

Sundance Resources Limited

ABN 19 055 719 394 and subsidiaries

Annual Financial Report 2010



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CORPORATE DIRECTORY

Directors:	George Jones (Chairman) Michael Blakiston Barry Eldridge Fiona Harris Adam Rankine-Wilson
Company Secretary:	Neil Hackett
ABN:	19 055 719 394
Registered Office:	Level 35, Exchange Plaza 2 The Esplanade Perth WA 6000
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DIRECTORS' REPORT FOR THE YEAR ENDED 30 JUNE 2010

The directors present their report together with the financial report of Sundance Resources Limited ("Sundance" or "the Company") and of the Consolidated Entity, being the Company and its subsidiaries, for the financial year ended 30 June 2010 and the auditor's report thereon.

1. DIRECTORS

The directors of the Company at any time during or since the end of the financial year were:

Name & Qualifications	Age	Experience and Special Responsibilities	Other Directorships held in listed companies during the previous 3 years
Mr George F Jones B.Bus, FCIS, FAICD Chairman (Non-executive)	65	Mr George Jones was, until 31 August 2009, Chairman of Sundance and has a comprehensive understanding of the Company and its assets. Mr Jones has more than 35 years experience in the mining, banking and finance industries and has been a Director of a number of private and publicly-listed companies, including: Gindalbie Metals Ltd, where he is currently Chairman. Resigned 31 August 2009 Declared as de facto director 2 July 2010 Elected as director 16 August 2010	Gindalbie Metals Limited * Mundo Minerals Limited
Mr Michael Blakiston B.Juris LLB Non-executive director	52	Mr Michael Blakiston is a solicitor with substantial legal experience in the resources sector. He is a partner of the corporate and resource law firm, Blakiston & Crabb and has over 29 years experience. Mr Blakiston holds Bachelor of Jurisprudence and Bachelor of Laws degrees from the University of Western Australia. Mr Blakiston has extensive commercial experience both in advisory and directorial capacities having been involved in project assessment, structuring and financing, joint ventures and strategic alliances in the resource industry. Blakiston & Crabb are currently engaged by Sundance Resources to provide ongoing legal advice. Mr Blakiston has played a leading role in the negotiation and formulation of a number of key agreements relating to the Sundance's Mbalam iron project, and is currently involved in the negotiation of the Convention Agreements with the Congolese and Cameroon Governments. Declared as de facto director 2 July 2010 Elected as director 16 August 2010	Platinum Australia Limited * Vulcan Resources Limited Axiom Properties Limited Aurora Oil and Gas Limited * Rox Resources Limited *
Mr Barry Eldridge Non-executive director	64	Mr Barry Eldridge has over 40 years experience as a geologist and mining engineer in the resource industry both in Australia and overseas. Following a 20 year career in the coal industry in Queensland and New South Wales, Mr Eldridge moved to Western Australia in 1988 where he has been involved in a number of management roles	Mundo Minerals Limited * Vulcan Resources Limited Millenium Minerals Limited Cliffs Natural Resources Limited *



		in the mining industry. Most notable of these have been Project Manager for the Super Pit in Kalgoorlie, Project Manager for the development of Kanowna Belle gold mine, Managing Director of Forrestania Gold NL, Project Director for Rio Tinto's West Angelas iron ore development, Director – Major Projects for North Ltd, Managing Director of Griffin Coal Pty Ltd, Managing Director, CEO of Portman Ltd and Chairman of SNC-Lavalin Australia Pty Ltd. Declared as de facto director 2 July 2010 Elected as director 16 August 2010	
Ms Fiona Harris BCom, FCA, FAICD Non-Executive Director	49	Ms Fiona Harris has extensive experience as a Non-Executive Director over the past 15 years with iron ore companies, Portman Mining Ltd and Territory Resources Ltd, Alinta Limited, Burswood Limited, Evans & Tate and various other organisations. Ms. Harris is currently a member of the Australian Institute of Company Directors (AICD) National Board (and a former Western Australian State President of AICD), a Non-Executive Director of listed mining companies Territory Resources Limited, Altona Mining Limited and several private companies. Ms. Harris was previously a partner of KPMG Chartered Accountants, specialising in financial services and superannuation, capital raising, due diligence, IPO's, capital structuring of transactions and litigation support. Declared as de facto director 12 July 2010 Elected as director 16 August 2010	Territory Resources Limited * Altona Mining Limited * Vulcan Resources Limited Alinta Limited
Mr Adam Rankine- Wilson Non-executive director	48	Mr Rankine-Wilson is a Director of Azure Capital. Prior to joining Azure, he was a founding Director and the Executive Chairman of Capital Investment Partners. Previously, Mr Rankine-Wilson worked as Managing Director for Grange Resources Limited. He has extensive experience in mining and investment industries, including participating in the negotiation and consummation of numerous significant business acquisitions, as well as being responsible for the associated finance raising and due diligence enquiries and processes. Mr Rankine-Wilson was central to the original agreement that saw Sundance Resources acquire the Mbalam Iron Ore Project and retains extensive in-country government and key stakeholder relationships. Declared as de facto director 2 July 2010 Elected as director 16 August 2010	
Mr Geoff Wedlock Non-Executive Director Chairman (Non-Executive)	62	Extensive experience in resources project management and development, particularly in the iron ore industry. Appointed as Chairman 31 August 2009 Deceased 19 June 2010	Gindalbie Metals Limited Golden West Resources Limited Gladiator Resources Limited Jupiter Mines Limited



Mr Donald P Lewis B.E (Hons), M.Eng (Calif); MIE (Aust) Managing Director	48	Chief Executive Officer ("CEO") Civil engineer with extensive experience in resource project development, construction and financing Deceased 19 June 2010	
Mr Ken Talbot B.E, M.E, ASIA, FAICD, FAUSIMM Non-Executive Director	60	Mining engineer with extensive experience in resource project development and operations, particularly in carbon steel materials sector. Deceased 19 June 2010	Macarthur Coal Limited
Mr Craig Oliver ACA, MBA Non-Executive Director	46	Extensive corporate, project development and operational experience in iron ore, coal and nickel. Deceased 19 June 2010	Western Areas NL De Grey Mining Limited
Mr John Jones Non-executive director	56	Extensive experience in the Australia contract mining industry Appointed 4 May 2010 Deceased 19 June 2010	

^{*} denotes current roles

2. COMPANY SECRETARY

Neil Hackett joined Sundance as Acting Company Secretary on 19 June 2010 and was appointed Company Secretary on 2 July 2010. Mr Hackett is a professionally qualified ASX200 Senior Executive and Company Secretary with 18 years practical experience with diversified industrials, financial services, mineral explorers and the ASIC. Mr Hackett holds a Bachelor of Economics, is a Fellow of the Financial Services Institute of Australia, an Affiliate of Chartered Secretaries of Australia and a Graduate of the Australian Institute of Company Directors.

Mr John Carr-Gregg was Company Secretary prior to this. Mr Carr-Gregg had an extensive corporate and legal background in the international resources industry. Mr Carr-Gregg died in the Congo aircraft tragedy on 19 June 2010.

3. PRINCIPAL ACTIVITIES

The principal activity of the Consolidated Entity during the year was iron ore exploration.

There were no significant changes in the nature of the principal activities during the financial year.

4. RESULTS

The operating loss after tax of the Consolidated Entity for the financial year was \$10,754,551 (2009: \$14,313,262).

5. REVIEW OF OPERATIONS

The Consolidated Entity focused on iron ore exploration and development activities in the Republic of Cameroon and the Republic of Congo throughout the financial year ended 30 June 2010.



6. DIRECTORS' MEETINGS

The number of directors' meetings (including meetings of committees of directors) and number of meetings attended by each of the directors of the Company during the financial year were:

Director	Directors Meetings				Nomination & Remuneration Committee Meetings	
	Α	В	Α	В	Α	В
Mr G Jones (declared de facto director 2 July 2010) *	1	1	-	-	-	-
Mr M Blakiston (declared de facto director 2 July 2010) *	-	-	-	-	-	-
Mr B Eldridge (declared de facto director 2 July 2010) *	-	-	-	-	-	-
Ms F Harris (declared de facto director 12 July 2010) *	-	-	-	-	-	-
Mr A Rankine-Wilson (declared de facto director 2 July 2010) *	-	-	-	-	-	-
Mr D Lewis (deceased 19 June 2010)	6	6	-	-	2	2
Mr K Talbot (deceased 19 June 2010)	6	6	-	-	-	-
Mr G Wedlock (deceased 19 June 2010)	6	6	2	2	2	2
Mr C Oliver (deceased 19 June 2010)	6	6	2	2	2	2
Mr J Jones (deceased 19 June 2010)	1	1	-	•	-	-

Elected at the General Meeting of shareholders held on 16 August 2010

- A Number of meetings attended
- B Number of meetings held while the director held office

7. STATE OF AFFAIRS

The following significant changes in the state of affairs of the Consolidated Entity occurred during the financial year.

On 31 August 2009 the Company issued 10 million ordinary shares at \$0.10 per share, pursuant to the exercise of 10 million options expiring 4 January 2012.

The Company raised a total of A\$4.7 million (before expenses) via a Share Purchase Plan which closed on 7 December 2009. This was subscribed to by 1,063 shareholders.

The Company completed an A\$85 million (before expenses) share placement to international institutional investors on 22 December 2009 at \$0.15 per share.

Other than the above, there was no significant change in the state of affairs of the Consolidated Entity during the financial year.

8. LIKELY DEVELOPMENTS

The Consolidated Entity will continue iron ore exploration and development activities in the Republic of Cameroon and the Republic of Congo.

9. ENVIRONMENTAL REGULATION

The Consolidated Entity's operations are subject to environmental regulations under Republic of Cameroon and Republic of Congo legislation.

Cam Iron SA received environmental approval to progress the Project on 25 June 2010 with the receipt of a Certificate of Conformity from the Ministry of Environment and Nature Protection (MINEP). This approval followed a two month public review



of the Environmental and Social Assessment ("ESA") administered by MINEP. The approval was unconditional but upgrades to the ESA documentation are required to be completed prior to the commencement of operations. These upgrades are expected to be complete by the end of October 2010.

The Terms of Reference for an ESA for the exploitation stage of the Nabeba Permit were submitted to the Environment Ministry in August 2010. The baseline study programme and preparation of the ESA documentation is expected to be complete by the end of 2010 with approval expected in Quarter 1 of 2011.

10. DIVIDENDS

In respect of the year ended 30 June 2010, no dividends have been paid or proposed (2009: nil).

11. EVENTS SUBSEQUENT TO REPORTING DATE

Strategic Advisors supervised the company's operations from the date of the death of all the directors on 19 June 2010 until 2 July 2010. On 2 July 2010, after consultation with the Australian Securities Exchange ("ASX") and ASIC, the Strategic Advisors declared themselves de facto directors. Additional independent non-executive directors were invited to act as de facto directors to the board on 2 and 12 July 2010. Subsequently all directors were formally elected and all actions of the de facto directors during the intervening period following the Congo aircraft tragedy, were ratified by shareholders at an Extraordinary General Meeting ("EGM") of shareholders held on 16 August 2010.

Currently, Sundance are in the process of appointing a new Chief Executive Officer. The appointment of a new Chief Executive Officer will be announced once agreement is reached between the parties.

The Terms of Reference for an ESA for the exploitation stage of the Nabeba Permit were submitted to the Environment Ministry in August 2010. The baseline study programme and preparation of the ESA documentation is expected to be complete by the end of 2010 with approval expected in Quarter 1 of 2011.

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



12. REMUNERATION REPORT (AUDITED)

The remuneration report, which forms part of the directors' report, sets out information about the remuneration of Sundance Resources Limited directors and senior management for the financial year ended 30 June 2010. The prescribed details for each person covered by this report are detailed below under the following headings:

- · Director and senior management details
- Remuneration policy
- Relationship between the remuneration policy and Company performance
- Remuneration of directors and senior management
- · Bonuses and share-based payments granted as compensation for the current financial year
- Key terms of employment contracts

12.1 Director and senior management details

The directors and key management personnel of the Company and the Consolidated Entity at any time during the reporting period are listed below. Unless otherwise indicated directors and key management personnel were appointed for the entire period:

Non-executive directors

George Jones Chairman (declared de facto director 2 July 2010, elected 16 August 2010, resigned 31 August 2009)

Michael Blakiston
Barry Eldridge
Fiona Harris
Adam Rankine-Wilson
Director (declared de facto director 2 July 2010, elected 16 August 2010)
Director (declared de facto director 2 July 2010, elected 16 August 2010)
Director (declared de facto director 12 July 2010, elected 16 August 2010)
Director (declared de facto director 2 July 2010, elected 16 August 2010)

Geoff Wedlock
Ken Talbot
Craig Oliver

Chairman (deceased 19 June 2010)
Director (deceased 19 June 2010)
Director (deceased 19 June 2010)

John Jones Director (appointed 4 May 2010) (deceased 19 June 2010)

Executive directors

Donald Lewis Managing Director & CEO (deceased 19 June 2010)

Executive officers

Peter Canterbury Chief Financial Officer & Acting CEO

Nicola Gill Chief Financial Officer (Temporary) (appointed 21 July 2010)

Terry Quaife Study Director (appointed 15 February 2010)

Paul DeNardi General Manager – Finance & Commercial (appointed 11 January 2010)

Robin Longley General Manager – Geology Roger Bogne CEO – Cam Iron S.A.

