

ANNUAL REPORT

30 JUNE 2021

ABN: 45 116 153 514

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TERRAIN MINERALS LIMITED CORPORATE DIRECTORY

Directors

Justin Virgin

Executive Director

Trevor Bradley

Non-Executive Director - Geology

Johannes Lin

Non-Executive Director

Company Secretary

Melissa Chapman and Catherine Grant-Edwards

Share Register

Computershare Investor Services Pty Ltd

Level 11

172 St Georges Terrace

Perth WA 6000

Telephone 1300 787 272 Facsimile +61 8 9323 2033

Auditor

BDO Audit (WA) Pty Ltd 38 Station Street Subiaco WA 6008

Solicitors

Price Sierakowski Level 24, St Martins Tower 44 St Georges Terrace Perth WA 6000 **Banker**

National Australia Bank

Level 12, 100 St Georges Terrace

Perth WA 6000

Stock Exchange

Terrain Minerals Ltd shares are

listed on the Australian Securities Exchange Ordinary fully paid shares (ASX code TMX)

Principal and Registered office in Australia

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DIRECTORS' REPORT

FOR THE YEAR ENDED 30 JUNE 2021

Your Directors present the financial report of Terrain Minerals Limited (**Terrain** or the **Company**) for the financial year ended 30 June 2021. To order to comply with the provisions of the Corporations Act 2001, the Directors' report as follows:

DIRECTORS

The following persons were Directors of the Company and were in office for the entire year, and up to the date of this report, unless otherwise stated:

Current Directors

Mr Justin Virgin Executive Director

Mr Trevor Bradley Non-Executive Director – Geology

Mr Johannes Lin Non-Executive Director

COMPANY SECRETARIES

Melissa Chapman and Catherine Grant-Edwards

Ms Melissa Chapman (Certified Practicing Accountant (CPA), AGIA/ACIS, GAICD) and Ms Catherine Grant-Edwards (Chartered Accountant (CA)) are directors of Bellatrix Corporate Pty Ltd (Bellatrix), a company that provides company secretarial and accounting services to a number of ASX listed companies. Between them, Ms Chapman and Ms Grant-Edwards have over 30 years' experience in the provision of accounting, finance and company secretarial services to public listed resource and private companies in Australia and the UK, and in the field of public practice external audit.

PRINCIPAL ACTIVITIES

The principal activities of Terrain consisted of exploration for gold, base metals as well as other mineral resources. There has been no significant change in activities during the year.

OPERATING RESULTS

The profit of the company for the year ended 30 June 2021 from ordinary activities after providing for income tax amounted to a loss of \$622,819 (30 June 2020: profit of \$1,318,822).

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REVIEW OF OPERATIONS

Terrain has successfully completed its most active year of exploration for many years, with multiple exploration drilling programs and reconnaissance trips successfully executed. A total of four drill programs were completed with over 6,786 meters being drilled for a total of 90 holes. All exploration programs were executed in a safe and professional manner with no injuries or reportable environmental events.

The Company has been focusing on several fronts with the main activities during the financial year being gold exploration over its two main gold projects as well as generating and reviewing new exploration opportunities across multiple commodities both in Australia and abroad. Terrain's geological team has continued to focus on the basics; data review, extensive mapping and ground-based geophysics as part of its systematic exploration targeting regime.

Wild-viper, which encompasses the areas around the now sold Great Western tenement, has seen an increase of exploration activities. Exploration activities included two drilling programs (Air core & RC) as well as extensive ground-based exploration over this highly prospective gold tenement.

The Smokebush gold exploration project, of which Terrain obtained an 80% ownership interest in the during the year by achieving expenditure commitments of \$250,000 over 2 years, has been expanded by pegging new areas. Extensive ground-based work including mapping, and geophysics has been conducted as well as two highly successful RC drilling programs over multiple target areas.

The board has continued to maintain a hands-on approach to achieve a low-cost base as well as being focused on asset rationalisation. Terrain has maintained the services of a full-time geologist as well as engaging contract staff for specific services. This has increased the Company's technical capacity and ability to generate opportunities as well as its capacity to successfully execute programs in the field. Management is maintaining its focus on a cost-conscious mindset, which continues to be part of the Company's culture.

The board is excited with the exploration advancements over the Company's exploration projects this year. The board aims to continue exploration momentum as it advances projects and assess new opportunities with the sole aim of adding value and increasing shareholder wealth.

ACTIVITIES UNDERTAKEN DURING THE YEAR

Wild-viper - Gold Exploration

- Two drill programs were executed over the tenement package during the year with a total 3,726 meters being drilled for 62 holes:
 - o Maiden AC/RC drilling program 18 holes for 1,302 meters
 - o Follow up air core program 44 holes for 2,424 meters
- Soil program executed over key areas
- Identify new priority targets
- Terrain successfully defends opportunistic SPL application
- New detailed mapping and targeting program executed highlighting 3 key areas for further examination

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

Smokebush - Exploration Program

- Expand Project footprint via pegging surrounding areas all (100% TMX)
- 80% ownership achieved during the year (over JV areas)
- Execute 2 RC drill programs totalling 3,060 meters over 28 holes:
 - o Maiden RC program at Monza (80% TMX) 12 RC holes and one hole at T13 for 981 meters
 - o 2nd Phase flow up Monza RC program 16 holes for 2,079 meters and new areas:
 - Monza 12 holes for 1,669 meters
 - Paradise City 3 holes for 351 meters
 - Rabbit Warren 1 hole for 59 meters
- Conduct two large ground based geophysical survey programs
- Two detailed mapping programs executed over the project area

Funds Raised - Options Exercised:

- \$147,420 cash received upon the exercise of 12,600,000 unlisted options at \$0.0017 each in November 2020
- The options were exercised by present and past employees and Directors (including 10,000,000 options by current Director Justin Virgin valued at \$117,000)

Project Generation

Throughout the year the Terrain Board and geological team has continued to search and assess new and potential company making projects. These opportunities come from a variety of sources and industry networks that have been established and continue to be developed. Terrain continues to negotiate potential new opportunities that unlock and delivers value to shareholders, from discovery, mining and or asset sales.

Commodities that have been pursued include predominantly gold however also extend to base metals (including Copper, Nickel, Cobalt, Zinc, Platinoids), rare earths (including Industrial minerals) in multiple jurisdictions including Australia, Europe, Africa and America.

The continued COVID-19 restrictions has restricted travel and continues to present challenges. Terrain has continued to focus on WA opportunities however international opportunities are also being considered. The Board continues to monitor the situation and adhere to the relevant government and health departments directives in the relevant jurisdictions.

EXPLORATION ACTIVITIES UNDERTAKEN DURING THE YEAR

WILD-VIPER GOLD EXPLORATION PROJECT 100% OWNED

About Wild Viper Gold Exploration Project:

The 100% owned Wild-viper Gold exploration project is located 68 km north of Leonora, adjacent to the Goldfields Highway, situated on the Weebo pastoral leases, and forms part of the historic Wilsons Patch mining area.

Terrain considers this project an exciting exploration opportunity that has incredibly seen little modern exploration activities for many years despite geologic structures within the Wild-viper exploration lease being known to host the Great Western deposit which is located in the Bundarra lineament.

Wild-viper is a strategically located tenement package that encompasses the area around the Great Western Gold Project, now owned by Red5 Ltd and is also adjacent to Saracen's (ASX: SAR) Bundarra gold deposits to the south and the historic Black Cat workings located adjacent to the northern boundary.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

The Wilson Patch tenement that was secured during the previous financial year is located in the middle of Wild-viper (refer to Diagram 1). This area has seen limited exploration activities along the structural extensions from the Great Western deposit which are believed to extend through Wilson Patch and potentially back into the Wild-viper holding.

EXPLORATION ACTIVITIES AT WILD-VIPER

Terrain commenced its maiden RC drill program along the Bundarra lineament, shear zone that extends from the Great Western deposit and passes through Wild-viper and the Wilsons Patch tenement that was acquired last year.

Two drill programs were executed over the tenement package during the year with 62 holes for 3,726 meters being drilled.

Drilling Stage one - 18 holes for 1,302 meters where drilled (refer to diagram 3 and 4 for further details).

- Wilson Patch RC (Newly acquired), 7 holes for ~605 meters
- Wild-viper RC, 5 holes for ~560 meters
- Black Cat South Air-core, 6 holes for ~137 meters

DRILL TARGETS:

Target One: Drilling concentrated on testing for mineralised extensions along the same geological structure that runs through the Great Western deposit (GW), Wild-viper and Wilson Patch (WP) targets (refer to Diagram 3). Terrain's project review has identified a large untested zone which is possibly a large, demagnetised structure that straddles over the western boundary of both WP and Wild-viper (refer to Diagram 2).

Target Two: is located south of the historic Black Cat working that are situated over the tenement's northern boundary. Drilling aims to follow up findings from recent soil sampling of elevated gold from sampling. Drilling will be testing for a possible parallel structure of Black Cat (refer to Diagram 1).

DIRECTORS' REPORT (CONTINUED)

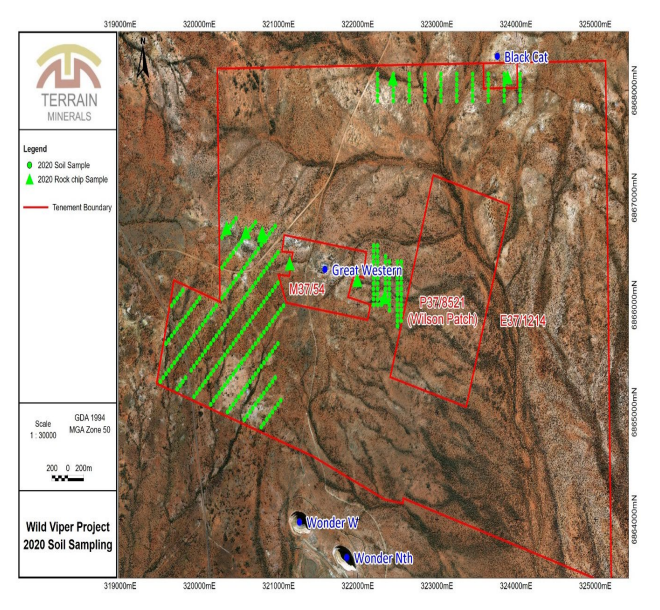


Diagram 1. Wilson Patch P37/8521 can be seen in red out line in the middle of Wild Viper (E37/1214). A soils program between Great Western M37/54 (now owned by RED5 Ltd) and Wilson Patch (WP) also in Diagram 2. Both Wonder pits are now owned by Saracen (ASX: SAR). The Wilson Patch and adjacent area is surprisingly underexplored and appears to be highly prospective.

DIRECTORS' REPORT (CONTINUED)

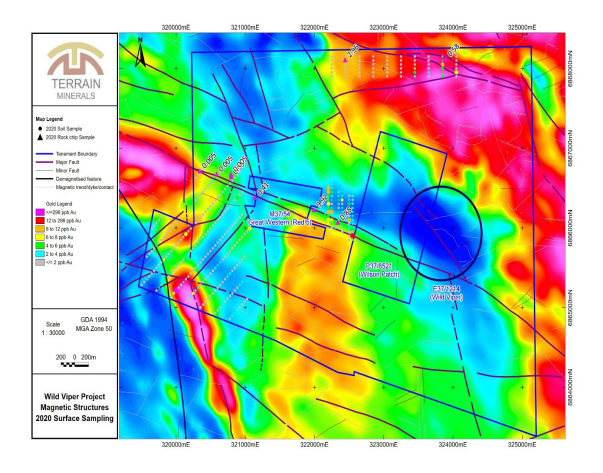


Diagram 2. Recent soils geochemistry plotted onto magnetics TMI and Magnetic interpretation. The large black circle outline highlights the interesting and untested demagnetised structure that was recently identified and straddles over the western boundary of Wilson Patch and Wild-viper.

DIRECTORS' REPORT (CONTINUED)

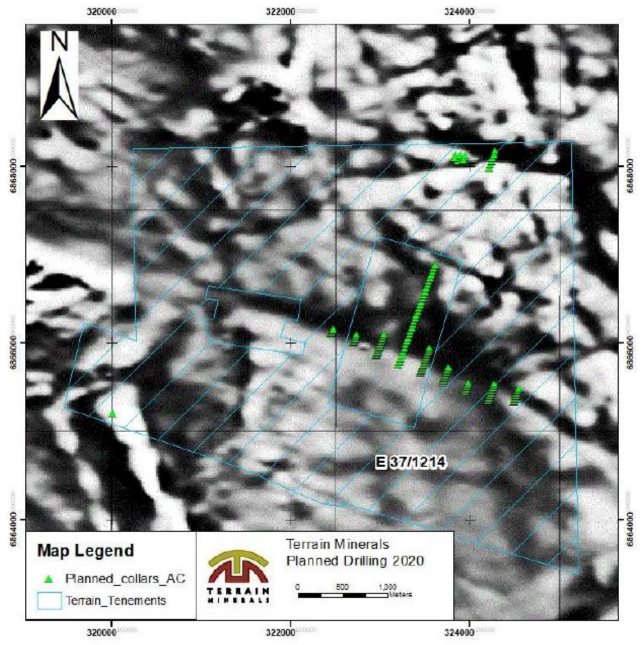


Diagram 3. The green triangles show stages one and two of the 2020 proposed drill programs over the Wilson Patch and Wildviper tenements. Tenement outlines in blue. Refer to Diagram 1 for better tenement identification.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021



Picture 1: Drilling at Wild-viper Gold Exploration Project.

MAIDEN DRILLING RESULTS

The first pass maiden drilling program over this area of Wild-viper (WV). The program was designed to better understand the potential of the overall area and to follow up on any signs of mineralisation, now that the whole area has been secured as a single package with the acquisition of Wilson Patch (WP).

The drill lines were widely spaced approximately 480-500m apart, with the drill fences having 36-40m gaps between the top and the bottom holes (not drilled top to tail). A total of 18 holes for 1,302 meters were drilled.

Exploration drilling was targeting along the possible structural extensions from the Great Western deposit (now sold), and through WP and WV. The early-stage results are encouraging and will greatly assist with current understanding of the exploration area, and for future exploration programs.

Best Results from First Pass Drilling (refer to diagram 5):

- 1m @ 2.09 g/t & 1m @ 0.61g/t in hole WVRC018
- 2m @ 0.89 g/t & 2m @0.65g/t in hole WVRC0017

Results have raised many new questions which the geological team continue to assess the findings.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

Best Rock Chip Results:

- 17.1 g/t from mineralised vein in shaft
- 7.95 g/t from mineralised vein in shaft
- 4.38 g/t from mineralised vein in shaft, situated between/near drill lines

Rock chips were taken from historic workings and confirm mineralization within the western area of the tenement. This area is situated under alluvial cover, flood plain. The results continue to highlight the prospectively of this area which has seen little exploration and no drilling to date.

Notes: JORC tables for above can be found in ASX release: 7 October 2020 - Wild-viper Gold Exploration Project Update.

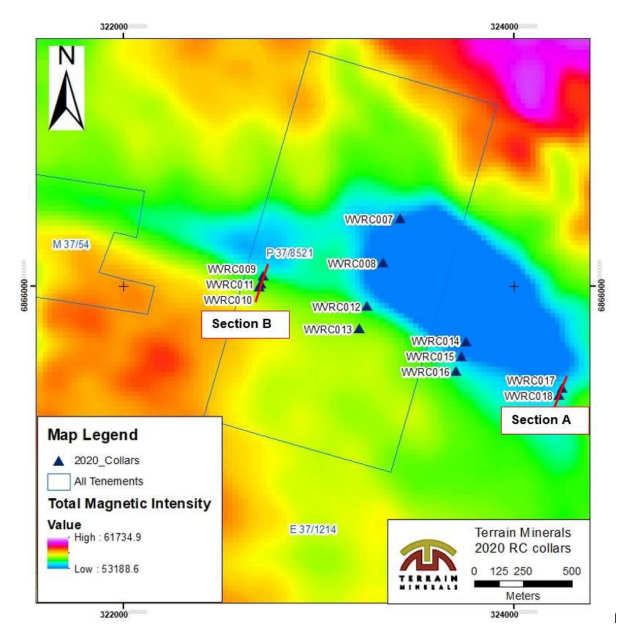


Diagram 4: Location of Drill collars from 2020 RC Drilling.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

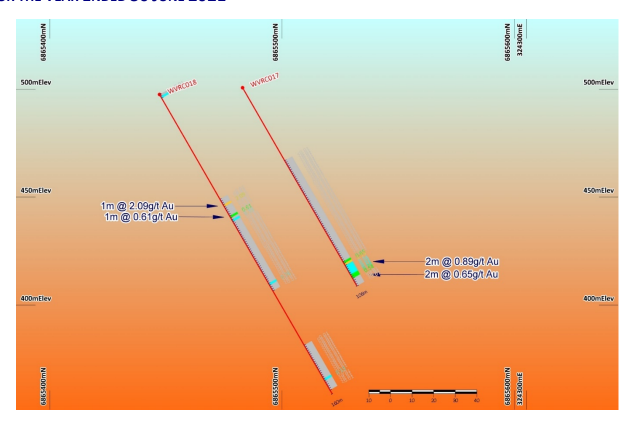


Diagram 5: Drill Cross section of holes RC 17 and 18. The program was selectively sampled based on visual geological observations.

