentation currency		-	71,540	-	71,540
Total comprehensive income for the year		(1,241,774)	71,540	-	(1,170,234)
Transactions with owners in their capacity as owners:					
Share based payments		-	-	(130,993)	(130,993)
		-	-	(130,993)	(130,993)
At 30 June 2017	63,109,911	(45,624,630)	(5,077,260)	5,292,988	17,701,009

The consolidated statements of changes in equity are to be read in conjunction with the accompanying notes

Consolidated Statement of Cash Flows for the year ended 30 June 2017

	Note	2017 US\$	2016 US\$
Cash flows from operating activities			
Interest received		76,351	150,444
Payment to suppliers and employees		(997,191)	(1,471,544)
Net cash (outflow) from operating activities	4.2	(920,840)	(1,321,100)
Cash flows from investing activities			
Payment for exploration and evaluation		(461,333)	(278,615)
Net cash (outflow) from investing activities		(461,333)	(278,615)
Cash flows from financing activities			
Buyback of shares		-	(443,887)
Net cash inflow/(outflow) from financing activities		-	(443,887)
Cash and cash equivalents at the beginning of the year	4.1	3,942,840	6,240,350
Net (decrease) / increase in cash and cash equivalents		(1,382,173)	(2,043,602)
Effect of exchange rate fluctuations on cash held		61,116	(253,908)
Cash and cash equivalents at the end of the year	4.1	2,621,783	3,942,840

The consolidated statements of cash flows are to be read in conjunction with the accompanying notes

Notes to the Consolidated Financial Statements

1. Basis of Preparation

1.1 Statement of Compliance

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards ('AASBs') (including Australian Interpretations) adopted by the Australian Accounting Standards Board ('AASB') and the Corporations Act 2001. The financial report of the Consolidated Entity also complies with IFRSs and interpretations as issued by the International Accounting Standards Board. African Energy Resources Limited is a for-profit entity for the purposes of preparing financial statements.

The financial report was authorised for issue by the Directors on 29 September 2017.

1.2 Basis of measurement

The financial report is prepared under the historical cost convention.

1.3 Functional and presentation currency

These consolidated financial statements are presented in US dollars ('US\$').

The functional currency of the Company and each of the operating subsidiaries is US\$ which represents the currency of the primary economic environment in which the Company and each of the operating subsidiaries operates.

Subsidiaries denominated in Australian dollars ('AU\$') are translated at the closing rate on reporting date. Profit and loss items are translated on the prevailing rate on the date of transaction.

1.4 Going concern

The financial report has been prepared on a going concern basis, which contemplates the continuity of normal business activity and the realisation of assets and the settlement of liabilities in the normal course of business.

1.5 Reporting entity

African Energy Resources Limited (referred to as the 'Parent Entity' or the 'Company') is a company domiciled in Guernsey. The consolidated financial statements of the Company as at and for the year ended 30 June 2017 comprise the Company and its subsidiaries (together referred to as the 'Consolidated Entity' or the 'Group'). The Group is primarily involved in power and coal development in southern Africa.

1.6 Use of estimates and judgments

The preparation of a financial report in conformity with Australian Accounting Standards requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. These accounting policies have been consistently applied by each entity in the Consolidated Entity.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods. In particular, information about significant areas of estimation uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amount recognised in the financial statements are described in the following notes:

- Note 2.1 Exploration & evaluation expenditure If, after having capitalised expenditure under this policy, the Directors conclude that the Group is unlikely to recover the expenditure by future exploration or sale, then the relevant capitalised amount will be written off to the Statement of Profit or Loss and other Comprehensive Income.
- Note 2.2 Investments in Associates The carrying amount of the investment is tested for impairment indicators at least annually in accordance with AASB 136 Impairment of Assets. Where there are indicators present the group compares its recoverable amount (fair value less costs to sell) with its carrying amount.
- Note 7.4 Share-based payments arrangements The Group values options issued at fair value at the grant date using the binomial option pricing model taking into account the exercise price, the term of the option, the impact of dilution, the share price at grant date, the expected volatility of the underlying share, the expected dividend yield and risk free interest rate for the term of the option. Performance rights are valued at face value of the share on the date of issue. At each reporting period management assess the probability of the vesting of options and performance rights where

applicable in accordance with AASB 2 – Share based payments (non-market conditions). The probability is assessed to either be less likely or more likely (0% or 100%) and a vesting expense is recorded accordingly.

2. Capital Expenditure

2.1 Exploration and evaluation expenditure

Exploration and evaluation activity involves the search for energy resources, the determination of technical feasibility and the assessment of commercial viability of an identified resource.

