

# **Annual Financial Report**

For the year ended December 31, 2019

# RTG MINING INC. CONTENTS

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# RTG MINING INC. CORPORATE DIRECTORY

**Directors** Michael J Carrick Chairman

Justine A Magee President and Chief Executive Officer

Robert N Scott

Phillip C Lockyer

David A Cruse

Non-Executive Lead Director

Non-Executive Director

Non-Executive Director

Company secretary Ryan R Eadie

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 Principal

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Share registry Australian Register Canadian Register

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Australian Securities Exchange Limited

Exchange Code:

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sts (CDI's) RTG – Fully paid shares

**United States** 

**OTCQB** Venture Market

Exchange Code:

**RTGGF** 

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The Directors of RTG Mining Inc. ("the Company" or "RTG") present their report on the consolidated entity consisting of RTG and the entities it controlled during the year ended December 31, 2019 (the "Consolidated Entity" or "the Group"). The Company's functional and presentation currency is USD (\$).

A description of the Company's operations and its principal activities is included on page 7.

#### **DIRECTORS AND COMPANY SECRETARY**

The names, qualifications and experience of the Directors and Company Secretary in office during the period and until the date of this report are as follows:

Name	Position	Appointment date
Michael J Carrick	Chairman	March 28, 2013
Justine A Magee	President and Chief Executive Officer	March 28, 2013
Robert N Scott	Non-Executive Lead Director	March 28, 2013
Phillip C Lockyer	Non-Executive Director	March 28, 2013
David A Cruse	Non-Executive Director	March 28, 2013
Ryan R Eadie	Company Secretary	October 2, 2017

The names, qualifications, experience and special responsibilities of the Directors are as follows:

#### Michael J Carrick (B.Comm B.Acc ACA) Chairman

Mr. Carrick joined RTG's Board of Directors in March 2013. Mr. Carrick served as Chief Executive Officer ("CEO") of CGA Mining Limited ("CGA"), until the merger with B2Gold Corp. ("B2Gold") in January 2013. CGA developed the Masbate Gold Mine in the Philippines.

Mr. Carrick was previously Executive Chairman of AGR Limited, the entity which owned and developed the Boroo Gold Project in Mongolia, and before that was CEO of Resolute Mining Limited.

Before entering the mining industry Mr. Carrick was a senior partner in one of the largest professional services firms.

# Justine A Magee (B.Comm ACA) President and Chief Executive Officer

Ms. Magee was appointed the CEO of the Company in March 2013 and does not hold directorships in any other listed company. She was formerly with Arthur Andersen and a Director of AGR Limited and Director and Chief Financial Officer ("CFO") of CGA (January 2004 to January 2013).

She has extensive experience in the resource sector also having headed the corporate and finance areas for Resolute Mining Limited for 6 years and CGA for 9 years.

Ms. Magee's principal responsibilities are commercial with a focus on the development of the existing asset portfolio and execution of new business opportunities in the resources sector while also managing the key stakeholder relationships.

#### **DIRECTORS AND COMPANY SECRETARY - continued**

#### Robert N Scott Non-Executive Lead Director

Mr. Scott was appointed a Non-Executive Director of the Company in March 2013. He is a Fellow of the Institute of Chartered Accountants in Australia with over 35 years' experience as a corporate advisor. Mr. Scott is a former senior partner of the international accounting firms of KPMG and Arthur Andersen.

Mr. Scott is the Chair of the RTG Risk and Audit, Disclosure and Remuneration and Nomination Committees, and was appointed Non-Executive Lead Director on October 30, 2015.

Other current directorships:

Sandfire Resources Ltd appointed July 2010
Castillo Copper Limited appointed December 2018
Twenty Seven Co Ltd appointed April 2019

Former directorships in the last 3 years:

Lonestar Resources US Inc. appointed 1996 and resigned March 2017
Resimac Group Ltd (formerly Homeloans Limited) appointed 2000 and resigned November 2018

### Phillip C Lockyer Non-Executive Director

Mr. Lockyer was appointed a Non-Executive Director of the Company in March 2013. He is a Mining Engineer and Metallurgist with more than 40 years' experience in the mining industry, with an emphasis on gold and nickel, in both underground and open pit mining operations. Mr. Lockyer was employed by WMC Resources for 20 years reaching the position of General Manager of Western Australia responsible for that company's gold and nickel divisions.

Mr. Lockyer is a member of the Risk and Audit, Disclosure and Remuneration and Nomination Committees.

Other current directorships:

GR Engineering Services Limited appointed December 2016

Former directorships in the last 3 years:

Swick Mining Services Limited appointed February 2008 and resigned November 2019

#### David A Cruse Non-Executive Director

Mr. Cruse was appointed a Non-Executive Director of the Company in March 2013. He has had a long career in commerce and finance. He was a stockbroker for over 20 years, where he held senior management positions and directorships in the stockbroking industry, with particular focus on capital markets. Recently, Mr. Cruse has been involved in the identification and commercialisation of a number of resource (including oil and gas) projects.

Mr. Cruse is a member of the Risk and Audit, Disclosure and Remuneration and Nomination Committees.

Other current directorships:

Odyssey Energy Limited appointed October 2008

# Ryan R Eadie (B.Comm CA AGIA ACIS) Company Secretary and Interim Chief Financial Officer

Mr. Eadie is a qualified Chartered Accountant (CA ANZ) with a Bachelor of Commerce from the University of Western Australia and has over 10 years of experience in a range of financial roles with Australian and international companies. Mr. Eadie also holds a Graduate Diploma of Applied Corporate Governance issued by, and is an Associate of. the Governance Institute of Australia.

Mr. Eadie is the Interim Chief Financial Officer of RTG and was appointed Company Secretary in 2017.

#### **DIRECTORS' INTERESTS**

The relevant interest of each Director in the shares, warrants and options over such instruments issued by the companies within the Group and other related bodies corporate, as notified by Directors to the Australian Securities Exchange ("ASX") in accordance with s205G(1) of the Corporations Act 2001, at the date of this report is as follows:

Discotor	Interest in Securities at the date of this report
Director	Shares <sup>1</sup>
Michael J Carrick	1,277,734
Justine A Magee	1,165,299
Robert N Scott	830,770
Phillip C Lockyer	265,385
David A Cruse	1,894,280

<sup>1 &</sup>quot;Shares" means fully paid shares in the capital of the Company.

#### **CORPORATE INFORMATION**

RTG was incorporated on December 27, 2012 and is domiciled in the British Virgin Islands. The Company's registered address is Sea Meadow House, Blackburne Highway, PO Box 116 Road Town, Tortola, British Virgin Islands. Its shares are publicly traded on the ASX, the Toronto Stock Exchange ("TSX") and the OTCQB Venture Market.

#### **CORPORATE GOVERNANCE STATEMENT**

RTG's Corporate Governance Statement has been released as a separate document and is located on the Company's website at the following link: <a href="https://www.rtgmining.com">www.rtgmining.com</a>

## **MEETINGS OF DIRECTORS**

The following table sets out the number of meetings of the Company's Directors held during the financial year ended December 31, 2019 and the number of meetings attended by each Director. There were three committees of Directors in existence during the financial year, these being, the Risk and Audit Committee, Remuneration and Nomination Committee and the Disclosure Committee. We refer you to our Corporate Governance Statement for more information.

Committee Meetings	Directors' Meetings	Risk and Audit	Remuneration and Nomination	Disclosure
Number of meetings held	5	2	2	1
Number of meetings attended				
Michael J Carrick	4	N/A	N/A	N/A
Justine A Magee	5	N/A	N/A	N/A
Robert N Scott	5	2	2	1
Phillip C Lockyer	5	2	2	1
David A Cruse	5	2	2	1

#### **PRINCIPAL ACTIVITIES**

The principal activity of the Consolidated Entity during the course of the year included the Company's focus on a proposal with a landowner led consortium to secure an exploration licence at the high tonnage copper-gold Panguna Project within the Autonomous Region of Bougainville, Papua New Guinea ("PNG"), mineral exploration and development through its investment in its Philippines Associates as well as investigating a number of new business development opportunities. At the date of this report the Company's main projects are the Mabilo and Bunawan Projects in the Philippines. There have been no significant changes in the nature of principal activities of the Consolidated Entity during the year other than as disclosed in the "Significant Changes in the State of Affairs" section of the Directors' Report.

#### **EMPLOYEES**

The number of full-time equivalent people employed by the Consolidated Entity (including consultants).

2019	2018
6	6

#### **REVIEW OF OPERATIONS AND RESULTS**

RTG holds a 40% interest in Mt. Labo Exploration and Development Corporation ("Mt. Labo") which holds the high-grade Copper and Gold Mabilo Project in the Philippines. Mt. Labo recently completed the hearing by the Singapore International Arbitration Centre ("SIAC") seeking varied reliefs, including a declaration that the Joint Venture Agreement ("JVA") was validly terminated and the compromise agreement was validly rescinded. Mt. Labo is looking forward to the handing down of a final decision by the SIAC Panel of Arbitrators.

Mt. Labo continues to be focussed on finalising permitting for the Mabilo Project with good progress being made. During the year, the Mines and Geosciences Bureau ("MGB") and the Department of Environment and Natural Resources ("DENR") approved the Stage 1 Feasibility Study for the Mabilo Project, lodged by Mt. Labo. The approval confirms that the project is technically and economically feasible after consideration of the environmental, social and fiscal costs prescribed under the Philippine Mining Act of 1995 and its Revised Implementing Rules and Regulations as amended. This is a critical step in the finalisation of permitting for the start-up of the Mabilo Project by Mt. Labo.

During the year, RTG announced that it had entered into a binding Memorandum of Agreement ("MOA") with the two priority applicants for the Mt Kare Gold Project located in the Enga Province of Papua New Guinea ("PNG") to acquire a majority 80% stake in the project if and when successful in securing the new exploration licence. RTG continues to progress the transaction, which is subject to satisfaction of a number of conditions precedent, most importantly the grant of the exploration license for Mt Kare to an RTG subsidiary.

RTG completed the acquisition of the majority (90%) stake in the high grade Chanach Gold and Copper Project ("Chanach Project") in the Kyrgyz Republic, announced on 23 October 2019. RTG settled its transaction payment obligations consisting of a cash consideration of US\$2.15 million and US\$0.5 million of new RTG shares for an issue of 10,312,577 new shares. RTG is now the manager and operator of the Chanach Project Joint Venture company (Chanach LLC) and will solely fund operating expenditures until completion of a Bankable Feasibility Study, at which time, funding will then be contributed on a pro-rata basis in accordance with Chanach Project interests.

RTG is the nominated development partner with the joint venture company, Panguna Minerals Limited ("PML"), established by the Special Mining Lease Osikaiyang Landowners Association ("SMLOLA") and Central Exploration Pty Ltd ("Central"), in their proposal with respect to the redevelopment of the Copper-Gold Panguna Project located in the Central Region of the island of Bougainville, within the Autonomous Region of Bougainville, PNG. The proposal is an initiative of the old Panguna mine's customary landowners (who are represented by SMLOLA) and is conditional upon securing the support of the Autonomous Bougainville Government ("ABG"), who to date has not yet supported the Landowner's proposal.

RTG continues to investigate major new projects which will allow the Company to move quickly and safely to production, such as the Chanach Gold and Copper Project.

Net loss after tax for the year ended December 31, 2019 was \$14,026,980 (December 31, 2018 - Net loss after tax of \$27,627,804).

#### **DIVIDENDS**

No dividends have been declared, provided for or paid in respect of the financial year ended December 31, 2019 (2018: \$nil).

#### SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

There were no significant changes in the state of affairs of the Company during the year not otherwise disclosed in this report of the financial statements.

#### LIKELY DEVELOPMENTS AND EXPECTED RESULTS

The Company is committed to further developing its current asset base and identifying new mineral exploration and development opportunities to enhance shareholder value.

#### SIGNIFICANT EVENTS AFTER THE BALANCE DATE

On 31 January 2020, the World Health Organisation (WHO) announced a global health emergency because of a new strain of coronavirus originating in Wuhan, China (COVID-19 outbreak) and the risks to the international community as the virus spreads globally beyond its point of origin. Because of the rapid increase in exposure globally, on 11 March 2020, the WHO classified the COVID-19 outbreak as a pandemic.

The full impact of the COVID-19 outbreak continues to evolve at the date of this report. The Company is therefore uncertain as to the full impact that the pandemic will have on its financial condition, liquidity, and future results of operations during 2020.

Management is actively monitoring the global situation and its impact on the Company's financial condition, liquidity, operations, suppliers, industry, and workforce. Given the daily evolution of the COVID-19 outbreak and the global responses to curb its spread, the Company is not able to estimate the effects of the COVID-19 outbreak on its results of operations, financial condition, or liquidity for the 2020 financial year.

Although the Company cannot estimate the length or gravity of the impact of the COVID-19 outbreak at this time, if the pandemic continues, it may have a material adverse effect on the Company's results of future operations, financial position, and liquidity in fiscal year 2020.

Other than these matters, no significant events have occurred subsequent to reporting date that would have a material impact on the consolidated financial statements.

#### **REMUNERATION REPORT (Audited)**

This report outlines the remuneration arrangements in place for Directors and Executives of the Company and the Group. For the purposes of this report, Key Management Personnel are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Group, directly or indirectly, including any Director (Executive or otherwise) of the parent entity.

#### **Details of Key Management Personnel**

#### **Executive Directors**

Michael Carrick Chairman

Justine Magee President and Chief Executive Officer

#### **Non-Executive Directors**

Robert Scott Non-Executive Lead Director
Phillip Lockyer Non-Executive Director
David Cruse Non-Executive Director

**Executives** 

Jason Greive Chief Operating Officer (resigned on December 13, 2019)
Mark Turner Chief Operating Officer (appointed on November 15, 2019)

#### **Remuneration Governance**

The Remuneration and Nomination Committee is a committee of the Board. It is primarily responsible for making recommendations to the Board on:

- The over-arching executive remuneration framework;
- Operation of the incentive plans which apply to Executive Directors and Executives (the Executive team), including key performance indicators;
- Remuneration levels of Executives: and
- Non-Executive Director fees.

Their objective is to ensure that remuneration policies and structures are fair and competitive and aligned with the long-term interests of the Company. The Company's website contains further information on the role of this committee.

## **Remuneration Policy**

The remuneration policy is to ensure that the remuneration properly reflects the relevant person's duties and responsibilities, and that the remuneration is competitive in attracting, retaining and motivating people of the highest quality. Given the present nature of RTG's business, exploration and development, the Company believes the best way to achieve this objective is to provide Executives (including Executive Directors) with a remuneration package consisting of fixed and variable components that reflect the person's responsibilities, duties and personal performance.

### REMUNERATION REPORT (Audited) - continued

#### **Remuneration Consultants**

The Remuneration and Nomination Committee reviews information from external sources in relation to its existing remuneration structure. The process of evaluation has remained in-house and informal during the year, with two reviews of the Board, employees and Directors undertaken during the year.

#### **Non-Executive Director Remuneration**

The Board seeks to set aggregate remuneration at a level that provides the Company with the ability to attract and retain Directors of the highest calibre, whilst incurring a cost that is acceptable to shareholders. Each Director receives a fee for being a Director of the Company. The ASX Listing Rules specify that the aggregate remuneration of Non-Executive Directors shall be determined from time to time by a general meeting. An amount not exceeding the amount determined is then divided between Directors as agreed. The aggregate Non-Executive Director's remuneration including 9.5% superannuation guarantee is currently A\$300,000 ratified at a general meeting on April 10, 2015.