SECOND PHASE AIR CORE (INFILL) 2,650M DRILL PROGRAM

The primary aim of the $^{\sim}2,650$ meters air-core drilling campaign is to follow up on the results from the August 2020 RC drilling program that identified new areas of mineralisation. The most significant intercepts were found in hole WVRC017 (refer to Diagram 5) that has a broader anomalous zone (above 0.1 g/t) of 10m at 0.46 g/t from 93m (corresponding JORC tables can be located in the ASX release: 07/10/2020 - Wild-viper Gold Exploration Project Update).

The target area is located around the most eastern line tested, which is situated along the Bundarra lineament trend within the Terrain tenements. This is an area that sits under shallow transported alluvial cover and has seen very limited exploration to date.

The most significant portion of the structure was tested with 100 to 200m spaced lines and to infill several gaps left in the drill lines from the August drill program.

MAPPING & TARGETING PROGRAM

Most recently a large mapping program was undertaken which incorporated knowledge from recent drilling. The mapping and sampling have highlighted three key areas which warrant further investigation. A new drill program is currently being designed and a program of works application (POW) is currently pending approval.

Note: For additional information refer to ASX announcements and in Quarterly reports:

- 22 June 2020 Wild-viper & Smokebush Gold Projects Update.
- 29 June 2020 Strategic Acquisition at Wild-viper Gold Project "The Missing Piece of the Puzzle" & New Targets.
- 3 August 2020 Drilling has Commenced at the Wild-viper Gold Project & Smokebush Gold Project Update.
- 7 October 2020 Wild-viper Gold Exploration Project Update.
- 5 November 2020 Commencement of 2,650m drill program at Wild-viper Gold Project & Smokebush Gold update

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

SMOKEBUSH GOLD PROJECT

SMOKEBUSH - GOLD EXPLORATION PROGRAM

The Smokebush Project Area is located approximately 85 kilometres east northeast of the Perenjori township and 65 kilometres west of Paynes Find within the Yalgoo Mineral Field. The JV project (80% TMX) is contained within four contiguous Prospecting Licenses (P59/2125, P59/2126, P59/2127 & P59/2128) and one Exploration Licence (E59/2234) enclosing a total area of approximately ~1,254 hectares, throughout the years the project has been expanded as new area have been granted, these new areas are 100% owned (Refer to diagram 8).

The geology of the area consists predominantly of a complexly folded, regionally metamorphosed Archaean greenstone sequence at the southern end of the Yalgoo Singleton Greenstone Belt that has been subjected to multi-phase granitoid intrusion. Located adjacent to a large tungsten resource at Mt Mulgine (Tungsten Mining NL) and a number of recently developed open pit gold mines (Minjar Gold Pty Ltd).

During the year Terrain achieved 80% ownership of the Smokebush JV tenements via expenditure of \$250,000 over 2 years.

Two RC drill programs were carried out over the project area with the majority of the work being conducted over the Monza target area. The program retuned positive drill results but also appear to be structurally complex in nature with the trend possible being comprise of multiple cross folding along with which has seen drilling continually move off target along the targeted structure.

The Best Historical Drilling Results Include:

Monza Prospect (80% TMX):

- 2m @ 11.3g/t Au from 70m (MMRC162 RC)
- 2m @ 9.2g/t Au from 24m (MMRC154 RC)

Hurley & T17 (80% TMX):

- 10m @ 1.4g/t Au from 15m (MM084 RAB)
- 2m @ 2.5g/t Au from 51m (MMRC074 RC)

Wildflower (80% TMX):

• 15m @ 1.4g/t Au from 10m (MM110 - RAB)

Paradise City Prospect (100% TMX):

- 3m @ 2.17 g/t Au from 10m (PCRC001)
- 5m @ 1.35 g/t Au from 13m (PCRC002)
- 2m @ 3.61 g/t Au from 15m (PCRC007)
- 3m @ 1.94 g/t Au from 19m (PCRC008)

Note: For additional information of the recent drilling at Monza Prospect refer to ASX announcements and Quarterly reports:

- 18 December 2019 Smokebush Exceptional Historic Drilling Results Identified During Project Due Diligence.
- 12 October 2020 Exciting Drilling Results at Smokebush Gold Project.
- **3 December 2020** New Application Granted with Exciting Historic Results at the Paradise City Gold Prospect Smokebush Gold Project.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

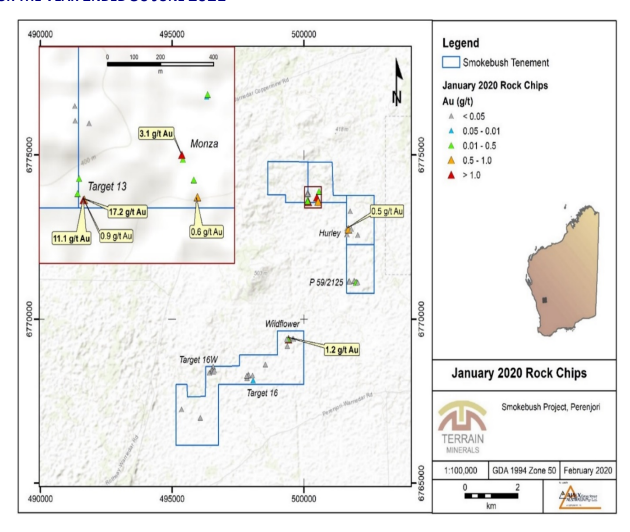


Diagram 6: Target Identification Map & Locations & Results from January 2020 Site Visit.

FINDINGS FROM MAIDEN SMOKEBUSH PROJECT SITE VISIT FINDINGS

The observations and results from sampling activities have confirmed that the area is highly prospective for gold exploration.

The best rock chip samples over the priority targets include (refer to Diagram 6):

Monza Prospect 3.1 g/t Au, & 0.61g/t Au & 0.37g/t Au

Target 13 11.1g/t Au with 0.27% Pb and, 17.2 g/t Au with 2.3% Pb

Wildflower: 1.2 g/t Au

Refer to ASX release: 3 March 2020 - Exciting Results from Smokebush Gold Project.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

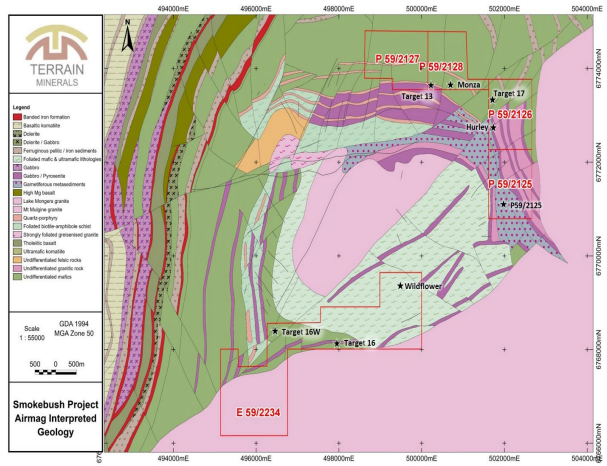


Diagram 7: Tenement locations and Geology of the Smokebush gold exploration project.

GROUND GEOPHYSICS & MAPPING REFINES TARGETING MATRIX AT SMOKEBUSH GOLD PROJECT

Terrains geological teams have conducted two ground-based geophysics programs, along with detailed mapping over the project during the year to better target areas for drilling.

The geophysics concentrated on 3 key areas: Monza, Wildflower and Paradise City (including surrounding areas). All the new data is continually merged with the existing data set to create an advanced data set for precise drill targeting (refer to Diagram 9).

The program also consisted of a very detailed mapping program which extended beyond the key areas. This has identified several new areas that now require further investigation. One of these new areas is situated along the newly identified Monza corridor.

The Survey Covered:

- Monza (80% TMX) 700 by 1000-meter area was covered by 50m spaced north-south ground magnetic lines. The information was key for the preparation for drilling which targeted depth and strike extents, as well as testing new areas along the ~800m plus strike (refer to Diagram 10).
- Wildflower (80% TMX) 650 by 1000-meter area was covered by 50m spaced north-south ground magnetic lines. This prospect requires further investigation to understand structural controls on gold mineralisation due to transported cover, an air core program is currently designed (refer to Diagram 11).

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

• Paradise City (100% TMX) 600 by 1200-meter area was covered 50m spaced east-west ground magnetic lines. The maiden drill program which followed up on exceptional historic first pass RC program (refer ASX announcement 3 December 2020). This target shares similarities to Monza prior to Terrain's successful maiden drilling program (refer to Diagram 12). The structure appears to head north towards other known mineralisation some ~3km to the north.

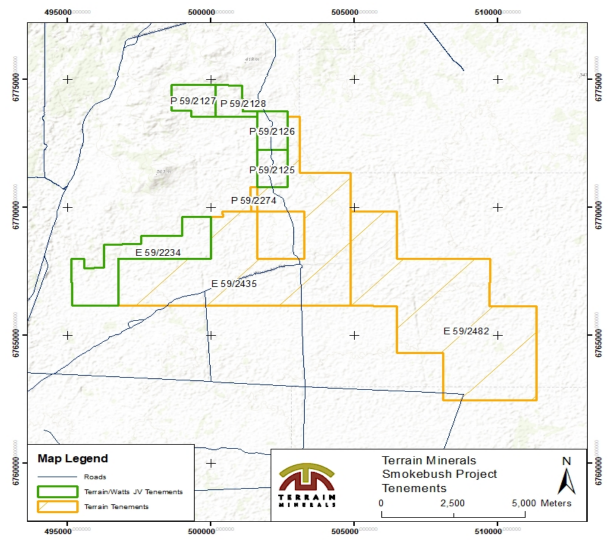


Diagram 8: Map of Terrain Minerals Smokebush tenements. Tenements in bold are 100% Terrain.

GROUND GEOPHYSICS RESULTS

Ground geophysics was undertaken on 3 selected grids, data was collected with a geometrics 858 magnetometer at 50m line spacing, processed and gridded (Diagram 9).

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

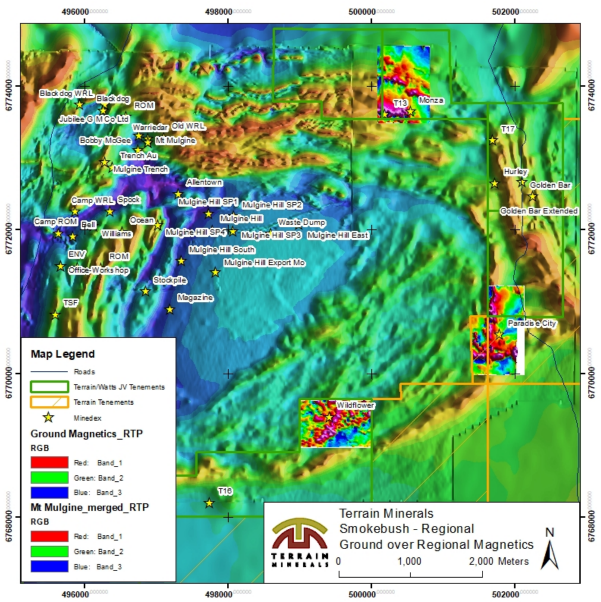


Diagram 9: Gridded RTP (Reduced to Pole) ground magnetic data sets in the context of the Smokebush Project.

MONZA PROSPECT

Ground Magnetic data over the Monza Prospect has revealed a break in the stratigraphic magnetic feature (trending E-W), corresponding with the location of the shear zone hosting mineralisation at Monza. There is also a subdued Magnetic feature trending north-south along the Monza corridor. Terrain geologists have interpreted an 800m corridor of potential gold mineralisation along the northern extension of this structure based on the magnetics and locations of 2020 rock chips taken from historic workings (refer to Diagram 10).

DIRECTORS' REPORT (CONTINUED)

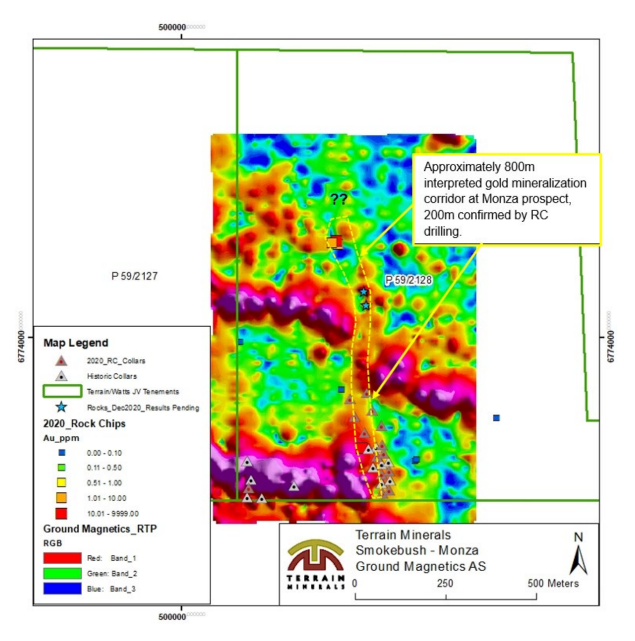


Diagram 10: Gridded AS (Analytical Signal) ground magnetic data set over the Monza Prospect.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

WILDFLOWER PROSPECT

Ground Magnetic data over the Wildflower Prospect reveals a broad, indistinct anomaly that roughly coincides with elevated gold in soil geochemistry.

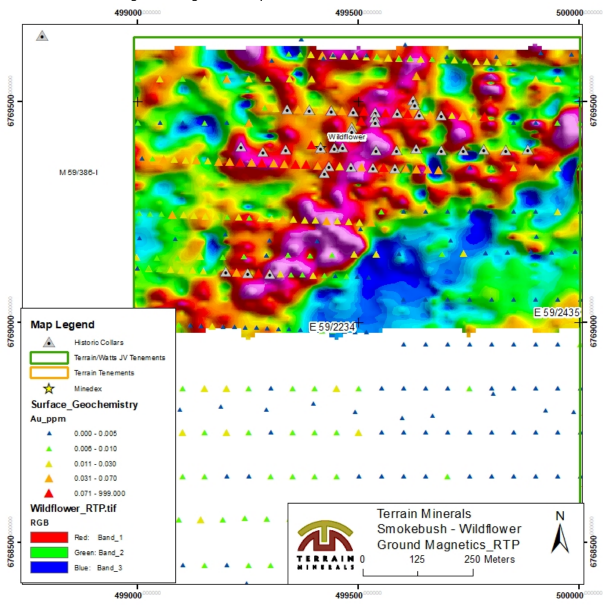


Diagram 11: Gridded RTP (Reduced to Pole) ground magnetic data set over the Wildflower Prospect.

PARADISE CITY PROSPECT

Ground Magnetic data over the Paradise City Prospect reveals a stratigraphic anomaly forming a synformal folded feature with known gold mineralisation between contrasting magnetic stratigraphy around the closure of this feature. Terrain geologists have interpreted a 600m long surface expression of potentially anomalous gold associated with the Paradise City prospect.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

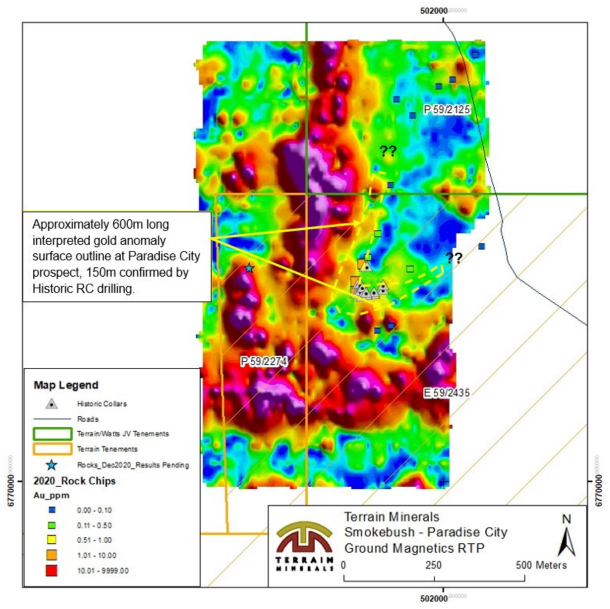


Diagram 12: Gridded RTP (Reduced to Pole) ground magnetic data set over the Paradise City Prospect. The trend appears to head north towards Hurley and T17, historic targets that are located ~3km away.

EXPLORATION DRILLING AT MONZA

The maiden RC program comprised of a total of 12 RC holes, 11 holes at the Monza prospect and 1 hole at Target 13 (refer to Diagram 6, 13 and 14) were completed for a total 981 metres as part of this first pass exploration program.

The successful RC Drilling program was carried out over a 200-250m area to improve confidence in grade continuity, orientation previously identified in historic drilling, and to test interpreted extensions to mineralisation. The drilling was concentrated at the Monza prospect area because this was identified as the most advanced target within the Smokebush project for hosting significant gold mineralisation.

Multiple significant intersections were returned from drilling associated with shearing and alteration within meta-dolerite and felsic intrusive host rock (refer to Diagrams 13 to 19)..