Exploration and evaluation assets are only recognised if the rights of the area of interest are current and either:

- a) the expenditures are expected to be recouped through successful development and exploitation of the area of interest; or
- b) activities in the area of interest have not at the reporting date, reached a stage which permits a reasonable assessment of the existence or other wise of economically recoverable reserves and active and significant operations in, or in relation to, the area of interest are continuing.

(a) Exploration and Evaluation Carrying Values

Exploration and evaluation assets are assessed for impairment if sufficient data exists to determine technical feasibility and commercial viability and facts and circumstances suggest that the carrying amount exceeds the recoverable amount. For the purposes of impairment testing, exploration and evaluation assets are allocated to cash-generating units to which the exploration activity relates. The cash generating unit shall not be larger than the area of interest. Once the technical feasibility and commercial viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified from intangible assets to mineral property and development assets within property, plant and equipment.

The recoverability of the carrying amounts of exploration and evaluation assets is dependent on the successful development and commercial exploitation or sale of the respective area of interest.

	2017	2016
	US\$	US\$
Mmamabula West Coal Project	3,601,645	3,214,851
Mmamantswe Coal Project	3,400,172	3,395,304
Carrying amount of exploration and evaluation	7,001,817	6,610,155
(b) Exploration and Evaluation movement reconciliation	C C10 155	C 170 C00
Balance at the beginning of the year	6,610,155	6,179,689
Additions	380,856	437,020
Effect of movements in foreign exchange	10,806	(6,554)
Carrying amount at 30 June	7,001,817	6,610,155

2.2 Investments in Associates

Associates are entities over which the Group has significant influence but not control or joint control. Associates are accounted for in the parent entity financial statements at cost and the consolidated financial statements using the equity method of accounting. Under the equity method of accounting, the group's share of post-acquisition profits or losses of associates is recognised in consolidated profit or loss and the group's share of post-acquisition other comprehensive income of associates is recognised in consolidated other comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. Dividends received from associates are recognised in the parent entity's profit or loss, while they reduce the carrying amount of the investment in the consolidated financial statements.

Subsidiaries are all entities over which the group has control. Control is determined with reference to whether the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Where the group loses control of a subsidiary but retains significant influence, the retained interest is re-measured to fair value at the date that control is lost and the difference between fair value and the carrying amount is recognised in profit or loss. There is judgement involved in determining whether control has been lost and determining the fair value of the investment held.

(a) Movements in carrying amounts

Balance at the beginning of the year
Share of Losses after income tax
Carrying amount at 30 June

2017	2016
US\$	US\$
8,515,246	8,791,053
(458,346)	(275,807)
8,056,900	8,515,246

(b) Share of the results of its associates

The groups share of the results of its associates and its aggregated assets and liabilities are as follows.

	Ownership —	Company's share of:			_
	Interest %	Assets US\$	Liabilities US\$	Revenues US\$	(Loss) US\$
African Energy Holdings SRL	39%	5,619,876	15,005	-	(458,346)

(c) Summarised financial information of associate - African Energy Holdings SRL

	2017	2016
Summarised statement of financial position	US\$	US\$
Current Assets		
Cash and cash equivalents	79,649	61,203
Trade and other receivables	92,344	422,159
Total current assets	171,993	483,362
Non-current Assets		_
Exploration & evaluation	14,112,860	12,860,916
Property, plant & equipment	125,085	173,418
Total non-current assets	14,237,945	13,034,334
Total assets	14,409,937	13,517,696
Current Liabilities		
Trade and other payables	38,476	1,766,747
Total current liabilities	38,476	1,766,747
Total liabilities	38,476	1,766,747
Net assets	14,371,462	11,750,949

Summarised statement of comprehensive income	2017 US\$	2016 US\$
Revenue	-	-
Total Operating Expense	(1,098,124)	(586,823)
Loss from operating activities	(1,098,124)	(586,823)
Other comprehensive income	-	-
Total comprehensive income	(1,098,124)	(586,823)

3. Financial Performance

3.1 Segment information

AASB 8 Operating Segments requires a 'management approach', under which segment information is presented on the same basis as that used for internal reporting purposes. The segments are reported in a manner that is consistent with the internal reporting provided to the chief operating decision maker.

(a) Description of Segments

The Company's Board receives financial information across three reportable segments. These are Coal-fired Power Projects; Power Investments and Unallocated.