#### **Executive Remuneration**

#### Fixed Remuneration

Fixed remuneration consists of base remuneration (which is calculated on a total cost basis), as well as employer contributions to superannuation funds.

Arrangements put in place by the Board of Directors to monitor the performance of the Consolidated Entity's Executives includes annual performance appraisals incorporating analysis of key performance indicators with each individual to ensure that the level of reward is aligned with respective responsibilities and individual contributions made to the success of the Company.

Remuneration levels are reviewed as required by the Remuneration and Nomination Committee on an individual contribution basis. This incorporates analysis of key performance indicators with each individual to ensure that the level of reward is aligned with respective responsibilities and individual contributions made to the success of the Company.

Variable Remuneration – Short Term Incentive ("STI")

#### Objective

The objective of the STI program is to link the achievement of the Group's operational targets with the remuneration received by the Executives charged with meeting those targets. The total STI amount available is at the discretion of the Board, however it is set at a level so as to provide sufficient incentive to the Executive to achieve the operational targets and such that the cost to the Company is reasonable in the circumstances.

### Structure

Actual STI payments granted to each Executive depend on the extent to which key Group objectives are met. The objectives typically consist of financial and non-financial, corporate and individual measures of performance. Typically included are measures such as contribution to financing and capital raising objectives, risk management and relationship management with key stakeholders. These measures were chosen as they represent the key drivers for the short-term success of the business and provide a framework for delivering long term value.

STI payments are made at the discretion of the Board and Remuneration and Nomination Committee. Amounts are determined in line with the extent to which a key business objective has been met and the individual's responsibilities and contribution. The process occurs shortly after the key objective has been met and payments are delivered as a cash bonus upon approval, in order to closely align the achievement and reward.

#### **REMUNERATION REPORT (Audited) - continued**

STI Bonus for December 31, 2019 Financial Period and for December 31, 2018 Financial Year

For December 31, 2019 and December 31, 2018 financial period's there were no STI payments made to Executives. No STI bonus amounts have been forfeited during the December 31, 2019 and December 31, 2018 financial years. STI payments are made at the discretion of the Board and Remuneration and Nomination Committee.

Variable Remuneration - Long Term Incentive ("LTI")

#### Objective

The objective of the LTI plan is to reward Executives in a manner that aligns remuneration with the creation of shareholder wealth.

#### Structure

LTI grants to Executives are delivered in the form of loan funded shares under the Loan Funded Share Plan ("LFSP" or "the Plan"). Shares are granted to Executives based on their role and responsibilities. The shares may be granted on varying vesting terms designed to align the individuals' role and responsibilities with the vesting terms. Shares granted as remuneration are determined as part of the overall review of performance and compensation. Criteria which are measured included relative share price performance over the period leading up to their grant. Details of LTI shares granted and the value of shares granted, sold and lapsed during the year are set out in the tables following.

The Company does take into account overall share price performance in determining Executive compensation amounts, however, share price performance is just one of the many factors, as discussed above, that the Company takes into consideration.

## **Overview of Company performance**

	2015	2016	2017	2018	2019
Net loss after tax US\$'000	9.2	85.5	11.4	27.6	14.0
Share price at year end (ASX) A\$	0.34	0.22	0.25	0.12	0.09

#### **Service Agreements**

In relation to Directors and Executives, in the case of serious misconduct, employment may be terminated without notice, with no entitlement to termination payment other than remuneration prorated up to and including the date of termination. The Executive Directors have a reciprocal twelve month notice of termination clause and these contracts are for 3 years to February 1, 2022. Mr. Turner has a 3-year contract to November 15, 2022 with a 6-month termination clause. Details of the nature and amount of each element of the emolument of each Director and Key Management Personnel of the Company and each of the Executives of the Company and the Consolidated Entity receiving the highest emolument for the financial year are as follows:

Contractual provisions for Executive Directors and Executives

Name and job title	Contract term	Notice period	Base salary
Mr Michael Carrick Chairman	Fixed term – expiry 1 February 2022 subject to extension	12 months	US\$139,241
<b>Ms Justine Magee</b> President and Chief Executive Officer	Fixed term – expiry 1 February 2022 subject to extension	12 months	US\$257,597
Mr Mark Turner Chief Operating Officer	Fixed term – expiry 15 November 2022 subject to extension	6 months	US\$251,107

## **REMUNERATION REPORT (Audited) – continued**

#### **Details of remuneration**

The following tables show details of the remuneration received by the Group's Key Management Personnel for the current and previous financial year.

12 months ended December 31, 2019		Short-term		Post-employment benefits	Share based payments			Long term benefits
	Cash salary and fees	Cash bonus	Non- monetary benefits	Superannuation benefits	Loan funded share plan	Total	Total performance related	Annual leave movement *
	US\$	US\$	US\$	US\$	US\$	US\$	%	US\$
Directors								
Mr Michael Carrick	139,241	-	43,629	16,709	-	199,579	-	-
Ms Justine Magee	257,597	-	19,713	24,471	-	301,781	-	19,281
Mr Robert Scott	52,998	-	-	-	-	52,998	-	-
Mr Phil Lockyer	45,058	-	-	4,280	-	49,338	-	-
Mr David Cruse	45,058	-	-	4,280	-	49,338	-	-
Executives								
Mr Mark Turner 1	45,572	2 -	3,229	4,329	-	53,130	-	2,468
Mr Jason Greive <sup>2</sup>	162,704	-	-	14,799	-	177,503	-	(6,924)
Total	748,228	3 -	66,571	68,868	-	883,667	-	14,825

Provision for annual leave movements and does not reflect cash payments.

Mr Turner resigned from the role of Chief Operating Officer on December 31, 2018 and was re-appointed on November 15, 2019. Mr Greive was appointed to the role of Chief Operating Officer on November 5, 2018 and resigned on December 13, 2019.

12 months ended December 31, 2018		Short-term		Post-employment benefits	Share based payments			Long term benefits
	Cash salary and fees	Cash bonus	Non- monetary benefits	Superannuation benefits	Loan funded share plan	Total	Total performance related	Annual leave movement
	US\$	US\$	US\$	US\$	US\$	US\$	%	US\$
Directors								
Mr Michael Carrick	149,831	-	50,888	17,980	-	218,699	-	
Ms Justine Magee	277,187	-	26,919	26,333	-	330,440	-	483
Mr Robert Scott	48,012	-	-	-	-	48,012	-	
Mr Phil Lockyer	42,156	-	-	4,005	-	46,161	-	-
Mr David Cruse	42,156	-	-	4,005	-	46,161	-	-
Executives								
Mr Mark Turner	355,510	-	59,897	26,333	-	441,741	-	(75,268)
Mr Jason Greive	36,514	-	-	3,469	-	39,983	-	2,743
Total	951,366	-	137,704	82,125	-	1,171,197	-	(72,042)

#### REMUNERATION REPORT (Audited) - continued

#### **Equity instruments held by Key Management Personnel**

#### (i) Shares issued to Directors and Executives

The details of the allocation of Loan Funded Shares to Key Management Personnel are as follows:

December 31, 2019	Opening balance January 1, 2019	Movement	Closing balance December 31, 2019	Share issue price (\$C)	Vested % to the end of December 31, 2019
Directors					
Mr Michael Carrick	300,000	-	300,000	1.65	100%
Ms Justine Magee	300,000	-	300,000	1.65	100%
Mr Robert Scott	50,000	-	50,000	1.65	100%
Mr Philip Lockyer	50,000	-	50,000	1.65	100%
Mr David Cruse	50,000	-	50,000	1.65	100%
Executives					
Jason Greive	-	-	-	-	-
Mr Mark Turner	250,000	-	250,000	1.65	100%

On March 28, 2013, shares were issued to Key Management Personnel of the Company under the Plan that was approved by Shareholders at the March 21, 2013 special shareholders meeting of Ratel Group Limited. The shares were issued to employees under the following terms (refer to note 29 for further details):

- Shares were issued on March 28, 2013 at C\$0.165 (C\$1.65 post 1:10 consolidation), which was in excess of the 5-day volume weighted average market price on that day.
- 14,000,000 shares were issued which vested immediately (June 2013).
- Shares issued under this plan have been paid for by employees who have been provided with an interest free non-recourse loan by the Company.
- A total of 14,000,000 shares were issued on March 28, 2013 with a face value of C\$2,310,000.

Details of the non-recourse loans granted to employees can be found at note 29.

#### Loan funded share plan

Shares issued pursuant to the LFSP are for services rendered to date by eligible employees and Directors to date and, going forward, for services rendered by existing and any new eligible employees and Directors who are appointed in the future. The purposes of the Plan is to motivate and retain employees, attract quality employees to the Group, create commonality of purpose between the employees and the Group, create wealth for shareholders by motivating the employees, and enable the employees to share the rewards of the success of the Group. Where the Company offers to issue incentive shares to a Director or employee, the Company may offer to provide the recipient with a limited recourse, interest free loan to be used for the purposes of subscribing for the shares in the Company. The Company's recourse to repayment of the loans is limited to the lesser of:

- a) The original loan to the participant less any repayments made; or
- b) The market value of the shares as at the date of repayment of the loan.

## **REMUNERATION REPORT (Audited) - continued**

## (ii) Options or warrants granted to Directors and Executives

There were no options or warrants granted to Executives of the Company during the period ended December 31, 2019 (December 31, 2018: nil).

## (iii) Share holdings

December 31, 2019	Opening balance January 1, 2019	Acquired	Movements	Closing balance December 31, 2019
Directors				
Mr Michael Carrick	1,277,734	-	-	1,277,734
Ms Justine Magee	1,165,299	-	-	1,165,299
Mr Robert Scott	830,770	-	-	830,770
Mr Philip Lockyer	265,385	-	-	265,385
Mr David Cruse	1,894,280	-	-	1,894,280
Executives				
Jason Greive	-	-	-	-
Mr Mark Turner	535,000	-	-	535,000

#### Other transactions with Key Management Personnel

Transactions with related parties consist of companies with Key Management Personnel in common and companies owned in whole or in part by Key Management Personnel as follows for the twelve months ended December 31, 2019 and 2018:

#### Name Nature of transactions

Coverley Management Services Pty Ltd Consulting as Director

The Company paid the following fees in the normal course of operation in connection with companies owned by Directors.

	December 31 2019 US\$	December 31 2018 US\$
Director fees	52,998 <b>52,998</b>	48,012 <b>48,012</b>

## **End of Remuneration Report (Audited)**

#### **INSURANCE OF DIRECTORS AND OFFICERS**

During the financial year, the Company has paid insurance premiums of \$73,089 (2018: \$66,437) in respect of Directors' and Officers' liability contracts, for current and former Directors and Officers, including Directors, Executives and Secretaries of its Company and controlled entities. The insurance premiums relate to:

- Costs and expenses incurred by relevant Officers in defending proceedings, whether civil or criminal, whatever their outcome; and
- Other liabilities that may arise from their position, with the exception of conduct involving a wilful breach of duty or improper use of information or position to gain a personal advantage.

#### **INDEMNIFICATION OF AUDITORS**

To the extent permitted by law, the Company has agreed to indemnify its Auditors, BDO Audit (WA) Pty Ltd ("BDO" or "Auditors"), as part of the terms of its audit engagement agreement against claims by third parties arising from the audit (for an unspecified amount). No payment has been made to indemnify BDO during or since the financial year.

#### INDEMNIFICATION OF DIRECTORS

The Company has agreed to indemnify the Directors, Executives and Secretary for any breach by the Company for which they may be held personally liable.

# **ENVIRONMENTAL REGULATION**

The Consolidated Entity has a policy of complying with its environmental performance obligations. No material environmental issues have occurred during the year ended December 31, 2019 or up to the date of this report.

#### **AUDITOR'S INDEPENDENCE DECLARATION AND NON-AUDIT SERVICES**

Throughout the year, the Auditors performed non-audit services for the Company in addition to their statutory duties. A total of \$24,116 (December 31, 2018: \$23,168) was paid for these services (refer to note 23 for further details).

	December 31 2019	December 31 2018
	US\$	US\$
Amounts received or due and receivable by BDO Audit (WA) Pty Ltd for:		
<ul> <li>An audit or review of the financial report of the entity and any other entity in the consolidated group.</li> <li>Other services in relation to the entity and any other entity in the consolidated group</li> </ul>	45,946	42,110
- Tax compliance	18,939	16,944
- Other assurance services	5,177	6,224
	70,062	65,278

The Directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The nature and scope of each type of non-audit service provided means that auditor independence was not compromised. A copy of the auditor's independence declaration as required under section 307C of the Corporations Act is included at page 62 of the financial report and forms part of this report.

This report is made in accordance with a resolution of the Directors on March 19, 2020.

JUSTINE A MAGEE

**President and Chief Executive Officer** 

Perth, March 27, 2020

# CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	Note	December 31 2019 US\$	December 31 2018 US\$
Continuing operations	_		
Other income	4	49,900	220,678
Exploration and evaluation expenditure	5	(239,529)	-
Business development expenses	5	(2,594,937)	(3,606,226)
Share of Philippines Associates loss	5	-	(374,892)
Fair value loss on financial asset at fair value through profit or loss	5	(6,645,657)	(9,124,824)
Impairment and project expenditure expense	5	(1,695,398)	(11,073,269)
Foreign exchange loss		(233,994)	(1,286,763)
Administrative expenses	5	(2,667,365)	(2,382,508)
Loss before income tax from continuing operations		(14,026,980)	(27,627,804)
Income tax benefit	6	-	
Loss for the year from continuing operations	_	(14,026,980)	(27,627,804)
Other comprehensive (loss) / income  Items that may be reclassified to profit or loss in subsequent pe  Exchange differences on translation of foreign operations  Items that will not be reclassified subsequently to profit or loss  Net gain on financial assets at fair value through other comprehensive income  Total comprehensive loss for the year  Loss attributable to:  Equity holders of the Company  Non-controlling interest	12 - =	7,282 (36,526) (14,056,224) (13,420,666) (606,314) (14,026,980)	320,200 233,660 (27,073,944) (27,052,545) (575,259) (27,627,804)
Total comprehensive loss attributable to: Equity holders of the Company Non-controlling interest	-	(13,449,910) (606,314) (14,056,224)	(26,498,685) (575,259) (27,073,944)
Loss per share attributable to ordinary shareholders			
Basic loss per share (cents)	24	(2.79)	(7.16)

The above consolidated statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes.

# CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Nata	December 31 2019	December 31 2018
Current access	Note _	US\$	US\$
Current assets Cash and cash equivalents	7	2 027 667	16 460 474
Receivables	8	3,927,667 33,247	16,469,474 108,117
Financial asset at amortised cost	9	33,247	524,646
Prepayments	10	113,392	110,296
Total current assets	_	4,074,306	17,212,533
Total current assets	_	4,074,300	17,212,555
Non-current assets			
Property, plant and equipment	11	236,663	238,897
Financial assets at fair value through other comprehensive income	12	1,946,619	1,983,145
Exploration and evaluation assets	13	2,929,501	-
Right-of-use asset	14	298,468	-
Total non-current assets	<del>-</del>	5,411,251	2,222,042
Total assets	_	9,485,557	19,434,575
Current liabilities			
Trade and other payables	17	663,865	427,693
Provisions	18	220,376	147,725
Lease liability	14	105,510	-
Loan	19	2,650,000	-
Total current liabilities	_	3,639,751	575,418
Non-current liabilities			
Lease liability	14	194,328	-
Total non-current liabilities	_	194,328	-
Total liabilities	- -	3,834,079	575,418
Net assets	_	5,651,478	18,859,157
Shareholder's equity			
Issued capital	20	168,412,908	167,858,807
Reserves	20	10,034,322	10,063,566
Accumulated losses	20	(171,949,463)	(158,528,797)
Parent shareholder's equity	_	6,497,767	19,393,576
Non-controlling interest	22	(846,289)	(534,419)
Total shareholder's equity	_	5,651,478	18,859,157
	_		

The above consolidated statement of financial position should be read in conjunction with the accompanying notes

## RTG MINING INC. FINANCIAL STATEMENTS DECEMBER 31, 2019

## **CONSOLIDATED STATEMENT OF CHANGES IN EQUITY**

Twelve months to December 31, 2019	Issued capital	Asset revaluation reserve	Share based payment reserve	Other capital reserve	Foreign currency translation reserve	Accumulated losses	Non-controlling interest	Total
	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Balance at January 1, 2019	167,858,807	483,145	8,696,142	30,662	853,617	(158,528,797)	(534,419)	18,859,157
Loss for the year	-		0,000,142	-	-	(13,420,666)	(606,314)	(14,026,980)
Currency translation differences	-	_	_	_	7,282	(10,120,000)	-	7,282
Net gain on financial assets at FVOCI	-	(36,526)	_	_	- ,===	-	_	(36,526)
Total comprehensive income / (loss) for the year	-	(36,526)	-	_	7,282	(13,420,666)	(606,314)	(14,056,224)
Shares issued during the year	569,150	-	-	-	-	-	-	569,150
Share issue expenses	(15,049)	-	-	-	-	-	=	(15,049)
Acquisition of non-controlling interest	-	_	-	-	-	-	294,444	294,444
Balance at December 31, 2019	168,412,908	446,619	8,696,142	30,662	860,899	(171,949,463)	(846,289)	5,651,478
Twelve months to December 31, 2018	Issued capital	Asset revaluation reserve	Share based payment reserve	Other capital reserve	Foreign currency translation reserve	Accumulated losses	Non-controlling interest	Total
	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Balance at January 1, 2018 Change in accounting policy	138,376,685	249,485	7,601,285	-	533,417	<b>(131,276,252)</b> (200,000)	-	15,484,620 (200,000)
Restated total equity at January 1, 2018	138,376,685	249,485	7,601,285		533,417	(131,476,252)		15,284,620
Loss for the year	130,370,003	249,403	7,001,203		333,417	(27,052,545)	(575,259)	(27,627,804)
Currency translation differences	_	_	_	_	320,200	(21,002,040)	(373,233)	320,200
Net gain on financial assets at FVOCI	-	233,660	_	_	-	_	_	233,660
Total comprehensive income / (loss) for the year	-	233,660	_	_	320,200	(27,052,545)	(575,259)	(27,073,944)
Shares issued during the year	32,903,440	-	-	-	-	-	-	32,903,440
Share issue expenses	(3,421,318)	-	1,094,857	=	=	-	=	(2,326,461)
Acquisition of non-controlling interest	-	-	-	30,662	-	-	40,840	71,502
Balance at December 31, 2018	167,858,807	483,145	8,696,142	30,662	853,617	(158,528,797)	(534,419)	18,859,157

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

# **CONSOLIDATED STATEMENT OF CASH FLOWS**

	Note	December 31 2019 US\$	December 31 2018 US\$
Operating activities	_		
Payments to suppliers and employees		(6,314,746)	(7,263,334)
Interest received		51,714	157,080
Exploration and evaluation expenditure		(305,504)	-
Other receipts		-	58,825
Net cash flows used in operating activities	7	(6,568,536)	(7,047,429)
Investing activities			
Payments for property, plant and equipment		(4,595)	(7,495)
Proceeds from sale of properties	9	650,000	1,350,000
Advances to associates	16	(6,458,599)	(9,124,824)
Acquisition of subsidiary	21	(2,150,000)	(500,000)
Net cash flows used in investing activities		(7,963,194)	(8,282,319)
Financing activities			
Proceeds from borrowings	19	2,500,000	-
Repayment of borrowings		-	(1,584,045)
Proceeds from shares issued		-	32,903,440
Share issue expenses		(15,050)	(2,326,461)
Lease liability payment		(117,844)	-
Net cash flows from financing activities		2,367,106	28,992,934
Net increase / (decrease) in cash and cash equivalents		(12,164,624)	13,663,186
Cash and cash equivalents at the beginning of the year		16,469,474	4,123,973
Net foreign exchange difference		(377,183)	(1,317,685)
Cash and cash equivalents at end of the financial year	7	3,927,667	16,469,474

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### a) Statement of compliance

The consolidated financial report has been prepared as a general purpose financial report which has been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

The financial statements were authorised for issue by the directors at a meeting held on March 19, 2020.

#### Basis of preparation

The consolidated financial statements have been prepared on a historical cost basis, except for financial assets at fair value through other comprehensive income and financial assets at fair value through profit which have been measured at fair value. Historical costs are generally based on the fair values of the consideration given in exchange for goods and services.

The financial report is presented in United States Dollars (US\$) unless otherwise noted.

The Company is a for profit entity.

#### Basis of consolidation

The consolidated financial statements include the financial statements of the Company and its controlled entities, referred collectively throughout these financial statements as the "Consolidated Entity" or "the Group", as at December 31, 2019. Transactions between companies within the Consolidated Entity have been eliminated on consolidation. For a description of the Company's subsidiaries, refer to note 25.

Subsidiaries are all those entities over which the Group has the power to govern the financial and operating policies so as to obtain benefits from their activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether a group controls another entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group.

A change of ownership interest of a subsidiary that does not result in a loss of control is accounted for as an equity transaction.

# (i) Significant accounting judgments

The valuation of certain assets held by the Group is dependent upon the estimation of mineral resources and ore reserves. There are numerous uncertainties inherent in estimating mineral resources and ore reserves and assumptions that are valid at the time of estimation may change significantly when new information becomes available.

Changes in the forecast prices of commodities, exchange rates, production costs or recovery rates may change the economic status of reserves and may ultimately result in the reserves being restated. Such change in reserves could impact on asset carrying values.

## 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### (ii) Significant accounting estimates and assumptions

The carrying amounts of certain assets and liabilities are often determined based on estimates and assumptions of future events. The key estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of certain assets and liabilities within the next annual reporting period are:

#### Non-consolidation of entities

Non-consolidation of entities Mt. Labo Exploration and Development Corporation ("Mt. Labo"), Bunawan Mining Corporation ("Bunawan"), St Ignatius and Oz Metals Exploration and Development Corporation ("Oz Metals") (referred to as "the Philippines Associates").

Under IFRS 10, an investor, regardless of the nature of its involvement with an entity (the investee), shall determine whether it is a parent by assessing whether it controls the investee. Based on this, the Board control and voting rights in the Philippines Associates, RTG has determined that there is an absence of control over the Philippines Associates and that they will be equity accounted in line with IAS 28.

#### Board control

The Boards of each of the Philippine's Associates are comprised of five members, with each company Board sharing a maximum of two common Board members with RTG. It follows that the common RTG Board members cannot directly control the Boards of the Philippines Associates.

#### Voting rights:

RTG, through Sierra Mining Pty Ltd, controls 40% of the shareholdings of Mt. Labo, St Ignatius, Bunawan and Oz Metals, with the remaining 60% of the shareholdings being controlled by external Philippine shareholders. Thus, RTG cannot exercise control over these entities via their shareholding positions.

Based on the above assessment of Board Control and Voting Rights, and in the absence of contractual obligations between RTG and the Philippines Associates, RTG is satisfied that it does not have power over the Philippines Associates and hence does not control the Philippines Associates.

#### Impairment of plant and equipment

The Group determines whether plant and equipment is impaired at least on an annual basis. This requires an assessment on whether there have been any impairment triggers, and where there have been triggers for impairment, an estimation of the recoverable amount of cash generating units to which the plant and equipment are allocated.

#### Share based payment transactions

The Group measures the costs of equity-settled transactions with employees and advisors by reference to the fair value of the equity instruments at the date at which they are granted. The Group measures the cost of cash-settled share based payments at fair value at grant date taking into account the terms and conditions upon which the instruments were granted, as discussed in note 29.

#### Impairment of non-financial assets

Non-financial assets are reviewed at each reporting date to determine whether there are any indicators that the carrying amount may not be recoverable.

#### Asset acquisition

The Group has determined that the acquisition of a controlling interest in A2V Mining Inc. and Central Exploration Pty Ltd is not deemed a business acquisition. The transaction has been accounted for as an asset acquisition. In assessing the requirements of IFRS 3 Business Combinations, the Group has determined that the assets acquired do not constitute a business. When an asset acquisition does not constitute a business combination, the assets and liabilities are assigned a carrying amount based on their relative fair values in an asset purchase transaction and no deferred tax will arise in relation to the acquired assets and assumed liabilities as the initial recognition exemption for deferred tax under IAS 12 applies. No goodwill will arise on the acquisition and transactions costs of the acquisition are included in the capitalised cost of the asset.

The Group has determined that the acquisition of a controlling interest in PB Partners (Malaysia) Pte Ltd and Chanach LLC is not deemed a business acquisition. The transaction has been accounted for as an asset acquisition. In assessing the requirements of IFRS 3 Business Combinations, the Group has determined that the assets acquired do not constitute a business. When an asset acquisition does not constitute a business combination, the assets and liabilities are assigned a carrying amount based on their relative fair values in an asset purchase transaction and no deferred tax will arise in relation to the acquired assets and assumed liabilities as the initial recognition exemption for deferred tax under IAS 12 applies. No goodwill will arise on the acquisition and transactions costs of the acquisition are included in the capitalised cost of the asset.

The net assets acquired are disclosed in note 21.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### Significant accounting estimates and assumptions - continued

Carrying value of the investment in the Philippines Associates

The Group assesses whether there is objective evidence that the investment in the Philippines Associates is impaired by reference to the underlying mining projects held by the Philippines Associates. These mining projects include the Mabilo Project, held by Mt. Labo, which entered into the development phase during the prior year, therefore requiring an impairment assessment in accordance with IAS 28 Investment in Associates and Joint Ventures. This assessment requires judgement in analysing possible impacts caused by factors such as the price of gold and copper, operating and capital estimates, ownership relationships and the political risk in which the project operates.

#### Expected credit losses of financial asset at amortised cost

Loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in note 2.

Material uncertainty arising from the political risk and litigation associated with the mining projects in the Philippines. There is material uncertainty over the outcome of the political risk and litigation (as disclosed in note 15) associated with the mining projects in the Philippines.

#### b) Cash and cash equivalents

Cash and short term deposits in the consolidated statement of financial position include cash at bank and short term deposits with an original maturity of three months or less.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents include cash and cash equivalents defined above, net of outstanding bank overdrafts.

#### c) Plant and equipment

Plant and equipment are stated at cost less accumulated depreciation and impairment losses. Such cost includes the cost of replacing parts that are eligible for capitalisation when the cost of replacing the parts is incurred.

Depreciation is calculated on a straight-line basis over the estimated useful life of the asset as follows:

Office, plant and equipment - over 1 to 13 years

The assets' residual values, useful lives and amortization methods are reviewed, and adjusted if appropriate, at each financial year.

# Impairment

The carrying values of plant and equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### c) Plant and equipment - continued

De-recognition and disposal

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset.

Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the consolidated statement of profit or loss and other comprehensive income in the period the item is derecognised.

#### d) Provisions

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

When the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is represented in the consolidated statement of profit or loss and other comprehensive income net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the risks specific to the liability.

When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

#### e) Employee leave benefits

(i) Wages, salaries, annual leave and sick leave

Provision is made for the Group's liability for employee entitlements arising from services rendered by employees to reporting date. Employee entitlements due to be settled within one year have been measured at their nominal amounts based on remuneration rates which are due to be paid when the liability is settled. Expenses for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

# (ii) Long service leave

The liability for long service leave is recognised and measured as the present value of expected future payments to be made in respect of services provided by employees up to the reporting date using the projected unit credit valuation method. Consideration is given to expected future wage and salary levels, experience of employee departures, and periods of service.

# f) Income tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the reporting date.

Deferred income tax is provided on all temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable temporary differences:

- Except where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profits or taxable profit or loss; and
- In respect of taxable temporary differences associated with investments in subsidiaries, Associates and interest in joint ventures, except where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### f) Income tax - continued

Deferred income tax assets are recognised for all deductible temporary differences, carry-forward of unused tax assets and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry–forward of unused tax assets and unused tax losses can be utilised:

- Except where the deferred income tax asset relating to the deductible temporary difference arises from the
  initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of
  the transaction, affects neither the accounting profit nor taxable profit or loss; and
- In respect of deductible temporary differences associated with investment in subsidiaries, Associates and interests in joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred income tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

Unrecognised deferred income tax assets are recognised at each reporting date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Income taxes relating to items recognised directly in equity are recognised in equity and not in the consolidated statement of profit or loss and other comprehensive income. Deferred tax assets and deferred tax liabilities are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets relate to the same taxable entity and the same taxation authority.

#### g) Goods and Services Tax

Revenues, expenses and assets are recognised net of the amount of goods and services tax ("GST"), except where the amount of GST incurred is not recoverable from the relevant taxation authorities, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable, and receivables and payables, which are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the relevant taxation authorities is included as a receivable or payable in the consolidated statement of financial position.

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

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

# h) Foreign currency translation

Both the functional currency and presentation currency of the Company is United States dollars (US\$).

Transactions in foreign currencies are initially recorded in the functional currency at the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the reporting date. All differences are taken to the consolidated statement of profit or loss and other comprehensive income.

## 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### h) Foreign currency translation – continued

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

The functional currency of the Company's Philippines Associates is the Philippine Peso.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the foreign entities are expressed in United States dollars using exchange rates prevailing at the end of the reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising are recognized as a separate component of equity and as a foreign currency translation adjustment in other comprehensive income (loss) in the consolidated statement of profit or loss and other comprehensive income.

### i) Share based payment transactions

The Company provides benefits to Directors, consultants and employees of the Group in the form of share-based payment transactions, whereby eligible recipients render services in exchange for shares or rights over shares ('equity-settled transactions').

The cost of equity-settled transactions with Directors and employees is measured by reference to fair value at the date at which they are granted. The fair value is determined using a Black & Scholes model, further details of which are given in note 29.

In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of the shares of RTG if applicable.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award ('vesting date').

The cumulative expense recognised for equity-settled transactions at each reporting date until vesting date reflects:

- (i) The extent to which the vesting period has expired, and
- (ii) The number of awards that, in the opinion of the Directors of the Company, will ultimately vest.

This opinion is formed based on the best available information at reporting date. No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date.

No expense is recognised for awards that do not ultimately vest, except awards where vesting is conditional upon a market performance condition.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. In addition, an expense is recognised for any increase in the value of the transaction as a result of the modification, as measured at the date of modification.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new award are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect, if any, of outstanding options is reflected as additional share dilution in the computation of earnings per share.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### j) Exploration and evaluation

Exploration and evaluation expenditures are written off as incurred, except for acquisition costs and where an area of interest is established.

Exploration assets acquired from a third party are carried forward provided that either i) the carrying value is expected to be recouped through the successful development and exploitation or sale of an area of interest or ii) exploitation and/or evaluation activities in the area have not yet reached a stage that permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, active and significant operations in relation to the area are continuing and the rights of the tenure are current. If capitalised exploration and evaluation costs do not meet either of these tests, they are expensed to profit or loss.

An area of interest is established where a discovery of economically recoverable resource is made. The area of interest will be established as a mineral project. All activity relating to the area of interest is then subsequently capitalised. Where development is anticipated, costs will be carried forward until the decision to develop is made.