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

Monza - Best Gold (Au) Results Include:

- 4m at 4.46 g/t Au (incl 1m at 10.3 g/t) from 51 metres SBRC003
- 7m at 2.72 g/t Au (incl 1m at 11.1 g/t) from 25 metres and 1m at 0.85g/t from 43m SBRC005
- 6m at 2.12 g/t Au (incl 1m at 7.2 g/t) from 80 metres SBRC011
- 8m at 1.37 g/t Au from 85 metres and 2m at 0.8 g/t from 96m SBRC006
- 3m at 1.14 g/t Au from 103 metres and 1m at 0.74 g/t from 111m SBRC002 New Zone*
- 1m at 0.63 g/t Au from 28m, 1m at 0.57 g/t from 33m & 1m at 0.53 g/t from 54m SBRC008
- 1m at 0.72 g/t Au from 14 metres SBRC009 hole failed to reach target depth

Hole 2 identified a new foot wall mineralised zone hosted in a felsic intrusive that sits beneath the known structure (refer to Diagram 15). Note: Holes SBRC007 and 010 were collared into the foot wall and drilling was stopped (refer to Diagram 13 and 19).

The first program confirmed that mineralisation remains open down dip and along trend. The structure that is evident in the northern most drill line trends further north towards the newly identified workings ~500m away (refer to Diagram 14) which now after drilling appear to be associated with a newly discovered zone of mineralisation (refer to Diagram 20 and 21). Rock chip samples from these workings returned several higher-grade assays of up to 100 g/t Au.

Refer to ASX release: 12 October 2020 - Exciting Drilling Results at Smokebush Gold Project.

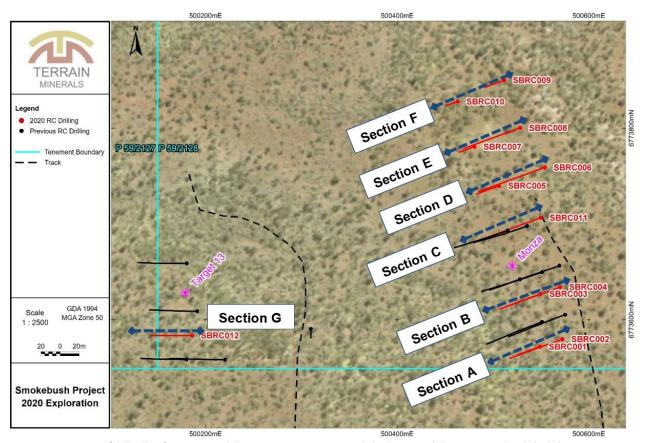


Diagram 13: Location of drill collars from 2020 RC drilling at Monza Prospect - Smokebush. New drill traces are red with the hole ID labelled; historic drill traces are black (refer to Diagrams 15 to 19 for Monza drill cross sections).

DIRECTORS' REPORT (CONTINUED)

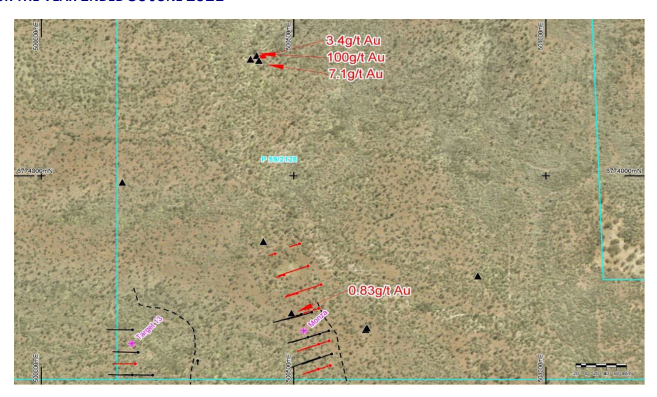


Diagram 14: High grade results from historic workings ~500m away now believed to a new structure (refer to Diagram 20 and 21). Red lines are drill hole traces of 11 recently drilled RC holes, black lines represent historic drill holes (refer to Diagram 13). Further information can be found in the ASX announcement: 8 October 2020 - High Grade Rock Chips at Smokebush Gold Project.

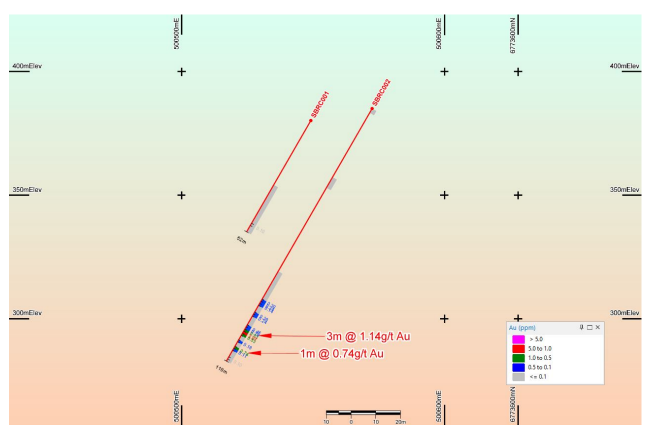


Diagram 15: Section A - RC drilling results at Monza Prospect. New foot wall zone identified in SBRC002. Hosted in felsic intrusive

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

situated ~50m from the primary mineralised structure.

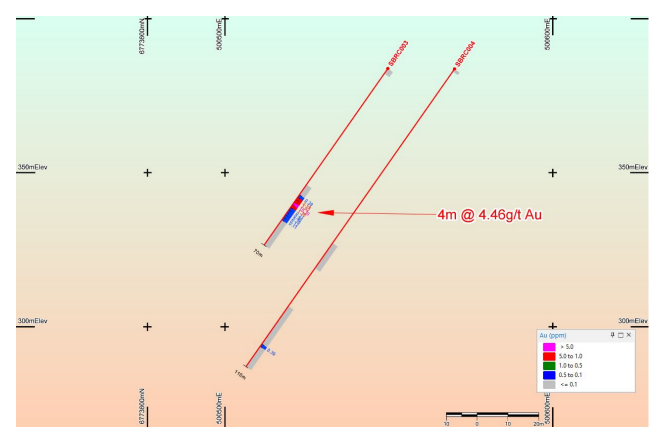


Diagram 16: Section B - RC drilling results at Monza Prospect.

DIRECTORS' REPORT (CONTINUED)

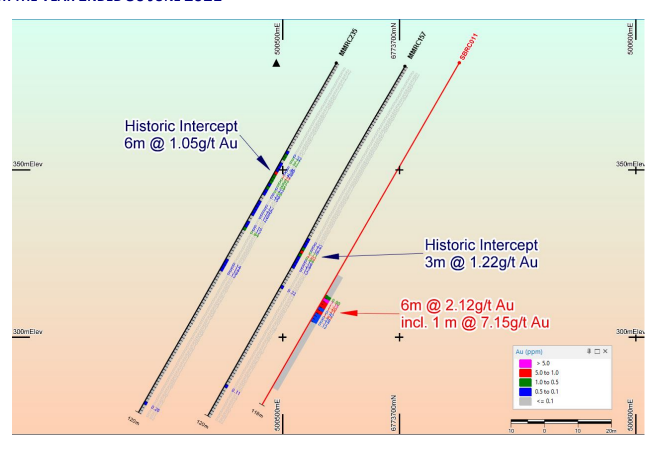
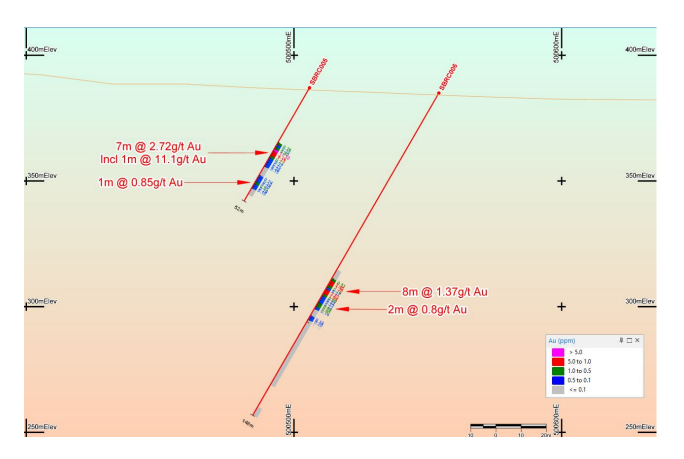


Diagram 17: Section C - RC drilling results at Monza Prospect.



DIRECTORS' REPORT (CONTINUED)

Diagram 18: Section D - RC drilling results at Monza Prospect.

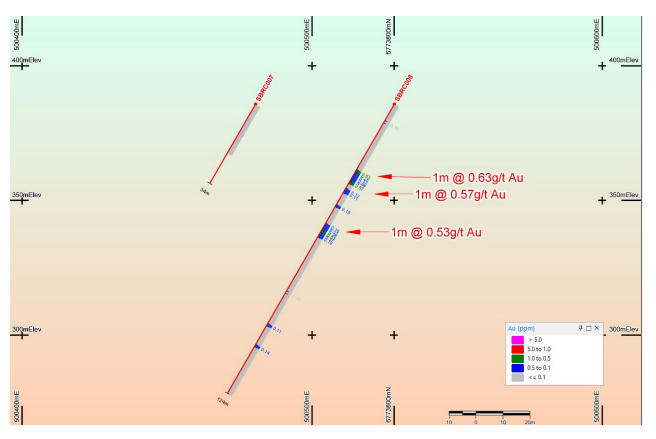


Diagram 19: Section E - RC drilling results at Monza Prospect. Hole SBRC007 was collared into the foot wall and drilling was stopped.



Picture 2: Orlando Drilling rig completed all drilling at Smokebush Gold Exploration Project.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

FOLLOWING DRILL RESULT INFORMATION WAS RELEASED SUBSEQUENT TO 30 JUNE 2021

SECOND STAGE DRILLING OVER NEW AREAS AT SMOKEBUSH:

More Positive First Pass Extension Drilling Results at Monza

The results from the April 2021 Drilling campaign saw a total of 16 RC holes completed for 2,079 meters with four areas being tested.

First Pass Drilling over new extensions along Monza (80% TMX) has successfully extended the strike of gold mineralisation by a further **400 meters** to define **700 meters** of mineralised strike extent within Tenement P59/2128. Monza is structurally complex, with multiple structural orientations hosting gold mineralisation. Geological interpretation is continuing to enhance targeting in this area.

New Area: Monza North drilling identified a new offset mineralised gold structure that is open along strike and down dip (refer to diagram 20 & 21).

Best Gold (Au) Results Include:

Monza (adjacent) - Strike extension 50m spaced line results

- 1m @ 1.62 g/t Au from 64m, 3m at 3.62 g/t Au from 73m, 4m at 2.71 g/t Au from 89m, & 1m @ 0.58 g/t Au from 105m, SBRC013
- 2m @ 0.8 g/t Au from 59m, SBRC018
- 3m at 4.86 g/t Au from 135m, SBRC023

Monza Extension - 100m spaced line results (First Pass drilling) potential moved off target

- 2m @ 1.67 g/t Au from 57m, SBRC014
- 1m @ 1.24 g/t Au from 131m, & 2m @ 1.21 g/t Au from 134m, SBRC015
- 3m @ 2.07 g/t Au from 87m, SBRC016
- 2m @ 0.8 g/t Au from 59m, SBRC018

Monza North - Drilling has identified a mineralised structural zone.

- 1m @ 0.83 g/t Au from 37m, and 1m @ 0.81 g/t Au from 53m, SBRC019
- 1m @ 0.54 g/t Au from 74m and 1m @ 2.36 g/t Au from 91m, SBRC020
- 3m at 1.53 g/t Au from 39m, SBRC021

Paradise City (100% TMX)

- 1m @ 0.85 g/t Au from 16m, & 1m at 1.18 g/t Au from 29m, SBRC025
- 2m @ 0.64 g/t Au from 66m, SBRC026

Note: (Downhole lengths, >0.5g/t, no internal waste)

Refer to ASX release: 19 July 2021 - Positive First Pass Drilling Results Smokebush Gold Project.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

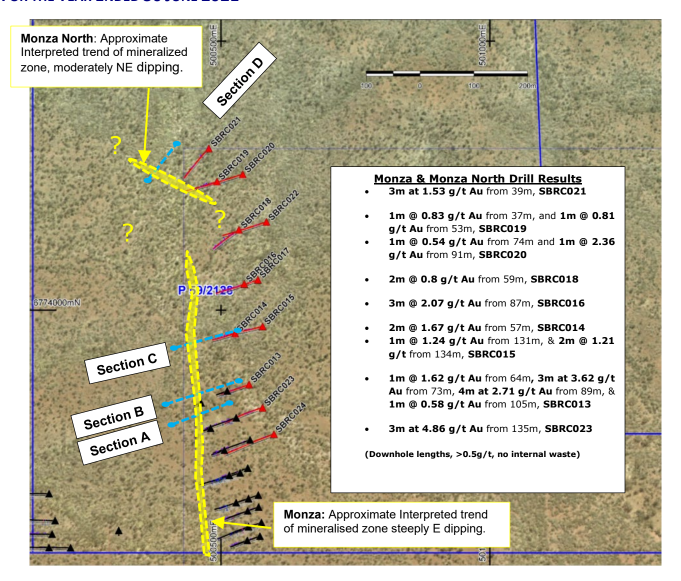


Diagram 20: Location of drill collars from 2021 RC drilling at Monza and newly identified structure at Monza North prospects, Smokebush Project. New drill traces are red with the hole ID labelled; historic drill traces are black (refer to diagram 21 for addition information on newly identified areas) and (diagrams 23 to 26 for the above cross sections A to D and diagrams 29 & 30 for conceptual geological interpretation of cross sections A & B).

Note: For additional results from previous drill results see ASX announcement: 12 October 2020 – Exciting Drilling Results at Smokebush Gold Project.

POTENTIAL FOLLOW-UP WORKS PROGRAM

The last phase of exploration drill program has defined exciting new zones of gold mineralisation over a broad spatial area at Monza, Monza North and Paradise City. The next stage of exploration is now being investigated to better understand, test and target the interpreted extensional zones down dip, along trend at both Monza, Monza north, and along trend at Paradise City (Refer to diagrams 21 & 22).

A reconnaissance air core program has also been planned for testing regional mineralisation within the broader tenement package and may also be considered over these new areas.

DIRECTORS' REPORT (CONTINUED)

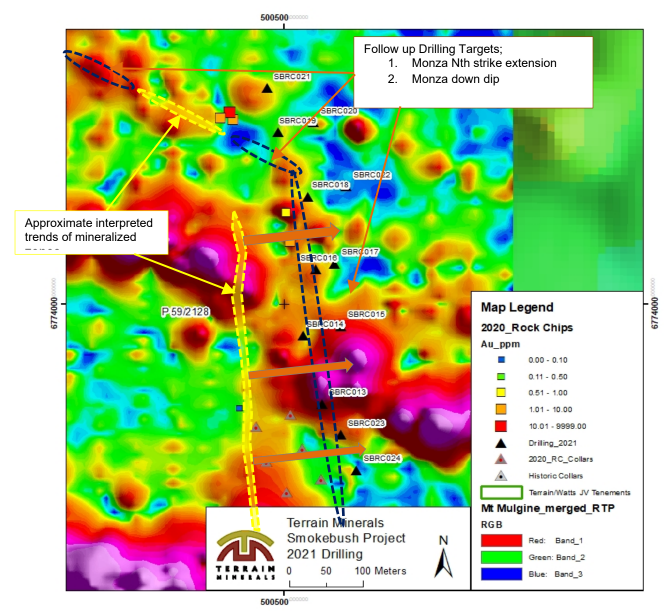


Diagram 21: Follow up Drill Target areas at Monza and Monza North (As magnetic Image).

DIRECTORS' REPORT (CONTINUED)

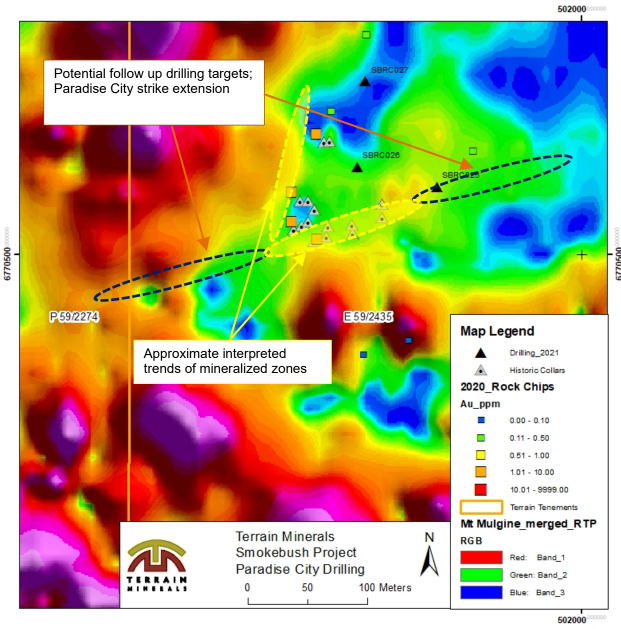


Diagram 22: Follow up Drill Target areas at Paradise City (As magnetic Image).