(b) Segment Information

For the year ended 30 June 2017	Coal-fired Power Projects	Power Investments	Unallocated	Consolidated
	US\$	US\$	US\$	US\$
Total segment revenue	-	-	73,773	73,773
Profit (loss) before income tax	-	(539,050)	(702,724)	(1,241,774)
Segment Assets				
Investment in Sese JV		8,056,900	-	8,056,900
Exploration and evaluation expenditure	7,001,817	-	-	7,001,817
Property, plant and equipment	-	-	398	398
Cash and short term receivable	-	-	2,760,569	2,760,569
Total Segment Assets	7,001,817	8,056,900	2,760,967	17,819,684
Segment Liabilities				
Trade & other payables	-	-	118,675	118,675
Total Segment Liabilities	-	-	118,675	118,675
For the year ended 30 June 2016				
Total segment revenue	-	-	122,178	122,178
Profit (loss) before income tax	-	(45,168)	(1,659,876)	(1,705,044)
Segment Assets				
Investment in Sese JV	-	8,515,246	-	8,515,246
Exploration and evaluation expenditure	6,610,155	-	-	6,610,155
Property, plant and equipment	-	-	1,940	1,940
Cash and short term receivable	-	-	4,072,200	4,072,200
Total Segment Assets	6,610,155	8,515,246	4,074,140	19,199,541
Segment Liabilities				
Trade & other payables	-	-	197,305	197,305
Total Segment Liabilities	-	-	197,305	197,305

3.2 Revenue

(a) Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the entity and the revenue can be reliably measured.

(b) Net financial income

Net financial income comprises interest payable on borrowings calculated using the effective interest method, interest receivable on funds invested, dividend income and foreign exchange gains and losses.

Interest income is recognised in the profit or loss as it accrues, using the effective interest method. Management fees are recognised in the profit or loss as the right to a fee accrues, in accordance with contractual rights.

Interest received

2017 US\$	2016 US\$
73,773	122,178
73,773	122,178

3.3 Expenses

	2017	2016
Personnel expenses Note	us\$	US\$
Employee salaries	177,290	225,295
Superannuation	16,120	17,767
Directors fees	614,229	595,073
Recharge of staff costs to Sese Joint Venture as per Sese JV agreement	(342,137)	-
Share Based Payments 7.7	(130,993)	107,942
Payroll tax	9,501	13,154
	344,010	959,231

Professional & administration expense	2017 US\$	2016 US\$
Audit Tax and Accounting	60,921	75,338
Compliance & Insurance	96,496	115,358
Occupancy	103,147	77,038
Travel	73,604	106,642
Marketing	38,857	57,195
Legal fees	24,594	71,915
Depreciation and Impairment of PP&E	917	1,441
Other	34,359	32,458
	432,895	537,385

3.4 Income Taxes

(a) Income tax expense:

	2017 US\$	2016 US\$
Current tax		_
Deferred tax	-	-
Overprovision in respect to prior years	-	-
	-	<u>-</u>

(b) Reconciliation of income tax expense to prima facie tax payable:

	2017 US\$	2016 US\$
Loss before income tax	(1,241,774)	(1,705,044)
Prima facie income tax at 30%	(372,532)	(511,513)
Tax effect of amounts not deductible in calculating taxable income:		
Sundry items	283	510
Other	(29,245)	64,310
	(401,494)	(446,693)
Difference in overseas tax rates	6,284	3,359
Tax loss not recognised	395,210	443,334
Income tax expense/(benefit)	-	-

(c) Tax losses:

	2017 US\$	2016 US\$
Unused tax losses for which no deferred tax asset has been recognised	(752,507)	(1,188,822)
Potential tax benefit @ 30%	(225,752)	(356,647)
Difference in overseas tax rates 10%	6,284	3,359
Potential tax benefit	(219,468)	(353,288)

(d) Unrecognised deferred tax assets arising on timing differences and losses

	2017	2016
	US\$	US\$
Timing	152,805	97,002
Losses - Revenue	4,173,072	3,953,604
	4,325,877	4,050,606

The tax benefits of the above deferred tax assets will only be obtained if:

- The Consolidated Entity derives future assessable income of a nature and of an amount sufficient to enable the benefits to be utilised;
- ii. The Consolidated Entity continues to comply with the conditions for deductibility imposed by law;
- iii. No changes in income tax legislation adversely affect the Consolidated Entity from utilising the benefits.

Income tax on the Statement of Profit or Loss and other Comprehensive Income for the periods presented comprises current and deferred tax. Income tax is recognised in the Statement of Profit or Loss and other Comprehensive Income except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

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 associates 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 tax is provided using the liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised, or to the extent that the Group has deferred tax liabilities with the same taxation authority. Additional income taxes that arise from the distribution of dividends are recognised at the same time as the liability to pay the related dividend.

3.5 Earnings per share

(e) Basic loss per share

The calculation of basic loss per share at 30 June 2017 was based on the losses attributable to ordinary shareholders of US\$1,241,774 (2016: US\$1,705,044 and a weighted average number of ordinary shares outstanding during the financial year ended 30 June 2017 of 606,946,983 (2016: 612,535,581) calculated as follows:

	2017 US\$	2016 US\$
Loss attributable to ordinary shareholders	(1,241,774)	(1,705,044)
Issued number of ordinary shares at 1 July	606,646,983	616,618,702
Effect of weighted average number of shares issued during the period	300,000	(4,083,121)
Weighted average number of shares for year to 30 June	606,946,983	612,535,581
Basic (loss) per share (cents per share)	(0.20)	(0.28)

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

(f) Diluted loss per share

Potential ordinary shares are not considered dilutive, thus diluted loss per share is the same as basic loss per share.