Each area of interest is reviewed at least bi-annually to determine whether it is appropriate to continue to carry forward the capitalised costs.

Upon approval for the development of an area of interest, accumulated expenditure for the area of interest is transferred to capitalised development expenditure.

#### k) Trade and other payables

Trade payables and other payables are carried at amortised costs and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services.

#### I) Contributed equity

Shares are classified as equity and are recognised at the fair value of the consideration received by the Company. 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.

#### m) Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely dependent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases the asset is tested for impairment as part of the cash-generating unit to which it belongs.

When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses are recognised in the consolidated statement of profit or loss and other comprehensive income.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### m) Impairment of non-financial assets - continued

An assessment is also made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss.

After such a reversal the depreciation charge is adjusted in future periods to allocate the assets revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

#### n) Trade and other receivables

Trade receivables generally have 30 day terms. They are recognised at either fair value (either through other comprehensive income or profit or loss), or at amortised cost (with any expected credit losses taken into account).

A loss allowance is made when there is objective evidence that the Group will not be able to collect the debts. Bad debts are written off when identified.

#### o) Borrowing costs

Borrowing costs incurred for the construction of any qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use. Other borrowing costs are expensed as incurred.

#### p) Revenue recognition

Revenue will be recognised to depict the transfer of promised goods to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods. The following specific recognition criteria must also be met before revenue is recognised:

#### Interest revenue

Revenue is recognised as the interest accrues using the effective interest method, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

## q) Segment reporting

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

## r) Earnings per share

#### (i) Basic earnings/(loss) per share:

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

## (ii) Diluted earnings per share:

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential shares and the weighted average number of additional shares that would have been outstanding assuming the conversion of all dilutive potential shares.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### s) Parent entity financial information

The financial information for the parent entity, RTG Mining Inc., disclosed in note 26, has been prepared on the same basis as the consolidated financial statements, except for investments in subsidiaries which are accounted for at cost in the financial statements of RTG Mining Inc.

#### t) Financial Assets

Financial assets are recognised when a Group entity becomes a party to the contractual provisions of the instrument.

Financial assets are initially measured at fair value. Transaction costs that are directly attributable to the acquisition of financial assets (other than financial assets at fair value through profit or loss) are added to or deducted from the fair value of the financial assets as appropriate on initial recognition. Transaction costs directly attributable to the acquisition of financial assets at fair value through profit or loss are recognised immediately in profit or loss.

#### Classification

From January 1, 2018, the Group classifies its financial assets in the following measurement categories:

- those measured subsequently at fair value (either through OCI, or through profit or loss), and
- those measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows. For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income.

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

#### Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. The loan receivable from Thor is classified as other financial asset at amortised cost, with an expected credit loss recognised. The loan receivable from the Philippines Associates is classified as a financial asset at fair value through profit and loss, with a fair value loss being recognised.

#### Investments

The investments in equity instruments are classified as fair value through other comprehensive income ("FVOCI") and are non-derivatives that are either designated in this category or not classified in any of the other categories. Investments are designated as FVOCI if they do not have fixed maturities and fixed or determinable payments and management intends to hold them for the medium to long term.

Equity instruments at FVOCI do not recycle gains or losses to profit or loss on derecognition. This category only includes equity instruments which are not held-for-trading and which the Group has irrevocably elected to so classify upon initial recognition or transition. Equity instruments at FVOCI are not subject to an impairment assessment under IFRS 9. For this category there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payment is established. The Group has irrevocably elected to classify all of its quoted equity instruments as equity instruments at FVOCI.

When securities classified as FVOCI are sold, the accumulated fair value adjustments recognised in other comprehensive income are not reclassified to profit or loss as gains and losses on sale of available-for-sale financial assets. FVOCI financial assets are subsequently carried at fair value. Changes in value of non-monetary securities classified as available-for-sale are recognised in other comprehensive income.

Details of how the fair value of financial instruments is determined are disclosed in note 28.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### u) Investment in Philippines Associates

The Group's investment in its Philippines Associates is accounted for using the equity method of accounting in the consolidated financial statements. The Philippines Associates are entities over which the Group has significant influence and that are neither subsidiaries nor joint ventures.

Under the equity method, the investment in the Philippines Associates is carried in the consolidated statement of financial performance at cost plus post-acquisition changes in the Group's share of net assets of the Philippines Associates. Cost includes equity contributions and loan advances (interest free with no set term of repayment). Goodwill relating to an associate is included in the carrying amount of the investment and is not amortised. After application of the equity method, the Group determines whether it is necessary to recognise any impairment loss with respect to the Group's net investment in the Philippines Associates. Impairment exists when the carrying value of the investment in Associates exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. Any impairment loss is recognised as an impairment expense in the profit or loss.

The Group's share of its Philippines Associates' post-acquisition profits or losses is recognised in the consolidated statement of profit or loss and other comprehensive income, and its share of post-acquisition movements in reserves along with currency movements on translation of the Philippines Associates is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. Dividends receivable from Associates are recognised in the parent entity's statement of profit or loss and other comprehensive income, while in the consolidated financial statements they reduce the carrying amount of the investment.

When the Group's share of losses in the Philippines Associates equals or exceeds its interest in the Philippines Associates, including any unsecured long-term receivables and loans, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the Philippines Associate.

#### v) Fair value

Fair values may be used for financial asset and liability measurement as well as for sundry disclosures.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. It is based on the presumption that the transaction takes place either in the principal market for the asset or liability or, in the absence of a principal market, in the most advantageous market. The principal or most advantageous market must be accessible to, or by, the Group.

Fair value is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their best economic interest.

The fair value measurement of a non-financial asset takes into account the market participant's ability to generate economic benefits by using the asset at its highest and best use or by selling it to another market participant that would use the asset at its highest and best use.

In measuring fair value, the group uses valuation techniques that maximise the use of observable inputs and minimise the use of unobservable inputs.

For assets and liabilities for which fair value is measured or disclosed in the financial statements, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For the purposes of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### v) Fair value - continued

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique in estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing an asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of IFRS 2, leasing transactions that are within the scope of IFRS 117 and measurements that have some similarities to fair value but are not fair value, such as net realisable value in IFRS 2 or value in use in IFRS 136.

#### w) Current versus non-current classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current/non-current classification. An asset is current when it is:

- Expected to be realised or intended to be sold or consumed in the normal operating cycle,
- Held primarily for the purpose of trading,
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in the normal operating cycle,
- It is held primarily for the purposes of trading,
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

#### x) Accounting policy choice for non-controlling entities

The Group recognises non-controlling interest in an acquired entity either at a fair value or at the non-controlling interest's proportionate share of the acquired entity's net identifiable assets. The decision is made on an acquisition-by-acquisition basis.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of profit or loss, statement of comprehensive income, statement of changes in equity and balance sheet respectively.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – continued

#### y) Going concern

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

For the year ended December 31, 2019 the Group recorded a loss of \$14,026,980 and had net cash outflows from operating activities of \$6,568,536. As at 31 December 2019, the Group had a working capital surplus of \$434,555.

Subsequent to reporting date, on 31 January 2020, the World Health Organisation (WHO) announced a global health emergency because of a new strain of coronavirus originating in Wuhan, China (COVID-19 outbreak) and the risks to the international community as the virus spreads globally beyond its point of origin. Because of the rapid increase in exposure globally, on 11 March 2020, the WHO classified the COVID-19 outbreak as a pandemic. These events are having a significant negative impact on world stock markets, currencies and general business activities. The timing and extent of the impact and recovery from COVID-19 is unknown but it may have an impact on Group's activities and potentially impact on being able to raise capital in an uncertain market.

In context of this operating environment, the ability of the Group to continue as a going concern is dependent on refinancing finance facilities as indicated below and securing additional funding through debt or equity to continue to fund its operational and exploration activities.

These conditions indicate a material uncertainty that may cast a significant doubt about the entity's ability to continue as a going concern and, therefore, that it may be unable to realise its assets and discharge its liabilities in the normal course of business.

The financial statements have been prepared on the basis that the entity is a going concern, which contemplates the continuity of normal business activity, realisation of assets and settlement of liabilities in the normal course of business for the following reasons:

- The Directors believe that there is sufficient cash available for the Group to continue operating until it can raise sufficient further capital to fund its ongoing activities;
- The Directors are in discussions with the financier of the Groups interest bearing loan facility regarding
  the renegotiation of repayment terms of this facility which is scheduled for repayment by 16 April 2020 as
  disclosed in note 19. The financier has indicated a willingness to extend repayment terms and whilst this
  is yet to be formalised, the Directors expect to finalise these negotiations and extend repayment of this
  facility;
- The Group has the ability to reduce its expenditure to conserve cash;
- The Group has the ability to realise the value of its investments as disclosed in note 12 for additional working capital; and
- The Directors are continuing to explore alternative options in an effort to mitigate the possible impact of COVID-19.

Should the Group not be able to achieve any of the above, it may be required to realise its assets and discharge its liabilities other than in the ordinary course of business, and at amounts that differ from those stated in the financial statements and that the financial report does not include any adjustments relating to the recoverability and classification of recorded asset amounts or liabilities that might be necessary should the entity not continue as a going concern.

#### 1. BASIS OF PREPARATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - continued

#### z) Leases

The Group assesses at the start of a contract whether or not it contains a lease, by deciding if the contract provides the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group currently uses a single recognition and measurement approach for all leases, except for short-term leases and leases of low value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use underlying assets.

#### i) Right-of-use assets

The Group recognises right-of-use assets at the start of the lease and are measured at costs, less accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use asset are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

## ii) Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily

determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

### iii) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. It also applies the lease of low-value assets recognition exemption to leases that are considered to be low value. Lease payments on short-term leases and leases of low value assets are recognised as expense on a straight-line basis over the lease term.

## 2. CHANGES IN ACCOUNTING POLICIES

This note explains the impact of the adoption of IFRS 16 Leases on the Company's financial statements and discloses the new accounting policies that have been applied from January 1, 2019, where they are different to those applied in prior periods.

#### Impact on the financial statements

As a result of the changes in the Company's accounting policies, IFRS 16 was adopted without restating comparative information. The reclassifications and adjustments arising from the new rule are therefore not reflected in the balance sheet as at December 31, 2018, but are recognised in the opening balance sheet on January 1, 2019

### IFRS 16 Leases - Impact of adoption and accounting policies applied from January 1, 2019

IFRS 16 replaces the provisions of IAS 17 that related to the recognition, classification and measurement of leases.

The adoption of IFRS 16 Leases from January 1, 2019 resulted in changes in the accounting policies and adjustments to the amounts recognised in the financial statements. The new accounting policies are set out below. Comparative figures have not been restated in accordance with transitional provisions.

On January 1, 2019, the Company held one lease, for the head office based in Subiaco. The Company assessed which business model applied to the lease and classified its lease into the appropriate IFRS 16 category.

Reclassification from administration expense to a lease liability and right of use ("ROU") asset

The office lease was reclassified from an operating lease which was recorded as an administration expense in the profit and loss, as payments were made each month under the previous IAS 17, to recognising a lease liability and a ROU asset in its balance sheet under the new IFRS 16. Refer to note 14 for further details.

#### Initial recognition

The Company elected to value the ROU asset using the first modified retrospective approach, without restating prior year comparatives. The liability was measured at the present value of the remaining lease payments, discounted using the Group's incremental borrowing rate of 3.77% as at January 1, 2019. The initial amount recognised for each asset and liability is the same and uses the current borrowing rate.

	US\$
Operating lease commitment at December 31, 2018	73,170
Effect of discounting the lease commitment at an annual rate of 3.77%	(7,109)
Effect of recognising the discounted, 3 year lease renewal	351,621
Lease liability recognised as at January 1, 2019	417,682

#### Subsequent recognition

RTG will recognise a lease liability based on the discounted payments required under the lease. The lease liability is to be measured with reference to an estimate of the lease term, including optional lease periods if RTG is reasonably certain to exercise an option to extend the lease.

RTG will use the cost model to recognise the ROU asset and amortise it over the remaining 3.5 years of its term.

#### IFRIC 23 Uncertainty over Income Tax Treatments

IFRIC 23 provides guidance on the accounting for current and deferred tax liabilities and assets in circumstances in which there is uncertainty over income tax treatments. The Group has adopted IFRIC 23 from July 1, 2019. The impact of adoption is not material to the financial statements.

# 3. ADOPTION OF NEW AND REVISED ACCOUNTING STANDARDS

## New, revised or amending Accounting Standards and Interpretations adopted

A new standard impacting the Group that was adopted in the annual financial statements for the year ended December 31, 2019 and which has given rise to changes in the Group's accounting policies is IFRS 16 Leases. See note 1 and 2 for further details.

## New Accounting Standards and Interpretations not yet mandatory or early adopted

Accounting Standards and Interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the Group for the annual reporting period ended December 31, 2019, except for IFRS 3 Business Combinations, effective from January 1, 2020. See note 1 for further details.

# 4. OTHER INCOME

4. OTHER INCOME	December 31 2019 US\$	December 31 2018 US\$
Interest income	49,900	161,853
Other	-	58,825
	49,900	220,678
5. EXPENSES		
Exploration and evaluation expenditure		
Exploration and evaluation expenditure	239,529	-
	239,529	
Business development expenses		
Conferences	35,215	50,317
Employee and director fees	396,431	461,296
Project analysis	104,331	47,575
Travel expenses	434,729	936,901
Legal expenses	716,543	2,006,676
Consultants	857,559	-
Other expenses	50,129	103,461
	2,594,937	3,606,226
Administrative expenses		
Accounting, tax services and audit fees	70,062	76,649
Computer support fees	18,713	16,089
Consultants fees	398,284	271,563
Depreciation expenses	39,147	24,356
Employee and director fees	1,099,641	1,245,612
Insurance expenses	85,458	65,924
Legal expenses	83,976	63,899
Listing and shareholder reporting costs	66,577	156,097
Occupancy expenses	128,227	158,508
Travel expenses	279,321	128,072
Finance costs	181,233	5,296
Other expenses	216,726	170,443
	2,667,365	2,382,508
Share of Philippines Associates loss		
Share of net losses of Philippines Associates		374,892
	-	374,892

## 5. EXPENSES – continued

3. EXI ENGLS - Continued	_	December 31 2019 US\$	December 31 2018 US\$
Fair value loss on financial asset at fair value through profit or loss Fair value loss on advances to Philippines Associates	(i)	6,645,657	4,555,269
Fair value loss on advances to Associates (Central)	(ii)	-	4,569,555
	_	6,645,657	9,124,824

- (i) Advances to Philippines Associates have been classified as a financial asset at fair value through profit or loss as the associates are still in pre-development stage, the repayment of the loans is not solely interest and principle and is linked to the relevant projects achieving commercial production. The fair value is calculated using the expected cash flow to be received from the underlying project of the associate, discounted using a risk adjusted discount rate relating to the loan. Refer to notes 15 and 16 for further information.
- (ii) Advances to Associates (Central) have been classified as a financial asset at fair value through profit or loss. The fair value loss was assessed in consideration of the high credit risk resulting in the loans having a nil valuation. These advances relate to the period prior to the acquisition when Central was still an associate of RTG. Refer to notes 15 and 16 for further information.

## Impairment and project expenditure expenses

·	·	(1,695,398)	11,073,269
Expected credit loss provision	(ii)	(130,000)	(70,000)
Other receivables		-	200,122
Project expenditure in joint venture		1,825,398	1,407,566
Impairment of investment in the Philippines Associates	(i)	-	9,535,581

<sup>(</sup>i) The recoverable amount of the investment in the Philippines Associates was assessed to be nil and the asset was fully impaired as at December 31, 2018. Refer to note 15 for further information.