Neil Hackett Company Secretary (appointed 2 July 2010)
John Carr-Gregg Company Secretary (deceased 19 June 2010)

12.2 Remuneration policy

The Nomination and Remuneration Committee is responsible for reviewing and making recommendations to the Board on compensation arrangements for the directors and the executive team of both the Consolidated Entity and the Company. The Committee assesses the appropriateness of the nature and amount of emoluments of such officers on a periodic basis. The overall objective is the retention of a high quality board and executive team, to maximise value of the shareholders' investment.

The Nomination and Remuneration Committee has drafted a Remuneration Policy which it plans to submit for Board approval in the near future. This Policy will provide a more structured approach to remuneration. For the financial year ended 30 June 2010, the following summary reflects the Company's approach to remuneration.

Key management personnel have authority and responsibility for planning, directing and controlling the activities of the Company and the Consolidated Entity. Compensation levels for key management personnel of the Company and the Consolidated Entity are competitively set to attract and retain appropriately qualified and experienced directors and executives. Share options may also be issued as an added incentive to executives to maximise shareholder value. Details regarding the issue of share options are provided below.



The employment conditions of all key management personnel are formalised in contracts of employment. All of the executives are employees of the Consolidated Entity, with the exception of Mr R Longley who is employed under a consultancy agreement.

Non-Executive Directors' fees

Fees and payments to non-executive directors reflect the responsibilities of the directors.

Senior Management Salary

The remuneration of senior management is generally reviewed annually, taking into consideration the contribution of the individual to commensurate with the performance of the Consolidated Entity and comparable employment market conditions.

12.3 Relationship between remuneration policy and Company performance

The Company did not have a formal cash incentive or bonus scheme for the year ended 30 June 2010.

An Employee Share Option Plan had been approved by both the directors and shareholders of the Company in November 2007. For further details on the plan, refer to 12.6 of the remuneration report.

There is no Board policy in relation to limiting the recipient's exposure to risk in relation to securities however the current Board is undertaking a review of the Share Trading Policy and the draft Remuneration Policy currently under consideration includes such a limitation.

The tables below set out summary information about the Consolidated Entity's earnings and movements in shareholder wealth for the five years to June 2010:

	30 June 2010	30 June 2010 30 June 2009 30 June 2008		30 June 2007	30 June 2006	
	\$	\$	\$	\$	\$	
Revenue	2,530,200	1,474,177	4,533,689	978,425	1,181,980	
Net loss before tax	(10,754,551)	(14,313,262)	(8,818,320)	(9,317,989)	(1,704,664)	
Net loss after tax	(10,754,551)	(14,313,262)	(8,818,320)	(9,317,989)	(1,704,664)	

	30 June 2010	30 June 2009	30 June 2008	30 June 2007	30 June 2006
	\$	\$	\$	\$	\$
Share price at start of year	0.16	0.33	0.46	0.08	0.01
Share price at end of year	0.13	0.16	0.33	0.46	0.08
Basic earnings per share	(0.40)	(0.71)	(0.47)	(0.68)	(0.27)
Diluted earnings per share	(0.40)	(0.71)	(0.47)	(0.68)	(0.27)



12.4 Remuneration of directors and senior management

	Sho	Short-term benefits			Share based payments		% of compensation for the year
2010	Salary & fees \$	Bonus (i) \$	Other (ii) \$	Super- annuation \$	Options & rights (iii) (iv)	Total \$	consisting of options
Non-executive directors							
Mr G Jones	36,400	-	1,485	3,600	-	41,485	-
Mr M Blakiston	-	-	-	-	-	-	-
Mr A Rankine-Wilson	-	-	-	-	-	-	-
Mr B Eldridge	-	-	-	-	-	-	-
Ms F Harris	-	-	=	-	-	-	=
Mr G Wedlock	210,000	-	-	-	-	210,000	-
Mr K Talbot	60,000	-	-	-	-	60,000	-
Mr C Oliver	67,500	-	-	-	-	67,500	-
Mr J Jones	10,000	-	-	-	-	10,000	-
Executive directors							
Mr D Lewis	663,000	100,000	12,465	12,000	249,207	1,036,672	24.04%
Other key management							
personnel							
Mr R Longley	399,996	-	7,965	-	36,803	444,764	8.34%
Mr P Canterbury	256,249	10,000	11,400	23,062	25,922	326,633	7.94%
Mrs N Gill	-	-	-	-	-	-	-
Mr N Hackett	- 040 774	-	-	24.005	404 400	-	-
Mr J Carr-Gregg Mr P DeNardi	248,771 143,730	50,000	- 4,579	31,995 12,936	194,133 26,256	524,899 187,501	36.98% 14.00%
Mr T Quaife	129,375	-	3,345	12,936	26,236	170,366	15.26%
Mr R Bogne	136,758	-	24,458	11,044	25,922	187,138	13.85%
in it bogins	100,700		24,400		20,022	137,100	10.0070
						3,266,958	
						3,230,000	
	1				I		

⁽i) Mr D Lewis, Mr P Canterbury and Mr J Carr-Gregg were all awarded a cash bonus on 31 December 2009. The Nomination and Remuneration Committee awarded the bonus based on achievement against the agreed work program.

⁽ii) Includes parking for Australian based personnel and housing and other allowances for Mr R Bogne.

⁽iii) Employees were granted options under the employee share option plan on 10 February 2010. Further details of the options granted are contained in section 12.5 of the remuneration report.

⁽iv) Upon the death of Mr D Lewis and Mr J Carr-Gregg the accounting treatment for share based payments was accelerated such that any outstanding expense was accounted for to 30 June 2010, instead of being expensed over the vesting period.



12.4 Remuneration of directors and senior management (continued)

	Short-term benefits			Post- employment benefits	Share based payments		% of compensation for the year
2009	Salary & fees \$	Bonus \$	Other (i) \$	Super- annuation \$	Options & rights \$	Total \$	consisting of options
Non-executive directors							
G Jones	240,000	_	13,446	_	_	253,446	_
J Saunders	25,000	_		-	_	25,000	_
A Pismiris	30,000	-	=	-	-	30,000	-
G Wedlock	60,000	-	-	-	-	60,000	-
K Talbot	60,000	-	-	-	-	60,000	-
C Oliver	60,000	-	-	-	-	60,000	-
Executive directors D Lewis	544,000	_	15,906	_	_	559,906	_
	344,000		10,300			333,300	
Other key management personnel							
P Canterbury	248,333	-	14,802	22,350	-	285,485	-
R Longley	395,833	-	14,802	· -	33,523	444,158	7.55%
D Morgan	270,000	-	14,802	30,000	171,327	486,129	35.24%
J Carr-Gregg	226,156	-	7,465	20,354	48,919	302,894	16.15%
R Bogne	137,600	-	64,000	-	-	201,600	-
						2,768,618	
						2,100,010	

⁽i) Includes parking for Australian based personnel and housing and other allowances for Mr R Bogne.

No director or senior management person appointed during the period received a payment as part of his or her consideration for agreeing to hold the position.



12.5 Bonuses and share-based payments granted as compensation for the current financial year

Bonuses

A number of discretionary cash performance bonuses were granted to key management personnel during the reporting period. The process for awarding cash bonuses is discussed at 12.6 of the remuneration report.

Employee Share Option Plan

An Employee Share Option Plan has been approved by both the directors and shareholders of the Company. For further details on the plan, refer to 12.6 of the remuneration report.

During the financial year, the following share-based payment arrangements were in existence.

			Grant date fair	
Option series	Grant date	Expiry date	value	Vesting date
(3) Issued 8 January 2007	08/01/07	03/01/12	\$0.090	01/12/07
(4) Issued 8 January 2007	08/01/07	04/01/12	\$0.090	01/12/07
(5) Issued 30 January 2007	30/01/07	04/01/12	\$0.090	30/01/08
(6) Issued 12 April 2007	12/04/07	05/01/12	\$0.170	01/05/08
(7) Issued 30 August 2007	30/08/07	08/10/12	\$0.231	08/10/08
(8) Issued 30 August 2007	30/08/07	08/10/12	\$0.241	08/10/09
(9) Issued 15 September 2007	15/09/07	08/11/12	\$0.343	08/11/08
(10) Issued 15 September 2007	15/09/07	08/11/12	\$0.302	08/11/09
(11) Issued 14 January 2008	14/01/08	18/02/13	\$0.118	18/12/09
(12) Issued 14 January 2008	14/01/08	18/02/13	\$0.108	18/12/10
(13) Issued 10 March 2008	10/03/08	10/03/13	\$0.058	10/03/09
(14) Issued 9 April 2009	10/10/08	31/03/13	\$0.029	31/03/09
(15) Issued 9 April 2009	10/10/08	31/03/13	\$0.035	31/03/10
(16) Issued 9 April 2009	10/10/08	31/03/13	\$0.037	31/03/11
(25) Issued 10 February 2010	10/02/10	30/01/12	\$0.046	30/01/11
(26) Issued 10 February 2010	10/02/10	30/01/12	\$0.049	30/01/11
(27) Issued 10 February 2010	10/02/10	28/01/12	\$0.046	28/01/11
(28) Issued 10 February 2010	10/02/10	30/01/13	\$0.060	30/01/12
(29) Issued 10 February 2010	10/02/10	30/01/13	\$0.066	30/01/12
(30) Issued 10 February 2010	10/02/10	28/01/13	\$0.060	28/01/12
(31) Issued 10 February 2010	10/02/10	28/01/12	\$0.038	28/01/11
(32) Issued 10 February 2010	10/02/10	30/01/12	\$0.038	30/01/11
(33) Issued 10 February 2010	10/02/10	28/01/13	\$0.057	28/01/12
(34) Issued 10 February 2010	10/02/10	30/01/13	\$0.057	30/01/12
(35) Issued 10 February 2010	10/02/10	28/01/14	\$0.070	28/01/13
(36) Issued 10 February 2010	10/02/10	30/01/14	\$0.070	30/01/13
(37) Issued 10 February 2010	10/02/10	30/01/14	\$0.071	30/01/13
(38) Issued 10 February 2010	10/02/10	31/03/13	\$0.029	10/02/10



12.5 Bonuses and share-based payments granted as compensation for the current financial year (continued)

The following grants of share based payment compensation to senior management relate to the current financial year.

Name	Option series	No. vested	No. granted	% of grant vested	% of grant forfeited	% of compensation consisting of options
Directors of Sundance Resources Limited D Lewis	Issued 10 February 2010	-	4,020,000	-	-	24.04%
Other key management personnel P Canterbury R Longley T Quaife P DeNardi R Bogne J Carr-Gregg	Issued 10 February 2010 Issued 10 February 2010	-	2,010,000 2,676,666 2,010,000 2,000,000 2,010,000 2,010,000	- - - - -	-	7.94% 8.34% 15.26% 14.00% 13.85% 36.98%

All options are granted for nil consideration.



12.5 Bonuses and share-based payments granted as compensation for the current financial year (continued)

During the year, the following directors and senior management exercised options that were granted to them, as part of their compensation. Each option converts into one ordinary share of Sundance Resources Limited.

Name	No. of options exercised	No. of ordinary shares of Sundance Resources Limited issued	Amount paid	Amount unpaid
G Jones	10,000,000	10,000,000	1,000,000	1

The following table summarises the value of options granted, exercised or lapsed during the year to directors and senior management:

Name	Value of options granted at the grant date (i) \$	Value of options exercised at the exercise date \$	Value of options lapsed at the date of lapse (ii) (iii)
Directors of Sundance Resources Limited D Lewis (iv) G Jones (iii)	249,207 -	- 850,000	-
Other key management personnel P Canterbury R Longley T Quaife P DeNardi R Bogne J Carr-Gregg (iv)	117,331 136,735 117,331 94,993 117,331 117,331	- - - - -	- - - - -

- (i) The value of options granted during the period is recognised in compensation over the vesting period in accordance with Australian accounting standards.
- (ii) The value of options lapsing during the period due to the failure to satisfy a vesting condition is determined assuming the vesting condition has been satisfied.
- (iii) Upon resignation on 31 August 2009, 20 million options held by G Jones lapsed. These options had an exercise price of \$0.20 and were out of the money at the date of lapsing.
- (iv) Subject to shareholder approval the options granted to Mr Lewis and Mr Carr-Gregg will have all conditions waived with the exception of the date of expiry. Refer to 12.6 of the remuneration report for further details.



12.6 Key terms of employment contracts

This report discloses remuneration details for the executives and non-executive directors.

Remuneration of Executives

Remuneration for executives is comprised of:

- fixed remuneration which is made up of base salary, superannuation and car parking; and
- variable remuneration in the form of employee share options, which are issued subject to the evaluation of the executive's contribution to the attainment of the Company's strategic objectives.

The remuneration structure is designed to reflect an appropriate balance between fixed and variable remuneration to ensure that the Company's executives are rewarded in a manner which aligns with the Company's performance.

Fixed Remuneration

Base Salary

Base salaries are determined by reference to the size and influence of the role, the executive's performance and experience, and to the nature and extent of overseas activities. Comparative data is also obtained from a group of Australian companies within the resources sector, both in Australia and worldwide, with similar activities. Base salaries are reviewed annually.