4. Working Capital Management

4.1 Cash and Cash Equivalents

Cash and cash equivalents comprise cash balances, short term bills and call deposits. Bank overdrafts that are repayable on demand and form an integral part of the Consolidated Entity's cash management are included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

	2017	2016
	US\$	US\$
Cash at bank and in hand	604,282	603,832
Short-term deposits	2,017,501	3,339,008
	2,621,783	3,942,840

Refer to note 5.2 for risk exposure analysis.

4.2 Reconciliation of loss after income tax to net cash flows from operating activities

	2017	2016
Cash flows from operating activities	US\$	US\$
(Loss) for the year	(1,241,774)	(1,705,044)
Adjustments for:		
Equity-settled share-based payment expenses	(130,993)	107,942
Share of Loss in Sese JV	458,346	275,807
Depreciation and amortisation expense	917	1,441
Exploration & evaluation expensed	80,704	45,168
Foreign exchange losses	(3,483)	(1,272)
Change in operating assets & liabilities		
(Increase)/decrease in trade and other receivables	(33,593)	(3,223)
(Decrease)/increase in trade and other payables	(50,964)	(41,919)
Net cash used in operating activities	(920,840)	(1,321,100)

4.3 Trade and other receivables

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

	2017	2016
	US\$	US\$
Trade debtors	75,747	32,962
Interest receivable	31,851	34,429
GST and VAT receivable	31,188	61,969
	138,786	129,360

Trade and other receivables are recorded at amounts due less any allowance for doubtful debts.

4.4 Trade and other payables

Trade and other payables are recognised when the related goods or services are received, at the amount of cash or cash equivalent that will be required to discharge the obligation, gross of any settlement discount offered. Trade payables are non-interest bearing and are settled on normal terms and conditions.

2017

	2017	2016
	US\$	US\$
Trade creditors	49,939	75,822
Accrued expenses	15,325	66,085
Payroll liabilities	53,411	55,398
	118,675	197,305

Liabilities for employee benefits for wages, salaries and annual leave that are expected to be settled within 12 months of the reporting date represent present obligations resulting from employees' services provided to reporting date, are calculated at undiscounted amounts based on remuneration wage and salary rates that the Consolidated Entity expects to pay as at reporting date including related on-costs, such as workers compensation insurance and payroll tax.

4.5 Impairment

The Group assesses at each reporting date whether there is objective evidence financial asset or group of financial assets is impaired. No impairment was recorded for the year.

5. Funding and Risk Management

The Group's objectives when managing capital are to safeguard their ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the Company in the proportion to the number and amount paid on the shares held. 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.

If the entity reacquires its own equity instruments, for example as a result of a share buy-back, those instruments are deducted from equity and the associated shares are cancelled. No gain or loss is recognised in the profit or loss and the consideration paid including any directly attributable incremental costs (net of income taxes) is recognised directly in equity.

5.1 Contributed equity

Movement in share capital	Date	Number of shares	Issue price US\$ cents	US\$
Balance 30 June 2015		616,618,702		63,545,081
Conversion of performance rights	01 Jul 2015	1,166,666	-	-
Shares in lieu of salary	01 Jul 2015	166,667	5.2	8,717
November share buyback	30 Nov 2015	(29,000)	3.8	(1,099)
December share buyback	31 Dec 2015	(8,617,573)	3.8	(326,495)
January share buyback	31 Jan 2016	(3,158,479)	3.7	(116,293)
Conversion of performance rights	02 Feb 2016	500,000	-	-
Balance 30 June 2016		606,646,983		63,109,911
Conversion of performance rights	01 Jul 2016	300,000	-	-
Balance 30 June 2017		606,946,983	•	63,109,911

5.2 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. The Group uses different methods to measure different types of risk to which it is exposed.

Risk management is carried out by the Audit & Risk Committee under a charter approved by the Board of Directors. The Audit & Risk Committee identifies, evaluates and hedges foreign currency risks by holding cash in the currency that it is budgeted to be spent in.

(a) Market risk

i. Foreign currency risk

Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the entity's functional currency and net investments in foreign operations. Some exposure to foreign exchange risk exists in respect to the Australian subsidiaries which provides administrative and technical support to the Group and have transactions denominated in Australian Dollars. The risk is measured using sensitivity analysis and cash flow forecasting.