DIRECTORS' REPORT (CONTINUED)

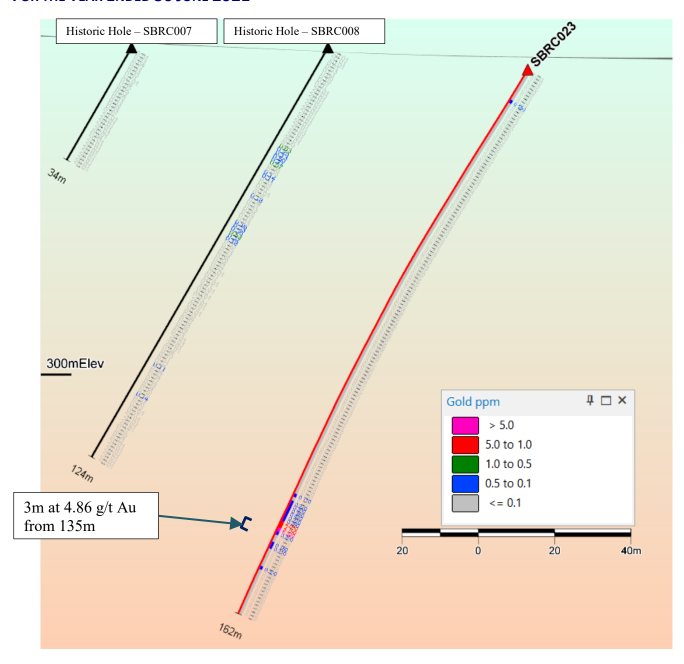


Diagram 23: Section A (looking North)- RC drilling results at Monza – Grade appears to be improving at depth.

DIRECTORS' REPORT (CONTINUED)

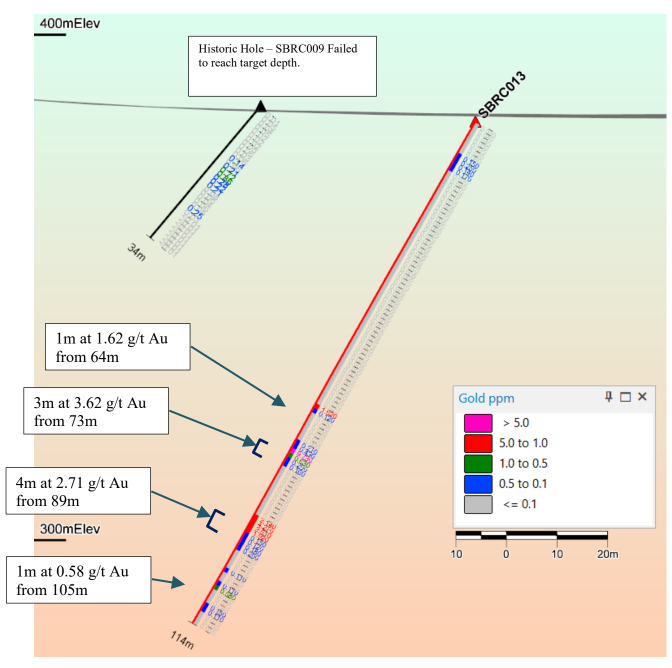


Diagram 24: Section B (looking North) - RC drilling results at Monza - Grade appears to be improving at depth.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

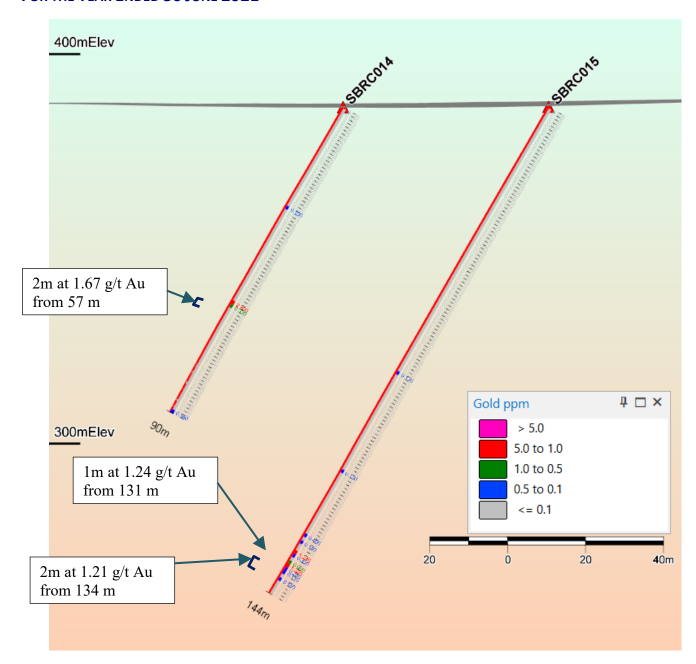


Diagram 25: Section C (looking North) - RC drilling results at Monza.

MONZA NORTH - NEW AREA

Monza north is a newly discovered mineralised zone on a NW-SE trending, shallowly dipping structural zone (shear and vein). Monza North appears to be separate from Monza and is open along strike and down dip. Terrain geological team is now re-examining its model over this area and are excited by its potential, which includes the potential for other off set structures in the Monza north area (refer to Diagram 20, 21 and 26).

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

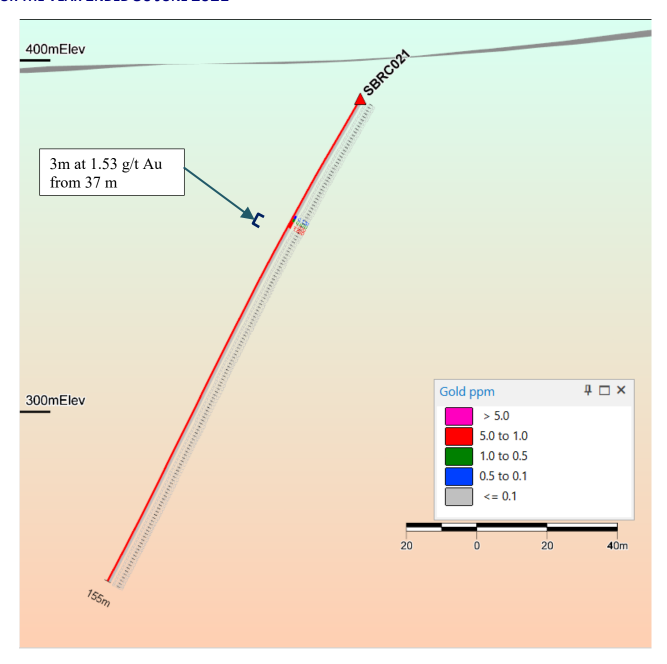


Diagram 26: Section D (looking North-West) - RC drilling results at Monza North.

PARADISE CITY

The historic mineralisation was extended a further 50m East intersecting 1m at 1.18 g/t Au from 14m SBRC025 in this very shallow hole, which possibly skimmed the top of the system. The significant intercept (>0.5 g/t) within SBRC025 occurs within a broader anomalous (> 0.1 g/t) border anomalous zone of 20m.

The aim of drilling at Paradise City was to gain a better understanding of the potential scale of mineralisation in the area around the historic drilling. Terrain geological team will continue to remodel the area to gain a better understanding of the potential strike extent (refer to diagram 27).

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

SUMMARY HISTORIC DRILLING AT PARADISE CITY

Historic RC Drilling Results Over the 'Paradise City' Prospect include:

- o 3m @ 2.17 g/t Au from 10m PCRC001
- o 5m @ 1.35 g/t Au from 13m PCRC002
- o 2m @ 3.61 g/t Au from 15m PCRC007
- o 3m @ 1.94 g/t Au from 19m PCRC008

Historic Rock Chip Sampling Results Over the Paradise City Prospect:

- o 7 samples above 10 g/t Au with a maximum of 49.27 g/t Au
- o 31 rock chip or grab samples averaging 8.15 g/t Au

Rock Chip Sampling Results by Terrain Over Paradise City Confirms Mineralisation:

- o 4 new rock chip samples over Paradise City old workings averaged 5.18 g/t Au
- $\circ~$ Rock chip samples from vein extensions 150m from the workings returned anomalous gold values between 0.21 g/t, 0.19g/t Au

Note: For additional information and JORC tables for Paradise City refer to ASX announcements:

• **3 December 2020** - New Application Granted with Exciting Historic Results at the Paradise City Gold Prospect - Smokebush Gold Project.

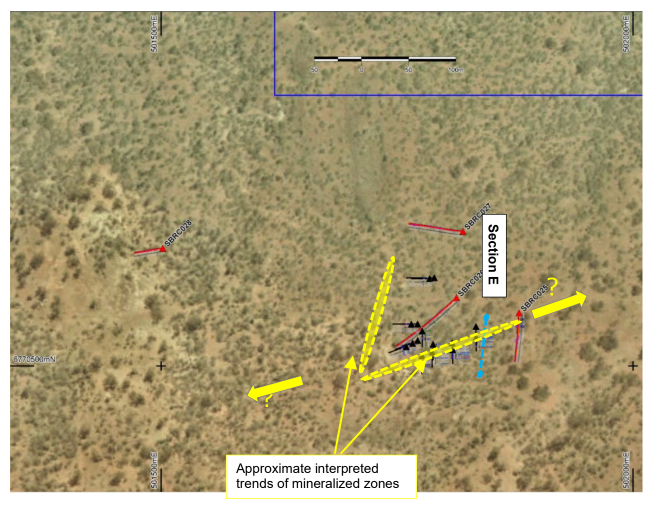


Diagram 27: Location of drill collars from 2021 RC drilling at Paradise City Prospect. New drill traces are red with the hole ID labelled; historic drill traces are black (refer to diagram 28 for above cross section E). The yellow arrows identify the trending direction of the newly identified mineralized strike extensions.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

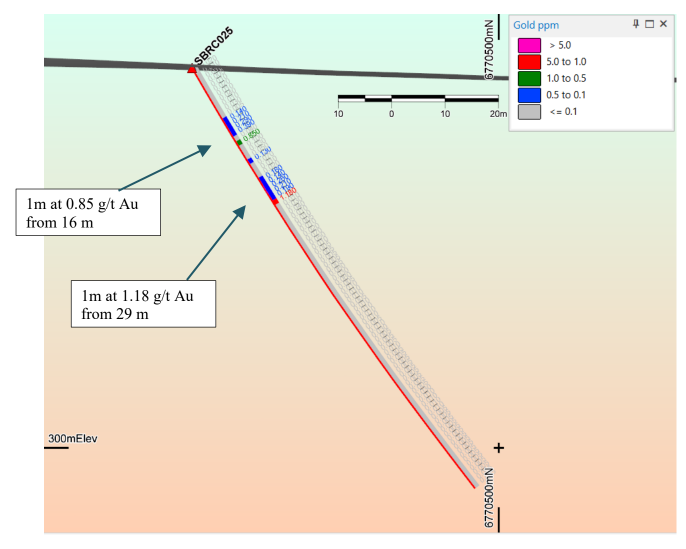


Diagram 28: Section E (Looking East) - RC drilling results at Paradise City.

GEOLOGICAL INTERPRETATION AT MONZA

Mineralisation at Monza occurs in variably altered (silica \pm sericite \pm muscovite \pm biotite \pm chlorite), weakly sheared dolerite proximal to felsic porphyry and pegmatite intrusives. The higher grade (> 0.5 g/t) intercepts occur where alteration is most intense and sulphide (pyrite \pm pyrrhotite \pm arsenopyrite \pm chalcopyrite \pm stibnite) mineralisation is strong (generally + 10%). These zones commonly occur within broader zones with weaker alteration, sulphide mineralisation and lower grades. The anomalous grade zones (>0.1 g/t) indicate potential for larger scale controls within the Monza mineralisation system. A schematic interpretation of the mineralised system at Monza is included below (Refer to diagrams 10 & 11).

Anomalous zone halos (downhole lengths, Au grade > 0.1 g/t) include;

- 12 m @ 1.42 g/t Au from 127 m within drillhole SBRC023
- 7 m @ 1.77 g/t Au from 72 m, and 8 m @ 1.44 g/t Au from 89 m within drillhole SBRC013

<u>Alteration zone halos</u> (downhole lengths, length of sulphides and/or alteration including zones of internal barren material <0.1g/t);

- 16 m @ 1.1 g/t Au in SBRC023 (includes 2 m of internal barren material < 0.1 g/t)
- 26 m @ 0.93 g/t AU in SBRC013 (includes 11 m of internal barren material < 0.1 g/t)

Note: For additional information refer to ASX release: 19 July 2021 - Positive First Pass Drilling Results Smokebush Gold Project.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

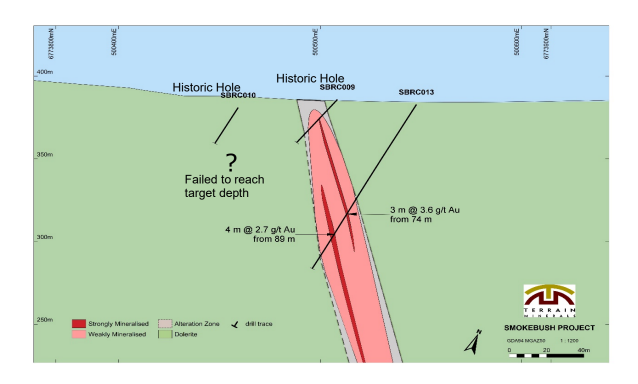


Diagram 29: Conceptual geological interpretation of section A.

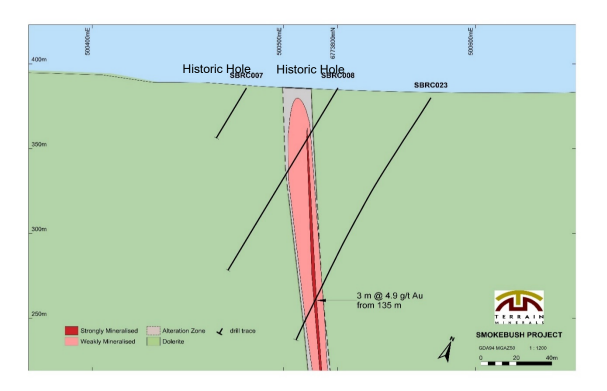


Diagram 30: Conceptual geological interpretation of section B.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

Note: For additional information refer to ASX announcement & Quarterly reports:

- 2 December 2019 Farm-in Agreement for the Smokebush Gold Project at Mt Mulgine, 65km West of Paynes Find WA.
- 18 December 2019 Smokebush Exceptional Historic Drilling Results Identified During Project Due Diligence.
- 3 March 2020 Exciting Results from Smokebush Gold Project.
- 17 August 2020 Drilling Commenced at the Smokebush Gold Project.
- 08 October 2020 High Grade Rock Chips at Smokebush Gold Project.
- 12 October 2020 Exciting Drilling Results at Smokebush Gold Project.
- 3 December 2020 New Application Granted with Exciting Historic Results at the Paradise City Gold Prospect Smokebush Gold Project.
- 12 February 2021 Ground Geophysics & Mapping Refines Targeting Matrix at Smokebush Gold Project.
- 23 February 2021 Smokebush JV Tenements (Gold) 80% Project Ownership Milestone Achieved.
- 17 March 2021 Drilling & Project Update Smokebush Gold Project.
- 22 April 2021 2,100m RC Drilling Program Commenced at the Smokebush Gold Project.
- 27 May 2021 New Rock Chip Samples & Drilling Update Smokebush Gold Project.
- 19 July 2021 Positive First Pass Drilling Results Smokebush Gold Project.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

DIVIDENDS PAID OR RECOMMENDED

No dividends were paid or declared since the start of the financial year. No recommendation for payment of dividends has been made.

FINANCIAL POSITION

The net assets of Terrain Minerals Limited have decreased from \$3,119,043 at 30 June 2020 to \$2,861,050 at 30 June 2021 year end.

SIGNIFICANT CHANGES IN STATE OF AFFAIRS

Other than as mentioned in the Review of Operations, no significant changes in the state of affairs of the Company occurred during the financial period.

EVENTS SUBSEQUENT TO REPORTING DATE

Subsequent to year end the Company received \$292,250 cash from the sale of 1,500,000 Red 5 shares.

The impact of the Coronavirus (COVID-19) pandemic is ongoing and while it has had limited impact on the Company up to 30 June 2021, it is not practicable to estimate the potential impact, positive or negative, after the reporting date. The situation is rapidly developing and is dependent on measures imposed by the Australian Government and other countries, such as maintaining social distancing requirements, quarantine, travel restrictions and any economic stimulus that may be provided.

Other than matters disclosed above there are no matters or circumstances have arisen since the end of the financial year which significantly affected or could significantly affect the operations of the company, the results of those operations or the state of affairs of the Company in future financial years.

LIKELY DEVELOPMENTS AND EXPECTED RESULTS OF OPERATIONS

The management team and Board of Directors continue to review opportunities available to the Company, which includes the exploration of the Company's existing tenements and assessment of new opportunities.

ENVIRONMENTAL REGULATIONS

The Company is subject to the reporting requirements of both the Energy Efficiency Opportunities Act 2006 and the National Greenhouse and Energy Reporting Act 2007. The Energy Efficiency Opportunities Act 2006 requires the Company to assess its energy usage, including the identification, investigation and evaluation of energy saving opportunities, and to report publicly on the assessments undertaken, including what action the company intends to take as a result. The Company continues to meet its obligations under this Act.

The National Greenhouse and Energy Reporting Act 2007, requires the Company to report its annual greenhouse gas emissions and energy use. The Company has implemented systems and processes for the collection and calculation of the data required and submitted its 2010/11 report to the Greenhouse and Energy Data Officer on 24 October 2011. Other than the above, the company's operations are not regulated by any significant environmental regulations under a law of the Commonwealth or of a state or territory.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

INFORMATION ON DIRECTORS' AND DIRECTORS' INTERESTS IN SECURITIES OF TERRAIN

The names and particulars of the Directors of the Company during or since the end of the financial year are:

INFORMATION ON DIRECTORS

Mr Justin Virgin Executive Director - Appointed 31 July 2012

Experience Mr Virgin has over 9 years' experience as a ASX Director of listed exploration

> companies as well as Sixteen years of experience in the financial services and Securities industry with expertise in providing a wide range of financial services which includes capital raisings, promotion, providing general corporate advice listed small-cap companies and other investment advice involved in negotiations, mergers, acquisitions and valuations. Mr Virgin also has over ten years of onsite mining experience operating in remote and isolated sites throughout WA and NT on site. His experience covers project acquisition and sale negotiations, mine closures and rehabilitation work as well as extensive preventative maintenance planning and

execution on onsite mobile fleet and of exploration program.