<sup>(</sup>ii) Expected credit losses recognised for the Company's financial asset held at amortised cost. Refer to note 9 for further information.

# 6. INCOME TAX

The Company is incorporated and holds its registered office in the British Virgin Islands, but is an Australian resident for tax purposes due to the location of its central management and control. The major components of income tax benefit are:

	December 31 2019 US\$	December 31 2018 US\$
(a) Income tax expense		
Current Income tax expense / (benefit)	-	-
Adjustments in respect of current income tax of previous years	-	-
Deferred Income tax		
Relating to the origination and reversal of temporary differences	(881,220)	(976,627)
Adjustments in respect of deferred income tax of previous years		-
Gain not recognised for income tax purposes	-	-
Deferred tax assets not brought to account	881,220	976,627
Income tax expense reported in the statement of profit or loss and other comprehensive income	-	-
(b) Reconciliation of tax expense and accounting loss before income tax		
Accounting loss before income tax	(14,026,980)	(27,627,804)
At the domestic income tax rate of 27.5% (Australia) (2016: 30%)	(3,857,420)	(7,597,646)
Expenditure not allowable for income tax purposes	3,191,149	6,979,859
Other non-assessable income	(35,500)	-
Adjustments in respect of current income tax of previous years	-	-
Deferred tax liabilities not brought to account	-	
Deferred tax assets not brought to account	701,770	617,787
Income tax expense reported in the statement of profit or loss and other comprehensive income	-	-
	December 31 2019 US\$	December 31 2018 US\$
(c) Deferred income tax		
Deferred income tax relates to the following:		
Deferred tax assets		
Accruals	71,656	46,445
Provision for doubtful debts	20,616	20,616
Tax losses available to offset against future taxable income	4,332,783	3,476,665
Lease liabilities	82,455	-
Assets held for sale	-	-
Foreign exchange losses	-	-
Deferred tax assets not brought to account	(4,424,947)	(3,543,727)
Unrecognised deferred tax liabilities	82,564	-

The tax losses have not been recognised as their realisation is not considered probable at this stage. The recovery of any tax losses is dependent upon compliance with relevant tax authorities and regulations.

# 7. CASH AND CASH EQUIVALENTS

	-	December 31 2019 US\$	December 31 2018 US\$
Cash on hand		38	9
Cash at bank	(i)	3,927,629	16,469,465
	_	3,927,667	16,469,474

<sup>(</sup>i) Cash at bank earns interest at floating rates based on daily bank deposit rates.

For further information on financial risk management refer to note 28.

# Cash flows from operating activities reconciliation

# Reconciliation of net loss after tax to net cash flows from operations

Net loss after related income tax	(14,026,980)	(27,627,804)
Adjustment for non-cash income and expense items:		
Depreciation	39,147	24,356
Amortisation	119,214	-
Share of Associates loss	-	374,892
Impairment expense	2,257,937	13,955,509
Fair value loss on financial asset at FVTPL	6,645,657	6,242,584
Unrealised foreign exchange gains / (losses)	(47,568)	1,220,324
Acquisition accounting	(170,834)	490,059
Changes in assets and liabilities:		
(Increase) / decrease in receivables	(1,940,348)	(1,485,809)
(Increase) / decrease in prepayments	(3,095)	(28,465)
Increase / (decrease) in payables	558,334	(213,075)
Net cash outflow from operating activities	(6,568,536)	(7,047,429)

# 8. RECEIVABLES

	December 31 2019	December 31 2018 US\$
	US\$	
Current assets		
GST receivable	30,114	31,191
Other receivables	3,133	76,926
	33,247	108,117

# 9. FINANCIAL ASSET AT AMORTISED COST

	December 31 2019 US\$	December 31 2018 US\$
	_	
Financial asset at amortised cost	-	524,646
	-	524,646
Reconciliation of movements in financial asset at amortised cost:		
Opening balance	524,646	2,000,000
Reclassification from held-to-maturity to amortised cost	-	(200,000)
Opening balance – IFRS 9	524,646	1,800,000
Additions	44,760	26,788
Repayments	(650,000)	(1,350,000)
Interest received	(49,406)	(22,142)
Expected credit loss provision	130,000	70,000
Closing balance	-	524,646
Reconciliation of movement in expected credit loss provision		
Opening balance	-	-
Reclassification from held-to-maturity to amortised cost	-	(200,000)
Opening balance – IFRS 9	(130,000)	(200,000)
Expected credit loss provision	130,000	70,000
Closing balance	-	(130,000)

As part of the settlement for the sale of the Company's interest in the Segilola Gold Project to Thor Explorations Ltd ("Thor") that occurred in 2016, Thor agreed to pay the Company \$2,000,000. At December 31, 2018, \$1,350,000 had been paid and a \$130,000 expected credit loss was recognised on the outstanding \$650,000 (using a 20% probability of default rate). At December 31, 2019, the remaining \$650,000 plus interest had been paid and the expected credit loss was reversed.

# 10. PREPAYMENTS

	December 31 2019 US\$	December 31 2018 US\$
<del>-</del>		
Other	113,392	110,296
_	113,392	110,296
11. PROPERTY, PLANT AND EQUIPMENT		
Office equipment		
Opening balance	238,897	163,036
Additions	3,092	7,495
Acquisition	33,821	92,722
Depreciation expense	(39,147)	(24,356)
Closing balance	236,663	238,897
12. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREH	ENSIVE INCOME	
Non-current		
Financial assets at fair value through other comprehensive income	1,946,619	1,983,145
	1,946,619	1,983,145
Reconciliation of movements in financial assets at fair value through other comprehensive income:		
Opening balance	1,983,145	1,749,484
Gain on fair value measurement	(36,526)	233,661
Closing balance	1,946,619	1,983,145

During the prior year, the available-for-sale financial asset was reclassified to a financial asset at FVOCI as a result of a change of accounting policy.

Risk exposure and fair value measurements

Information about the Company's methods and assumptions used in determining fair value is provided in note 28.

# 13. EXPLORATION AND EVALUATION ASSETS

	_	December 31 2019 US\$	December 31 2018 US\$
Opening balance		-	-
Acquisition of exploration and evaluation assets	(i)	2,913,588	-
Foreign exchange gain		15,913	-
	_	2,929,501	-

<sup>(</sup>i) During the year, the Group acquired PB Partners (Malaysia) Pte Ltd ("PB"), a non-listed company with a 90% direct interest in Chanach LLC ("Chanach"). The Group recognised \$2,913,588 of exploration and evaluation assets on acquisition. Refer to note 21 for further details.

## 14. RIGHT-OF-USE ASSET AND LEASE LIABILITY

Amounts recognised in the consolidated statement of financial position

RI	าทา	-O	t-I I	92	as	set

Property – head office lease		
At January 1, 2019	417,682	-
Amortisation	(119,214)	-
At December 31, 2019	298,468	-
Lease liability		
At January 1, 2019	417,682	-
Lease payments	(117,844)	-
At December 31, 2019	299,838	
Current Lease liability	105,510	_
Non-current Lease liability	194,328	-
Total Lease liability	299,838	-
Amounts recognised in the consolidated statement of profit or loss		
Amortisation of right-of-use asset		
Property – head office lease amortisation	119,214	-
	119,214	-

The total cash outflow for the lease in the twelve months to December 31, 2019 was \$117,844.

On January 1, 2019, the Company held one lease, for the head office based in Subiaco.

The office lease was reclassified from an operating lease which was recorded as an administration expense in the profit and loss, as payments were made each month under the previous IAS 17, to recognising a lease liability and a ROU asset in its balance sheet under the new IFRS 16. Refer to note 2 for further details.

<sup>(</sup>ii) Exploration and evaluation expenditure immediately expensed to the statement of profit or loss and other comprehensive income amounted to \$239,529. Refer to note 5 for further details.

# 15. INVESTMENT IN ASSOCIATES

## The Philippines Associates

The Group has a direct 40% interest in each of the Philippines Associates. All of these companies are incorporated in the Philippines. The Group's interest in the Philippines Associates is accounted for using the equity method. The following table illustrates summarised financial information relating to the Group's Philippines Associates:

	December 31 2019 US\$	December 31 2018 US\$
Investment in Philippines Associates		
Opening balance	-	9,477,934
Share of Philippines Associates net loss	-	(374,892)
Share of foreign currency translation reserve	-	432,539
Impairment	-	(9,535,581)
	-	-

The Philippines Associates have a December 31 reporting date.

#### Investment in Philippines Associates

The Group assesses recoverability of its investment in the Philippines Associates at each reporting date. During the prior year ended, December 31, 2018, an impairment of \$9,535,581 was recognised. The Company assessed future economic benefits from the investment in the Philippines Associates in consideration of the material uncertainties from the current political risks associated with the granting of mining licences relating to the mining projects held by the Philippines Associates as well as the litigation between Mt. Labo and its former Joint Venture partner. As a result, the recoverable amount of the asset was assessed to be nil and the asset was fully impaired as at December 31, 2018. There have been no changes in the assessment for the year ended December 31, 2019.

The former Secretary of the DENR in the Philippines previously rescinded a number of mining licences previously awarded, not related to the projects of the Group's Associates and imposed a moratorium on all new mines and a ban on open-pit mining. This created uncertainty as to whether the government may further rescind mining licenses in the area in the future and if the Mabilo project will be able to be developed; however, this has been mitigated by a change in the Secretary of the DENR in 2017 and, in July 2018, the DENR lifted the moratorium on the acceptance, processing and/or approval of applications for exploration permits for metallic and non-metallic minerals.

In 2016, Mt. Labo rescinded the previous settlement agreement with its Joint Venture partner, Galeo due to non-performance by Galeo and served a notice of termination of the Joint Venture Agreement and referred the matter to arbitration. The Joint Venture was terminated on January 31, 2017. As such, Galeo is no longer a shareholder of Mt. Labo nor a Joint Venture partner of Mt. Labo. In 2017, Mt. Labo commenced arbitration proceedings against Galeo in the Singapore International Arbitration Centre ("SIAC") in accordance with the provisions of the JVA and the compromise agreement which has been rescinded Mt. Labo recently completed the hearing by the SIAC seeking varied reliefs, including a declaration that the Joint Venture Agreement ("JVA") with Galeo Equipment Corporation ("Galeo") was validly terminated and the compromise agreement was validly rescinded. Under the JVA, on termination the innocent party is then given the right to buy out the guilty party at a 10% discount to book value, which for the Joint Venture is nominal given it was still in the exploration phase of the project.

Mt. Labo and Galeo have estimated contingent liabilities relating to the legal proceedings for both the civil case in the Philippines and arbitration through the Singapore International Arbitration Centre. Mt. Labo's claims against Galeo are for PHP7,000,000 under the civil case and USD183,199,563 through arbitration. Galeo's claims against Mt. Labo are for PHP1,500,000 under the civil case and USD3,500,000 under arbitration, plus legal fees. However, in its most recent submissions in the arbitration, Galeo clarified that it was limiting its claim for damages to USD309,519.05 (plus pre and post-award interest) and legal costs and costs of arbitration, which it will quantify in its core submissions. The Associates had no other contingent liabilities or capital commitments as at December 31, 2019 (nil: December 31, 2018).

# 16. FINANCIAL ASSET AT FAIR VALUE THROUGH PROFIT OR LOSS

- TIMANGIAL ASSET ATTAIN VALUE TIMOGGIT ROTTI ON EOSS	December 31 2019 US\$	December 31 2018 US\$
Advances to Philippines Associates		
Opening balance	-	-
Advances to Philippines Associates	6,645,657	4,555,269
Fair value loss	(6,645,657)	(4,555,269)
	-	
Advances to Associate (Central)		
Opening balance	-	-
Advances to Associate (Central)	-	4,569,555
Fair value loss	-	(4,569,555)
	-	-
<del>-</del>		

The Group determines the fair value of the advances in consideration of the investments in associates (refer to note 15). Considering the investments were held at nil valuation as at December 31, 2019, and the status of the relevant opportunities and credit risk, there was no recognised fair value of the advances to associates.

## 17. TRADE AND OTHER PAYABLES

## **Current liabilities**

Trade creditors	(i)	428,176	406,527
Accrued expenses		235,689	21,166
	_	663,865	427,693

(iii) Trade payables are non-interest bearing and are normally settled on 30 to 60 day terms. There are no amounts that are expected to be settled greater than 12 months. Refer to note 28 for further information on trade and other payables.

# 18. PROVISIONS

Employee entitlements	220,376	147,725
	220,376	147,725

Employee entitlements

Refer note 1(e) for the relevant accounting policy applied in the measurement of this provision.

# 19. LOANS AND BORROWINGS

	December 31 2019 US\$	December 31 2018 US\$
Facility fee	150,000	
Interest-bearing loan facility	2,500,000	-
	2,650,000	-

The loan was an interest-bearing unsecured facility repayable within six months of the initial drawdown (April 16, 2020). Refer to note 28 for further information on loans and borrowings.

# 20. ISSUED CAPITAL AND RESERVES

# (a) Issued and paid up share capital

	December 31	December 31	December 31	December 31
	2019	2018	2019	2018
	Number	Number	US\$	US\$
Issued and paid up capital	490,653,466	478,940,889	168,412,908	167,858,807

Fully paid shares carry one vote per share and the right to dividends. The Company is authorised to issue an unlimited number of shares of no par value of a single class.

# Movements in contributed equity during the year were as follows:

	Number	US\$
Opening balance at January 1, 2019	478,940,889	167,858,807
Shares issues	11,712,577	569,150
Shares issue costs	-	(15,049)
Total shares on issue at December 31, 2019	490,653,466	168,412,908
Opening balance at January 1, 2018	167,585,577	138,376,685
Shares issues	311,355,312	32,903,440
Shares issue costs	-	(3,421,318)
Total shares on issue at December 31, 2018	478,940,889	167,858,807

Fully paid shares carry one vote per share and the right to dividends. The Company is authorised to issue an unlimited number of shares of no par value of a single class.

# (b) Reserves

## Movements in reserves during the year were as follows:

<b>3 3</b>	December 31 2019	December 31 2018
	US\$	US\$
Asset revaluation reserve	446,619	483,145
Share based payment reserve	8,696,142	8,696,142
Foreign currency translation reserve	860,899	853,617
Other reserves	30,662	30,662
	10,034,322	10,063,566
	,	10,000,000

# Movements in options during the year were as follows:

	Number
Opening balance at January 1, 2019	12,715,201
Granted during the period  Total options on issue at December 31, 2019	12,715,201

# 20. ISSUED CAPITAL AND RESERVES - continued

During the prior year, 12,715,201 unlisted advisor options were issued in as part of the Private Placement. The options were valued using the Black and Scholes method with the following assumptions:

Number of options 12,715,201 Grant date share price A\$0.14 A\$0.14 Exercise price **Expected volatility** 120% Option life 5 years Dividend yield 0.00% Interest rate 2.36% Expiry date May 3, 2023

The fair value of the unlisted advisor options was valued using the methodology above at \$1,094,857 (\$0.09 per option). As the value of services could not be determined, the valuation used for the options was used to calculate the value of the services received.

#### Nature and purpose of reserves

#### Asset revaluation reserve

The asset revaluation reserve is used to record the revaluation of the investment in Thor Explorations Ltd to market value as the investment is designated as a financial asset through other comprehensive income.