Superannuation

Sundance contributes to its Australian based employee's superannuation accounts at a minimum rate of 9%. In foreign jurisdictions the Consolidated Entity makes contributions in compliance with statutory requirements.

Variable Remuneration

Cash Bonus

The Nomination and Remuneration Committee, upon recommendation by the Chairman or CEO, may award cash bonuses to the executives based on the contribution to corporate objectives and achieving work program milestones.

Employee Share Options

An Employee Share Option Plan ("ESOP") has been approved by both the directors and shareholders of the Company during the Annual General Meeting ("AGM") held in November 2007. Under this plan, these options vest progressively over a three year period and vesting is subject to continuing employment. The objective of this plan is to recognise the ability and efforts of the employees of the Company who have contributed to the success of the Company; provide an incentive to the employees to achieve the long term objectives of the Company and improve the performance of the Company; attract persons of experience and ability to the Company and foster and promote loyalty between the Company and its employees. The award of options is aligned to the overall strategic objectives of the Company and are awarded by the Nomination and Remuneration Committee based on the recommendation of the CEO.

Subject to receipt of shareholder approval, the Board proposes to exercise its discretion pursuant to clause 14.2(b) of the ESOP in relation to the options issued to Mr Lewis and Mr Carr-Gregg on 10 February 2010 ("the Options"). This includes:

- (a) waiving all of the conditions to vesting other than the date of vesting; and
- (b) determine that the period for the purposes of clause 14.2(b)(ii) of the ESOP is a period ending on the expiry date of the Options.



ASX Listing Rule 6.23.3 provides that a change which has the effect of reducing the exercise price, increasing the period for exercise or increasing the number of securities received on exercise cannot be made. The proposed removal of the vesting conditions other than the vesting date attaching to the Options will have the effect of increasing the exercise period of the Options.

ASX Listing Rule 6.23.4 allows variation to option terms which are not otherwise permitted by ASX Listing Rule 6.23.3, provided shareholder approval is obtained. ASX has confirmed that the proposed variations are acceptable to ASX subject to the Company receiving Shareholder approval, and has granted the Company a waiver of ASX Listing Rule 6.23.3.

The Board of Directors considers it appropriate for the estates of Mr Lewis and Mr Carr-Gregg to retain the Options previously issued to Mr Lewis and Mr Carr-Gregg and to permit those Options to be exercisable. The accounting treatment for share based payments was accelerated such that any outstanding expense was accounted for to 30 June 2010, instead of being expensed over the vesting period.

This matter will be voted upon at the Annual General meeting of shareholders to be held during November 2010.

Non-Executive Directors' Remuneration

Article 13.8 of the Company's constitution provides that the directors (excluding any directors who are employees of the Company) may be paid such remuneration as is determined from time to time in a general meeting, and that remuneration accrues from day to day. The remuneration may be divided among the directors in such proportion as they, from time to time, agree and in default of agreement, equally. ASX Listing Rule 10.17 provides that the Company must not increase the total amount of directors' fees payable by it or any of its controlled entities without the approval of holders of its ordinary securities.

From time to time the Board may ask shareholders to consider issuing long term incentives in the form of options or share rights to non-executive directors in a manner which aligns this element of remuneration with the creation of shareholder wealth.

The Company has taken into account the guidelines for non-executive director remuneration as set out in Box 8.2 of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations (2nd Edition)("Principles"). Paragraph 2 of those guidelines provides that non-executive directors should not receive options or bonus payments. The Company considers the issue of options or share rights to non-executive directors may be appropriate as the quantum of cash fees that the Group believes it is prudent to pay in the current circumstances where the Company is still in the development phase of its operations may not always represent an adequate reward for the significant risk and effort undertaken by the non-executive directors in the exceptional circumstances under which they agreed to act.

Provision of such incentives will also assist the Company to attract and retain non-executive directors of the requisite level of experience and qualifications to progress the development of the Company during this important phase.

In accordance with the Principles, non-executive director's remuneration is not linked to individual performance targets nor do non-executive directors receive bonus payments.

Non-executive directors do not participate in any cash bonus, options or share plans that may be developed for executives. Other fees or allowances may be payable in special circumstances as agreed by the Board. Executive directors are not paid directors' fees.



Executive Service Agreements

Remuneration and other terms of employment for the executives disclosed in this Remuneration Report are contained in service agreements. The terms of the executive service agreements are as follows:

Executive	Date Agreement Commenced	Term of Agreement	Fixed Remuneration (per annum)	Payment of termination benefit on termination by employer (other than for gross misconduct)	Notice required on termination
D Lewis	01/01/2010	Permanent	\$614,866	6 months	3 months
CEO P Canterbury CFO (Acting CEO)	01/05/2007	Permanent	\$300,991	2 months	2 months
N Gill CFO – Temporary	21/07/2010	3 months	\$315,199	1 month plus 17.5% completion bonus	1 month
R Longley General Manager - Geology	30/01/2010	2 years	\$414,866	2 months	2 months
T Quaife Study Director	15/02/2010	Permanent	\$390,916	2 months	2 months
P DeNardi General Manager - Finance & Commercial	11/01/2010	Permanent	\$345,136	2 months	2 months
N Hackett Company Secretary	02/07/10	3 months	\$200 p.h.	4 weeks	4 weeks
J Carr-Gregg Company Secretary	14/07/2008	Permanent	\$330,000	6 weeks	6 weeks
R Bogne CEO - Cam Iron SA	01/03/2010	1 Year	\$281,463	2 months	1 month

 $[\]ensuremath{^{(a)}}$ Fixed remuneration is inclusive of superannuation, annual leave and parking.



13. SHARES UNDER OPTION OR ISSUED ON EXERCISE OF OPTIONS

Unissued shares under option

At the date of this report unissued ordinary shares of the Company under option are:

Issuing Entity	Expiry Date	Exercise Price	Number of Options	Class of Shares
		11100	Options	
Sundance Resources Ltd	3 January 2012	\$0.200	20,000,000	Ordinary
	,	· ·	, ,	,
Sundance Resources Ltd	4 January 2012	\$0.100	12,000,000	Ordinary
Sundance Resources Ltd	5 January 2012	\$0.150	2,000,000	Ordinary
Sundance Resources Ltd	8 October 2012	\$0.400	2,000,000	Ordinary
Sundance Resources Ltd	18 February 2013	\$0.500	500,000	Ordinary
Sundance Resources Ltd	18 February 2013	\$0.700	500,000	Ordinary
Sundance Resources Ltd	10 March 2013	\$0.450	1,000,000	Ordinary
Sundance Resources Ltd	31 March 2013	\$0.350	6,601,666	Ordinary
Sundance Resources Ltd	1 June 2013	\$0.350	2,000,000	Ordinary
Sundance Resources Ltd	28 January 2012	\$0.200	670,000	Ordinary
Sundance Resources Ltd	30 January 2012	\$0.200	8,040,000	Ordinary
Sundance Resources Ltd	28 January 2013	\$0.225	670,000	Ordinary
Sundance Resources Ltd	30 January 2013	\$0.225	8,040,000	Ordinary
Sundance Resources Ltd	28 January 2012	\$0.250	1,000,000	Ordinary
Sundance Resources Ltd	28 January 2013	\$0.250	1,000,000	Ordinary
Sundance Resources Ltd	30 January 2012	\$0.250	250,000	Ordinary
Sundance Resources Ltd	30 January 2013	\$0.250	250,000	Ordinary
Sundance Resources Ltd	28 January 2014	\$0.250	670,000	Ordinary
Sundance Resources Ltd	30 January 2014	\$0.250	8,290,000	Ordinary

The holders of these options do not have the right, by virtue of the option, to participate in any share issue or interest issue of the Company or any other body corporate or registered scheme.

Shares issued on exercise of options

During or since the end of the financial year, the Company issued ordinary shares as a result of the exercise of options as follows (there were no amounts unpaid on the shares issued):

Issuing Entity	Number of Shares	Amount paid on each share	Class of Shares
Sundance Resources Ltd	10,000,000	\$0.10	Ordinary

14. DIRECTORS' INTERESTS

The relevant interest of each director in the share capital and options in shares of the Company, as notified by the directors to the Australian Securities Exchange ("ASX") in accordance with S205G (1) of the Corporations Act 2001, at the date of this report is as follows:

Director	Ordinary shares	Option over ordinary shares
G. Jones M. Blakiston B. Eldridge F. Harris A. Rankine-Wilson	15,062,500 - - - 13,107,546	



15. REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

Information about the remuneration of directors' and senior management is set out in the remuneration report of this directors' report and in Note 7 to the financial statements.

During and since the end of the financial year an aggregate of 14,726,666 share options were granted to the following directors and to the five highest remunerated officers of the Company as part of their remuneration:

Directors and senior management	Number of options granted	Issuing entity	Number of ordinary shares under option
D. Lewis R. Longley P. Canterbury J. Carr-Gregg D. Morgan P. DeNardi	4,020,000	Sundance Resources Limited	4,020,000
	2,676,666	Sundance Resources Limited	2,676,666
	2,010,000	Sundance Resources Limited	2,010,000
	2,010,000	Sundance Resources Limited	2,010,000
	2,010,000	Sundance Resources Limited	2,010,000
	2,000,000	Sundance Resources Limited	2,000,000

End of audited Remuneration Report.

16. INDEMNIFYING OFFICER OR AUDITOR

The Company, during the financial year, in respect of any person who is or has been an officer or auditor of the Company or any related body corporate:

- has not indemnified or made any relevant agreement for indemnifying against a liability incurred as an
 officer or auditor.
- has paid a premium of \$60,688 for a policy of insurance to cover legal liability and expenses for the
 directors and executive officers in the event of any legal action against them arising from their actions as
 officers of the Company.

The insurance policy does not contain details of the premiums paid in respect of individual officers of the Company.



17. AUDITOR'S INDEPENDENCE DECLARATION

The auditor's independence declaration has been included on page 26.

In accordance with the Corporations Act 2001 section 307C the auditors of the Company, Deloitte Touché Tohmatsu have provided a signed auditor's independence declaration to the directors in relation to the year ended 30 June 2010. This declaration has been attached to the independent audit report to the members of the Company.

Non-audit services were provided to the Company by the auditors, Deloitte Touché Tohmatsu, details of which are outlined in Note 8 to the financial statements. The directors are satisfied that the provision of these non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The nature and scope of each type of non-audit service provided means that auditor independence was not compromised.

This directors' report is signed in accordance with a resolution of directors made pursuant to s.298 (2) of the Corporations Act 2001, in Perth, Western Australia on 29 September 2010.

On behalf of the Directors

ero /

G. Jones

Director



CORPORATE GOVERNANCE

CORPORATE GOVERNANCE PRINCIPLES AND RECOMMENDATIONS

Introduction

On 19 June 2010 all the Directors of the Company died in the Congo aircraft tragedy. Strategic advisors supervised the Company's operations until 2 July 2010 when, after consultation with key stakeholders, the ASX and ASIC, the strategic advisors declared themselves de facto directors. Additional independent non-executive directors were invited to act as de facto directors on the 2 and 12 July 2010. Subsequently all director were formally elected and all actions of the de facto directors during the intervening period following the Congo aircraft tragedy, were ratified by shareholders at an EGM held on 16 August 2010.

Since 2 July 2010 the directors have commenced a comprehensive review of the Corporate Governance Policies and Practices of the Company, and are currently in the process of implementing recommendations from that review.

The Board is also searching for a new CEO to operate as Managing Director and lead the management of the Company.

The Directors are focused on fulfilling their responsibilities individually, and as a board, for the benefit of all the Company's stakeholders. That involves recognition of, and a need to adopt, principles of good corporate governance. The Board supports the guidelines on the "Corporate Governance Principles and Recommendations" established by the ASX Corporate Governance Council.

The Company's practices are mainly consistent with those of the guidelines and where they do not correlate with the recommendations in the guidelines the Company has set out in this report whether it considers that its adopted practices are appropriate to it, or whether it is intended to amend the current practices. At the end of this statement a table is included detailing the recommendations which the Company does not currently follow.

The following section addresses the Company's practices in complying with the ASX Corporate Governance Council Guidelines.

Principle 1: Laying Solid Foundations for Management and Oversight

Role and Responsibilities of the Board

The Board exists to lead and oversee the management and direction of the Company. The Board operates in accordance with the broad principles set out in its Charter, a copy of which is on the Company's website. The Charter details the board's composition and functions.

The Board:

- defines and sets the business objectives and monitors performance and achievement of those objectives;
- as appropriate appoints or removes the CEO, approves other key executive appointments and plans for executive succession;
- oversees the reporting on matters of compliance with corporate policies and laws, takes responsibility for risk management processes;
- monitors and approves financial performance and budgets;



- ensures that shareholders and the financial market as a whole are fully informed of all material developments in relation to the Company and its operations; and
- · reports and is accountable to shareholders.

Matters reserved for the Board have been agreed by way of a Board Approved Delegation of Authority.

Letters of appointment have been introduced and will be provided to all Directors. These letters will set out the expectations of them in their role.

Performance evaluation of Executives

The Board intends to introduce short term and long term incentive plans for senior management that will have associated Key Performance Indicators and require an annual performance assessment of Executives.

Principle 2: Structuring the Board to Add Value

Composition of the Board

The names of the directors of the Company and their qualifications are set out in the section headed Directors' Report.