The Group's exposure to foreign currency risk at the end of the reporting period, expressed in US\$, was:

	2017	2016
	US\$	US\$
Cash held in US Dollars (US\$)	250,976	428,934
Cash held in South African Rand (ZAR)	12,268	21,214
Cash held in Botswana Pula (BWP)	46,596	19,468
Trade and other receivables (BWP)	17,787	41,954
Trade and other payables (BWP)	(29,138)	(51,250)

ii. Price risk

The Group does not hold investments and therefore is not exposed to equity securities price risk.

iii. Interest rate risk

The Group has significant interest-bearing assets; however a change in interest rates would not have a material impact on the results.

		Interest rate risk					Foreign ex	change risk	
		- 100	- 100 bps + 100 bps		-109	%	+1	.0%	
	Carrying amount	Profit US\$	Equity US\$	Profit US\$	Equity US\$	Profit US\$	Equity US\$	Profit US\$	Equity US\$
30 June 2017									
Financial assets									
Cash and cash equivalents	2,621,783	26,218	(26,218)	(26,218)	26,218	(25,098)	25,098	25,098	(25,098)
Trade and other receivables	138,786	-	-	-	-	(13,879)	13,879	13,879	(13,879)
Financial liabilities									
Trade and other payables	118,675	-	-	-	-	2,914	(2,914)	(2,914)	2,914

- Interest rate volatility was chosen to reflect expected short term fluctuations in market interest rates.
- Foreign exchange volatility was chosen to reflect expected short term fluctuations in the Australian Dollar.

iv. Credit risk

The carrying amount of cash and cash equivalents, trade and other receivables (excluding prepayments), represent the Group's maximum exposure to credit risk in relation to financial assets. Cash and short term liquid investment are placed with reputable banks, so no significant credit risk is expected. The Group does not have any material exposure to any single debtor or group of debtors, so no significant credit risk is expected. The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit rates:

	2017	2016
	US\$	US\$
Cash at bank & short term bank deposits		
A-1+	2,560,821	3,912,157
FNB Botswana (not rated)	46,596	19,167
Standard Bank South Africa (not rated)	12,268	6,450
Stanbic Bank (Zambia) (not rated)	-	2,908
Cash on hand	2,098	2,158
	2,621,783	3,942,840

(b) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. The Group manages liquidity risk by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities. Due to the dynamic nature of the underlying businesses, management aims at maintaining flexibility in funding by keeping committed credit lines available with a variety of counterparties. Surplus funds are only invested in instruments that are tradeable in highly liquid markets.

The tables below analyse the Group's financial liabilities into relevant maturity groupings. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying amounts as the impact of discounting is not significant.

Less than 6 months	6 - 12 months	Total contractual cash flows
118,675	-	118,675
118,675	-	118,675
_		_
197,305	-	197,305
197,305	-	197,305
	118,675 118,675 197,305	months months 118,675 - 118,675 - 197,305 -

(c) Fair value estimation

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes.

The fair value of financial instruments traded in active markets is based on quoted market prices at the reporting date. The quoted market price used for financial assets held by the Group is the current bid price.

The fair value of financial instruments that are not traded in an active market is determined using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at each reporting date. Quoted market prices or dealer quotes for similar instruments are used for long-term debt instruments held. Other techniques, such as estimated discounted cash flows, are used to determine fair value for the remaining financial instruments.

The carrying value less impairment provision of trade receivables and payables are assumed to approximate their fair values due to their short-term nature. The fair value of financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group for similar financial instruments.

6. Group Structure

6.1 Basis of consolidation

(a) Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Investments in subsidiaries are carried at their cost of acquisition in the Company's financial statements.

(b) Transactions eliminated on consolidation

Intragroup balances, and any unrealised gains and losses or income and expenses arising from intragroup transactions, are eliminated in preparing the consolidated financial statements.

(c) Comparatives

Prior period comparatives are for the year from 1 July 2015 to 30 June 2016.

6.2 Foreign currency

(a) Foreign currency transactions

Transactions in foreign currencies are translated to the functional currency at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated to United States dollars at the foreign exchange rate ruling at that date. Foreign exchange differences arising on translation are recognised in the Statement of Profit or Loss and other Comprehensive Income. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated to US\$ at foreign exchange rates ruling at the dates the fair value was determined.

(b) Financial statements of foreign operations

The assets and liabilities of Australian subsidiaries, including goodwill and fair value adjustments arising on consolidation, are translated to US dollars at foreign exchange rates ruling at the reporting date. The revenues and expenses of foreign operations, excluding foreign operations in hyperinflationary economies, are translated to US dollars at rates approximating to the foreign exchange rates ruling at the dates of the transactions.

Foreign exchange differences arising on translation are recognised directly in the foreign currency translation reserve ("FCTR"), as a separate component of equity. When a foreign operation is disposed of, in part or in full, the relevant amount in the FCTR is transferred to profit or loss, as part of the gain or loss on sale where applicable.