#### Share based payment reserve

The share based payment reserve is used to record the value of share based payments provided to employees, including Key Management Personnel and Directors as part of remuneration. The notional value attributed to the shares issued under the Loan Share Plan is included in this reserve as accounting standards deem the non-recourse loan to contain an embedded option (refer to note 28).

# Foreign currency translation reserve ("FCTR")

Exchange differences arising on translation of the controlled entity and the Company's share of Associates FCTR are recorded in other comprehensive income as described in note 15 and accumulated in a reserve within equity. The cumulative amount is reclassified to profit of loss when the net investment is disposed of.

# (c) Accumulated losses

	December 31 2019 US\$	December 31 2018 US\$
Balance at the beginning of the financial year	(158,528,797)	(131,276,251)
Change in accounting policy	-	(200,000)
Loss attributable to equity holders of the Company	(13,420,666)	(27,052,545)
Balance at the end of the financial year	(171,949,463)	(158,528,797)

# (d) Dividends

No dividends were paid or proposed during or since the end of the financial year.

Refer to note 28 for information on capital risk management.

# 21. ASSET ACQUISITION AND ACQUISITION OF NON-CONTROLLING INTERESTS

Acquisition of PB Partners (Malaysia) Pte Ltd and Chanach LLC

On October 23, 2019 the Group acquired PB Partners (Malaysia) Pte Ltd ("PB"), a non-listed company with a 90% direct interest in Chanach LLC ("Chanach").

The transaction was classified as an asset acquisition, rather than a business combination under the new IFRS 3 Business Combination standard as substantially all of the fair value of the assets acquired was concentrated in exploration. The standard comes into effect from January 1, 2020, but was adopted early by the Group.

The deemed consideration consisted of: (i) cash consideration of US\$2.15m: and (ii) US\$0.5m in new RTG shares issued at a price equal to the 5-day VWAP of the RTG shares on the ASX for the 5 trading days leading up to completion of the transaction (10,312,577). The new RTG shares were issued at a deemed value of A\$0.071 per share.

RTG's share of the relative fair values of the total assets and liabilities of PB and Chanach as at the date of acquisition were:

	Fair value recognised on acquisition
	US\$
Assets	
Cash and cash equivalents	64,223
Financial assets at amortised cost	9,572
Prepayments	10,250
Inventories	6,269
Property plant and equipment	33,821
Exploration and evaluation	2,913,588
	3,037,723
Liabilities	
Trade and other payables	(54,818)
Tax payable	(2,389)
Provisions	(36,072)
	(93,279)
Total net assets	2,944,444
Non-controlling interest on acquisition (10%)	294,444
Cash purchase consideration	2,150,000
Share purchase consideration	500,000
	2.944.444

Non-controlling interests in the acquisition have been recognised at the proportionate share of net assets.

# 22. NON-CONTROLLING INTEREST

The effect on the equity attributable to the Company during the year is as follows:

	December 31 2019 US\$	December 31 2018 US\$
Opening non-controlling interests	(534,419)	-
Loss attributable to non-controlling interests	(606,314)	(575,259)
Acquisition of non-controlling interest	294,444	40,840
	(846,289)	(534,419)

On October 23, 2019 the Group acquired PB Partners (Malaysia) Pte Ltd ("PB"), a non-listed company with a 90% direct interest in Chanach LLC ("Chanach"). The deemed consideration consisted of: (i) cash consideration of US\$2.15m: and (ii) US\$0.5m in new RTG shares issued at a price equal to the 5-day VWAP of the RTG shares on the ASX for the 5 trading days leading up to completion of the transaction (10,312,577). The new RTG shares were issued at a deemed price of A\$0.071 per share.

On July 18, 2018 the Group acquired A2V Mining Inc. ("A2V"), a non-listed company with a direct interest in Central Exploration Pty Ltd ("Central"). Additionally, through the conversion of US\$2.5M in further loan funding into shares in Central, the Group's total interest in Central increased to 69%.

Set out below is summarised financial information for each subsidiary that has non-controlling interests that are material to the Consolidated Entity. The amounts disclosed for each subsidiary are before inter-company eliminations.

Statement of financial position	Chanach LLC		Central Exploration Pty Ltd	
	2019	2018	2019	2018
	US\$	US\$	US\$	US\$
Current assets	128,967	-	20,829	5,961
Current liabilities	(79,953)	-	(3,205,534)	(1,375,326)
Net assets	49,014	-	(3,184,705)	(1,369,365)
Non-current assets	2,984,830	-	76,025	92,722
Non-current liabilities	(414,744)	-	-	-
Non-current net assets	2,570,086	-	76,025	92,722
Net assets	2,619,100	-	(3,108,680)	(1,276,643)
Accumulated NCI	261,910	-	(1,108,199)	(534,419)
Statement of financial performance	Chanach LLC		Central Exploration Pty Ltd	
	2019	2018	2019	2018
_	US\$	US\$	US\$	US\$
Revenue	-	-	2,551	27
Loss for the period	(325,339)	-	(1,825,358)	(1,407,566)
Total comprehensive income	(325,339)	-	(1,825,398)	(1,407,566)
Loss allocated to NCI	(32,534)	-	(573,780)	(575,259)

# 22. NON-CONTROLLING INTEREST – continued

Statement of cash flows	Chanach LLC	;	Central Explorati	on Pty Ltd
	2019	2018	2019	2018
	US\$	US\$	US\$	US\$
Cash flow from operating activities	(289,479)	-	(1,822,847)	(1,407,539)
Cash flow from investing activities	-	-	-	-
Cash flow from financing activities	206,659	-	1,830,293	1,359,638
Net increase/(decrease) in cash and cash equivalents	(82,820)	-	7,446	(47,901)

# 23. AUDITOR'S REMUNERATION

	December 31 2019 US\$	December 31 2018 US\$
The Auditor of the Company is BDO Audit (WA) Pty Ltd.		
Amounts received or due and receivable by BDO Audit (WA) Pty Ltd for:		
An audit or review of the financial report of the entity and any other entity in the consolidated group.	45,946	42,110
Other services in relation to the entity and any other entity in the consolidated group		
Tax compliance	18,939	16,944
Other assurance services	5,177	6,224
	70,062	65,278

# 24. LOSS PER SHARE

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

(a) Loss used in calculating earnings per share	December 31 2019 US\$	December 31 2018 US\$
Loss attributable to ordinary equity holders of the parent		
- Continuing operations	(13,420,666)	(27,052,545)
Loss attributable to ordinary equity holders of the parent	(13,420,666)	(27,052,545)
(b) Weighted average number of shares	Number of shares	Number of shares
Weighted average number of shares used in calculating basic loss per share	480,949,329	377,806,307
Effect of dilutive options	-	-

# 25. RELATED PARTY DISCLOSURE

The Consolidated Entity consists of RTG and its subsidiaries and joint ventures listed in the following table:

Name of Entity	Country of	Equity Interest (%)	Equity Interest (%)
Name of Entity	Incorporation	December 31 2019	December 31 2018
Controlled Entities			
Sierra Mining Pty Ltd	Australia	100	100
SRM Gold Limited	British Virgin Islands	100	100
Sierra Philippines Pty Ltd	Australia	100	100
Ratel Group Limited	British Virgin Islands	100	100
CGX Limited	British Virgin Islands	100	100
Ilesha Mining Holdings Limited	British Virgin Islands	100	100
Ilesha Mining Cooperatief U.A.	The Netherlands	100	100
llesha Mining Limited B.V.	The Netherlands	100	100
Zambian Mining Limited	British Virgin Islands	100	100
A2V Mining Inc.	British Virgin Islands	100	100
Central Exploration Pty Ltd	Australia	69	69
Origold Mining Limited	British Virgin Islands	100	100
Origold PNG Limited	Papua New Guinea	100	100
Areca Mining Limited	British Virgin Islands	100	-
PB Partners (Malaysia) Pte Ltd	Malaysia	100	-
Chanach LLC	Kyrgyz Republic	90	-

# (a) Controlling Entity

The ultimate controlling entity of the wholly owned group is RTG Mining Inc.

# (b) Other transactions with related parties

# Transactions with related parties

Transactions with related parties consist of companies with Directors and Officers in common and companies owned in whole or in part by Executives and Directors as follows for the twelve months ended December 31, 2019 and 2018:

NameNature of transactionsCoverley Management Services Pty LtdConsulting as Director

# 25. RELATED PARTY DISCLOSURE - continued

The Company paid the following fees in the normal course of operation in connection with companies owned by Directors.

	December 31 2019 US\$	December 31 2018 US\$
Director fees	52,998	48,012
	52,998	48,012

During the year ended December 31, 2019 the Group entered into transactions with related parties:

- Loans of \$3,297,961 were advanced to subsidiaries from short term inter-company accounts, and
- Loans of \$6,645,657 were advanced on to the associates of the Company.

These transactions were undertaken on the following terms and conditions:

- Loans are repayable at call, and
- No interest is payable on the loans at present.

# (c) Key Management Personnel compensation

	898,892	1,099,153
Long term benefits - AL	14,825	(72,042)
Post-employment benefits - super	68,868	82,125
Short term employee benefits	814,799	1,089,070

Detailed remuneration disclosures are provided in the remuneration report on pages 9 to 14.

# 26. PARENT ENTITY INFORMATION

	December 31 2019	December 31 2018
Information relating to RTG:	US\$	US\$
Current assets	3,905,167	16,665,233
Total assets	5,352,367	16,894,289
Current liabilities	(1,514,320)	(1,387,821)
Total liabilities	(4,132,216)	(1,387,821)
Issued capital	168,412,908	167,858,807
Share option reserve	8,696,142	8,696,142
Asset revaluation reserve	446,619	483,145
Accumulated losses	(176,335,518)	(161,531,626)
Total shareholders' equity	1,220,151	15,506,468
Loss of the parent entity	(11,258,383)	(21,508,712)
Total comprehensive loss of the parent entity	(11,258,383)	(21,508,712)

## 27. COMMITMENTS AND CONTINGENCIES

#### (a) Commitments

As at December 31, 2019, the Group recognised the following commitments:

#### Lease Liability

Relates to the Company's lease liability. Refer to note 14 for further information.

Chanach Licence Costs

As at December 31, 2019, there was US\$164,200 remaining licence fees to be paid to maintain the licence that expires at the end of 2020.

#### (b) Contingencies

As at December 31, 2019, the Group recognised the following contingent liabilities:

#### **Associate**

#### Investment in Philippines Associates

Mt. Labo and Galeo have estimated contingent liabilities relating to the legal proceedings for both the civil case in the Philippines and arbitration through the Singapore International Arbitration Centre. Mt. Labo's claims against Galeo are for PHP7,000,000 under the civil case and USD183,199,563 through arbitration. Galeo's claims against Mt. Labo are for PHP1,500,000 under the civil case and USD3,500,000 under arbitration, plus legal fees. However, in its most recent submissions in the arbitration, Galeo clarified that it was limiting its claim for damages to USD309,519.05 (plus pre and post-award interest) and legal costs and costs of arbitration, which it will quantify in its core submissions. The Associates had no other contingent liabilities or capital commitments as at December 31, 2019 (nil: December 31, 2018).

#### **Subsidiary**

## Central Exploration Pty Ltd

During the prior period, the Group acquired A2V Mining Inc. ("A2V"), a non-listed company with a direct interest in Central Exploration Pty Ltd ("Central"). Through the conversion of loan funding into shares in Central, the Group's total interest in Central increased to 69%. The acquisition gave rise to a contingent liability of \$1,333,257 relating to Duncan Mining Pty Ltd's (a related entity of Central) acquisition of URM (South Pacific) Pty Ltd. Repayment of the liability is dependent on the development of Central's Bougainville interests. Given the current status of the project, repayment of the liability is not considered probable. At balance date, the value of the liability increased to \$1,661,545 (December 31, 2018: \$1,506,697), however repayment is still not considered probable. This is not a liability of the Company but Central and is not guaranteed by RTG.

# 28. FINANCIAL RISK MANAGEMENT

The Group's principal financial instruments comprise cash and cash equivalents, receivables, borrowings and payables. The Company currently has in place an active program of financial forecasting and budgeting both at a corporate and project level to manage both the application of funds and planning for future financial needs to ensure that any shortfall in funds is adequately covered by cash reserves or planned new sources being either debt or equity based on the then most cost effective weighted average cost of capital.

Financial risk management is carried out by management and the Board of Directors of the ultimate parent company (the "Board") under policies approved by the Board. The Board also provides regular guidance for overall risk management, including guidance on specific areas, such as mitigating foreign exchange, interest rate and credit risk.

The Group does not enter into financial instruments, including derivative financial instruments, for trade or speculative purposes.

Primary responsibility for identification and control of financial risks rests with the Board. The Board reviews and agrees policies for managing each of the risks identified below, including the setting of limits for trading in derivatives, credit limits and future cash flow forecast projections.

Details of the significant accounting policies and methods adopted, including the criteria for recognition, the basis of measurement and the basis on which income and expenses are recognised, in respect of each financial asset, financial liability and equity instrument are disclosed in note 1 to the financial statements.

#### Credit risk

Credit risk represents the loss that would be recognised if counterparties failed to perform as contracted. The Group's maximum exposures to credit risk at the reporting date in relation to each financial asset is the carrying amounts of those assets as indicated in the consolidated statement of financial position.

Receivable balances are monitored on an ongoing basis and to the extent that recovery is deemed to be uncertain the Company raises a provision or impairs the asset against expected recovery. The credit quality of financial assets that are neither past due nor impaired are assessed by reference to external credit ratings (if available) or to historical information about counterparty default rates.

The Group monitors cash and cash equivalents credit risk through holding its cash through banks and financial institutions with a minimum Standard and Poors credit rating of 'A' or greater. The credit risk associated with cash and cash equivalents is considered negligible by the Group. The Group does not hold collateral as security. The Group does not have any receivables past due or impaired.

## Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's approach to managing liquidity risk is to ensure, as far as possible, that it will maintain sufficient cash or credit terms with its suppliers to meet the operating requirements of the business and invest excess funds in highly liquid short term cash deposits. Maintaining surplus working capital in highly liquid short term deposits allows the Group to meet its primary objectives by being able to fund new development and acquisition opportunities at short notice.

The responsibility for liquidity risk rests with the Board of Directors. The Group's liquidity needs can likely be met through cash on hand, short and long-term borrowings subject to the current forecast operating parameters being met.

# 28. FINANCIAL RISK MANAGEMENT - continued

The contractual maturities of the Group's financial liabilities are as follows:

·	December 31 2019 US\$	December 31 2018 US\$
Due within one month or on demand		
Trade and other payables	663,863	427,693
Borrowings	2,650,000	-
	3,313,863	427,693

The Group's liquidity needs can likely be met through existing cash on hand, subject to the current forecast operating parameters being met.

#### Market rate risk

#### Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates relates to the interest accruing on the \$2,500,000 loan.

The Group's policy is to manage its exposure to interest rate risk by holding cash in short-term fixed rate deposits and variable rate deposits. The Group's exposure to interest rate risk on post-tax profit or loss arises from higher or lower interest income from cash and cash equivalents. The Group constantly analyses its interest rate exposure. Consideration is given to potential renewals of existing positions, alternative financing and the mix of fixed and variable interest rates.

At reporting date, the Group's maximum exposure to interest rate risk is as follows:

	December 31 2019 US\$	December 31 2018 US\$
Interest-bearing financial assets		
Cash at bank	3,927,667	16,469,474
Financial asset at amortised cost	-	524,646
	3,927,667	16,994,120

The Group's cash at bank and financial assets at amortised cost had a weighted average floating interest rate at December 31, 2019 of 0.04% (December 31, 2018: 0.02%)

## 28. FINANCIAL RISK MANAGEMENT - continued

	December 31 2019	December 31 2018
	US\$	US\$
Interest-bearing financial liabilities		
Borrowings	2,500,000	-
	2,500,000	_

The Group's borrowings had a set interest rate at December 31, 2019 of 6%. The Group had no borrowings at December 31, 2018.