The composition of the Board is determined so as to provide the Company with a broad base of industry, business, technical, administrative, financial and corporate skills and experience considered necessary to achieve the business objectives of the Company.

The recommendations of best practice are that a majority of the directors and in particular the chairperson should be independent. An Independent Director is one who:

- is not a substantial shareholder of the Company or an officer or otherwise associated directly or indirectly with a substantial shareholder of the Company;
- is not an employee and has not within the last 3 years been employed in an executive capacity by the Company or another group member or been a director after ceasing to hold such employment;
- has not within the last 3 years been a principal of a material professional adviser or a material consultant to the Company or another group member; or an employee materially associated with the service provided;
- is not a material supplier or customer of the Company or another group member, or an officer of, or otherwise associated directly or indirectly with a significant supplier or customer;
- has no material contractual relationship with the Company or any other group member other than as a director of the Company.

Of the current board members, Mr Barry Eldridge and Ms Fiona Harris meet these criteria. Prior to 2008, Mr George Jones occupied the position of Executive Chairman of the Company, becoming a Non-Executive Chairman in 2008 and 2009 and resigning completely from this position in 31 August 2009.

Since taking on the role of de facto director in July 2010 it has been necessary for all directors, and in particular Mr Jones, to devote significant amounts of time to the activities of the Company. This is likely to continue at least until a new Managing Director has commenced and been appropriately inducted.

Since his re-appointment as chairman of Sundance Resources Ltd Mr Jones has relinquished his directorship roles within the Talbot Group Holdings, a substantial shareholder of Sundance Resources Limited. The severance of this relationship also contributes to Mr Jones categorisation as independent.



Nevertheless, and despite the heavy workload, Mr Jones considers himself to be an independent Non-Executive Chairman, and but for the effluxion of time he would meet the criteria set out in the ASX Corporate Governance Council Recommendations.

It is the intention of the current board to appoint additional directors that will assist in moving towards a majority of independent non-executive directors over time.

Chairperson & CEO

Prior to the Congo airline tragedy on 19 June 2010 the Company had appointed an Independent Non-Executive Director as Chairperson. Since 2 July 2010 the Company has operated with a Non-Executive Chairperson who had occupied the position of Executive Chairman prior to 2008. Despite this, the Chairman considers himself to be an Independent Non-Executive Chairman, and but for the effluxion of time he would meet the criteria set out in the ASX CGC Recommendations.

The Company has at all times maintained a separation between the Chairman and CEO roles, with Mr Peter Canterbury taking on the role of Acting CEO after the Congo airline tragedy.

Board Committees

The Board's Charter allows it to establish committees if and when required to assist in the execution of the duties of the Board. As at the date of this Report the Board has established an Audit and Risk Committee and a Nomination and Remuneration Committee each having its own charter approved by the board that sets the standards for the operation of the Committees. The Chairpersons and majority of members of each Committee are independent non-executive directors.

Nomination Committee

The Board has established a Nomination and Remuneration Committee, with a Charter that sets out its roles, responsibilities, composition, structure and membership requirements. A copy of the Charter is on the Company's website.

A majority of the Committee members and the Chairman are independent non-executive directors.

The Nomination Committee will ensure that membership of the Board is reviewed on an on-going basis and determine if additional core strengths are required to be added to the Board in light of the nature of the Company's businesses and its objectives. The Nomination and Remuneration Committee is currently exploring the appointment of an additional independent non-executive director.

Board Performance Assessment

Historically the Board has had an annual process of self assessment of its collective and individual performance. Given the changes to the Board since July 2010, the Board did not undertake this process in the current year, but will consider such a process for future years.

Independent Advice

Each of the directors is entitled to seek independent advice at the Company's expense to assist them to carry out their responsibilities, however, prior approval of the Chairman is required which is not unreasonably withheld.

One third of the directors' retire annually in accordance with the Constitution and are free to seek re-election by shareholders.

Each member of the Board has committed to spending sufficient time to enable them to carry out their duties as a director of the Company.



Principle 3: Promotion of Ethical and Responsible Decision-Making

The Company has adopted a Code of Conduct, a copy of which is available on the Company's website.

Directors, officers, employees and consultants to the Company are required to observe high standards of behaviour and business ethics in conducting business on behalf of the Company and they are required to maintain a reputation of integrity on the part of both the Company and themselves. The Company does not contract with or otherwise engage any person or party where it considers integrity may be compromised.

Directors are required to disclose to the Board at each board meeting, actual or potential conflicts of interest that may or might reasonably be thought to exist between the interests of the Director or the interests of any other party in so far as it affects the activities of the Company and to act in accordance with the Corporations Act if conflict cannot be removed or if it persists. That involves taking no part in the decision making process or discussions where that conflict does arise.

The Company has adopted a Share Trading Policy, a copy of which is available on the Company's website.

Directors are required to make disclosure of any share trading. The Company policy in relation to share trading is that officers are prohibited to trade whilst in possession of unpublished price sensitive information concerning the Company. That is information which a reasonable person would expect to have a material effect on the price or value of the Company's shares. It is required that an officer discuss the proposal to acquire or sell shares with the Chief Executive Officer or the Company Secretary prior to doing so to ensure that there is no price sensitive information of which that officer might not be aware. The undertaking of any trading in shares by directors must be notified to the ASX.

All directors, executives and staff of the Company and of all controlled entities, if any, are required to abide by the legal requirements and the highest standards of ethical conduct as recognised in each relevant jurisdiction in which the Consolidated Entity operates.

The current Board is in the process of reviewing this Share Trading Policy.

Principle 4: Safeguarding Integrity in Financial Reporting

The Board has established an Audit & Risk Management Committee, with a Charter that sets out its roles, responsibilities, composition, structure and membership requirements. A copy of the Charter is on the Company's website.

The Committee has at least 3 members, consists only of non-executive directors, has a majority of independent non-executive directors, and the Chairman is an independent non-executive director who is not the Chairman of the Board.

Each board member has access to the external auditors and the auditor has access to each board member and members of management.

External auditors

The Company policy is to appoint external auditors who clearly demonstrate quality and independence. The performance of the external auditor is reviewed annually and applications for tender of external audit services will be requested as deemed appropriate, taking into consideration assessment of performance, existing value and tender costs. Deloitte are the appointed external auditors of the Company. It is Deloitte policy to rotate audit engagement partners on listed companies at least every five years. An analysis of fees paid to the external auditors, including a break-down of any fees for any non-audit services, is provided in the Directors' Report and in Note 8 to the financial statements. The external auditors provide an annual declaration of their independence to the Company.



The external auditor is required to attend the AGM and be available to answer shareholder questions about the conduct of the audit and the preparation and content of the audit report.

The nomination of external auditors and the review of the adequacy of external audit arrangements is the responsibility of the Board of Directors as a whole.

Principle 5: Making Timely and Balanced Disclosure

The Company has a Continuous Disclosure Policy, a copy of which is on the Company's website.

The Company has written policies and procedures on information disclosure that focus on continuous disclosure of any information concerning the Company that a reasonable person would expect to have a material effect on the price of the Company's securities. These policies and procedures also include the arrangements the Company has in place to promote communication with shareholders and encourage effective participation at general meetings. All directors, executives and staff are required to abide by all legal requirements, the Listing Rules of the Australian Securities Exchange and the highest standards of ethical conduct. This includes compliance with the continuous disclosure requirements of the Listing Rules.

The company secretary has been nominated as the person responsible for communications with the ASX. This role includes responsibility for ensuring compliance with the continuous disclosure requirements in the ASX Listing Rules and overseeing and coordinating information disclosure to the ASX, analysts, brokers, shareholders, the media and the public.

Principle 6: Respecting the Rights of Shareholders

The Board's fundamental responsibility to shareholders is to work towards meeting the Company's objectives so as to add value for them.

The Board's policy is to seek to inform shareholders of all major developments affecting the Company by:

- preparing half yearly and yearly financial reports;
- preparing quarterly cash flow reports and reports as to activities;
- making announcements in accordance with the Listing rules and the Continuous Disclosure obligations;
- hosting all of the above on the Company's website;
- annually, and more regularly if required, holding a general meeting of shareholders and forwarding to them the annual report together with notice of meeting and proxy form; and
- voluntarily releasing other information which it believes is in the interest of shareholders.

The Annual General Meeting enables shareholders to receive the reports and participate in the meeting by attendance or by written communication. The Board seeks to notify all shareholders so they can be fully informed annually for the voting on the appointment of directors and so as to enable them to have discussion at the Annual General Meeting with the directors and/or the auditor of the Company who is invited to the Annual General Meeting. Shareholders that have made an election, receive a copy of the Company's Annual Report by mail. Otherwise, the Annual Report is available on the Company's website.



Principle 7: Recognising and Managing Risk

The current Board is in the process of drafting a formal Risk Management Policy and associated procedures so as to formalise the process of managing material business risks of the Company. A copy of the Policy will be placed on the Company's website.

The Policy will require management to design and implement the risk management processes and systems to identify and manage the Company's material business risks and report to the Board on whether those risks are being managed effectively.

The Board is regularly briefed and involved in discussions in relation to many of the material business risks facing the Company. Management will be requested to formalise aspects of this process over the coming year.

The identification of areas of significant business risk and arrangements to manage such risks is the responsibility of the Board and senior executives.

The Chief Executive Officer and the Chief Financial Officer are required to make a declaration in accordance with section 295A of the Corporations Act that the Company's financial reports present a true and fair view in all material respects of the Company's financial condition and operational results and are in accordance with relevant accounting standards, and to provide assurance that the declaration is founded on a sound system of risk management and internal control, and that the system is operating effectively in all material respects in relation to financial reporting risks. For the year ended 30 June 2010 the declarations have been made by the Acting CEO and the CFO.

Principle 8: Remunerate Fairly and Responsibly

The Board has established a Nomination and Remuneration Committee, with a Charter that sets out its roles, responsibilities, composition, structure and membership requirements. A copy of the Charter is on the Company's website.

The Committee has at least three members and the majority of the Committee members and the Chairman are independent non-executive directors.

The Committee is responsible for the review and recommendation to the Board of the Remuneration Policy for the Company. The current Board has drafted a Remuneration Policy for recommendation to the Board.

The Remuneration Report outlines the director and executive remuneration arrangements of the Company in accordance with the requirements of the *Corporations Act 2001* and the *Corporations Regulations*. It also provides the remuneration disclosure required by AASB124 Related Party Disclosures.

The Company's Remuneration Policy clearly distinguishes the structure of executive and non-executive remuneration, and contains a prohibition on employees entering into hedging arrangements to mitigate the risk of changes in value of unvested performance rights or options by the use of financial instruments. Any such arrangements entered into in relation to vested entitlements are required to be reported to the board and must only occur within the trading periods allowed under the Share Trading Policy. There are no schemes for retirement benefits, other than superannuation, for non-executive directors.



TABLE OF DEPARTURES AND EXPLANATIONS (FROM THE RECOMMENDATIONS OF THE ASX CORPORATE GOVERNANCE COUNCIL)

Recommendation Reference	Departure	Explanation
1.1	There was no formalisation and disclosure of separate functions between the Board and management during the reporting period.	A formal Delegation of Authority Policy outlining Matters Retained to the Board has now been adopted.
2.1	As at 18 June 2010 the majority of the Board were independent, however since the Congo airline tragedy three of the current five person board would not meet the strict definition of Independence under the Recommendations.	The individuals who undertook the role of Strategic Advisors and then declared themselves de facto directors were clearly the most appropriate persons to do so at the time of the Congo airline tragedy, given their extensive knowledge of the Company and its operations. These individuals then moved to appoint two independent non-executive directors to also act as de facto directors. Subsequently, all were formally elected by shareholders. The appointment of an additional independent non-executive director is currently underway.
2.1	The current non-executive Chairman would not meet the strict definition of independence contained in the Recommendations, due to his previous role as an Executive Chairman prior to 2008.	The Board considers the current Chairman to be the most appropriate person to lead the Board and, but for the effluxion of time, he would be considered an independent Chairman.
7.1 and 7.2	A formal Risk Management Policy has not been adopted and Management has not reported to the Board as to the effectiveness of the Company's management of its material business risks.	The Board is regularly briefed on material business risks. Risk is a standing item on the Board's Agenda and is discussed at each board meeting. The Board will require management to formalise its risk management processes and is in the process of approving risk policies and procedures.



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The Directors Sundance Resources Limited Level 35 Exchange Plaza 2 The Esplanade Perth WA 6000

29 September 2010

Dear Chairperson

Sundance Resources Limited

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

As lead audit partner for the audit of the financial statements of Sundance Resources Limited for the year ended 30 June 2010, I declare that to the best of my knowledge and belief, there have been no contraventions of:

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

Yours sincerely

Ross Jerrard

Partner

Chartered Accountants

Deloite Touche Tohmatsy

DELOITTE TOUCHE TOHMATSU



SUNDANCE RESOURCES LTD DIRECTORS' DECLARATION

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) in the directors' opinion the attached financial statements, notes thereto and the additional disclosures included in the directors' report designated as audited are in accordance with the Corporations Act 2001, including compliance with accounting standards and giving a true and fair view of the financial position and performance of the Company and the Consolidated Entity;
- (c) in the directors' opinion, the financial statements and notes thereto are in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board as stated in note 2 to the financial statements; 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.