(c) Net investment in foreign operations

Exchange differences arising from the translation of the net investment in foreign operations, and of related effective hedges are taken to translation reserve and released into profit or loss upon disposal.

6.3 Parent Entity Disclosures

The parent entity within the Group is African Energy Resources Limited.

	2017	2016
	US\$	US\$
Current Assets	6,296,418	7,218,400
Non-Current Assets	11,404,591	11,783,840
Total Assets	17,701,009	19,002,240
Current Liabilities	-	-
Total Liabilities	-	-
Contributed equity	63,109,911	63,109,911
Reserves	5,292,988	5,423,981
Accumulated losses	(50,701,890)	(49,531,652)
Total Equity	17,701,009	19,002,240
Gain (loss) for the year	(1,170,238)	(1,967,111)
Other comprehensive income / (loss) for the year	-	
Total comprehensive income / (loss) for the year	(1,170,238)	(1,967,111)

There were no commitments, contingent liabilities or contingent assets at the parent level at 30 June 2017.

6.4 Subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following principal subsidiaries in accordance with the accounting policy described in note 6.1(a).

	Country of incorporation	Ownership interest	Ownership interest
		2017	2016
Botswana Energy Solutions Limited	British Virgin Is.	100%	100%
Mmamantswe Coal (Pty) Ltd*	Botswana	100%	100%
African Energy Holdings SRL 2	Barbados	100%	100%
Phokoje Power (Pty) Ltd	Botswana	100%	100%
AFR Australia Pty Ltd	Australia	100%	100%

^{*}Mmamantswe Coal (Pty) Ltd subject to conditional sale agreement to TM Consulting.

7. Related parties

7.1 Key Management Personnel

US\$500,755 (2016: US\$657,074) was paid to Directors of the Company during the year. Of this amount US\$613,580 (2016: US\$600,077) was paid in cash with the balance paid in equity instruments. Disclosures relating to key management personnel are set out in the Remuneration Report.

7.2 Cash Bonus

Sese Power Project

Directors are entitled to a cash bonus (as shown below) upon the achievement of certain hurdles regarding the Sese Power Project.

Charles Tabeart	US\$130,725
Alasdair Cooke	US\$130,200
Gregory Fry	US\$130,200
Philip Clark	US\$44,625
Valentine Chitalu	US\$44,625

Hurdle 1: 50% payable at financial close of a 300MW (or greater) power station at Sese, or when FQM have made a formal financial commitment to a 300MW (or greater) power station at Sese. This bonus expires if the hurdle is not met by 30/09/2018.

Hurdle 2: 50% payable on the commencement of annuity type cash flows to African Energy from the Sese JV. This bonus expires if Hurdle 1 is not met by 30/09/2018.

Mmamantswe Project

The board have resolved to set a bonus pool for Key Management Personnel and Employees of 5% of the total cash proceeds realised from the sale of the Mmamantswe Project, capped at AU\$1,000,000. The bonus is payable when the Consolidated Entity receives the cash consideration from the sale of the Mmamantswe Project.

The following Key Management Personnel are entitled to a percentage of the total bonus pool as follows:

Frazer Tabeart	25%
Alasdair Cooke	10%
Gregory Fry	10%

7.3 Other related party transactions

The terms and conditions of the transactions with Directors, key executives and associates and their related entities were no more favourable than those available, or which might reasonably be expected to be available, on similar transactions to non-Director related entities on an arm's length basis.

	Char	ges from	Charges to		
	2017	2017 2016 2017			
	US\$	US\$	US\$	US\$	
Mitchell River Group Pty Ltd	111,668	190,066	-	-	
Anova Metals Limited	-	2,383	-	5,823	
EVE Investments Limited	-	-	40,611	34,771	

7.4 New issue of Performance Rights

On 19 December 2016 the Company granted 1,266,666 performance rights to Directors as follows.

Alasdair Cooke	166,666
Charles Tabeart	666,667
Gregory Fry	333,333
Phil Clark	100,000

Performance Rights awarded to Mr Cooke, Dr Tabeart and Mr Fry vest upon the formal execution by the Company of a Power Purchase Agreement for the full output of a 300MW Integrated Power project at Sese with an execution date from 1 October 2017 to 31 December 2019.

Performance Rights awarded to Mr Clark shall vest upon completion of a bankable feasibility study on the Sese Coal Project with an effective completion date from 1 October 2017 to 31 December 2019.

Shareholder approval date	22 November 2016	22 November 2016
Number	1,166,666	100,000
Price on Issue Date	A\$0.039	A\$0.039
Likelihood of hurdle being met (See note 1.6)	more likely than less likely	more likely than less likely
Expiry = 30 September 2019	30-Sep-19	30-Sep-19
Fair Value (market price on the date of issue)	A\$0.039	A\$0.039
Total value	US\$34,580	US\$2,964
Expensed in Period	US\$3,338	Nil

7.5 New issue of Options

On 19 December, the Company granted 7,125,000 options exercisable at 6c to Directors. Options shall vest upon an irrevocable commitment to a power purchase agreement at Mmamabula West.