## Interest rate risk sensitivity

If interest rates were to move up by 1% with all other variables held constant, the pre-tax impact on the Group's profit as well as total equity would be a movement of \$4,906 (December 31, 2018: \$15,871), a 1% decrease would be a movement of \$581 (December, 31 2018: \$2,830).

## Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Group's exposure to foreign currency risk throughout the year primarily exists as the functional currency of the Company is US Dollars and net assets of the Controlled Entity are held predominantly in Australian Dollars, with negligible exposure to the Kyrgyzstani Som Euro and Canadian Dollars.

The Group reduces its risk of exposure to the currencies listed above by holding financial instruments, principally cash and cash equivalents, creating a natural hedge.

At the reporting date, the Groups exposure to financial instruments in foreign currencies was:

	December 31 2019 US\$	December 31 2018 US\$
Financial Assets		
Cash and cash equivalents	3,633,358	15,910,075
Trade and other receivables	134,952	108,117
	3,768,310	16,018,192
Financial Liabilities		
Trade and other payables	462,619	257,678
Lease liability	299,838	
	762,457	257,678
Net exposure	3,005,853	15,760,514

## Foreign currency risk sensitivity

The following table summarises the sensitivity of financial instruments held at balance date to movement in the exchange rate of the USD to the AUD with all other variables held constant. The impact on the Group's profit or loss before tax is due to changes in the fair value of monetary assets and liabilities.

## 28. FINANCIAL RISK MANAGEMENT - continued

Impact on profit or loss before tax and equity US\$	Change in AUD rate
324,664	+10%
(396,811)	-10%
2,043,035	+10%
(2,497,043)	-10%

#### Fair value

The carrying amount of financial assets and financial liabilities recorded in the financial statements approximates their respective net fair values, determined in accordance with the accounting policies disclosed in note 1. All financial instruments for which fair value is recognised or disclosed are categorised within the fair value hierarchy, based on the lowest level input that is significant to the fair value measurement as a whole, is described as follows:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

## Recognised fair value measurements

The following table presents the Group's assets measured at fair value at 31 December 2019:

At December 31, 2019	Level 1 US\$	Level 2 US\$	Level 3 US\$	Total US\$
Financial assets at fair value through other comprehensive income	1,946,619	-	-	1,946,619
Total	1,946,619	-	-	1,946,619
At December 31, 2018	Level 1	Level 2	Level 3	Total
	US\$	US\$	US\$	US\$
Financial assets at fair value through other comprehensive income	1,983,145	-	-	1,983,145
Total	1,983,145	-	-	1,983,145

Fair value of other financial instruments not measured at fair value

The carrying amounts of trade receivables, payables and borrowings are assumed to approximate their fair values due to their short term nature.

## Capital risk management

The Group's total capital is defined as equity attributable to equity holders of the parent and cash and cash equivalents amounted to \$494,581,133 at December 31, 2019 (December 31, 2018: \$184,328,280).

The Group's capital management objectives are to safeguard the business as a going concern, to maintain a capital base sufficient to maintain future exploration and development of its projects. Management may issue more shares or repay debts in order to maintain the optimal capital structure.

The Group does not have a target debt/equity ratio, but maintains a flexible financing structure so as to be able to take advantage of new investment opportunities that may arise. The Group monitors its capital risk management through annual cash flow projections and monthly reporting against budget.

# 29. SHARE BASED PAYMENTS

# Loan funded share plan

Shares issued pursuant to the Plan are for services rendered to date by eligible employees and Directors and, going forward, for services rendered by existing and any new eligible employees and Directors. The purpose of the Plan is to motivate and retain employees, attract quality employees to the Group, create commonality of purpose between the employees and the Group, create wealth for shareholders by motivating the employees, and enable the employees to share the rewards of the success of the Group.

Where the Company offers to issue incentive shares to a Director employee, the Company may offer to provide the recipient with a limited recourse, interest free loan to be used for the purposes of subscribing for the shares in the Company. The Company's recourse to repayment of the loans is limited to the lesser of:

- a) The original loan to the participant less any repayments made; or
- b) The market value of the shares as at the date of repayment of the loan.

## Loan Funded Share Plan Shares issued at December 31, 2019

Name	Date of issue	Share issue price (\$C)	Balance at January 1 2019	Other Changes	Granted during the period	Forfeited during the period	Balance at December 31 2019
Michael Carrick	March 28, 2013	1.65	300,000			-	300,000
Justine Magee	March 28, 2013	1.65	300,000				300,000
David Cruse	March 28, 2013	1.65	50,000				50,000
Philip Lockyer	March 28, 2013	1.65	50,000				50,000
Robert Scott	March 28, 2013	1.65	50,000				50,000
Mark Turner	March 28, 2013	1.65	250,000				250,000
Other employees	March 28, 2013	1.65	250,000				250,000

## Loan Funded Share Plan Shares issued at 31 December 2018

Name	Date of issue	Share issue price (\$C)	Balance at January 1 2018	Other Changes	Granted during the period	Forfeited during the period	Balance at December 31 2018
Michael Carrick	March 28, 2013	1.65	300,000		-	-	300,000
Justine Magee	March 28, 2013	1.65	300,000				300,000
David Cruse	March 28, 2013	1.65	50,000				50,000
Philip Lockyer	March 28, 2013	1.65	50,000				50,000
Robert Scott	March 28, 2013	1.65	50,000				50,000
Mark Turner	March 28, 2013	1.65	250,000				250,000
Other employees	March 28, 2013	1.65	250,000				250,000

# 30. SEGMENT REPORTING NOTE

The Company's operations are segmented on a regional basis and are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker who is responsible for allocating resources and assessing performance of the operating segments has been defined as the Chief Executive Officer.

The Company operates in a single segment, being mineral exploration and development.

The following is the geographical locations of the Company's assets:

#### **December 31, 2019**

Operating segment	Philippines	Australia	Kyrgyz	Other	Consolidated total
	2019	2019	2019	2019	2019
Revenue	US\$	US\$	US\$	US\$	US\$
Revenue from external customers	-	-	-	-	-
Interest income	-	49,900	-	-	49,900
Other	-	-	-	-	
Total revenue				_	49,900
				=	
Results					
Segment profit / (loss) before tax	(6,645,657)	(6,935,109)	(325,539)	(120,675)	(14,026,980)
Revenue	-	49,900	-	-	49,900
Administrative expenses	-	(2,445,217)	(102,383)	(119,765)	(2,667,365)
Foreign exchange	-	(249,458)	16,374	(910)	(233,994)
Share of associate loss	-	-	-	-	-
Impairment expense	-	(1,695,398)	-	-	(1,695,398)
Fair value loss on financial assets through profit or loss	(6,645,657)	-	-	-	(6,645,657)
Other expenses		(2,594,937)	(239,529)	_	(2,834,466)
Segment loss before income tax from continuing operations				=	(14,026,980)

# **Chanach Acquisition Advisory Fees**

On December 23, 2019, Rexi Marketing Pty Ltd and RW Associates Pty Ltd were issued 700,000 Chess Depository Interests ("CDI") in RTG each as success fees for acting as advisors to the Company in connection with the acquisition of a 90% interest in the Chanach Gold and Copper Project, at a deemed issue price of A\$0.071 per CDI.

#### 30. **SEGMENT REPORTING NOTE – continued**

December 31, 2019

Operating segment	Philippines	Australia	Kyrgyz	Other	Consolidated total
	2019	2019	2019	2019	2019
	US\$	US\$	US\$	US\$	US\$
Segment assets					
Total assets	-	6,538,019	2,929,501	18,037	9,485,557
Segment liabilities					
Total liabilities	-	(3,652,952)	(162,297)	(18,830)	(3,834,079)
December 31, 2018					
Operating segment	F	Philippines	Australia	Other	Consolidated total
		2018	2018	2018	2018
Revenue		US\$	US\$	US\$	US\$
Revenue from external customers		-	-	-	-
Interest income		-	161,853	-	161,853
Other		-	58,825		58,825
Total revenue				_	220,678
Results					
Segment profit / (loss) before tax	(1	4,465,741)	(13,063,954)	(98,108)	(27,627,804)
Revenue		-	220,678	-	220,678
Administrative expenses		-	(2,286,316)	(96,192)	(2,382,508)
Foreign exchange		-	(1,284,847)	(1,916)	(1,286,763)
Share of associate loss		(374,892)	-	-	(374,892)
Impairment expense	(9	9,535,581)	(4,419,928)	-	(13,955,509)
Fair value loss on financial assets through ploss	orofit or (4	4,555,269)	(1,687,315)	-	(6,242,584)
Other expenses		-	(3,606,226)	-	(3,606,226)
Segment loss before income tax from conti operations	inuing				(27,627,804)

Depreciation expense

# 30. SEGMENT REPORTING NOTE - continued

**December 31, 2018** 

Operating segment	Philippines	Australia	Other	Consolidated total
	2018	2018	2018	2018
	US\$	US\$	US\$	US\$
Segment assets				_
Total assets	-	19,417,882	16,693	19,434,575
Segment liabilities				
Total liabilities	-	(575,418)	-	(575,418)

#### 31. EVENTS AFTER REPORTING DATE

On 31 January 2020, the World Health Organisation (WHO) announced a global health emergency because of a new strain of coronavirus originating in Wuhan, China (COVID-19 outbreak) and the risks to the international community as the virus spreads globally beyond its point of origin. Because of the rapid increase in exposure globally, on 11 March 2020, the WHO classified the COVID-19 outbreak as a pandemic.

The full impact of the COVID-19 outbreak continues to evolve at the date of this report. The Company is therefore uncertain as to the full impact that the pandemic will have on its financial condition, liquidity, and future results of operations during 2020.

Management is actively monitoring the global situation and its impact on the Company's financial condition, liquidity, operations, suppliers, industry, and workforce. Given the daily evolution of the COVID-19 outbreak and the global responses to curb its spread, the Company is not able to estimate the effects of the COVID-19 outbreak on its results of operations, financial condition, or liquidity for the 2020 financial year.

Although the Company cannot estimate the length or gravity of the impact of the COVID-19 outbreak at this time, if the pandemic continues, it may have a material adverse effect on the Company's results of future operations, financial position, and liquidity in fiscal year 2020.

Other than these matters, no significant events have occurred subsequent to reporting date that would have a material impact on the consolidated financial statements.

# **DIRECTORS' DECLARATION**

In accordance with a resolution of the Directors of the Company, I state that in the opinion of the Directors:

- (a) the financial statements and notes of the Consolidated Entity:
  - (i) give a true and fair view of the Consolidated Entity's financial position as at December 31, 2019 and of its performance for the twelve month period ended December 31, 2019; and
  - (ii) comply with International Accounting Standards and other mandatory professional reporting standards; and
- (b) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

On behalf of the Board.

JUSTINE A MAGEE

**President and Chief Executive Officer** 

Perth, March 27, 2020



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# DECLARATION OF INDEPENDENCE BY DEAN JUST TO THE DIRECTORS OF RTG MINING INC.

As lead auditor of RTG Mining Inc. for the year ended 31 December 2019, I declare that, to the best of my knowledge and belief, there have been:

1. No contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of RTG Mining Inc. and the entities it controlled during the period.

Dean Just

Director

BDO Audit (WA) Pty Ltd

Perth, 27 March 2020



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## INDEPENDENT AUDITOR'S REPORT

To the members of RTG Mining Inc.

# Report on the Audit of the Financial Report

## Opinion

We have audited the financial report of RTG Mining Inc. (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 31 December 2019, 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 presents fairly, in all material respects, the financial position of the Group as at 31 December 2019, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs).

## Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). 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 Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Australia, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code.

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

# Material uncertainty related to going concern

We draw attention to Note 1(y) in the financial report which describes the events and/or conditions which give rise to the existence of a material uncertainty that may cast significant doubt about the group's ability to continue as a going concern and therefore the group may be unable to realise its assets and discharge its liabilities in the normal course of business. Our opinion is not modified in respect of this matter.

# 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. In addition to the matter described in the Material uncertainty related to going concern section, we have determined the matters described below to be the key audit matters to be communicated in our report.



# Accounting for the Acquisition of 90% interest in the Chanach Gold & Copper Project

## Key audit matter

During the year ended 31 December 2019, the Group acquired 90% interest in the Chanach Gold & Copper Project as disclosed in Note 21 to the financial report.

The Group treated the transaction as an asset acquisition, rather than a business combination, as disclosed in Note 1(ii) of the financial report.

Accounting for these transactions is complex and requires management to exercise judgement to determine the appropriate accounting treatment, including whether the acquisitions should be accounted for as asset acquisitions or business combinations, estimating the fair value of net assets acquired and the determination of the non-controlling interest. As a result, this is considered a key audit matter.

## How the matter was addressed in our audit

Our procedures included, but were not limited to:

- Obtaining an understanding of the transaction, including an assessment of whether the transaction constituted an asset acquisition or business combination;
- Reviewing the sale and purchase agreement to understand key terms and conditions;
- Agreeing the consideration to supporting documentation;
- Evaluating management's assessment of the fair value of the net assets acquired;
- Evaluating management's calculation of the non-controlling interest; and
- Assessing the adequacy of the related disclosures in Note 1(ii) and Note 21 to the financial report.

# Carrying Value of Exploration and Evaluation Assets

## Key audit matter

At 31 December 2019 the Group held a significant carrying value of Exploration and Expenditure Assets.

As the carrying value of these Exploration and Evaluation Assets 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 IFRS 6 Exploration for and Evaluation of Mineral Resources.

## How the matter was addressed in our audit

Our procedures included, but were not limited to:

- Obtaining from management a schedule of areas of interest held by the Group and assessing whether rights to tenure of those areas of interest remained current at the reporting period end date;
- Holding discussions with management as to the status of ongoing exploration programmes in the respective areas of interest;
- Considering whether any such areas of interest had reached a stage where a reasonable assessment of economically recoverable reserves existed:
- Considering whether any facts or circumstances existed to suggest impairment testing was required; and
- Assessing the adequacy of the related disclosures in Notes 1(ii)(j) and 13 to the financial report.



#### Other information

The directors are responsible for the other information. The other information comprises the information in the annual report for the year ended 31 December 2019, but does not include the financial report and the auditor's report thereon.

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 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, 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.

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 International Financial Reporting Standards, 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 International Standards on Auditing 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 (<a href="http://www.auasb.gov.au/Home.aspx">http://www.auasb.gov.au/Home.aspx</a>) 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 9 to 14 of the directors' report for the year ended 31 December 2019.

In our opinion, the Remuneration Report of RTG Mining Inc. for the year ended 31 December 2019 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

Dean Just

Director

Perth, 27 March 2020

## **AUSTRALIAN SECURITIES EXCHANGE ADDITIONAL INFORMATION**

Additional information required by the Australian Securities Exchange Limited Listing Rules and not disclosed elsewhere in this report. The additional information was applicable as at 25 March 2020.

#### **DISTRIBUTION OF AII SECURITY HOLDERS**

Analysis of numbers of Shareholders by size of holding:

	Category		Number of shareholders
1	-	99	3
100	-	999	-
1,000	-	4,999	2
5,000	-	9,999	-
10,000	and ove	r	11
			16

There are 5 shareholders holding less than a marketable parcel of shares.

## SUBSTANTIAL SHAREHOLDERS

There are six substantial shareholders as defined under the Corporations Act 2001.