On behalf of the Directors

G. Jones Director

29 September 2010 Perth, Western Australia



SUNDANCE RESOURCES LIMITED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR YEAR ENDED 30TH JUNE 2010

	Notes	2010	2009
	Notes	_0.0	
		\$	\$
CONTINUING OPERATIONS			
Other income	3	2,530,200	1,474,177
Consulting fees		(985,791)	(456,218)
Depreciation and amortisation	4	(2,508,242)	(2,761,117)
Donations and charities		(1,780)	(3,714)
Doubtful debts		(11,834)	(19,177)
Due diligence		(51,565)	(49,958)
Employee benefits expense	4	(5,008,220)	(6,953,580)
Exchange rate losses	4	(39,328)	(1,612,319)
Impairment expense	4	(638,230)	
Legal fees	4	(395,390)	(551,808)
Listing and registry fees	4	(406,321)	(232,770)
Travel expenses	4	(861,420)	(748,448)
Other expenses	4	(2,376,630)	(2,398,330)
Loss from continuing operations before tax		(10,754,551)	(14,313,262)
Income tax expense	6		
LOSS FOR THE YEAR		(10,754,551)	(14,313,262)
OTHER COMPREHENSIVE INCOME Exchange differences on translating foreign operations Income tax relating to components of other comprehensive income		(19,250,656)	2,289,438 —
Other comprehensive income for the year		(19,250,656)	2,289,438
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		(30,005,207)	(12,023,824)
Loss attributable to: Owners of the Company Non-controlling interests NET LOSS ATTRIBUTABLE TO MEMBERS		(9,877,180) (877,371) (10,754,551)	(13,660,140) (653,122) (14,313,262)
Total comprehensive income attributable to: Owners of the Company Non-controlling interests		(27,914,574) (2,090,633)	(11,825,239) (198,585)
NET COMPREHENSIVE INCOME ATTRIBUTABLE TO MEMBERS		(30,005,207)	(12,023,824)



SUNDANCE RESOURCES LIMITED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR YEAR ENDED 30TH JUNE 2010

		Notes	2010	2009
			\$	\$
EARNIN	GS PER SHARE			
From cor	ntinuing operations			
-	Basic (cents per share)	10	(0.40)	(0.71)
-	Diluted (cents per share)	10	(0.40)	(0.71)



SUNDANCE RESOURCES LIMITED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30TH JUNE 2010

	Note	2010 \$	2009 \$
		Ť	•
CURRENT ASSETS Cash and cash equivalents Trade and other receivables Inventory Other current assets	11 12 13 14	76,762,275 2,291,175 2,603,114 418,955	20,384,940 2,543,869 1,214,606 254,773
Total Current Assets		82,075,519	24,398,188
NON CURRENT ASSETS			
Property, plant and equipment Exploration and evaluation assets Intangibles	15 16 17	6,895,147 97,920,829 331,486	6,383,003 93,510,918 415,586
Total Non-Current Assets		105,147,462	100,309,507
Total Assets		187,222,981	124,707,695
CURRENT LIABILITIES			
Trade and other payables	19	7,657,285	2,172,918
Total Current Liabilities		7,657,285	2,172,918
NON CURRENT LIABILITIES			
Total Non-Current Liabilities		_	_
Total Liabilities		7,657,285	2,172,918
Net Assets		179,565,696	122,534,777
FOURTY			
EQUITY Issued capital Reserves Accumulated losses Equity attributable to owners of the Company Non-controlling interests	20 21	290,568,003 (5,148,216) (103,406,046) 182,013,740 (2,448,044)	204,494,938 11,926,117 (93,528,867) 122,892,188 (357,411)
Total Equity		179,565,696	122,534,777



SUNDANCE RESOURCES LIMITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2010

	Share capital	Foreign currency translation reserve	Share based payments reserve	Retained earnings	Attributable to owners of the parent	Non-controlling interest	Total
	\$	\$	\$	\$		\$	\$
Balance at 1 July 2008	187,059,817	19,009	9,771,375	(79,868,727)	116,981,474	(158,826)	116,822,648
Loss for the year	_	_	_	(13,660,140)	(13,660,140)	(653,122)	(14,313,262)
Other comprehensive income for the year	_	1,834,901	_	_	1,834,901	454,537	2,289,438
Total comprehensive income for the year	_	1,834,901	_	(13,660,140)	(11,825,239)	(198,585)	(12,023,824)
Securities issued Equity raising costs Cost of share based payment	17,406,753 (456,632) 485,000	_ _ _	300,832	_ _ _	17,406,753 (456,632) 785,832	_ _ _	17,406,753 (456,632) 785,832
At 30 June 2009	204,494,938	1,853,910	10,072,207	(93,528,867)	122,892,188	(357,411)	122,534,777
Loss for the year Other comprehensive income for the year		— (18,037,394)		(9,877,180) —	(9,877,180) (18,037,394)	(877,371) (1,213,262)	(10,754,551) (19,250,656)
Total comprehensive income for the year	_	(18,037,394)	_	(9,877,180)	(27,914,574)	(2,090,633)	(30,005,207)
Securities issued Equity raising costs Cost of share based payments	90,692,864 (4,619,799) —		— — 963,061		90,692,864 (4,619,799) 963,061	=	90,692,864 (4,619,799) 963,061
At 30 June 2010	290,568,003	(16,183,484)	11,035,268	(103,406,047)	182,013,740	(2,448,044)	179,565,696



SUNDANCE RESOURCES LIMITED CONSOLIDATED STATEMENT OF CASHFLOWS FOR THE YEAR ENDED 30 JUNE 2010

	Note	2010 \$	2009 \$
CASH FLOWS FROM OPERATING ACTIVITIES Payments to suppliers & employees Interest received		(7,487,902) 2,114,203	(13,273,011) 1,977,868
Net Cash used in Operating Activities	24	(5,373,699)	(11,295,143)
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property, plant & equipment Exploration expenditure Other		(4,222,562) (19,900,595) —	(1,836,894) (30,342,468) (179,806)
Net Cash used in Investing Activities		(23,704,639)	(32,359,168)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from equity issues Share issue expenses		90,692,865 (4,619,799)	17,406,753 (456,632)
Net Cash generated by Financing Activities		86,073,066	16,950,121
Net Increase/(Decrease) in Cash Held		56,576,209	(26,704,190)
Cash and cash equivalents at beginning of year		20,384,940	47,031,353
Effect of exchange rates on cash and cash equivalents		(198,874)	57,777
Cash and cash equivalents at end of Year	11	76,762,275	20,384,940



SUNDANCE RESOURCES LIMITED NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2010

Note 1. GENERAL INFORMATION

Sundance Resources Limited A.C.N. 055 719 394 (the Company) is a public company listed on the Australian Stock Exchange (trading under the symbol "SDL"), incorporated in Australia and operating in Australia and Africa.

Sundance Resources Limited's registered office and its principal place of business are as follows:

Registered office Principal place of business

Level 35
Exchange Plaza
2 The Esplanade
Perth WA 6000

Level 35
Exchange Plaza
2 The Esplanade
Perth WA 6000

Perth WA 6000

The Company's principal activities are the exploration for iron ore in the Republic of Cameroon and Republic of Congo.

Note 2. SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The financial report is a general purpose financial which has been prepared in accordance with the Corporations Act 2001, Accounting Standards and Interpretations, and complies with other requirements of the law.

The financial report includes the separate consolidated financial statements of the Consolidated Entity.

Accounting Standards include Australian equivalents to the International Financial Reporting Standards ('A-IFRS'). Compliance with A-IFRS ensures that the financial statements and notes of the Group comply with International Financial Reporting Standards ('IFRS').

The financial statements were authorised for issue by the directors on 29 September 2010.

Going concern

The financial report has been prepared on the 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 Directors continue the ongoing and active management of the expenditure incurred by the Consolidated Entity and the Company to protect the current cash levels. The cash flow forecast indicates that that there is sufficient cash resources available to fund the planned activities and commitments of the entities for at least the next twelve months. In the unlikely event that unbudgeted costs are incurred, the Consolidated Entity and the Company do have various alternatives available including the ability to reduce discretionary expenditure whilst additional finance is sought through either debt financing or capital raising arrangements.

The Directors have reviewed the Consolidated Entity's and the Company's overall position and outlook in respect of the matters identified above and are of the opinion that the use of the going concern basis is appropriate in the circumstances. Should the Consolidated Entity and Company be unable to continue as going concerns, they may be required to realise their assets and extinguish their liabilities other than in the normal course of business and at amounts different from those stated in the financial report.

The financial report does not include any adjustments relating to the recoverability and classification of recorded asset amounts or to the amounts and classification of liabilities that may be necessary should the Consolidated Entity and Company be unable to continue as going concerns.



Basis of Preparation of Accounts

The financial report has been prepared on an accruals basis and is based on the historical cost basis, except for the revaluation of certain financial instruments. Costs are based on the fair values of the consideration given in exchange for assets. All amounts are presented in Australian dollars, unless otherwise stated.

Critical accounting judgements and the key sources of estimation uncertainty

In the application of the Consolidated Entity's accounting policies, management is required to make judgements, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects both current and future periods. Refer to Note 1(m) for further details.

Accounting Policies

a) Basis of Consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (referred to as 'the Group' in these financial statements). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members in the Group.

All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

Non-controlling interests in the net assets (excluding goodwill) of the consolidated subsidiaries are identified separately from the Group's equity therein. Non-controlling interests consist of the fair value of those interests at the date of the original business combination and the non-controlling interest's share of the changes in equity since the date of the combination. Total comprehensive income is attributed to non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Changes in the Group's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted are the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for (i.e. reclassified to profit or loss or transferred directly to retained earnings) in the same manner as would be required if the relevant assets or liabilities were disposed of. The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value of initial recognition for subsequent accounting under AASB 139 Financial Instruments: Recognition and Measurement or, when applicable, the cost on initial recognition of an investment in an associated for jointly controlled entity.



b) Foreign currency

The individual financial statements of each group entity are presented in its functional currency being the currency of the primary economic environments in which the entity operates. For the purposes of the consolidated financial statements, the results and financial position of each entity are expressed in Australian dollars, which is the functional currency of Sundance Resources Limited and the presentation currency for the consolidated financial statements.

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency are recorded at the rates of exchange prevailing in the month of the transactions. At each balance sheet date, monetary items are translated at the rates prevailing at the balance sheet date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognised in profit or loss in the period in which they arise except for:

- exchange differences which relate to assets under construction for future productive use, which are included
 in the cost of those assets where they are regarded as an adjustment to interest costs on foreign currency
 borrowings; and
- exchange differences on monetary items receivable from or payable to a foreign operation for which
 settlement is neither planned or likely to occur, which form part of the net investment in a foreign operation,
 and which are recognised in the foreign currency translation reserve and recognised in the profit or loss on
 disposal of the net investment.

On consolidation, assets and liabilities of the Group's foreign operations are translated into Australian dollars at exchange rates prevailing at the balance date. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity (attributed to non-controlling interests as appropriate). Such exchange differences are recognised in profit or loss in the period in which the foreign operation is disposed. Any exchange differences that have previously been attributed to non-controlling interests are derecognised but they are not classified to profit or loss.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity on or after the date of the transaction to A-IFRS are treated as assets and liabilities of the foreign entity and translated at exchange rates prevailing at the reporting date. Goodwill arising on acquisitions before the date of the translation to A-IFRS ('Australian equivalents to International Financial Reporting Standards') is treated as an Australian dollar denominated asset.

c) Goods and Services Tax (GST)

Revenues, expenses and assets are recognised net of the amount of goods and services tax (GST), except:

- i. where the amount of GST incurred is not recoverable from the taxation authority, it is recognised as part of the cost of acquisition of the asset or as part of an item of the expense.
- ii. for receivables and payables which are recognised inclusive of GST.

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



d) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable.

Interest revenue is recognised when it is probable that the economic benefits will flow to the Group and the amount of revenue can be measured reliably. Interest revenue is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

e) Share-based payments

Equity-settled share-based payments with employees and others providing similar services are measured at the fair value of the equity instrument at the grant date. Fair value is measured by use of a Black Scholes or binomial model. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions, and behavioural considerations. Further details on how the fair value of equity-settled share-based transactions have been determined can be found in Note 25.

The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Group's estimate of the equity instruments that will eventually vest.

At each reporting date, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss over the remaining vesting period, with the corresponding adjustment to the equity-settled employee benefits reserve.

Equity-settled share-based payments transactions with other parties are measured at the fair value of the goods and services received, except where the fair value cannot be estimated reliably, in which case they are at the fair value of the equity instrument granted, measured at the date the entity obtains the goods or the counterparty renders the service.

f) Income Tax

Current Tax

Current income tax is calculated by reference to the amount of income taxes payable or recoverable in respect to the taxable profit or tax loss for the period. It is calculated using the tax rates that have been enacted or are substantially enacted by the balance sheet date. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

Deferred Tax

Deferred tax is accounted for using the balance sheet liability method. Temporary differences are differences arising between the tax bases of an asset or liability and its carrying amount in the financial statements. The tax base of an asset or liability is the amount attributed to that asset or liability for tax purposes.