Alasdair Cooke	1,750,000
Charles Tabeart	2,500,000
Gregory Fry	875,000
Philip Clark	500,000
Valentine Chitalu	500,000
Vincent Masterton-Hume	500,000
Wayne Trumble	500,000

Options were valued using binomial option pricing model using the following inputs.

Shareholder approval date 22 November 2016

 Number
 10,875,000

 Price on Issue Date
 A\$0.039

 Strike Price:
 A\$0.06

Likelihood of hurdle being met (See note 1.6) less likely than more likely

Expiry = 30 September 2019 30-Sep-19 Volatility 80%

Fair Value AU\$0.0146 per option

Total value US\$120,740

Expensed in Period Nil

7.6 Assets and liabilities at 30 June arising from transactions with related parties

	2017	2010
	US\$	US\$
Trade and other receivables	16,571	26,377
Trade and other payables	2,962	15,799

7.7 Share based payments

(a) Performance Rights

The Company has granted performance rights to Directors and employees are as follows: Fair Value of performance rights is equal to the market price on the date of issue

Issue Date	Expiry Date	Vesting hurdle*	Unvested at 1 July 2016	Issued in Year	Vested in Year	Forfeited in Year	Unvested at 30 June 2017	Fair Value
01-Oct-12	30-Sep-17	BFS	100,000	-	-	-	100,000	-
01-Oct-12	30-Sep-17	COAL	1,166,666	-	-	-	1,166,666	-
01-Oct-12	30-Sep-17	GEO	300,000	-	-	-	300,000	-
01-Oct-12	30-Sep-17	PPA	1,166,667	-	-	-	1,166,667	156,447
24-Oct-13	23-Oct-18	PPA	833,333	-	-	-	833,333	63,856
24-Oct-13	23-Oct-18	PQ	833,333	-	-	-	833,333	63,856
28-Nov-14	27-Nov-19	FC	4,500,000	-	-	-	4,500,000	199,996
28-Nov-14	27-Nov-19	PPA	666,667	-	-	-	666,667	29,629
28-Nov-14	27-Nov-19	PPAZ	300,000	-	-	-	300,000	13,333
31-Mar-15	30-Mar-20	MMA2	500,000	-	-	-	500,000	-
04-May-15	03-May-20	T4	400,000	-	300,000	100,000	-	-
22-Nov-16	31-Dec-19	PPA2	-	1,166,667	-	-	1,166,667	34,865
22-Nov-16	31-Dec-19	BFS2	-	100,000	-	-	100,000	2,988
			10,766,666	1,266,667	300,000	100,000	11,633,333	564,970

⁽i) The share price at 19 November 2016 was A\$0.039.

	* Vesting hurdle	Likelihood of hurdle being met (See note 1.6)
T4	continued service until 1 July 2016	Vested in year
PPA	Formal execution of a 300MW Sese PPA or when FQM have made a formal financial commitment to a 300MW power station at Sese	less likely than more likely
PPAZ	Formal execution of a PPA between the Sese JV company and ZESCO for the full output of a 300MW IPP at Sese	more likely than less likely
COAL	Cumulative export coal sales from any AFR coal project exceeding 100,000t	less likely than more likely
PQ	Formal pre-qualification of the joint bid for the 300MW tender, or the commencement of direct negotiations with the Government of Botswana for a 300MW project, or when FQM have made a formal financial commitment to a 300MW power station at Sese	more likely than less likely
BFS	successful completion of a bankable feasibility study on Sese Coal Project or when FQM have made a formal financial commitment to a 300MW power station at Sese	less likely than more likely
GEO	100% upon sign off of Mining Reserve or when FQM have made a formal financial commitment to a 300MW power station at Sese	less likely than more likely
FC	Financial close of a 300MW power station whereby all conditions are satisfied by all parties and all agreements are executed, or when FQM have made a formal financial commitment to a 300MW power station at Sese	more likely than less likely
MMA2	unconditional completion of binding SSA or successful award of SA IPP tender to Mmamantswe	less likely than more likely
PPA2	Formal execution of a 300MW Sese PPA or when FQM have made a formal financial commitment to a 300MW power station at Sese from 1 October 2017 to 31 December 2019	more likely than less likely
BFS2	successful completion of a bankable feasibility study on Sese Coal Project or when FQM have made a formal financial commitment to a 300MW power station at Sese from 1 October 2017 to 31 December 2019	more likely than less likely

(b) Options

As at 30 June 2017 the group had the following options on issue.