Interest in Shares and Options 18,000,000 options over ordinary shares and 36,000,000 shares.

Special Responsibilities

Directorships held in other listed entities during the three years prior to the

current year

Mr Virgin held no other directorships of ASX listed companies during the last 3 years

Mr Trevor Bradley

Non-Executive Director – Appointed 1 May 2017

Experience

Trevor Bradley B(App) Sc. Hons, LL.M (Distinction), Grad Dip(GIS), M.A.I.G.

Trevor is a geologist with over thirty years' experience in key technical, operational, and managerial aspects of exploration, development, and operation of both underground and open pit mineral projects in Australia, South East Asia, Central Asia and the Caribbean. His Qualifications include an Applied Science Degree with Honors (Geology) from UTS Sydney, a Masters of Law Degree with Distinction (Natural Resource Law and Policy) from the Centre for Energy, Petroleum, Mineral Law and Policy (CEPMLP) at the University of Dundee in the UK and a Graduate Diploma (Geographic Information Science) from Curtin University, Perth W.A.

Prior to entering private practice Trevor held senior technical and management positions with several large Australian and Canadian mining companies as well as Principal Consultant and managerial roles with two of Australia's leading multi-

national mineral industry consulting companies.

Currently Trevor practices as an Independent consultant who specializes in the provision of exploration targeting, mineral asset valuation, independent technical reports, and due diligence studies across a range of commodities for the purposes of investment decision, project finance and exchange listing requirements. Trevor also specializes in assisting clients in his capacity as an Independent Expert in court matters, mediation, and arbitration proceedings.

Interest in Shares and Options 13,000,000 options over ordinary shares

Special Responsibilities

Directorships held in other listed entities during the

three years prior to the current year

Mr Bradley held no other directorships of ASX listed companies during the last three

years.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

Mr Johannes Lin

Non-Executive Director – 1 May 2017

Experience

Mr Lin has over ten years of management experience as an entrepreneur and presently manages as Finance Director of Windsor Capital Pte Ltd, and Managing Director of both Windsor F&B Pte Ltd and Oprian Investments Pte Ltd which collectively owns and manages a diversified portfolio in Commercial Leasing in Manila, Philippines, a duo of Japanese Restaurants in Sentosa, Singapore, a Confectionery chain with franchisees and Automated Central Kitchen in Nanjing, China, a joint-development project for Hotel Development in Boracay, Philippines and a software development company in Singapore.

Past experience includes serving as a member of advisory team in the restructuring of a Singapore SGX listed Enzer Holdings Limited where series of debt negotiations, debt buy-out, capital raising by placements, right issues, debt to equity conversion and eventual takeover by a marine Company successfully. He has also overseen the development of Pasir Ria Apartments in Singapore, and a key investment team member in the development of Monarch Parksuites Condominium Manila, Philippines.

Mr Lin holds a Bachelor of Commerce, Accounting and Finance from the University of Western Australia.

Interest in Shares and Options 6,000,000 options over ordinary shares and 43,862,771 shares.

Nil **Special Responsibilities**

Directorships held in other listed entities during the three years prior to the

current year

Mr Lin held no other directorships of ASX listed companies during the last three years.

MEETINGS OF DIRECTORS

During the financial year, five meetings of Directors were held. Attendances by each Director were as follows:

	DIRECTORS' MEETINGS		
	NUMBER ELIGIBLE TO ATTEND	Number Attended	
Mr Justin Virgin	4	4	
Mr Trevor Bradley	4	4	
Mr Johannes Lin	4	4	

INDEMNIFYING OFFICERS OR AUDITORS

Terrain has paid premiums to insure Directors against liabilities for costs and expenses incurred by them in defending legal proceedings arising from their conduct while acting in the capacity of director of Terrain, other than conduct involving a wilful breach of duty in relation to Terrain.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

INFORMATION ON DIRECTORS (CONTINUED)

OPTIONS

At the date of this report, the unissued ordinary shares of Terrain under option, to the date of this report, are as follows:

OPTIONS

GRANT DATE	DATE OF EXPIRY	Exercise Price	NUMBER UNDER OPTION
7 December 2016	7 December 2021	0.0188	12,000,000
18 December 2017	18 December 2022	0.0175	6,000,000
22 November 2018	22 November 2023	0.0085	3,000,000
20 November 2019	20 November 2024	0.0065	6,000,000
25 November 2020	25 November 2025	0.0214	16,000,000
			43,000,000

For details of options issued to Directors and executives as remuneration, refer to the remuneration report. During the year, 10,000,000 ordinary shares of Terrain were issued to Justin Virgin (2020: 3,000,000) on the exercise of options granted at \$0.0117 for \$117,000.

PROCEEDINGS ON BEHALF OF COMPANY

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

Terrain was not a party to any such proceedings during the year.

AUDITOR'S INDEPENDENCE DECLARATION

The auditor's independence declaration for the year ended 30 June 2021 has been received and can be found on page 49 of the financial report.

The auditor did not provide any non-audit services for the year ended 30 June 2021 (30 June 2020: Nil).

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REMUNERATION REPORT (AUDITED)

REMUNERATION POLICY

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

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

The Company has structured an executive remuneration framework that is market competitive and complimentary to the reward strategy of the organisation.

Assessing performance:

The Board is responsible for assessing performance against KPIs and determining the STI and LTI to be paid. To assist in this assessment, the Board receives detailed reports on performance from management which are based on independently verifiable data such as financial measures and market performance of the Company.

Alignment to shareholders' interests:

- focuses on exploration success as the creation of shareholder value and returns
- attracts and retains high calibre executives.

Alignment to program participants' interests:

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

The framework currently consists of fixed salaries and options.

The Company did not engage external remuneration consultants to advise the Board on remuneration matters during the year.

Non-executive Directors

Fees and payments to non-executive Directors reflect the demands which are made on, and the responsibilities of, the Directors. Non-executive Directors' fees and payments are reviewed annually by the Board to ensure non-executive Directors' fees and payments are appropriate and in line with the market. A Director is not present at any discussions relating to determination of his own remuneration.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REMUNERATION REPORT (CONTINUED) (AUDITED)

REMUNERATION POLICY (CONTINUED)

Non-executive Directors' fees are determined within an aggregate Directors' fee pool limit, which is periodically recommended for approval by shareholders. The total maximum currently stands at \$200,000.

Executive Pay

The overall level of executive reward considers the performance of the company. The Company is involved in mineral exploration and did not derive a profit and therefore growth in earnings is not considered relevant. Shareholder wealth is dependent upon exploration success and has fluctuated accordingly.

The executive pays and reward framework has three components:

- i. base pay and benefits
- ii. long-term incentives through participation in the Employee Share Option Scheme
- iii. other remuneration such as superannuation.

The combination of these comprises the executive's total remuneration;

Base pay

Structured as a total employment cost package which may be delivered as a combination of cash and prescribed non-financial benefits at the executives' discretion.

Executives are offered a competitive base pay that comprises the fixed component of pay and rewards. Base pay for senior executives is reviewed annually to ensure the executive's pay is competitive with the market. An executive's pay is also reviewed on promotion.

There are no guaranteed base pay increases included in any senior executives' contracts.

Executives may receive benefits including memberships, car allowances and reasonable entertainment.

ii. Incentives

Through participation in the Employee Share Option Scheme as and when determined by the Board. Individual performance reviews are carried out annually. Any allotment of options to executives are considered by the Board depending on individual performance. Performance remuneration is not related to company performance. The Company is still in exploration and development phase.

iii. Other

Directors and employees are permitted to nominate a superannuation fund of their choice to receive superannuation contribution.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REMUNERATION REPORT (CONTINUED) (AUDITED)

EMPLOYMENT DETAILS OF MEMBERS OF KEY MANAGEMENT PERSONNEL AND OTHER EXECUTIVES

The following table provides employment details of persons who were, during the financial year, members of key management personnel of Terrain.

Vey Managenery Deposition	Position Held	CONTRACT DETAILS
KEY MANAGEMENT PERSONNEL	AS AT 30 JUNE 2021	(DURATION & TERMINATION)
Mr Justin Virgin	Executive Director	Executive agreement effective 1 December 2015
Mr Trevor Bradley	Non-Executive Director	On-going basis with no termination benefits
Mr Johannes Lin	Non-Executive Director	On-going basis with no termination benefits

The employment terms and conditions of key management personnel are formalised in contracts of employment.

On 1 December 2015 the Company entered into an Executive Service Agreement with Director Justin Virgin. Under the terms of the contract:

- Mr Virgin will be paid a remuneration package of \$120,000 p.a. base salary plus superannuation.
- The Company may terminate this agreement in writing if the Executive becomes incapacitated by illness or accident for an accumulated period of two months or a period aggregating more than three months in any twelve month period.
- The Company may terminate the contract at any time without notice if serious misconduct has occurred. On termination with cause, the Executive is not entitled to any payment.
- If the Company terminates the agreement for any reason other than the above, the Company must pay the Executive an amount equal to six month's salary.
- If Mr Virgin terminates the agreement, he must provide the Company with 60 days' notice period.
- Mr Virgin's Executive Service Agreement minimum remuneration package has been increased to a base salary of \$180,000 plus superannuation in the year ended 30 June 2021.

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REMUNERATION REPORT (CONTINUED) (AUDITED)

REMUNERATION DETAILS

Details of the nature and amount of each element of the emoluments of each member of the key management personnel of Terrain Minerals for the year ended 30 June 2021 and 30 June 2020 is set out in the following tables:

For the year ended 30 June 2021

	SHORT-TE	RM BENEFITS	POST- EMPLOYMENT BENEFI		QUITY-SETTLED -BASED PAYMENTS		REMUNERATION CONSISTING OF OPTIONS
KEY MANAGEMENT PERSONNEL	SALARY, FEES AND LEAVE	OTHER	SUPERANNUATION	SHARES	O PTIONS	TOTAL	
	\$	\$ ¹	\$	\$	\$	\$	%
Mr Justin Virgin	170,000	-	16,150	-	78,001	264,151	30
Mr Trevor Bradley	38,333	-	3,642	-	39,000	80,975	48
Mr Johannes Lin	30,000	-	2,850	-	39,000	71,850	54
TOTAL	238,333	-	22,642		156,001	416,976	37

For the year ended 30 June 2020

	SHORT-TERM BE	NEFITS	POST- EMPLOYMENT BENEFITS	EQUITY-SI SHARE-BASED			CONSISTING OF OPTIONS
KEY MANAGEMENT PERSONNEL	SALARY, FEES AND LEAVE \$	OTHER \$	SUPERANNUATION \$	SHARES \$	OPTIONS %	TOTAL \$	%
Mr Justin Virgin	120,000	25,000 ¹	11,400	-	11,244	167,644	7
Mr Trevor Bradley	30,000	-	2,850	-	5,622	38,472	15
Mr Johannes Lin	30,000	-	2,850	-	-	32,850	<u>-</u>
TOTAL	180,000	25,000	17,100	-	16,866	238,966	22

¹ Mr Justin Virgin received a bonus of \$25,000 upon the sale of the Great Western project

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DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REMUNERATION REPORT (CONTINUED) (AUDITED)

SHARE-BASED PAYMENTS

During the year ended 30 June 2021, 16,000,000 (30 June 2020: 6,000,000) options were issued to the directors.

KEY MANAGEMENT PERSONNEL	REMUNERATION TYPE	GRANT DATE	NUMBER OF	GRANT VALUE \$	PERCENTAGE VESTED/PAID DURING THE YEAR %	PERCENTAGE FORFEITED DURING YEAR %	PERCENTAGE REMAINING AS UNVESTED %	
Mr Justin Virgin	Options	25 November 2020	8,000,000	78,001	100	-	-	
Mr Trevor Bradley	Options	25 November 2020	4,000,000	39,000	100	-	-	
Mr Johannes Lin	Options	25 November 2020	4,000,000	39,000	100	-	-	

DESCRIPTION OF OPTIONS/RIGHTS ISSUED AS REMUNERATION

2021

The options granted to Directors, in the year 30 June 2021 were for nil consideration as remuneration, exercisable at \$0.0214 options with an expiry date of on or before 25 November 2025. They vested immediately. The value per option was \$0.01.

They were valued using Black Scholes with the below assumptions:

Number of options in series	16,000,000
Grant date share price	\$0.0110
Exercise price	\$0.0214
Expected volatility	155%
Option life	5 years
Dividend yield	0.00%
Interest rate	0.30%

2020

The options granted to Directors, in the year 30 June 2020 were for nil consideration as remuneration, exercisable at \$0.0065 options with an expiry date of on or before 20 November 2024. They vested immediately. The value per option was \$0.003.

They were valued using Black Scholes with the below assumptions:

Number of options in series	6,000,000
Grant date share price	\$0.0030
Exercise price	\$0.0065
Expected volatility	180%
Option life	5 years
Dividend yield	0.00%
Interest rate	0.76%

DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

REMUNERATION REPORT (CONTINUED) (AUDITED)

KEY MANAGEMENT PERSONNEL OPTIONS AND RIGHTS HOLDINGS

The number of options over ordinary shares held by each key management person of Terrain during the financial year is as follows:

30 June 2021	BALANCE AT BEGINNING OF YEAR	GRANTED AS REMUNERATION DURING THE YEAR	EXERCISED DURING THE YEAR	PRICE PAID FOR EXERCISED OPTIONS	OTHER CHANGES DURING THE YEAR	BALANCE AT END OF YEAR	VESTED DURING THE YEAR	VESTED AND EXERCISABLE	VALUE OF OPTIONS GRANTED AS REMUNERATION \$
Mr Justin Virgin	20,000,000	8,000,000	(10,000,000)	117,000	-	18,000,000	8,000,000	18,000,000	78,001
Mr Trevor Bradley	9,000,000	4,000,000	-	-	-	13,000,000	4,000,000	13,000,000	39,000
Mr Johannes Lin	2,000,000	4,000,000	-	-	-	6,000,000	4,000,000	6,000,000	39,000
	31,000,000	16,000,000	(10,000,000)	117,000	-	37,000,000	16,000,000	37,000,000	156,001

KEY MANAGEMENT PERSONNEL SHAREHOLDINGS

The number of ordinary shares in Terrain held by each key management person of Terrain during the financial year is as follows:

	BALANCE AT BEGINNING OF YEAR	GRANTED AS REMUNERATION DURING THE YEAR	ISSUED ON EXERCISE OF OPTIONS DURING THE YEAR	OTHER CHANGES DURING THE YEAR	BALANCE AT END OF YEAR
30 June 2021					
Mr Justin Virgin	23,794,686	-	10,000,000		33,794,686
Mr Trevor Bradley	-	-	-	-	-
Mr Johannes Lin	15,451,548	-	-	28,411,223 ¹	43,862,771
	39,246,234	-	10,000,000	28,411,223	77,657,457

^{1.} Johannes Lin purchased shares in an off market transfer

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DIRECTORS' REPORT (CONTINUED)

FOR THE YEAR ENDED 30 JUNE 2021

VOTING AND COMMENTS MADE AT THE COMPANY'S 2020 ANNUAL GENERAL MEETING

The Company's remuneration report for the 2020 financial year was approved at the Annual General Meeting held on 20 November 2020. The Company did not receive any feedback at the AGM on its Remuneration Report.

During the year ended 30 June 2021, the Company did not have a separately established nomination or remuneration committee. Considering the size of the Company and number of directors, the Board is of the view that these functions would be efficiently performed with full Board participation.

END OF AUDITED REMUNERATION REPORT

The directors' report incorporating the remuneration reports is signed in accordance with a resolution of the Board of Directors made pursuant to s298(2) of the Corporations Act 2001.