In principle, deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that sufficient taxable amounts will be available against which deductible temporary differences or unused tax losses and tax offsets can be utilised. However, deferred tax assets or liabilities are not recognised if the temporary differences giving rise to them arise from the initial recognition of assets and liabilities (other than a result of a business combination) which affects neither taxable income nor accounting profit. Furthermore, a deferred tax liability is not recognised in relation to taxable temporary differences arising from the initial recognition of goodwill.



Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates and interests in joint ventures except where the Group is able to control the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with these investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period(s) when the asset and liability giving rise to them are realised or settled, based on tax rates (and tax laws) that have been enacted or substantially enacted by reporting date. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amounts of its assets and liabilities.

Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax for the period

Current and deferred tax is recognised as an expense or income in profit or loss, except when it relates to items that are recognised outside profit or loss (whether in other comprehensive income or directly in equity) in which case, the tax is also recognised outside of profit or loss.

g) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash, which are subject to an insignificant risk of changes in value and have a maturity of three months or less at the date of acquisition.

h) Financial assets

Investments are recognised and derecognised on trade date where the purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value, net of transaction costs.

Subsequent to initial recognition, investments in subsidiaries are measured at cost in the company financial statements.

Other financial assets are classified as 'loans and receivables'. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or, where appropriate, a shorter period.

Loans and receivables

Trade receivables, loans, and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as 'loans and receivables'. Loans and receivables are measured at amortised cost using the effective interest method less impairment.



Interest income is recognised by applying the effective interest rate, except for short-term receivables when the recognition of interest would be immaterial.

Impairment of financial assets

Financial assets, other than those at fair value through profit or loss, are assessed for indicators of impairment at each balance sheet date. Financial assets are impaired where there is objective evidence that as a result of one or more events that occurred after the initial recognition of the financial asset the estimated future cash flows of the investment have been impacted.

For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable is considered uncollectable, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

i) Property, plant and equipment

Plant and equipment, leasehold improvements are stated at cost less accumulated depreciation and impairment. Construction in progress is stated at cost. Cost includes expenditure that is directly attributable to the acquisition or construction of the item. In the event that settlement of all or part of the purchase consideration is deferred, cost is determined by discounting the amounts payable in the future to their present value as at the date of acquisition.

Depreciation is provided on property, plant and equipment, including freehold buildings but excluding land. Depreciation is calculated on a straight-line basis so as to write off the net cost or other revalued amount of each asset over its expected useful life to its estimated residual value. Leasehold improvements are depreciated over the period of the lease or estimated useful life, whichever is the shorter, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each annual reporting period, with the effect of any changes recognised on a prospective basis.

The gain or loss arising on disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss

The following useful lives are used in the calculation of depreciation:

Plant and equipment – 3 to 15 years
Buildings – 15 years
Leasehold improvements – 15 years



j) Intangible assets

Intangible assets acquired separately

Intangible assets acquired separately are recorded at cost less accumulated amortisation and impairment. Amortisation is charged on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method is reviewed at the end of each annual reporting period, with any changes in these accounting estimates being accounted for on a prospective basis.

The following useful lives are used in the calculation of amortisation:

Capitalised development 5 years 10 – 20 years Trademarks 20 years Licences 20 years

k) Impairment of long-lived assets excluding goodwill

At each reporting date, the Group reviews the carrying amounts of its assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where the asset does not generate cash flows that are independent from other assets, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment annually and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) 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 (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at fair value, in which case the reversal of the impairment loss is treated as a revaluation increase.



I) Employee Benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, annual leave, long service leave, and sick leave when it is probable that settlement will be required and that they are capable of being measured reliably.

Liabilities recognised in respect of employee benefits expected to be settled within 12 months, are measured at their nominal values using the remuneration rate expected to apply at the time of settlement.

Liabilities recognised in respect of employee benefits which are not expected to be settled within 12 months are measured as the present value of the estimated future cash outflows to be made by the Group in respect of services provided by employees up to reporting date.

Contributions to defined contribution benefit plans are recognised as an expense when employees have rendered service entitling them to the contributions.

m) Critical accounting estimates and judgements

Significant accounting judgements

The directors evaluate estimates and judgments incorporated into the financial report 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 group.

Exploration and evaluation assets

The Group's accounting policy for exploration and evaluation expenditure is set out below. The application of this policy necessarily requires management to make certain estimates and assumptions as to future events and circumstances, in particular, the assessment of whether economic quantities of reserves are found. Any such estimates and assumptions may change as new information becomes available. If, after having capitalised expenditure under this policy, the Directors conclude that the Group is unlikely to recover the expenditure by future exploitation or sale, then the relevant capitalised amount will be written off to the income statement.

Share-based payment transactions

The Group measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by an external valuer using a binomial model, using the assumptions detailed in Note 25 Share Based Payments.

n) Exploration and evaluation expenditure

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:

- (i) the rights to tenure of the area of interest are current; and
- (ii) at least one of the following conditions is also met:
 - (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 continuing.



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 and on allocation of depreciation and amortisation of assets used in exploration and evaluation 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.

o) Inventories

Inventories are stated at the lower of cost and net realisable value. Costs, including an appropriate portion of fixed and variable overhead expenses, are assigned to inventories by the method most appropriate to each particular class of inventory, with all categories being valued on a first in first out basis. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

p) Financial liabilities and equity instruments issued by the Group

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recognised at the proceeds received, net of direct issue costs.

Other financial liabilities

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs.

Other financial liabilities are subsequently measured at amortised cost using the effective interest method, with interest expense recognised on an effective yield basis.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire.



Adoption of new and revised accounting standards

At the date of the authorisation of the financial report, a number of Standards and Interpretations were in issue but not yet effective. Initial application of the following Standards will not affect the amounts recognised in the financial report, but will change the disclosures presently made in relation to the Group and the Company's financial report:

Standard	d	Effective for the annual reporting periods beginning on or after	Expected to be initially applied in the financial year ending
•	AASB 2009-5 Further Amendments to Australian Accounting Standards arising from the Annual Improvements Project	1 January 2010	30 June 2011
•	AASB 2009-8 Amendments to Australian Accounting Standards – Group Cash-Settled Share-based Payment Transactions	1 January 2010	30 June 2011
•	AASB 2009-10 Amendments to Australian Accounting Standards – Classification of Rights Issues	1 February 2010	30 June 2011
•	AASB 124 Related Party Disclosures (revised December 2009), AASB 2009-12 Amendments to Australian Accounting Standards	1 January 2011	30 June 2012
•	AASB 9 Financial Instruments, AASB 2009-11 Amendments to Australian Accounting Standards arising from AASB 9	1 January 2013	30 June 2014
•	AASB 2009-14 Amendments to Australian Interpretation – Prepayments of Minimum Funding Requirement	1 January 2011	30 June 2012
•	Interpretation 19 Extinguishing Financial Liabilities with Equity Instruments	1 July 2010	30 June 2011



The following new and revised Standards and Interpretations have been adopted in these financial statements and have had no effect on the amounts reported but have resulted in changes to the Group's presentation of or disclosure in its financial statements.

Standards/Interpretations	Effective for the annual reporting periods beginning on or after	Expected to be initially applied in the financial year ending
 AASB 101 'Presentation of Financial Statements' (revised September 2007), AASB 2007-8 'Amendments to Australian Accounting Standards arising from AASB 101', AASB 2007-10 'Further Amendments to the Australian Accounting Standards arising from AASB101' 	1 January 2009	30 June 2010
 AASB 8 'Operating Segments', AASB 2007-3 'Amendments to Australian Accounting Standards arising from AASB 8' 	1 January 2009	30 June 2010
AASB 2009-2 'Amendments to Australian Accounting Standards – Improving Disclosures about Financial Instruments'	1 January 2009 (and that ends on or after 30 April 2009)	30 June 2010
Amendments to AASB 107 Statement of Cash Flows	1 January 2010	30 June 2010



The following new and revised Standards and Interpretations have been adopted in these financial statements, but have had no effect on the amounts reported.

Standard	Effective for the annual reporting periods beginnin on or after	
 AASB 2008-1 'Amendments to Austral Standard – Share-based Payments: V and Cancellations' 	<u> </u>	30 June 2010
 AASB 2008-5 'Amendments to Austral Standards arising from the Annual Imp 		30 June 2010
 AASB 2008-6 'Further Amendments to Accounting Standards arising from the Improvements Project' 		30 June 2010
 AASB 2008-7 'Amendments to Austral Standards – Cost of an Investment in Controlled Entity or Associate' 		30 June 2010
 AASB 2009-4 'Amendments to Austral Standards arising from the Annual Imp 		30 June 2010
 AASB 2009-5 'Further Amendments to Accounting Standards arising from the Improvements Process' 		30 June 2011
 AASB 2009-6 'Amendments to Austral Standards' 	ian Accounting 1 January 2009	30 June 2010
 AASB 2009-7 'Amendments to Austral Standards' 	•	30 June 2010



THER INCOME erest revenue her income tal Other Income te 4. EXPENSES penses from continuing operations preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets pployee benefit expense: -Share based payment		2009 \$
tal Other Income te 4. EXPENSES penses from continuing operations preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets		
te 4. EXPENSES penses from continuing operations preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets		
te 4. EXPENSES penses from continuing operations preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets	2,522,700	1,472,994
penses from continuing operations preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets pployee benefit expense:	7,500	1,183
penses from continuing operations preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets poloyee benefit expense:	2,530,200	1,474,177
preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets apployee benefit expense:	2010	2009
preciation and amortisation expense: Depreciation of property, plant & equipment Amortisation of intangible assets apployee benefit expense:	\$	\$
Depreciation of property, plant & equipment Amortisation of intangible assets apployee benefit expense:		-
Amortisation of intangible assets apployee benefit expense:		
nployee benefit expense:	2,490,795	2,737,557
	17,447	23,560
	2,508,242	2,761,117
-Share based payment		
	845,265	300,832
-Post employment benefits -Other		176,194
-Other	4,162,955 5,008,220	6,476,554 6,953,580
change rate losses	39,328	1,612,319
pairment expense gal fees	638,230 395,390	 551,808
ting & registry fees	406,321	232,770
avel	861,420	748,448
her expenses:		
-Administration	408,289	240,296
-Consumables	341,972	(527,566)
-Corporate	110,294	106,189
-Hire of plant & equipment	31,000	55,267
-Insurance -Interest expense - other persons	133,965	158,920 41
-Interest expense - other persons -Loss on disposal of plant & equipment	<u> </u>	125,313
-Motor vehicles		212,889
-Occupancy costs	99,490	1,401,912
-Other	99,490 603,861	.,
-Public relations		105,092
-Telephone & internet	603,861	



NOTE 5. SEGMENT INFORMATION

5.1 Adoption of ASSB 8 Operating Segments

The Consolidated Entity has adopted AASB 8 *Operating Segments* and AASB 2007-3 *Amendments to Australian Accounting Standards arising from AASB* 8 with effect from 1 July 2009. AASB 8 requires operating segments to be identified on the basis of internal reports about components of the Consolidated Entity that are regularly reviewed by the chief operating decision maker in order to allocate resources to the segment and to assess its performance. In contrast, the predecessor Standard (AASB 114 *Segment Reporting*) required an entity to identify two sets of segments (business and geographical), using a risks and rewards approach, with the entity's 'system of internal financial reporting to key management personnel' serving only as the starting point for the identification of such segments. As a result, following the adoption of AASB 8, the identification of the Group's reportable segments has changed.

5.2 Products and services from which reportable segments derive their revenues

The Groups reportable segments under AASB 8 are as follows:

- Republic of Cameroon
- Republic of Congo

Information regarding these segments is presented below. Amounts reported for the prior period have been restated to conform to the requirements of AASB 8. The accounting policies of the new reportable segments are the same as the Group's accounting policies as described in Note 1.

5.3 Segment revenues and results

The following is an analysis of the Consolidated Entity's revenue and results by reportable operating segment.

	Segment Revenue		Segment Loss	
	Year Ended		Year E	nded
	30 June 2010 \$	30 June 2009 \$	30 June 2010 \$	30 June 2009 \$
Continuing operations	•	•	·	•
Republic of CameroonRepublic of Congo			(4,915,842) (922,615)	(5,602,734)
Total segments	_	_	(5,838,457)	(5,602,734)
Interest income			2,522,700	1,472,994
Unallocated expenses			(7,438,793)	(10,183,522)
Profit/(loss) before tax			(10,754,551)	(14,313,262)
Consolidated segment revenue and loss for the period		_	(10,754,551)	(14,313,262)

The revenue reported above represents revenue generated from external customers. There were no intersegment sales during the year.

Segment profit represents the profit earned by each segment without allocation of central administration costs and director's salaries and investment revenue. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance.



The following is an analysis of the Consolidated Entity's assets by reportable operating segment:

5.4 Segment assets and liabilities

	30 June 2010 \$	30 June 2009 \$
Segment assets	Ψ	Ψ
- Republic of Cameroon	102,538,818	103,930,134
- Republic of Congo	7,847,162	1,071,559
Total segment assets	110,385,980	105,001,693
Unallocated assets	76,837,001	19,706,002
CONSOLIDATED ASSETS	187,222,981	124,707,695
Segment liabilities	E 024 420	1 212 702
- Republic of Cameroon - Republic of Congo	5,031,128 304,342	1,212,793 —
Total segment liabilities	5,335,470	1,212,793
Unallocated liabilities	2,321,815	960,125
CONSOLIDATED LIABILITIES	7,657,285	2,172,918

For the purposes of monitoring segment performance and allocating resources between segments:

- All assets are allocated to reportable segments. Assets used jointly by reportable segments are allocated on the basis of the usage by individual reportable segments; and
- All liabilities are allocated to reportable segments other than 'other financial liabilities', current and deferred tax liabilities, and 'other' liabilities. Liabilities for which reportable segments are jointly liable are allocated in proportion to segment assets.