	Number of Options
First Quantum Minerals (10c strike expiring Nov 2017)	13,800,000
Directors and Staff Options (6c strike expiring Sep 2019)	10,875,000
	24,675,000

(c) Shares

The Company issued 300,000 shares (2016: 1,833,333) to Directors and employees during the year as follows.

Shares issued to Directors and Staff	Date	Shares
Conversion of performance rights that vested upon continued service	1/07/2016	300,000
Issued in year ended 30 June 2017		300,000
Conversion of performance rights	1/07/2015	1,166,666
Shares in lieu of salary	1/07/2015	166,667
Conversion of performance rights	2/02/2016	500,000
Issued in year ended 30 June 2016		1,833,333

Performance rights are valued at face value of the share on the date of issue and expensed of the expected life of the right and taking into account the likelihood of hurdle being met.

(d) Expenses arising from share-based payment transactions

20172016US\$US\$Performance rights issued under AFR Performance Rights Plan(130,993)99,225Shares issued under AFR Employee Share Plan-8,717Total to directors and staff(130,993)107,942

The likelihood of various tranches of performance rights vesting changed from more than likely to less than likely during the year resulting in a reversal of prior year expenses.

8. Other

8.1 Events occurring after the reporting period

On 10 August 2017, the Company agreed with First Quantum Minerals (FQM) to extend the period for FQM to complete the earnin by 12 months, to 12 July 2018, at which time if firm arrangements for wheeling power are not in place the commitment date may be extended by a further 12 months.

In connection with the extension of the Sese JV earn-in period FQM subscribed for 17,692,308 new African Energy shares at a price of A\$0.078 per share, for total proceeds of A\$1.38 million.

Also in connection with the JV extension, FQM has transferred to African Energy, their entire holding of 5,985,886 shares in ASX-listed Caravel Minerals.

No other matters or circumstances have arisen since the end of the financial year which have significantly affected or may significantly affect the operations, results or state of affairs of the Group in future financial years which have not been disclosed publicly at the date of this report.

8.2 Contingencies and Commitments

Directors and staff are entitled to a cash bonus upon the achievement of up to US\$1,430,995 subject to the following two hurdles regarding the Sese Power Project.

- Hurdle 1: 50% payable at financial close of a 300MW (or greater) power station at Sese, or when FQM have made a formal
 financial commitment to a 300MW (or greater) power station at Sese. This bonus expires if the hurdle is not met by
 30/09/2018.
- Hurdle 2: 50% payable on the commencement of annuity type cash flows to African Energy from the Sese JV. This bonus
 expires if Hurdle 1 is not met by 30/09/2018.

Directors and staff are entitled to a cash bonus 5% of the total cash proceeds realised from the sale of the Mmamantswe Project, capped at AU\$1,000,000. The bonus is payable when the Consolidated Entity receives the cash consideration from the sale of the Mmamantswe Project.

There were no contingent assets or liabilities in the Group at 30 June 2017. There were no commitments at 30 June 2017.

8.3 Remuneration of Auditors

BDO Audit (WA) Pty Ltd: Audit and review of financial reports

2017	2016
US\$	US\$
29,315	28,072
29,315	28,072

8.4 New standards and interpretations not yet adopted

Australian Accounting Standards and Interpretations that have been recently issued or amended but are not yet effective have not been adopted by the Group for the annual reporting period ended 30 June 2017.

AASB 9 Financial Instruments, published in July 2014, replaces the existing guidance in IAS 39 Financial Instruments: Recognition and Measurement. AASB 9 includes revised guidance on the classification and measurement of financial instruments, a new expected credit loss model for calculating impairment on financial assets, and new general hedge accounting requirements. It also carries forward the guidance on recognition and derecognition of financial instruments from IAS 39. AASB 9 is effective for annual reporting periods beginning on or after 1 January 2018, with early adoption permitted. The Group is assessing the potential impact on its consolidated financial statements resulting from the application of AASB 9.

AASB 15 Revenue from Contracts with Customers establishes a comprehensive framework for determining whether, how much, and when revenue is recognised. It replaces existing revenue recognition guidance, including IAS 18 Revenue, IAS 11 Construction contracts, and IFRIC 13 Customer Loyalty Programmes. AASB 15 is effective for annual reporting periods beginning on or after 1 January 2018, with early adoption permitted. The Group is assessing the potential impact on its consolidated financial statements resulting from the application of AASB 15.

AASB 16 Leases removes the classification of leases as either operating or finance leases – for the lessee – effectively treating all leases as finance leases. Short term leases (less than 12 months) and leases of low value assets are exempt from the lease accounting requirements. Furthermore, there are changes in accounting over the life of the lease as a front-loaded pattern of expense will be recognised for most leases, even when a constant annual rental is paid. Lessor accounting remains similar to current practice. African Energy Resources has not yet determined the extent of the impact of this standard.