Justin Virgin
Executive Director

Dated: 23 September 2021



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DECLARATION OF INDEPENDENCE BY JARRAD PRUE TO THE DIRECTORS OF TERRAIN MINERALS LIMITED

As lead auditor of Terrain Minerals Limited for the year ended 30 June 2021, I declare that, to the best of my knowledge and belief, there have been:

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

Jarrad Prue

Director

BDO Audit (WA) Pty Ltd

Perth, 23 September 2021

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED 30 JUNE 2021

		2021	2020
	Note	\$	\$
Other income		55,668	44,249
Net income	2	55,668	44,249
Administrative expenses		(129,496)	(106,832)
Share based payments	13	(156,001)	(16,866)
Exploration expenditure write off	7	(36,007)	(212,397)
Employee benefits expenses		(260,975)	(222,100)
Depreciation	9	(11,421)	(11,116)
Gain on sale of exploration asset	8	-	1,979,789
Other expenses	_	(84,587)	(135,905)
(Loss)/profit before income taxes		(622,819)	1,318,822
Income tax expense	3	-	-
(Loss)/profit after income tax for the year	_	(622,819)	1,318,822
Other comprehensive income	_		
Items that will not be classified to profit or loss			
Changes in the fair value of Financial assets through other comprehensive			
income	_	61,405	309,500
Total comprehensive (loss)/profit for the year attributable to owners of			
Terrain Minerals Limited	=	(561,414)	1,628,322
	_		
(Loss)/profit from continuing operations attributable to owners of Terrain			
Minerals Limited	_	(561,414)	1,628,322
(Loss)/profit per share attributable to owners of TMX			
From continuing operations:			
Basic (loss)/profit per share (cents)	15	(0.09)	0.19
Diluted (loss)/profit per share (cents)	15	(0.09)	0.19

The above Statement of Profit or Loss and Other Comprehensive Income should be read in conjunction with the accompanying notes

STATEMENT OF FINANCIAL POSITION

As AT 30 JUNE 2021

	Note	2021 \$	2020 \$
ASSETS			
CURRENT ASSETS			
Cash and cash equivalents	4	1,144,436	2,084,876
Trade and other receivables	5	52,770	27,765
Prepayments	6	10,355	10,391
TOTAL CURRENT ASSETS	-	1,207,561	2,123,032
NON-CURRENT ASSETS			
Other receivables	5	20,000	20,000
Exploration expenditure	7	1,052,883	278,662
Right of use asset	9	872	1,855
Financial assets at fair value through other comprehensive income	11	665,000	1,000,000
TOTAL NON-CURRENT ASSETS	-	1,738,755	1,300,517
TOTAL ASSETS	=	2,946,316	3,423,549
LIABILITIES			
CURRENT LIABILITIES			
Trade and other payables	12	84,316	302,512
Lease liability	10	950	1,994
TOTAL CURRENT LIABILITIES	-	85,266	304,506
TOTAL LIABILITIES	-	85,266	304,506
NET ASSETS	: =	2,861,050	3,119,043
EQUITY			
Issued capital	13	21,087,791	20,940,371
Reserves	14(A)	2,159,656	1,942,250
Accumulated losses	14(B)	(20,386,397)	(19,763,578)
TOTAL EQUITY	=	2,861,050	3,119,043

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

STATEMENT OF **C**HANGES IN **E**QUITY

FOR THE YEAR ENDED 30 JUNE 2021

	ORDINARY SHARES	OPTIONS RESERVE	FAIR VALUE OTHER COMPREHENSIVE INCOME ("FVOCI") RESERVE	ACCUMULATED LOSSES \$	TOTAL \$
Balance at 1 July 2020	20,940,371	1,632,750	309,500	(19,763,578)	3,119,043
(Loss) attributable to members of the parent entity	-	-	-	(622,819)	(622,819)
Other comprehensive income for the year		-	61,405	-	61,405
Total comprehensive profit/(loss) for the year		-	61,405	(622,819)	(561,414)
Transactions with owners, in their capacity as owners, and other transfers					
Contributions of equity, net of transaction costs	147,420	-	-	-	147,420
Issue of options		156,001		<u>-</u>	156,001
Balance at 30 June 2021	21,087,791	1,788,751	370,905	(20,386,397)	2,861,050
Balance at 1 July 2019_011	20,670,229	1,615,884	-	(21,082,400)	1,203,713
Profit attributable to members of the parent entity	-	-	-	1,318,822	1,318,822
Other comprehensive income for the year	-	-	309,500	-	309,500
Total comprehensive profit/(loss) for the year		-	309,500	1,318,822	1,628,322
Transactions with owners, in their capacity as owners, and other transfers					
Contributions of equity, net of transaction costs	270,142	-	-	-	270,142
Options based payments	-	16,866	-	-	16,866
Balance at 30 June 2020	20,940,371	1,632,750	309,500	(19,763,578)	3,119,043

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

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STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 30 JUNE 2021

	Note	2021 \$	2020 \$
		*	4
CASH FROM OPERATING ACTIVITIES:			
Payments to suppliers and employees		(652,828)	(497,614)
Net GST received from acquisition		-	250,000
Interest received		613	804
Government stimulus grants	_	55,055	43,445
Net cash used in operating activities	22 _	(597,160)	(203,365)
CASH FLOWS FROM INVESTING ACTIVITIES:			
Payments for Exploration and evaluation expenditure		(887,105)	(143,462)
Proceeds from sale of tenements		-	300,000
Proceeds from sale of investment	_	396,405	1,492,894
Net cash from/(used in) in investing activities	_	(490,700)	1,649,432
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from issue of shares		-	250,002
Proceeds from exercise of options		147,420	12,000
Payment of share issue costs	_	-	(11,859)
Net cash from financing activities	_	147,420	250,143
OTHER ACTIVITIES:			
Net cash increase/(decrease) in cash and cash equivalents		(940,440)	1,696,210
Cash and cash equivalents at beginning of year	_	2,084,876	388,666
Cash and cash equivalents at end of the year	4 =	1,144,436	2,084,876

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

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 1: BASIS OF PREPARATION

This financial report includes the financial statements and notes of Terrain (the company) and was approved for issue on 22 September 2021 by the Board of directors of the Company.

Terrain is a for-profit company limited by shares, incorporated and domiciled in Australia. The financial report is a general purpose financial statement that has been prepared in accordance with Australian Accounting Standards, Australian Accounting Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board (AASB) and the *Corporations Act 2001*. Terrain is a for-profit entity for the purpose of preparing the financial statements.

The financial statements of Terrain also comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB). Australian Accounting Standards set out accounting policies that the AASB has concluded would result in a financial report containing relevant and reliable information about transactions, events and conditions. Material accounting policies adopted in the preparation of this financial report are presented below and have been consistently applied unless otherwise stated.

Historical cost convention

The financial report has been prepared on an accruals basis and is based on historical costs, modified, where applicable, by the measurement at fair value of selected non-current assets, financial assets and financial liabilities. These financial statements are presented in Australian dollars, rounded to the nearest dollar.

Critical accounting estimates

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the company's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements as disclosed in Note 23.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 1: BASIS OF PREPARATION (CONTINUED)

Going Concern

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

The Company incurred a net loss of (\$622,819) for the year ended 30 June 2021 and had cash outflows from operations activities of \$597,160 for the year. Notwithstanding this, the financial report has been prepared on a going concern basis which the Directors consider to be appropriate based upon the available cash assets of \$1,144,436 as at 30 June 2021.

In addition, on 31 January 2020, the World Health Organization (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 full impact of the COVID-19 outbreak continues to evolve at the date of this report as disclosed in Note 24.

As at the date of this report, the Group is not able to estimate the full effects of the COVID-19 outbreak on its results, financial condition, or liquidity for the 2021 financial year. If the pandemic continues, it may have a material adverse effect on the Group's results, financial position, and liquidity.

The ability of the Company to continue as a going concern is dependent on the Company being able to raise additional funds as required to meet ongoing exploration commitments and for working capital.

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

As a result, the financial report has been prepared on a going concern basis, which contemplates the continuity of normal business activity, realization of assets and settlement of liabilities in the normal course of business for the following reasons:

- The Directors are confident in the Company's ability to raise the capital mentioned above due to historical experience in securing funding for ongoing operational requirements, ongoing communications with funding providers and major shareholders; and
- The Directors are also confident they are able to manage discretionary spending to endure that cash is available to meet debts as and when they fall due.

However, should the Company be unsuccessful in undertaking additional raisings, the Company may not be able to continue as a going concern. No adjustments have been made relating to the recoverability and classification of liabilities that might be necessary should the Company not continue as a going concern.

Should the going concern basis not be appropriate, the entity may have to realise its assets and extinguish its liabilities other than in the ordinary course of business and at amounts different from those stated in the financial report. No allowance for such circumstances has been made in the financial report.

NOTES TO THE **F**INANCIAL **S**TATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 2: REVENUE AND SIGNIFICANT EXPENSES ITEMS

	2021	2020
	\$	\$
Revenue from continuing operations:		
Interest income	613	804
Government stimulus grants	55,055	43,445
	55,668	44,249

Accounting policy

Interest revenue is recognised using the effective interest rate method, which, for floating rate financial assets, is the rate inherent in the instrument. All revenue is stated net of the amount of goods and services tax (GST).

Government grants relating to costs are deferred and recognised in profit or loss over the period necessary to match them with the costs that they are intended to compensate. This includes cash boost income received due to COVID-19 during the year.

NOTE 3: INCOME TAX

THE COMPONENTS OF TAX EXPENSE COMPRISE	2021	2020
	\$	\$
Current tax	-	-
Deferred tax	-	<u>-</u>
Income tax attributable to entity	-	
THE PRIMA FACIE TAX ON PROFIT/(LOSS) FROM ORDINARY ACTIVITIES BEFORE INCOME TAX IS RECONCILED TO THE INCOME TAX:		
Prima facie tax benefit on profit/(loss) from continuing activities before income tax at 30% (2020: 30%)	(186,844)	395,647
Add/(less) tax effect of:		
- Revenue losses not recognised	161,636	142,244
- Other assessable items	-	78,750
- Share based payments	46,800	5,060
- Other non-deductible expenses	1,268	-
- Other non-assessable items	(16,517)	(13,034)
- Recoupment of prior year tax losses not previously brought to account	t (31,990)	(599,614)
- Deferred tax balances not recognised	25,647	(9,053)
	-	-

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 3: INCOME TAX (CONTINUED)

Deferred tax recognised at 30% (2020:30%) (%) (i):	2021	2020
Deterred tax recognised at 50% (2020:30%) (%) (i).	\$	\$
Deferred tax liabilities:		
- Exploration expenditure	(308,690)	(76,323)
- Financial assets	-	(14,100)
- Prepayments	(168)	(92)
-	(308,858)	(90,515)
Deferred tax assets:		
- Carry forward revenue losses	308,858	90,515
Net deferred tax	-	-
Unrecognised deferred tax assets at 30% (2019: 30%) (i):		
Carry forward revenue losses	4,462,456	4,212,499
Carry forward capital losses	1,042,449	1,148,660
Other	9,143	14,856
	5,514,048	5,376,015

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

- (a) the company derives future assessable income of a nature and of an amount sufficient to enable the benefits to be utilised;
- (b) the company continues to comply with the conditions for deductibility imposed by law; and
- (c) no changes in income tax legislation adversely affect the company in utilising the benefits.
- (1) the corporate tax rate for eligible companies will reduce from 30% to 25% by 30 June 2022 providing certain turnover thresholds and other criteria are met. Deferred tax assets and liabilities are required to be measured at the tax rate that is expected to apply in the future income year when the asset is realised or the liability is settled. The Directors have determined that the deferred tax balances be measured at the tax rates stated.

Accounting policy

The income tax expense (revenue) for the year comprises current income tax expense (income) and deferred tax expense (income). Current income tax expense charged to the profit or loss is the tax payable on taxable income calculated using applicable income tax rates enacted, or substantially enacted, as at the end of the reporting period. Current tax liabilities (assets) are therefore measured at the amounts expected to be paid to (recovered from) the relevant taxation authority.

Deferred income tax expense reflects movements in deferred tax asset and deferred tax liability balances during the year as well as unused tax losses. Current and deferred tax expense (income) is charged or credited directly to equity instead of the profit or loss when the tax relates to items that are credited or charged directly to equity.

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 3: INCOME TAX (CONTINUED)

Accounting policy (continued)

Deferred tax assets and liabilities are ascertained based on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets also result where amounts have been fully expensed but future tax deductions are available. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax assets and liabilities are calculated at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates enacted or substantively enacted at the end of the reporting period. Their measurement also reflects the manner in which management expects to recover or settle the carrying amount of the related asset or liability.

Deferred tax assets relating to temporary differences and unused tax losses are recognised only to the extent that it is probable that future taxable profit will be available against which the benefits of the deferred tax asset can be utilised.

Where temporary differences exist in relation to investments in subsidiaries, branches, associates, and joint ventures, deferred tax assets and liabilities are not recognised where the timing of the reversal of the temporary difference can be controlled and it is not probable that the reversal will occur in the foreseeable future.

Current assets and liabilities are offset where a legally enforceable right of set-off exists and it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur. Deferred tax assets and liabilities are offset where a legally enforceable right of set-off exists, the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur in future periods in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled.

NOTE 4: CASH AND CASH EQUIVALENTS

	2021	2020
	\$	\$
Cash at bank	1,141,872	2,082,312
Petty cash	2,564	2,564
	1,144,436	2,084,876

The company's exposure to interest rate risk is disclosed in note 17. The maximum exposure to credit risk at the end of the reporting year is the carrying amount of each class of cash and cash equivalents.

Accounting policy

Cash and cash equivalents include cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less, and bank overdrafts. Bank overdrafts are shown within short-term borrowings in current liabilities in the statement of financial position.

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 5: TRADE AND OTHER RECEIVABLES

CURRENT	2021	2020
	\$	\$
Other receivables	15,774	12,723
GST paid	36,996	15,042
	52,770	27,765
NON-CURRENT		
Other receivables	20,000	20,000

Trade and other receivables are non-trade receivables, non-interest bearing and have and average term of 3 months and for GST generally received from the ATO in that time. The carrying amount is equivalent to their face value. No trade and other receivables and other receivables wee impaired during the current year. The Company's exposure to risks arising from trade and other payables is disclosed in Note 17.

Accounting policy

Trade and other receivables are recognised at fair value initially and subsequently measured at amortised cost using the effective interest method, less any provision for impairment. The classification is based on two criteria: The Company's business model for managing the assets; and whether the instruments' contractual cash flows represent 'solely payments of principal and interest' on the principal amount outstanding (the 'SPPI criteria'). Trade and other receivables met both criteria.

Trade receivables are generally due for settlement within 30 days.

Impairment - Trade receivables

The Company assess on a forward-looking basis the expected credit loss associated with its trade and other receivables carried and other receivables carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade and other receivables, the Company applies the simplified approach permitted by AASB 9 Financial Instruments, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 6: OTHER ASSETS

	2021 \$	2020 \$
Current		
Prepayments	10,355	10,391
	10,355	10,391
NOTE 7: EXPLORATION EXPENDITURE		
Balance at beginning of the year	278,662	809,040
Expenditure during the year	810,228	182,230
Smokebush farm-in agreement	-	20,000
Carrying value of exploration assets disposed	-	(520,211)
Written off exploration expenditure	(36,007)	(212,397)
	1,052,883	278,662

The recoupment of deferred exploration and evaluation costs carried forward is dependent upon the successful development and commercialisation or sale of the areas of interests being explored and evaluated.

The recoverability of the carrying amount of the exploration and evaluation assets is dependent upon the successful development and commercial exploitation, or alternatively, sale of the respective areas of interest. During the period, the Company has identified that there are assets where no exploration program can be justified, and the tenements should be relinquished and therefore capitalised expenditure allocated to these tenements was written off in accordance with AASB 6 'Exploration for and Evaluation of Mineral Resources'. The Board has approved the write down of \$36,007 (June 2020: \$212,397) during the financial period in the Statement of Profit or Loss and Other Comprehensive Income.

Accounting policy

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

- the rights to tenure of the area of interest are current;
- substantive expenditure on further exploration for and evaluation of mineral resources in the specific area is budgeted or planned; and
- iii) at least one of the following conditions is also met:

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 7: EXPLORATION EXPENDITURE (CONTINUED)

Accounting policy (continued)

- (a) the exploration and evaluation expenditures are expected to be recouped through successful development and exploration of the area of interest, or alternatively, by its sale; or
- (b) exploration and evaluation activities in the area of interest have not, at the reporting date, reached a stage which permits a reasonable assessment of the existence or otherwise of economically recoverable reserves, and active and significant operations in, or in relation to, the area of interest are occurring.

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

Exploration and evaluation assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount. The recoverable amount of the exploration and evaluation asset is estimated to determine the extent of the impairment loss (if any). Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in previous years.

KEY JUDGEMENTS - EXPLORATION AND EVALUATION EXPENDITURE

The company capitalises expenditure relating to exploration and evaluation where it is considered likely to be recoverable or where the activities have not reached a stage which permits a reasonable assessment of the existence of reserves. While there are certain areas of interest from which no reserves have been extracted, the directors are of the continued belief that such expenditure should not be written off since feasibility studies in such areas have not yet concluded.

NOTE 8: DISPOSAL OF GREAT WESTERN PROJECT

On 11 November 2019, the Company entered into an Option Agreement with Red 5 Limited ("Red 5") to sell its interest in the Great Western Gold Project (100%). Under the Option Agreement Red 5 paid Terrain an option fee of \$300,000 plus GST. The Option Agreement gave Red 5 the right to conduct a due diligence drilling program into the JORC resource over the Great Western project. Red 5 exercised the option to purchase the Great Western project for the agreed value of \$2,200,000 shares in Red 5 calculated on a 5 day VWAP.

Details of the sale of the Great Western project are as follows are as follows:

\$
300,000
2,200,000
2,500,000
(520,211)
1,979,789

NOTES TO THE **F**INANCIAL **S**TATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 9: RIGHT OF USE OF LEASE ASSETS

Carrying value

	2021	2020
Premises	\$	\$
Cost	23,409	12,971
Accumulated depreciation	(22,537)	(11,116)
Carrying value as at 30 June	872	1,855
Reconciliation		
Premises	2021	2020
30 June	\$	\$
Opening Balance	1,855	-
Additions	10,438	12,971
Depreciation expense	(11,421)	(11,116)
Closing Balance	872	1,855

Accounting policy

Where the Company is a lessee, the Company recognised a right-of-use asset and a corresponding liability at the date which the lease asset is available for use by the Company. Each lease payment is allocated between the liability and the finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a consistent period rate of interest on the remaining balance of the liability for each period.