5.5 Other segment information

Republic of Cameroon Republic of Congo Other

Depreciation and amortisation		Additions to non-current assets		
Year Ended	Year Ended Year Ended		Year Ended	
30 June 2010	30 June 2009	30 June 2010	30 June 2009	
2,178,495 190,121 139,626	2,586,693 — 174,424	18,518,219 7,985,418 80,820	26,140,326 713,176 75,680	
2,508,242	2,761,117	26,584,457	26,929,182	



In addition to the depreciation and amortisation reported above, impairment losses of \$638,230 (2009: Nil) were recognised in respect of exploration and evaluation assets. These impairment losses were attributable to the following reportable segments.

Republic of Cameroon Republic of Congo

Year Ended	Year Ended
30 June	30 June
2010	2009
253,355	_
384,875	_
638,230	_

5.6 Geographical Information

The Group operates in three principal geographical areas – Australia (country of domicile), Republic of Cameroon and Republic of Congo.

The Group's revenue from continuing operations from external customers and information about its non-current assets by geographical location are detailed below.

		om external omers	Non-curre	nt assets
	30 June 2010	30 June 2009	30 June 2010	30 June 2009
- Republic of Cameroon	\$	\$ 	\$ 97,455,131	\$ 99.078.340
- Republic of Congo	_	_	7,602,240	1,071,559
- Other			90,091	159,608
	_	_	105,147,462	100,309,507



Note 6. INCOME TAX

	2010 \$	2009 \$
The components of tax expense comprise:		
Current Income Tax - Current income charge Deferred Income Tax - Relating to origination and reversal of temporary differences - Timing differences not brought to account	(3,381,056) 126,452 3,254,604	(4,420,233) (18,103) 4,438,336
Timing differences not brought to decodiff	0,204,004	4,400,000
Income tax expense reported in the statement of comprehensive income	_	_
The prima facie tax on loss from ordinary activities is reconciled to the income tax as follows:		
Prima facie tax payable on loss from ordinary activities before income tax at 30% (2009: 30%)		
 consolidated group 	(3,226,365)	(4,293,979)
Add: Tax effect of: - Tax rate difference for foreign operations - other non allowable items - unbooked tax losses recouped in the current year - timing differences not brought to account	(746,467) 1,043,658 (325,430) 3,254,604	(886,146) 741,789 — 4,438,336
Income tax attributable to entity	_	_
Unrecognised deferred tax balances Unrecognised deferred tax asset - losses Unrecognised deferred tax assets - other	18,145,132 1,465,241	14,764,076 380,473
Deferred tax asset not brought to account	19,610,373	15,144,549

The deferred tax asset not brought to account will only be of benefit to the Consolidated Entity if future assessable income is derived of a nature and amount sufficient to enable the benefits to be realised, the conditions for deductibility imposed by the tax legislation continue to be complied with and the entities in the Consolidated Entity are able to meet the continuity of ownership and/or continuity of business tests.



KEY MANAGEMENT PERSONNEL COMPENSATION Note 7.

The aggregate compensation made to key management personnel of the Company and the Group is set out below.

Short-term employee benefits Post-employment benefits Share-based payment

2010	2009
\$	\$
2,587,476	2,442,145
95,237	72,704
584,245	253,769
3,266,958	2,768,618

Details of key management personnel

The directors and other members of key management personnel of the Group during the year were:

Non-executive directors

George Jones

(resigned 31 August 2009, declared de facto director 2 July 2010, elected 16 August 2010)

Director (declared de facto director 2 July 2010, elected 16 August 2010) Michael Blakiston Barry Eldridge Director (declared de facto director 2 July 2010, elected 16 August 2010) Fiona Harris Director (declared de facto director 12 July 2010, elected 16 August 2010) Adam Rankine-Wilson Director (declared de facto director 2 July 2010, elected 16 August 2010)

Geoff Wedlock Chairman (deceased 19 June 2010) Director (deceased 19 June 2010) Ken Talbot Craig Oliver Director (deceased 19 June 2010)

John Jones Director (appointed 4 May 2010) (deceased 19 June 2010)

Executive directors

Donald Lewis Managing Director & CEO (deceased 19 June 2010)

Executive officers

Peter Canterbury Chief Financial Officer & Acting CEO

Chief Financial Officer (Temporary) (appointed 21 July 2010) Nicola Gill

Terry Quaife Study Director (appointed 15 February 2010)

General Manager – Finance & Commercial (appointed 11 January 2010) General Manager – Geology Paul DeNardi

Robin Longley

Roger Bogne CEO - Cam Iron S.A.

Company Secretary (appointed 2 July 2010) Neil Hackett John Carr-Gregg Company Secretary (deceased 19 June 2010)



Fully paid ordinary shares of Sundance Resources Limited

	Balance at 1 July No.	Granted as compensation	Received on exercise of options	Net other change No.	Balance at 30 June No.
2010					
Mr G Jones	15,062,500	-	10,000,000	(10,000,000)	15,062,500
Mr M Blakiston	-	-	-	-	-
Mr B Eldridge	-	-	-	-	-
Ms F Harris	-	-	-	-	-
Mr A Rankine-Wilson (i)	-	-	-	13,107,546	13,107,546
Mr G Wedlock (ii)	75,000	=	=	(75,000)	-
Mr K Talbot (ii)	434,107,142	-	-	(434,107,142)	-
Mr C Oliver	-	-	-	-	-
Mr J Jones	4 040 500	-	-	(4.040.500)	-
Mr D Lewis (ii)	1,312,500	-	-	(1,312,500)	-
Mr R Longley Mr P Canterbury	462,500	-	-	-	462,500
Mrs N Gill	402,500	-	-	_	462,300
Mr N Hackett	_	_	_	_	_
Mr J Carr-Gregg	-	_	_	_	_
Mr P DeNardi	-	=	-	500,000	500,000
Mr T Quaife	-	-	-	-	-
Mr R Bogne	7,000,000	-	-	(2,000,000)	5,000,000
2009					
Mr G Jones	15,000,000	-	-	62,500	15,062,500
Mr G Wedlock	· · ·	-	-	75,000	75,000
Mr D Lewis	1,250,000	-	-	62,500	1,312,500
Mr K Talbot	371,580,826	-	-	62,526,316	434,107,142
Mr P Canterbury	400,000	-	-	62,500	462,500
Mr D Morgan	50,000	-	-	62,500	112,500
Mr R Bogne	12,770,000	-	-	(5,770,000)	7,000,000
Mr A Pismiris	12,333,333	-	-	(12,333,333)	-
Mr J Saunders	1,475,000	-	-	(1,475,000)	-

⁽i) Net change other refers to shares on hand at date of appointment, being 2 July 2010.

⁽ii) Net change other includes shares on hand at deceased date, being 19 June 2010.



Share options of Sundance Resources Limited

	Balance at 1 July	Granted as compensation	Exercised	Forfeited	Bal at 30 June	Bal vested at 30 June	Vested and exercise-able	Vested and not exercise-able	Vested during
	No.	No.	No.	No.	No.	No.	No.	No.	the year
2010									
Mr G Jones	30,000,000		(40,000,000)	(20,000,000)					
Mr M Blakiston	30,000,000	-	(10,000,000)	(20,000,000)	-	-	-	-	-
Mr B Eldridge	-	-	-	-	-	-	-	-	-
Ms F Harris	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-
Mr A Rankine-Wilson	-	-	-	-	-	-	-	-	-
Mr G Wedlock	-	-	-	-	-	-	-	-	-
Mr K Talbot	-	-	-	-	-	-	-	-	-
Mr C Oliver	-	-	-	-	-	-	-	-	=
Mr J Jones	-	-	-	-	-	-	-	-	-
Mr D Lewis	30,000,000	4,020,000	-	-	34,020,000	30,000,000	30,000,000	-	
Mr R Longley	3,000,000	2,676,666	-	-	5,676,666	2,666,667	2,666,667	-	333,333
Mr P Canterbury	2,000,000	2,010,000	-	-	4,010,000	2,000,000	2,000,000	-	-
Mrs N Gill			-	-	<u>-</u>			-	
Mr J Carr-Gregg	1,635,000	2,010,000	-	-	3,645,000	1,090,000	1,090,000	-	545,000
Mr P DeNardi	-	2,000,000	-	-	2,000,000	-	-	-	-
Mr T Quaife	-	2,010,000	-	-	2,010,000	-	=	-	-
Mr R Bogne	-	2,010,000	-	-	2,010,000	-	-	-	-
2009									
Mr G Jones	30,000,000	-	-	-	30,000,000	30,000,000	30,000,000	-	-
Mr D Lewis	30,000,000	-	-	-	30,000,000	30,000,000	30,000,000	-	-
Mr R Longley	2,000,000	1,000,000	-	-	3,000,000	2,333,334	2,333,334	-	333,334
Mr P Canterbury	2,000,000	-	-	-	2,000,000	2,000,000	2,000,000	-	-
Mr D Morgan	2,000,000	-	-	-	2,000,000	1,000,000	1,000,000	-	1,000,000
Mr J Carr-Gregg	-	1,635,000	-	-	1,635,000	545,000	545,000	-	545,000



Note 8. AUDITORS REMUNERATION

Remuneration of the auditor of the Company for:

- auditing or reviewing the financial report
- taxation services
- other services (*)

\$	2009 \$
55,440 20,048 243,891	53,375 24,594 36,467
319,379	114,436

2000

2040

(*) other services include financial modelling consultancy services and other ad-hoc advisory.

Remuneration of other auditors of subsidiaries for:

- auditing or reviewing the financial report of foreign subsidiaries

49,170	27,629
368,549	142,065

Deloitte Touche Tohmatsu perform the audit of the Company and its subsidiaries.

Note 9. DIVIDENDS

No dividends have been paid or proposed during the year.

Note 10. EARNINGS PER SHARE

a. Reconciliation of earnings to profit or loss from continuing operations
 Loss from continuing operations
 Loss attributable to non-controlling interest
 Earnings used to calculate basic & dilutive EPS

	Consolida	ted Entity		
	2010	2009		
	\$	\$		
	(10,754,551)	(14,313,262)		
	877,371	653,122		
	(9,877,180)	(13,660,140)		
	No.	No.		
n	2,445,738,861	1,917,696,165		

b. Weighted average number of ordinary shares outstanding during the year used in calculating basic EPS and diluted EPS.

During the year ended 30 June 2010, 30,551,666 options to subscribe for ordinary shares were issued, 10,000,000 options were exercised, 20,605,000 options were forfeited, leaving 75,481,066 outstanding at 30 June 2010 (Note 20).

These options are not considered dilutive for the purposes of the calculation of diluted earnings per share as their conversion to ordinary shares would not decrease the net loss from continuing operations per share. Consequently the diluted earnings per share is the same as basic earnings per share.



Note 11. CASH AND CASH EQUIVALENTS

Cash at bank and in hand Short-term bank deposits

2010	2009
\$	\$
2,779,268	2,965,519
73,983,007	17,419,421
76,762,275	20,384,940

The effective interest rate on short-term deposits was 4.99% (2009: 4.78%) these deposits have an average maturity of 83 days.

Note 12. TRADE AND OTHER RECEIVABLES

CURRENT
GST/VAT
Other receivables

2010	2009
\$	\$
1,809,695	2,470,886
481,480	72,983
2,291,175	2,543,869

Other receivables are comprised entirely of accrued interest on short-term deposits. These deposits have an average maturity of 83 days.

Note 13. INVENTORY

CURRENT Consumables

2010 \$	2009 \$
2,603,114	1,214,606
2,603,114	1,214,606

Inventories are carried at lower of cost and net realisable value. The cost of inventories recognised as an expense during the period in respect of continuing operations was \$nil (2009: \$nil). Inventory is held for use entirely in the exploration and evaluation operations. All inventory consumed is capitalised as exploration and evaluation expenditure.

Inventories are expected to be consumed within 12 months.