Name	Number of equity securities	Power %
Hains Family	80,739,905	16.46%
Franklin Resources Inc.	56,567,516	11.53%
Sun Valley Gold	45,787,546	9.33%
Carpe Diem Asset Management Pty Ltd	45,000,000	9.17%
Sprott Inc.	27,472,528	5.60%
Equinox Partners	27,472,528	5.60%

# **VOTING RIGHTS**

The voting rights attached to each class of equity security are as follows:

## **SHARES**

Each share is entitled to one vote when a poll is called otherwise each member present at a meeting or by proxy has one vote on a show of hands.

## **CHESS DEPOSITARY NOMINEE (CDI) HOLDERS**

A CDI represents a beneficial interest in an underlying Share. CDIs rank equally in all respects with existing Shares in RTG Mining Inc.; however, there are certain differences between CDIs and Common Shares (in particular in relation to voting and how other rights are exercised).

#### **OPTIONS**

These securities have no voting rights.

The Company has used its cash in a way consistent with its business objectives.

# **TOP 20 SHARE HOLDERS**

Rank	Name	Shares	% of Units
1.	CHESS DEPOSITARY NOMINEES PTY LIMITED	446,376,750	90.98
2.	CDS & CO	39,875,745	8.13
3.	MARK SAVAGE REVOCABLE TRUST	1,846,200	0.38
4.	JAYVEE & CO TR FRANKLIN GOLD AND PRECIOUS METALS FUND	1,397,790	0.28
5.	JAYVEE & CO TR FRANKLIN GOLD AND PRECIOUS METALS FUND	1,000,000	0.20
6.	JUSTINE ALEXANDRIA MAGEE	45,404	0.01
7.	FERBER HOLDINGS PTY LTD THE SCOTT SUPER FUND A/C C/ GOODING PARTNERS	30,770	0.01
8.	GUNDYCO TR SALIM SHARIFF	30,000	0.01
9.	EXCHANGES CONTROL FOR CLASS M01	21,246	0.00
10.	CASTLE SPRINGS PTY LTD	13,889	0.00
11.	MARIE MARTHE JOSEE BONIEUX	11,250	0.00
12.	EMILY KATE PINNIGER + PHILIP JAMES RICHARDSON JT TEN	3,000	0.00
13.	HANNAH CLAIRE HUDSON	1,389	0.00
14.	RTG MINING INC <employee plan="" share=""></employee>	15	0.00
15.	JULIENNE PAULA DADLEY BULL	10	0.00
16.	EXCHANGES CONTROL FOR CLASS C01	8	0.00
	Total Top Holders Balance	490,653,466	100
	Total Number of Shares on Issue	490,653,466	100

# TOP 20 QUOTED CHESS DEPOSITARY NOMINEE (CDI) HOLDERS

Rank	Name	Units	% of Units
1.	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	104,187,793	23.34
2.	CITICORP NOMINEES	99,770,876	22.35
3.	CARPE DIEM ASSET MANAGEMENT PTY LTD <lowe c="" familya=""></lowe>	45,000,000	10.08
4.	YUKATA CREEK LIMITED	42,196,546	9.45
5.	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED – GSCO ECA	32,240,362	7.22
6.	J P MORGAN NOMINEES AUSTRALIA LIMITED	11,369,588	2.55
7.	WHITE CLIFF MINERALS LIMITED	10,312,577	2.31
8.	ARREDO PTY LTD	6,252,500	1.40
9.	BNP PARIBAS NOMS PTY LTD <drp></drp>	5,015,000	1.12
10.	MR MARK STUART SAVAGE <mark a="" c="" revocable="" savage=""></mark>	4,578,755	1.03
11.	BNP PARIBAS NOMINEES PTY LTD <ib au="" drp="" noms="" retailclient=""></ib>	4,396,182	0.98
12.	MRS VICKI GAYE PLAYER + MR SCOTT JAMES PLAYER <v g="" player="" super<br="">FUND&gt;</v>	3,272,883	0.73
13.	ANABELLE BITS SUPERANNUATION FUND PTY LTD <anabelle a="" bits="" c="" fund="" s=""></anabelle>	3,000,000	0.67
14.	MR ANGUS WILLIAM JOHNSON + MRS LINDY JOHNSON <dena a="" c="" fund="" super=""></dena>	2,019,850	0.45
15.	MR IAN MIDDLEMAS	1,920,000	0.43
16.	MAXIMO SARA	1,717,515	0.38
17.	JAMPLAT PTY LTD	1,700,000	0.38
18.	MINTURN PTY LTD <prima ac="" fund="" superannuation=""></prima>	1,646,778	0.37
19.	CANTORI PTY LTD <cantori a="" c="" fund="" l="" p="" super=""></cantori>	1,617,798	0.36
20.	MR BRIAN HENRY MCCUBBING + MRS ADRIANA MARIA MCCUBBING <b MCCUBBING SUPER FUND A/C&gt;</b 	1,499,970	0.34
	Total 20 Top Holders Balance	383,714,973	85.96
	Total Remaining Holders Balance	62,661,777	14.04
	Total Chess Depositary Nominee (CDI) Holders	446,376,750	100

# **DISTRIBUTION OF All CDI HOLDERS**

Analysis of numbers of listed equity security holders by size of holding:

	Category		Number of shareholders
1	-	1,000	48
1,001	-	5,000	135
5,001	-	10,000	85
10,001	-	100,000	286
100,001	and ov	/er	155
		·	709

There are 208 CDI holders holding less than a marketable parcel of shares.

# SCHEDULE OF INTERESTS AND LOCATION OF TENEMENTS

Tenement reference	Location	Nature of interest	Interest at beginning of quarter	Interest at end of quarter
Licence 590	Kyrgyzstan	Chanach Project	90%	90%
MPSA-MLC-MRD- 459-V	Philippines	Nalesbitan Project	40%	40%
APSA-002-V	Philippines		40%	40%
Exploration Permit ("EP") 014-2013-V	Philippines	Approved 2 <sup>nd</sup> EP renewal Mabilo Project	40%	40%
EXPA-000209-V	Philippines	Mabilo Project	40%	40%
EXPA-000188-V	Philippines	Mabilo Project	40%	40%
EXPA-000231-V	Philippines	Mabilo Project	40%	40%
Exploration Permit Application ("EXPA") 118-XI	Philippines	RTG's interest is held through its interest in its associate entity Bunawan Mining Corporation.	40%	40%
APSA-003-XIII	Philippines		40%	40%
EXPA-037A-XIII	Philippines		40%	40%
EP 033-14-XIII	Philippines	Approved 1st Renewal EP	40%	40%
EP-001-06-XI	Philippines		40%	40%
EP-01-10-XI	Philippines	RTG's interest is held through its interest in its associate entity Oz	40%	40%
EP-02-10-XI	Philippines	Metals Exploration & Development Corporation.	40%	40%
EXPA-123-XI	Philippines	(Both EP-02-10-XI and EP-01- 10-XI are subject to 2 <sup>nd</sup> renewal)	40%	40%

## MINERAL RESOURCES AND RESERVES STATEMENT

#### **Summary of Resources**

The Company's Resources as at December 31, 2019, 2018, 2017, 2016 and 2015, reported in accordance with the 2012 Edition of the JORC Code, are as follows:

Classification	Weathering	Million Tonnes	Cu %	Au g/t	Ag g/t	Fe %	Contained Au ('000s Oz)	Contained Cu ('000s t)	Contained Fe ('000s t)
Indicated	Oxide + Supergene	0.78	4.1	2.7	9.7	41.2	67.1	32.1	320.8
Indicated	Fresh	8.08	1.7	2.0	9.8	46.0	510.5	137.7	3,713.7
Indicated	Total All Materials	8.86	1.9	2.0	9.8	45.6	577.6	169.8	4,034.5
Inferred	Oxide + Supergene	0.05	7.8	2.3	9.6	26.0	3.5	3.7	12.3
Inferred	Fresh	3.86	1.4	1.5	9.1	29.1	181.5	53.3	1,121.8
Inferred	Total All Materials	3.91	1.5	1.5	9.1	29.0	184.9	57.0	1,134.1

Note: The Mineral Resource was estimated within constraining wireframe solids based on the mineralised geological units. The Mineral Resource is quoted from all classified blocks above a lower cut-off grade 0.3 g/t Au within these wireframe solids. Differences may occur due to rounding

#### **Annual Review of Resources**

In 2015, the Company reported its updated Resource estimate for the Mabilo Project located in the Philippines (refer ASX announcement dated 5 November 2015). Since this time, there has been no change to the Resource reported for the Mabilo Project.

# **Summary of Reserves**

The Company's Reserves as at December 31, 2019, reported in accordance with the 2012 Edition of the JORC Code, are as follows:

Ore		Waste	Strip Patio						
Class	Туре	Mt	Fe %	Au g/t	Cu %	Ag g/t	Mt	Strip Ratio	
Probable	Gold Cap	0.351	40.1	3.11	0.38	3.26	77.713	10.0	
	Supergene	0.104	36.5	2.20	20.7	11.9			
	Oxide Skarn	0.182	43.6	2.52	4.17	19.9			
	Fresh	7.155	45.9	1.97	1.70	8.73			
Total Probable Ore		7.792	45.5	2.04	1.95	8.79			

The November 2015 Resource estimation provided by CSA Global Pty Ltd classified the Resource for the Mabilo Project as Indication and Inferred. Only Indicated Mineral Resources as defined in NI 43-101 were used to establish the Probable Mineral Reserves. No Reserves were categorised as proven.

Mineral Resources are quoted within specific pit designs based on indicated resources only and take into consideration the mining, processing, metallurgical, economic and infrastructure modifying factors.

#### **Governance of Resources and Reserves**

The Company engages external consultants and competent persons (as determined pursuant to the JORC Code) to prepare and calculate estimates of its Resources and Reserves. Management and the Board review these estimates and underlying assumptions for reasonableness and accuracy. The results of the Resource and Reserve estimates are then reported in accordance with the requirements of the JORC Code and other applicable rules (including ASX Listing Rules).

Where material changes occur during the year to a project, including project size, title, exploration results or other technical information, then previous Resource and Reserve estimates and market disclosures are reviewed for completeness.

The Company reviews its Resources and Reserves as at 31 December each year. Where a material change has occurred in the assumptions or data used in previously reported Resource and Reserves, then where possible a revised Resource or Reserve estimate will be prepared as part of the annual review process. However, there are circumstances where this may not be possible (e.g. an ongoing drilling programme), in which case a revised Mineral Resource or Reserve estimate will be prepared and reported as soon as practicable.

# **Competent Person Statement**

The information in this release that relates to Exploration Results and Mineral Resource Estimates of the Chanach Project is based upon information compiled, reviewed and approved by Elizabeth Haren who is a Qualified Person under National Instrument 43-101 – *Standards of Disclosure for Mineral Projects* ("**NI 43-101**") and a Competent Person as defined in the 2012 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves' who is a Member and Chartered Professional of the Australian Institute of Mining and Metallurgy and a Member of the Australian Institute of Geoscientists. Elizabeth Haren is employed by Haren Consulting Pty Ltd and is a consultant to RTG. Elizabeth Haren has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity being undertaken to qualify as a Competent Person and a Qualified Person for the purposes of NI 43-101. Elizabeth Haren consents to the inclusion in the release of the matters based on her information in the form and the context in which it appears.

The information in this release that relates to Exploration Targets of the Chanach Project is based upon information compiled, reviewed and approved by Greg Hall who is a Qualified Person under NI 43-101 and a Competent Person as defined in the 2012 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves' who is a Member and Chartered Professional of the Australian Institute of Mining and Metallurgy and a Member of the Australian Institute of Geoscientists. Greg Hall is employed by Golden Phoenix International Pty Ltd and is a consultant to RTG. Greg Hall has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity being undertaken to qualify as a Competent Person and a Qualified Person for the purposes of NI 43-101. Greg Hall consents to the inclusion in the release of the matters based on his information in the form and the context in which it appears.

The information in this release that relates to exploration results at the Mabilo Project is based upon information prepared by or under the supervision of Robert Ayres BSc (Hons), who is a Qualified Person and a Competent Person. Mr Ayres is a member of the Australian Institute of Geoscientists. Mr Ayres has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity being undertaken, to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" and to qualify as a "Qualified Person" under National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101"). Mr. Ayres has verified the data disclosed in this release, including sampling, analytical and test data underlying the information contained in the release. Mr. Ayres consents to the inclusion in the release of the matters based on his information in the form and the context in which it appears.

The information in this release that relates to Mineral Resources is based on information prepared by or under the supervision of Mr Aaron Green, who is a Qualified Person and Competent Person. Mr Green is a Member of the Australian Institute of Geoscientists and is employed by CSA Global Pty Ltd, an independent consulting company. Mr Green has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" and to qualify as a "Qualified Person" under National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101"). Mr. Green has verified the data disclosed in this release, including sampling, analytical and test data underlying the information contained in the release. Mr Green consents to the inclusion in the release of the matters based on his information in the form and context in which it appears.

The information in this release that relates to Mineral Reserves and Mining is based on information prepared by or under the supervision of Mr Carel Moormann, who is a Qualified Person and Competent Person. Mr Moormann is

a Fellow of the AusIMM and is employed by Orelogy Consulting, an independent consulting company. Mr Moormann has sufficient experience that is relevant to the type of deposit under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" and to qualify as a "Qualified Person" under National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101"). Mr Moormann has verified the data disclosed in this release, including sampling, analytical and test data underlying the information contained in the release. Mr Moormann consents to the inclusion in the release of the matters based on his information in the form and context in which it appears.

The information in this release that relates to Metallurgy and Processing is based on information prepared by or under the supervision of David Gordon, who is a Qualified Person and Competent Person. David Gordon is a Member of the Australasian Institute of Mining and Metallurgy and is employed by Lycopodium Minerals Pty Ltd, an independent consulting company. David Gordon has sufficient experience that is relevant to the type of process under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" and to qualify as a "Qualified Person" under National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101"). David Gordon has verified the data disclosed in this release, including sampling, analytical and test data underlying the information contained in the release. David Gordon consents to the inclusion in the release of the matters based on his information in the form and context in which it appears.

The information in this release that relates to areas outside of exploration results, Mineral Resources, Mineral Reserves and Metallurgy and Processing is based on information prepared by or under the supervision of Mark Turner, who is a Qualified Person and Competent Person. Mark Turner is a Fellow of the Australasian Institute of Mining and Metallurgy and is employed by RTG Mining Inc, the Company. Mark Turner has sufficient experience that is relevant to the information under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" and to qualify as a "Qualified Person" under National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101"). Mark Turner has verified the data disclosed in this release. Mark Turner consents to the inclusion in the release of the matters based on his information in the form and context in which it appears.

The information in this release based on historic and public information on the Panguna Project has been compiled and reviewed by Mark Turner, who is a Qualified Person and Competent Person. Mark Turner is a Fellow of the Australasian Institute of Mining and Metallurgy and is employed by RTG Mining Inc, the Company. Mark Turner has sufficient experience that is relevant to the information under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2012 Edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" and to qualify as a "Qualified Person" under National Instrument 43-101 – Standards of Disclosure for Mineral Projects ("NI 43-101). Mark Turner consents to the inclusion in the release of the matters based on his information in the form and context in which it appears.

For the ASX Feasibility Study announcement including JORC tables Section 1 to 4 please refer to the RTG Mining website (<a href="www.rtgmining.com">www.rtgmining.com</a>) and on the ASX, under announcements (<a href="www.asx.com.au">www.asx.com.au</a>).