2021

2020

NOTE 10: LEASE LIABILITIES

Premises	\$	\$
Current Liabilities	950	1,994
Fair value as at 30 June	950	1,994
Reconciliation		
Premises	2021	2020
30 June	\$	\$
Opening Balance	1,994	-
Additions	12,112	12,971
Finance Expenses	(13,157)	(10,977)
Closing Balance	949	1,994

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 11 FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

(i) Classification of financial assets at fair value through other comprehensive income

Financial assets at fair value through other comprehensive income (FVOCI) comprise of equity securities which are not held for trading, and which the Company has irrevocably elected at initial recognition to recognise in this category.

(ii) Financial assets at fair value through other comprehensive income

Financial assets at FVOCI comprise the following individual investments:

Non-current	2021	2020
	\$	\$
Financial assets at fair value through other comprehensive income		
Opening balance		
Red 5 Limited	1,000,000	2,200,000
Financial assets at fair value through other comprehensive income		
Movement during the period		
Proceeds from sale of financial assets at fair value	(396,405)	-
Gain/(gain) recognised in other comprehensive income	61,405	(1,200,000)
Balance for the year ended 30 June 2021	665,000	1,000,000

(i) On 6 April 11,542,498 Red 5 Limited ("Red 5") shares were issued to Terrain for the exercise of the option to purchase Great Western gold project at cost of \$2,200,000. The Red 5 shares have been disposed as follows:

Gain on disposal for the financial year ended 30 Jun 2021			
Carrying value at 30 Net proceeds June 2021 Gain			
\$	\$	\$	
396,574	(285,900)	110,674	
396,574	(285,900)	110,674	

Sold in the full year ended 30 June 2021

The gain recognised of \$110,674 for the financial year ended 30 June 2021 (30 June 2020: \$262,500) was disclosed in the profit and loss as other comprehensive income as per AASB 9.

The balance as at 30 June 2021 of \$665,000 represents the investment in Red 5 Ltd. The Company holds 3,500,000 shares and the share price as at 30 June 2021 was \$0.19 per share.

(ii) Amounts recognised in other comprehensive income

During the year, the following gains/(losses) were recognised in other comprehensive income.

	30 June	30 June
	2021	2020
	\$	\$
Gains recognised in other comprehensive income	61,405	309,500

The movement of gain recognised in other comprehensive income for the financial year ended 30 June 2021 was as follows:

Gain on sale of Red 5 shares for the full year ended 30 June 2021	110,674
Decrease in value of Red 5 shares	(49,269)
Gain recognised in other comprehensive income	61,405

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 12: TRADE AND OTHER PAYABLES

	2021	2020
	\$	\$
CURRENT		
Trade payables – unsecured	75,276	296,126
Other payables – unsecured	9,040	6,386
	84,316	302,512

All trade payables are non-interest bearing and are normally settled on 30-day terms. The Company's exposure to risks arising from trade and other payables is disclosed in Note 17. The carrying amounts of trade and other payables approximate the fair values.

Accounting policy

Trade and other payables represent the liability outstanding at the end of the reporting period for goods and services received by the Company during the reporting period which remain unpaid. The balance is recognised as a current liability with the amounts normally paid within 30 days of recognition of the liability.

Provision is made for the Company's obligation for short-term employee benefits. Short-term employee benefits are benefits (other than termination benefits) that are expected to be settled wholly before 12 months after the end of the annual reporting period in which the employees render the related service, including wages, salaries and sick leave. Short-term employee benefits are measured at the (undiscounted) amounts expected to be paid when the obligation is settled.

The Company's obligations for short-term employee benefits such as wages, salaries and sick leave are recognised as a part of current trade and other payables in the statement of financial position. The Company's obligations for employees' annual leave and long service leave entitlements are recognised as provisions in the statement of financial position.

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 13: ISSUED CAPITAL

	2021 Number	2021 \$	2020 Number	2020 \$	
Fully paid ordinary shares	735,761,009	21,087,791	723,161,009	20,940,371	
Description	Date	Number of shares	Issue Price	\$	
Description 2021	Date	Silares	issue Price	,	_
Opening balance	1 July 2020	723,161,009		20,940,37	1
Exercise of options Less: transaction costs	26 Nov 2020	12,600,000	\$0.0117	147,420	D -
Closing balance	30 June 2021	735,761,009	_ _	21,087,79	1
Description	Data	ımber of	Janua Britan	A	
Description	Date	shares	Issue Price	\$	
2020 Opening balance	1 July 2019	643,732,009		20,670,229	
Share Placement (i)	30 Sept 2019	71,429,000	\$0.0035	250,001	
Exercise of options Issue for acquisition of	12 Dec 2019	3,000,000	\$0.004	12,000	
tenements(ii)	20 Dec 2019	5,000,000	\$0.004	20,000	

(i) On 30 September Terrain completed a placement, issuing 71,429,000 shares at \$0.0035.

30 June 2020

(ii) On 20 December 2019 Terrain issued 5,000,000 shares valued at \$0.004 as a part of the Farm-in agreement for the Smokebush Gold Project, details were announced to the ASX on the 2 December 2019

723,161,009

Accounting policy

Ordinary shares are classified as equity. Mandatorily redeemable preference shares are classified as liabilities. 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.

OPTIONS

As at reporting date, the Company has the following options on issue:

2021

Less: transaction costs

Closing balance

Number	Exercise Price	Grant	Expiry
42.000.000	Ć0.0400	7.5 1 2046	7.5 1 2024
12,000,000	\$0.0188	7 December 2016	7 December 2021
6,000,000	\$0.0175	18 December 2017	18 December 2022
3,000,000	\$0.0085	22 November 2018	22 November 2023
6,000,000	\$0.0065	20 November 2019	20 November 2024
16,000,000	\$0.0214	25 November 2020	25 November 2025
43,000,000			

(11,859)

20,940,371

NOTES TO THE **F**INANCIAL **S**TATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 13: ISSUED CAPITAL (CONTINUED)

Movements in the number of options on issue during the year are as follows:

Description	2021 Number	Weighted Average Exercise Price	2020 Number	Weighted Average Exercise Price
Options				
Opening balance	49,600,000	0.2451	55,600,000	0.2556
Issued during the period (i)	16,000,000	0.0214	6,000,000	0.0065
Exercised during the period	(12,600,000)	(0.0188)	(3,000,000)	(0.0010)
Expired during the period	(10,000,000)	-	(9,000,000)	(0.0030)
Balance at 30 June	43,000,000	0.2477	49,600,000	0.2451

(i) Options (valued at \$0.010) were issued to the Directors were valued using Black Scholes with the below assumptions:

2021	Unlisted options
Number of options in series	16,000,000
Grant date share price	\$0.0110
Exercise price	\$0.0214
Expected volatility	155%
Option life	5 years
Dividend yield	0.00%
Interest rate	0.30%
Total value	156,001

Options (valued at \$0.003) were issued to the Directors were valued using Black Scholes with the below assumptions:

2020	Unlisted options
Number of options in series	6,000,000
Grant date share price	\$0.0030
Exercise price	\$0.0065
Expected volatility	180%
Option life	5 years
Dividend yield	0.00%
Interest rate	0.76%
Total value	\$16,866

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 13: ISSUED CAPITAL (CONTINUED)

Accounting policy

The Company operates an employee share and option plan. Share-based payments to employees are measured at the fair value of the instruments issued and amortised over the vesting periods. Share-based payments to non-employees are measured at the fair value of goods or services received or the fair value of the equity instruments issued, if it is determined the fair value of the goods or services cannot be reliably measured and are recorded at the date the goods or services are received. The corresponding amount is recorded to the option reserve. The fair value of options is determined using the Black-Scholes pricing model. The number of shares and options expected to vest is reviewed and adjusted at the end of each reporting period such that the amount recognised for services received as consideration for the equity instruments granted is based on the number of equity instruments that eventually vest.

CAPITAL RISK MANAGEMENT

The board controls the capital of the company in order to maintain a good debt to equity ratio, ensure the Company can fund its operations and continue as a going concern. The company's debt and capital include ordinary shares and financial liabilities.

Due to the nature of the Company's activities, being mineral exploration, the Company does not have ready access to credit facilities, with the primary source of funding being equity raisings. Therefore, the focus of the Company's capital risk management is the current working capital position against the requirements of the Company to meet exploration programmes and corporate overheads. The Company's strategy is to ensure appropriate liquidity is maintained to meet anticipated operating requirements, with a view to initiating appropriate capital raisings as required. The working capital position of the Company at 30 June 2021 and 30 June 2020 are as follows:

	2021	2020	
	\$	\$	
Cash and cash equivalents	1,144,436	2,084,876	
Trade and other receivables	52,770	27,765	
Trade and other payables	(84,316)	(302,512)	
Working capital position	1,112,890	1,810,129	

There are no externally imposed capital requirements. The board effectively manages the Company's capital by assessing the financial risks and adjusting its capital structure in response to changes in risks and in the market. These responses include the management of debt levels, distributions to shareholders and share issues.

NOTES TO THE **F**INANCIAL **S**TATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 14: RESERVES AND ACCUMULATED LOSSES

(A) RESERVE

(A)	KESERVE	2021 \$	2020 \$
	Option Reserve		
	Opening balance	1,632,750	1,615,884
	Option expenses (refer Note 13)	156,001	16,866
	Closing balance	1,788,751	1,632,750
	Fair value other comprehensive income Reserve		
	Opening balance	309,500	-
	Fair value of sale of Red 5 shares (refer Note 10)	61,405	309,500
	Closing balance	370,905	309,500
		2,159,656	1,942,250
(в)	Accumulated losses		
	Opening balance	(19,763,578)	(21,082,400)
	Net (loss)/profit for the year	(622,819)	1,318,822
	Closing balance	(20,386,397)	(19,763,578)

(c) NATURE AND PURPOSE OF OTHER RESERVES

SHARE - BASED PAYMENTS

The share-based payments reserve is used to recognise:

- the grant date fair value of options issued to employees but not exercised
- the grant date fair value of shares issued to employees

FAIR VALUE OTHER COMPREHENSIVE INCOME RESERVE (FVOCI)

The FVOCI reserve is used to recognise:

- the gain/loss on sale of fair values assets
- the valuation of fair value assets at balance date

NOTE 15: EARNINGS PER SHARE

	2021	2020	
	\$	\$	
(Loss)/profit used to calculate basic EPS	(622,819)	1,318,822	
(Loss)/profit used in calculation of dilutive EPS	(622,819)	1,318,822	

Weighted average number of ordinary shares outstanding during the year used in calculating basic EPS

	Number	Number
Weighted average number of ordinary shares outstanding during the year - No. used in calculating basic EPS	708,923,397	701,490,331
Weighted average number of ordinary shares outstanding during the year - No. used in calculating diluted EPS	708,923,397	701,490,331

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 15: EARNINGS PER SHARE (CONTINUED)

	2021	2020
	\$	\$
Total basic (loss)/profit per share attributable to the ordinary equity holders of the Company (cents)	(0.09)	0.19
Total diluted (loss)/profit per share attributable to the ordinary equity holders of the Company (cents)	(0.09)	0.19

Accounting policy

Basic earnings per share is calculated by dividing the profit attributable to owners of the company, excluding any costs of servicing equity other than ordinary shares by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares. Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

NOTE 16: CAPITAL AND LEASING COMMITMENTS

CAPITAL EXPENDITURE COMMITMENTS

	2021 \$	2020 \$
Payable:		
- not later than 12 months	144,440	77,440
- between 12 months and 5 years	727,760	469,760
- greater than 5 years		-
	872,200	547,200

NOTE 17: FINANCIAL RISK MANAGEMENT

Financial instruments consist mainly of deposits with banks, trade and other receivables, trade and other payables.

The totals for each category of financial instruments, measured in accordance with AASB 9 as detailed in the accounting policies to these financial statements, are as follows:

		2021	2020	
	Nоте	\$	\$	
FINANCIAL ASSETS				
Cash and cash equivalents	4	1,144,436	2,084,876	
TOTAL FINANCIAL ASSETS	=	1,444,436	2,084,876	
FINANCIAL LIABILITIES				
Trade and other payables	12	84,316	302,512	
Lease liability	10	950	1,994	
TOTAL FINANCIAL LIABILITIES	_	85,266	304,506	

The carrying amounts of these financial instruments approximate their fair values.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 17: FINANCIAL RISK MANAGEMENT (CONTINUED)

FINANCIAL RISK MANAGEMENT POLICIES

Exposure to key financial risks is managed in accordance with the Company's risk management policy with the objective to ensure that the financial risks inherent in mineral exploration activities are identified and then managed or kept as low as reasonably practicable.

The main financial risks that arise in the normal course of business are market risk (including currency risk, interest rate risk and price risk), credit risk and liquidity risk. Different methods are used to measure and manage these risk exposures. Liquidity risk is monitored through the ongoing review of available cash and future commitments for exploration expenditure. Exposure to liquidity risk is limited by anticipating liquidity shortages and ensures capital can be raised in advance of shortages. Interest rate risk is managed by limiting the amount interest bearing loans entered into by the Company. It is the Board's policy that no speculative trading in financial instruments be undertaken so as to limit exposure to price risk.

Primary responsibility for identification and control of financial risks rests with the Board. The Board is apprised of these risks from time to time and agrees any policies that may be undertaken to manage any of the risks identified.

The carrying values less the impairment allowance for receivables and payables are assumed to approximate fair values due to their short term nature. Cash and cash equivalents are subject to variable interest rates.

SPECIFIC FINANCIAL RISK EXPOSURES AND MANAGEMENT

(A) CREDIT RISK

Exposure to credit risk relating to financial assets arises from the potential non-performance by counter parties of contract obligations that could lead to a financial loss to the Company.

The Company has no customers and consequently no significant exposure to bad debts or other credit risks.

With respect to credit risk arising from financial assets, which comprise cash and cash equivalents and receivables, the exposure to credit risk arises from default of the counter party, with a maximum exposure equal to the carrying amount of these instruments. At reporting date cash and deposits were held with National Australia Banking Corporation, which has a AA- credit rating.

(B) LIQUIDITY RISK

Liquidity risk arises from the possibility that the Company might encounter difficulty in settling its debts or otherwise meeting its obligations related to financial liabilities.

Prudent liquidity risk management implies maintaining sufficient cash reserves to meet the ongoing operational requirements of the business. It is the Company's policy to maintain sufficient funds in cash and cash equivalents. Furthermore, the Company monitors its ongoing research and development cash requirements and raises equity funding as and when appropriate to meet such planned requirements. The Company has no undrawn financing facilities. Trade and other payables, the only financial liability of the Company, are due within 3 months.

The tables below reflect an undiscounted contractual maturity analysis for financial liabilities.

Cash flows realised from financial assets reflect management's expectation as to the timing of realisation. Actual timing may therefore differ from that disclosed. The timing of cash flows presented in the table to settle financial liabilities reflects the earliest contractual settlement dates and does not reflect management's expectations that banking facilities will be rolled forward.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 17: FINANCIAL RISK MANAGEMENT (CONTINUED)

FINANCIAL LIABILITY AND FINANCIAL ASSE MATURITY ANALYSIS	T WITHIN 1 YEAR	1 to 5 Years		TOTAL CONTRACTUAL CASH FLOW		
	2021	2020	2021	2020	2021	2020
	\$	\$	\$	\$	\$	\$
FINANCIAL LIABILITIES DUE FOR PAYMENT						
Trade and other payables	84,316	302,512	-		84,316	302,512
Lease liability	950	1,994	-		- 950	1,994
Total contractual outflows	85,266	304,506	-		- 85,266	304,506
Total expected outflows	85,266	304,506	-		- 85,266	304,506
FINANCIAL ASSETS - CASH FLOWS REALISABLE						
Trade and other receivables	52,770	27,765	-		- 52,770	27,765
Total anticipated inflows	52,770	27,765	-		- 52,770	27,765

(c) MARKET RISK

i. Interest rate risk

The company's cash-flow interest rate risk primarily arises from cash at bank and deposits subject to market bank rates. At reporting date, the company does not have any borrowings. The Company does not enter into hedges. An increase/ (decrease) in interest rates by 1% during the whole of the respective periods would have led to an increase/ (decrease) in both equity and losses of less than \$10,000. 1% was thought to be appropriate because it represents four 0.25 basis point rate rises/falls, which is appropriate in the recent economic climate.

ii. Price risk

Price risk relates to the risk that the commodity price of the underlying resource being targeted by the Company's exploration activities could fluctuate. Management does not currently hedge nor participate in diversification of the type of minerals explored for in an attempt to mitigate the price risk.

Price risk also relates to the risk that share price can fluctuate and where assets are held in shares, as tradeable on a recognisable exchange, then the price of these shares and therefore the value of the assets can fluctuate.

NOTE 18: OPERATING SEGMENTS

Terrain has determined that the Company has one reportable segment, being mineral exploration. As the Company is focused on mineral exploration, the Board monitors the Company based on actual versus budgeted revenues and expenditure incurred by area of interest. This internal reporting framework is the most relevant to assist the Board with making decisions regarding the Company and its ongoing exploration activities, while also taking into consideration the results of exploration work that has been performed to date.

Accounting policy

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

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 19: INTERESTS OF KEY MANAGEMENT PERSONNEL/RELATED PARTIES

Refer to the Remuneration Report contained in the Directors' Report for details of the remuneration paid or payable to each member of Terrain key management personnel for the year ended 30 June 2021.

The totals of remuneration paid to key management personnel of the Company during the year are as follows:

	2021	2020
	\$	\$
Short-term employee benefits	238,333	205,000
Post-employment benefits	22,642	17,100
Share-based payments	156,001	16,866
	416,976	238,966

OTHER KEY MANAGEMENT PERSONNEL TRANSACTIONS

There have been no other transactions with Key Management Personnel and Related Parties.

NOTE 20: AUDITOR'S REMUNERATION

	2021 \$	2020 \$
Remuneration of the auditor of the company for: BDO Audit (WA) Pty Ltd - auditing or reviewing the financial report	27,752	26,782
	27,752	26,782

NOTE 21: CONTINGENT LIABILITIES AND CONTINGENT ASSETS

On 2 December 2019 Terrain entered into an agreement with the owners of Wilson Patch that gives Terrain
the rights to all minerals (including gold) as well as the right to explore and mine. Terrain paid no upfront
payment, as the vendors will only receive a payment from production of \$1.92c per tonne of ore milled.
Terrain has also taken over the tenement management duties and the vendors maintain prospecting rights
over the top two meters.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 21: CONTINGENT LIABILITIES AND CONTINGENT ASSETS (CONTINUED)

2. Terrain entered into a farm-in agreement for the Smokebush Gold Exploration Project, with a 21 day period for Due diligence over the package and elected to proceed with the deal on the 29 November 2019. The following are the contingent liabilities from the Smokebush Farm-in agreement:

• First Contingent Payment

- (a) Upon Terrain defining an Indicated Resource (as that term is defined in the JORC Code) of gold grading at not less than 2 grams (Applicable Resources) per tonne within the Tenements, Terrain will, at its election:
 - pay Watts-Butler the sum of \$1.00 for each ounce of gold contained within the Applicable Resource to a maximum of \$200,000; or
 - issue to Watts-Butler Shares to the value of \$1.00 for each ounce of gold contained within the Applicable Resource to a maximum value of Shares of \$200,000; or
 - pay and issue to Watts-Butler any combination of cash and Shares to the value of \$1.00 for each ounce of gold contained within the Applicable Resource to a maximum of value of \$200,000.
- (b) If Terrain defines more than one Applicable Resource within the Tenements, it must make the payments for each Applicable Resource, up to an aggregate maximum payment or issue to the value of \$200,000.

• Second Contingent Payment

- (a) Upon Terrain making a decision to commence mining of a gold resource within the Tenements (Decision to Mine) Terrain will, at its election:
 - pay Watts-Butler \$1.50 per ounce of gold which is described in the mine plan as recoverable gold to a maximum of \$300,000; or
 - issue to Watts-Butler Shares to the value of \$1.50 for each ounce of gold which is described in the mine plan as recoverable gold to a maximum value of Shares of \$300,000; or
 - pay and issue to Watts-Butler any combination of cash and Shares to the value of \$1.50 for each ounce of gold which is described in the mine plan as recoverable gold to a maximum of value of \$300,000.
- (b) If Terrain makes more than one Decision to Mine within the Tenements, it must make the payments with respect to each Decision to Mine, up to an aggregate maximum payment or issue to the value of \$300,000.

As at reporting date, there are no other contingent liabilities or known contingent assets.

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 22 CASH FLOW INFORMATION

(A) RECONCILIATION OF CASH FLOW FROM OPERATIONS WITH LOSS AFTER INCOME TAX

	2021	2020
	\$	\$
Net (loss)/profit for the year	(622,819)	1,318,822
Other income		
Non-cash items in profit/(loss)		
Share based payments	156,001	16,866
Exploration written off	36,007	212,397
Depreciation	11,421	11,116
Gain on disposal of exploration asset	-	(1,979,789)
Changes in assets and liabilities		
(Increase) in trade and term receivables	(25,005)	(19,925)
Decrease in prepayments	36	1,671
(Decrease) in trade payables and accruals	(152,801)	235,477
Net cash used in operating activities	(597,160)	(203,365)

(B) NON-CASH INVESTING AND FINANCING ACTIVITIES

During the year ended 30 June 2021 there was nil non-cash investing activities (2020: \$2,200,000)

NOTE 23: EVENTS AFTER THE END OF THE REPORTING DATE

Subsequent to year end the Company received \$292,250 cash from the sale of 1,500,000 Red 5 shares.

The impact of the Coronavirus (COVID-19) pandemic is ongoing and while it has had limited impact on the Company up to 30 June 2021, it is not practicable to estimate the potential impact, positive or negative, after the reporting date. The situation is rapidly developing and is dependent on measures imposed by the Australian Government and other countries, such as maintaining social distancing requirements, quarantine, travel restrictions and any economic stimulus that may be provided.

Other than matters disclosed above there are no matters or circumstances have arisen since the end of the financial year which significantly affected or could significantly affect the operations of the company, the results of those operations or the state of affairs of the Company in future financial years.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 24: OTHER ACCOUNTING POLICIES

(A) GOODS AND SERVICES TAX (GST)

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Tax Office. In these circumstances the GST is recognised as part of the cost of acquisition of the asset or as part of an item of the expense. Receivables and payables in the statement of financial position are shown inclusive of GST.

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

(B) CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The directors evaluate estimates and judgments incorporated into the financial statements based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the company.

KEY ESTIMATES - IMPAIRMENT

The future recoverability of capitalised exploration and evaluation expenditure is dependent on a number of factors, including whether the Company decides to exploit the related lease itself or, if not, whether it successfully recovers the related exploration and evaluation asset through sale.

Factors that could impact the future recoverability include the level of Ore Reserves and Mineral Resources, future technological changes, costs of drilling and production, production rates, future legal changes (including changes to environmental restoration obligations) and changes to commodity prices. As at 30 June 2021, the carrying value of capitalised exploration and evaluation is \$1,052,883 (2020: \$278,662)

KEY JUDGEMENTS - CORONAVIRUS (COVID-19) PANDEMIC

Judgement has been exercised in considering the impacts that the Coronavirus (COVID-19) pandemic has had, or may have, on the consolidated entity based on known information. This consideration extends to the nature of the services offered, farm-in partners, supply chain, staffing and geographic regions in which the consolidated entity operates. Other than as addressed in specific notes, there does not currently appear to be either any significant impact upon the financial statements or any significant uncertainties with respect to events or conditions which may impact the consolidated entity unfavourably as at the reporting date or subsequently as a result of the Coronavirus (COVID-19) pandemic.

KEY JUDGEMENTS - SHARE-BASED PAYMENT TRANSACTIONS

The Company has made the judgement to recognise the payable or contingent liability relating royalties' payable on certain tenements. A judgment was made that these agreements did not meet the liability recognition criteria and should therefore be recognised as a contingent liability.

KEY JUDGEMENTS — CONTINGENT LIABILITIES

The Company has made the judgement to not recognise the payable or contingent liability relating royalties' payable on certain tenements. A judgment was made that these agreements did not meet the contingent liability recognition criteria.

KEY JUDGEMENTS - TAXATION

Balances disclosed in the financial statements and the notes thereto, related to taxation, and are based on the best estimates of Directors. These estimates take into account both the financial performance and position of the Company as they pertain to current income taxation legislation, and the Directors understanding thereof. No adjustment has been made for pending or future taxation legislation. The current income tax position represents the Directors' best estimate, pending an assessment by tax authorities in relevant jurisdictions.

NOTES TO THE **FINANCIAL STATEMENTS**

FOR THE YEAR ENDED 30 JUNE 2021

NOTE 24: OTHER ACCOUNTING POLICIES (CONTINUED)

B) CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (CONTINUED)

KEY JUDGEMENTS - LEASES

Where the interest rate implicit in a lease cannot be readily determined, an incremental borrowing rate is estimated to discount future lease payments to measure the present value of the lease liability at the lease commencement date. Such a rate is based on what the entity estimates it would have to pay a third party to borrow the funds necessary to obtain an asset of a similar value to the right-of-use asset, with similar terms, security and economic environment.

(C) ADOPTION OF NEW AND REVISED STANDARDS AND CHANGE IN ACCOUNTING STANDARDS

Early adoption of accounting standards

The Company has not elected to apply any pronouncements before their operative date in the annual reporting year beginning 1 July 2020.

Certain new accounting standards and interpretations have been published that are not mandatory for 30 June 2021 reporting periods and have not been early adopted by the Company. The Company's assessment of the impact of these new standards is that they are not expected to have a material impact on the Group in the current or future periods.

New and amended standards adopted by the Company

The Company has adopted no new or amended standards became applicable for the current reporting period.

DIRECTORS' DECLARATION

FOR THE YEAR ENDED 30 JUNE 2021

The Directors declare that:

- (a) in the Directors' opinion, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable;
- (b) the financial statements and accompanying notes are prepared in compliance with International Financial Reporting Standards and interpretations adopted by the International Accounting Standards Board;
- (c) in the Directors' opinion, the attached financial statements and notes thereto are in accordance with the Corporations Act 2001, other mandatory professional reporting requirements including compliance with accounting standards and giving a true and fair view of the financial position and performance of the Company; and
- (d) the Directors have been given the declarations required by s.295A of the Corporations Act 2001.

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

Justin Virgin
Executive Director

Dated: 23 September 2021



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INDEPENDENT AUDITOR'S REPORT

To the members of Terrain Minerals Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Terrain Minerals Limited (the Company), which comprises the statement of financial position as at 30 June 2021, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial report, including a summary of significant accounting policies, and the directors' declaration.

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

- (i) Giving a true and fair view of the Company's financial position as at 30 June 2021 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

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

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

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



Material uncertainty related to going concern

We draw attention to Note 1 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 entity's ability to continue as a going concern and therefore the entity 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.

Carrying value of exploration and evaluation expenditure

Key audit matter

As disclosed in Note 7 to the financial report, the carrying value of capitalised exploration and evaluation expenditure represents a significant asset of the Company.

In accordance with AASB 6 Exploration for and Evaluation of Mineral Resources (AASB 6), the recoverability of exploration and evaluation expenditure requires significant judgment by management in determining whether there are any facts or circumstances that exist to suggest that the carrying amount of this asset may exceed its recoverable amount. 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 a schedule of the areas of interest held by the Company and assessing whether the rights to tenure of those areas of interest remained current at balance date;
- Considering the status of the ongoing exploration programmes in the respective areas of interest by holding discussions with management, and reviewing the Company's exploration budgets, ASX announcements and directors' minutes;
- 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 Note 7 to the Financial Report.



Other information

The directors are responsible for the other information. The other information comprises the information in the Company's annual report for the year ended 30 June 2021, but does not include the financial report and our 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 Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the financial report, the directors are responsible for assessing the Company's ability 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 Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the Financial Report

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

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

https://www.auasb.gov.au/admin/file/content102/c3/ar2_2020.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 42 to 48 of the directors' report for the year ended 30 June 2021.

In our opinion, the Remuneration Report of Terrain Minerals Limited, for the year ended 30 June 2021, complies with section 300A of the Corporations Act 2001.

Responsibilities

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

BDO Audit (WA) Pty Ltd

Jarrad Prue

Director

Perth, 23 September 2021

CORPORATE GOVERNANCE STATEMENT

FOR THE YEAR ENDED 30 JUNE 2021

Corporate Governance

The Company's 2021 Corporate Governance Statement is contained in the 'Corporate Governance' section of the Company's website at www.terrainminerals.com.au

ADDITIONAL ASX INFORMATION

FOR THE YEAR ENDED 30 JUNE 2021

The shareholder information set out below was applicable as at 8 September 2021.

1. Quotation

Listed securities in Terrain Minerals Limited are quoted on the Australian Securities Exchange under ASX code TMX (Fully Paid Ordinary Shares).

2. Voting Rights

All issued ordinary shares carry one vote per share. There are no voting rights attached to options on issue.

3. Distribution of Shareholders

(i) Fully Paid Ordinary Shares

Range	Holders	Units	%
1 – 1,000	43	9,561	0.00
1,001 – 5,000	22	72,474	0.01
5,001 – 10,000	39	359,468	0.05
10,001 – 100,000	384	21,456,344	2.92
100,001 Over	490	713,863,162	97.02
Total	978	735,761,009	100.00

On 8 September 2021, there were 265 holders of unmarketable parcels of less than 50,000 ordinary shares (based on the closing share price of \$0.01).

(ii) Unlisted Securities

At 8 September 2021, the Company has on issue 43,000,000 unlisted options over ordinary shares. The names of security holders holding more than 20% of an unlisted class of security are listed below.

	Unlisted Options	Unlisted Options	Unlisted Options	Unlisted Options	Unlisted Options
Holder	\$0.0188	\$0.0175	\$0.0085	\$0.0065	\$0.0214
	7/12/2021	18/12/2022	22/11/2023	20/11/2024	25/11/2025
Mr Justin Anthony Virgin <j a="" c="" stockfeed="" t="" virgin=""></j>	6,000,000	-	-	4,000,000	8,000,000
Mr Keng Hock Jonathan Lim	3,000,000	-	-	-	-
Ricketts Point Investments Pty Ltd <dickson a="" c="" family="" fund=""></dickson>	3,000,000	-	-	-	-
Mr Trevor Bradley	-	4,000,000	3,000,000	2,000,000	4,000,000
Mr Johannes Lin	-	2,000,000	-	-	4,000,000
Total	12,000,000	6,000,000	3,000,000	6,000,000	16,000,000

ADDITIONAL ASX INFORMATION

FOR THE YEAR ENDED 30 JUNE 2021

4. Substantial Shareholders

The Company has received the following substantial shareholders notices at 8 September 2021:

Name: Mr Jonathan Lim

Holder of: 65,982,046 fully paid ordinary shares, representing 8.97%

Notice Received: 1 September 2020

Name: Mr Johannes Lin

Holder of: 43,862,771 fully paid ordinary shares, representing 5.96%

Notice Received: 10 September 2020

Name: Gerard C Toscan Management Pty Limited & Ringwood Management Pty Limited

Holder of: 79,767,753 fully paid ordinary shares, representing 6.76%

Notice Received: 2 November 2020

Name: John Wardman and John Wardman & Associates Pty Ltd Holder of: 41,250,000 fully paid ordinary shares, representing 5.61%

Notice Received: 18 August 2020

5. Restricted Securities

At 8 September 2021, there was no ordinary fully paid shares subject to escrow.

6. On market buy-back

There is currently no on market buy back in place.

7. Twenty Largest Shareholders

The twenty largest shareholders of the Company's quoted securities as at 8 September 2021 are as follows:

Holder	Units	%
MR KENG HOCK JONATHAN LIM	31,335,115	4.26
JOHN WARDMAN & ASSOCIATES PTY LTD <wardman a="" c="" fund="" super=""></wardman>	30,150,000	4.10
DRYCA PTY LTD <dryca a="" c="" employees="" f="" ret=""></dryca>	30,000,000	4.08
MR JUSTIN ANTHONY VIRGIN <j a="" c="" stockfeed="" t="" virgin=""></j>	29,000,000	3.94
GERARD C TOSCAN MANAGEMENT PTY LIMITED < GERARD C TOSCAN FAM NO 2 A/C>	28,767,753	3.91
MR JOHANNES LIN	28,411,223	3.86
MR JONATHAN KENG HOCK LIM	26,564,081	3.61
RINGWOOD MANAGEMENT PTY LIMITED <ringwood a="" c="" fund="" super=""></ringwood>	21,000,000	2.85
ARMCO BARRIERS PTY LTD	16,000,000	2.17
MR JOHANNES Y LIN	15,451,548	2.10
VAN AM MARKETING PTY LTD	14,285,740	1.94
SERLETT PTY LTD < DILIGENT INV SUPER FUND A/C>	9,800,000	1.33
CITICORP NOMINEES PTY LIMITED	9,673,374	1.31
MR JOHN WARDMAN	9,100,000	1.24
MR GEOFFREY GUILD HILL	9,000,000	1.22
MCGEE CONSTRUCTIONS PTY LTD < MCGORMAN SUPER FUND A/C>	9,000,000	1.22
MR MARK ANDREW TKOCZ	9,000,000	1.22
MR JONATHAN KENG HOCK LIM	8,082,850	1.10
MR BOON KHENG ONG	8,070,569	1.10
PEJEN SUPERANNUATION PTY LTD <the a="" c="" fund="" pejen="" super=""></the>	8,000,000	1.09
Total	350,692,253	47.66

ADDITIONAL ASX INFORMATION

FOR THE YEAR ENDED 30 JUNE 2021

8. Tenement Listing

The Company has an interest in the following tenements:

Project	Tenement	Status	Interest
Wild Viper	E37/1214	Granted	100%
Smokebush	E59/2435	Granted	100%
Smokebush	E59/2482	Granted	100%
Smokebush	E59/2274	Granted	100%
Farm-in Agreements/Tenements			
Smokebush	E59/2234	Granted	100%
Smokebush	P59/2125	Granted	100%
Smokebush	P59/2126	Granted	100%
Smokebush	P59/2127	Granted	100%
Smokebush	P59/2128	Granted	100%
Wilsons Patch	P37/8521*	Granted	100%
Pending	E59/2484		
Pending	E59/2275		
Pending	E59/2558		

^{*}Exploration and mining rights acquired over tenement.

Competent Persons Statement

Exploration

The information in this report that relates to historic exploration activities are based on information compiled by Mr. S Nicholls, who is a Member of the Australian Institute of Geoscientists and full time employee of Apex Geoscience Australia Pty Ltd. Mr Nicholls has sufficient experience which 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'. Mr. Nicholls consents to the inclusion in the report of the matters based on his information in the form and context in which it appears.