Note 14. OTHER CURRENT ASSETS

CURRENT
Prepayments
Other current assets

2010	2009
\$	\$
323,617	112,351
95,338	142,422
418,955	254,773



Note 15. PROPERTY, PLANT AND EQUIPMENT

	2010 \$	2009 \$
Cost or valuation Accumulated depreciation	12,004,191 (5,109,044)	10,126,289 (3,743,286)
	6,895,147	6,383,003
Buildings Plant and equipment Leasehold improvements	1,761,751 5,133,396 — 6,895,147	2,142,530 4,240,473 — 6,383,003

Cost

	Buildings \$	Leasehold Improvements \$	Plant and Equipment \$	Total \$
Balance at 1 July 2008 Effect of movement in exchange rates Additions Disposals	1,166,256 77,982 1,058,315 —	168,861 — — (168,861)	7,333,520 464,589 374,623 (348,996)	8,668,637 542,571 1,432,938 (517,857)
Balance at 30 June 2009	2,302,553	_	7,823,736	10,126,289
Additions Effect of movement in exchange rates Disposals	169,874 (469,776) —	=	4,179,813 (1,504,148) (497,861)	4,349,687 (1,973,924) (497,861)
Balance at 30 June 2010	2,002,651	_	10,001,540	12,004,191



Note 15. PROPERTY, PLANT AND EQUIPMENT (continued)

Accumulated depreciation and impairment

	Buildings \$	Leasehold Improvements \$	Plant and Equipment \$	Total \$
Balance at 1 July 2008 Effect of movement in exchange rates Eliminated on disposal Depreciation expense		(735) — 18,058 (17,323)	(1,235,363) (74,638) 310,509 (2,583,771)	(1,236,098) (74,638) 328,567 (2,761,117)
Balance at 30 June 2009	(160,023)	_	(3,583,263)	(3,743,286)
Effect of movement in exchange rates Eliminated on disposal Depreciation expense	41,575 — (122,452)	_ _ _	775,536 307,926 (2,368,343)	817,111 307,926 (2,490,795)
Balance at 30 June 2010	(240,900)	_	(4,868,144)	(5,109,044)



Note 16. EXPLORATION AND EVALUATION ASSETS

M
Mbalam Iron Ore Project
Carrying amount at beginning of year
Effect of movement in exchange rates
Additions
Impairment

Nabeba Iron Ore Project Carrying amount at beginning of year Effect of movement in exchange rates Additions Impairment

2010 \$	2009 \$
92,689,119 (17,240,176) 15,993,657 (253,355)	64,271,181 4,306,169 24,111,769
91,189,245	92,689,119
821,799 (152,855) 6,454,875 (392,235)	101,898 6,725 713,176 —
6,731,584	821,799
97,920,829	93,510,918

At 30 June 2010, the Company held a 90% interest in Cam Iron S.A. in Cameroon. Cam Iron S.A. holds a 100% interest in the Mbalam Iron Ore Project in Cameroon. The Mbalam Iron Ore Project has not yet reached the stage of assessing the existence of economically recoverable reserves, the outcome of which will ultimately affect the carrying value of this investment.

At 30 June 2010, the Company held an 85% interest in Congo Iron S.A. in Congo. Congo Iron S.A. holds a 100% interest in the Congo Iron Ore Project in Congo. The Congo Iron Ore Project has not yet reached the stage of assessing the existence of economically recoverable reserves, the outcome of which will ultimately affect the carrying value of this investment.

The ultimate recoupment of costs for areas of interest in the exploration and evaluation phases is dependent on the successful development and commercial exploitation, or alternatively, sale of the respective areas. The commercial exploitation of some areas of interest may require the satisfactory settlement of land title claims.



Note 17. INTANGIBLES

Cost Accumulated amortisation

2010	2009
\$	\$
374,811	449,087
(43,325)	(33,501)
331,486	415,586

Cost Balance at 1 July 2008 Effect of movement in exchange rates Additions
Balance at 30 June 2009 Effect of movement in exchange rates Additions
Balance at 30 June 2009
A I.d. I
Accumulated amortisation
Balance at 1 July 2008 Effect of movement in exchange rates Amortisation

Balance at 30 June 2010

Patents	Licences	Total
\$	\$	\$
245,721	_	245,721
16,430	_	16,430
168,442	18,494	186,936
430,593	18,494	449,087
(96,885)	(3,439)	(100,324)
26,048	_	26,048
359,756	15,055	374,811
(9,277)	_	(9,277)
(664)	_	(664)
(23,560)	_	(23,560)
(33,501)	_	(33,501)
7,653	_	7,653
(16,723)	(754)	(17,477)
(42,571)	(754)	(43,325)

Intangibles include patents (constitution fees) and licences.



Note 18. CONTROLLED ENTITIES

Country of	(Co	ur	itr	v	of
------------	---	----	----	-----	---	----

	Principal Activity	Incorporation	Percentage	Owned (%)
			2010	2009
Parent Entity:				
- Sundance Resources Limited	Corporate	Australia	_	_
Subsidiaries of Sundance Resources Limited:				
- Cam Iron S.A.	Iron ore exploration	Cameroon	90	90
- Sundance Minerals Pty Ltd	Holding	Australia	100	100
- Sundance Exploration Pty Ltd	Holding	Australia	100	100
- Sundance Mining Pty Ltd	Holding	Australia	100	100
- Congo Iron SA	Iron ore exploration	Congo	85	85

Note 19. TRADE AND OTHER PAYABLES

\sim 1	JRRENT
	JKKFINI

Trade payables Sundry payables and accrued expenses

2010	2009
\$	\$
6,394,350	2,138,335
1,262,935	34,583
7,657,285	2,172,918

Sundry creditors are non-interest bearing and generally on 30 day terms.

Note 20. ISSUED CAPITAL

2,709,995,932 fully paid ordinary shares (2009: 2,102,042,808)

2010 \$	2009 \$
290,568,003	204,494,938
290.568.003	204.494.938



MOVEMENTS IN ISSUED CAR	ואדונ

Balance at 1 July 2008
Shares issued 5 December 2008
Shares issued 23 January 2009
Shares issued 5 May 2009
Shares issued 7 May 2009
Shares issued 28 May 2009
Capital raising costs
Balance at 30 June 2009
Shares issued 31 August 2009
Shares issued 19 November 2009
Shares issued 23 November 2009
Shares issued 7 December 2009
Shares issued 22 December 2009
Shares issued 31 December 2009
Capital raising costs

At the end of the financial year

Number of shares	Share capital \$
1,880,915,241 17,111,317 5,000,000 134,516,250 62,500,000 2,000,000	187,059,817 1,605,453 485,000 10,761,300 5,000,000 40,000 (456,632)
2,102,042,808	204,494,938
10,000,000 315,511,294 1,295,127 31,286,457 248,891,386 968,860	1,000,000 47,326,685 194,260 4,692,900 37,333,699 145,320 (4,619,799)
2,709,995,932	290,568,003



At 30 June 2010 there were 75,481,666 unissued ordinary shares for which options were outstanding. These comprise the following:

- 12,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 10 cents per share and expire on 4 January 2012;
- 2,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 15 cents per share and expire on 5 January 2012;
- 20,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 20 cents per share and expire on 3 January 2012;
- 2,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 40 cents per share and expire on 8 October 2012:
- 500,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 50 cents per share and expire on 18 February 2013;
- 500,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 70 cents per share and expire on 18 February 2013;
- 1,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 45 cents per share and expire on 10 March 2013;
- 6,601,666 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 35 cents per share and expire on 31 March 2013;
- 2,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 35 cents per share and expire on 1 June 2013;
- 670,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 20 cents per share and expire on 28 January 2012;
- 8,040,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 20 cents per share and expire on 30 January 2012;
- 670,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 22.5 cents per share and expire on 28 January 2013;
- 8,040,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 22.5 cents per share and expire on 30 January 2013;
- 1,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 25 cents per share and expire on 28 January 2012;
- 1,000,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 25 cents per share and expire on 28 January 2013;
- 250,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 25 cents per share and expire on 30 January 2012;
- 250,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 25 cents per share and expire on 30 January 2013;
- 670,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 25 cents per share and expire on 28 January 2014; and
- 8,290,000 options which entitle the holder to subscribe for one ordinary share in the Parent Entity for 25 cents per share and expire on 30 January 2014.

TERMS AND CONDITIONS OF CONTRIBUTED EQUITY

Ordinary shares have the right to receive dividends as declared and, in the event of winding up the Company, to participate in the proceeds from sale of all surplus assets in proportion to the number of, and amounts paid up, of shares held. Ordinary shares entitle their holder to one vote, either in person or by proxy, at any meeting of the Company.



Note 21. RESERVES

Option premium reserve Foreign currency translation reserve (i)

2010	2009
\$	\$
11,035,267	10,072,207
(16,183,484)	1,853,910
(5,148,216)	11,926,117

(i) Exchange differences relating to the translation from the functional currencies of the Group's foreign controlled entities into Australian dollars are recognised directly in other comprehensive income and accumulated in the foreign currency translation reserve.

MOVEMENTS IN OPTION PREMIUM RESERVE

10,072,207 9,771,375 41,391 177,433 123,591 123,399 117,796 — 139,406 — 65,660 — 12,129 — 110,430 — 87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —		
123,591 123,399 117,796 — 139,406 — 65,660 — 12,129 — 110,430 — 87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	10,072,207	9,771,375
117,796 139,406 65,660 12,129 110,430 87,848 7,851 15,142 3,776 11,114 2,764 6,023 103,036 95,699 19,404	41,391	177,433
139,406 — 65,660 — 12,129 — 110,430 — 87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	123,591	123,399
65,660 — 12,129 — 110,430 — 87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	117,796	· —
12,129 — 110,430 — 87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	139,406	_
110,430 — 87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	65,660	_
87,848 — 7,851 — 15,142 — 3,776 — 11,114 — 6,023 — 103,036 — 95,699 — 19,404 —	12,129	_
7,851 — 15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	110,430	_
15,142 — 3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	87,848	_
3,776 — 11,114 — 2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	7,851	_
11,114 — — — — — — — — — — — — — — — — — —	15,142	_
2,764 — 6,023 — 103,036 — 95,699 — 19,404 —	3,776	_
6,023 — 103,036 — 95,699 — 19,404 —	11,114	_
103,036 — 95,699 — 19,404 —	2,764	_
95,699 — 19,404 —	6,023	_
19,404 —	103,036	_
,	95,699	_
11 035 267 10 072 207	19,404	_
11,000,201	11,035,267	10,072,207

(*) includes net of options expensed and options forfeited during the year.

At the end of the financial year

The option premium reserve is used to accumulate the fair value of options issued. Details of the valuation of options issued during the financial year are disclosed in the table contained in Note 25 Share Based Payments.



Note 22. CAPITAL AND LEASING COMMITMENTS

Operating Lease Commitments

Non-cancellable operating leases contracted for but not capitalised in the financial statements.

Payable – minimum lease payments

- -Not later than 12 months
- -Between 12 months and 5 years
- -Greater than 5 years

2010	2009
\$	\$
458,383	390,346
—	153,304
—	—
458,383	543,650

The Company's premises at Level 35, Exchange Plaza are sub leased from third parties. This lease expires on 31 January 2011.

The Company's previous premises are sub leased from third parties. This lease expires on 19 December 2010.

The office premises lease of Cam Iron S.A. extends for a period of 12 months to 31 July 2011.

Cam Iron S.A. provides residential premises for two employees. One lease expires in December 2010 and the other in October 2011.

Note 23. CONTINGENT LIABILITIES

The group is aware of the following contingent liabilities as at 30 June 2010.

Congo Aircraft Tragedy

On 19 June 2010 all directors of the Company died in the Congo aircraft tragedy. As a consequence of this, the Company has incurred expenditure in relation to the search and rescue effort, the repatriation of the deceased and the ongoing management of the incident. The Company had insurance in place covering the incident.

Absolute Analogue & David Porter v Sundance

The Company has an ongoing dispute with Absolute Analogue & David Porter. The claim is for unpaid invoices totalling \$129,977. As at 30 June 2009 the full value of invoices received from Absolute Analogue have been recorded in trade creditors of the Company. An offer of settlement has been made in respect of the unpaid invoices for a total of \$81,545, plus interest. This offer of settlement was not accepted.

An additional claim has been made by Absolute Analogue & David Porter against the Company for the issue of 30 million options (20 million options with an exercise price of \$0.10 and 10 million options with an exercise price of \$0.20), exercisable at any time before 29 May 2009. In the opinion of the Board, no liability should be accounted for in respect of this claim.

The Company has filed its formal defence in this matter. Mediation was held in June 2010 and was not successful in resolving the litigation. The matter is now being progressed through to trial.



Note 24. CASH FLOW INFORMATION	2010 \$	2009 \$
Reconciliation of cash flow from operations with loss after income tax		
Profit/(loss) after tax	(10,754,551)	(14,313,262)
Non-cash flows in loss		
Cost of share based payment Loss on sale of plant and equipment Depreciation of plant and equipment Impairment expense	963,061 62,269 2,508,242 638,230	300,832 125,313 2,761,117 —
Changes in assets and liabilities		
Increase/(decrease) in trade creditors Decrease/(increase) in inventories Decrease/(increase) in other debtors and	2,509,044 (1,388,506)	(569,511) (667,061)
prepayments	88,512	1,067,429
Net cash used in operating activities	(5,373,699)	(11,295,143)
Reconciliation of cash and cash equivalents		
Cash and cash equivalents at the end of the year is shown in the accounts as:		
Cash and cash equivalents	76,762,275	20,384,940
Cash and cash equivalents at the end of the financial year	76,762,275	20,384,940



Note 25. SHARE BASED PAYMENTS

The following share-based payment arrangements were in existence during the current and comparative reporting periods:

					Fair value at
				Exercise price	grant date
Option series	Number	Grant Date	Expiry Date	\$	\$
(1) Issued 1 December 2005	2,000,000	01/12/05	31/05/10	0.020	0.0180
(3) Issued 8 January 2007	50,000,000	08/01/07	03/01/12	0.200	0.0259
(4) Issued 8 January 2007	30,000,000	08/01/07	04/01/12	0.100	0.0418
(5) Issued 30 January 2007	2,000,000	30/01/07	04/01/12	0.100	0.0397
(6) Issued 12 April 2007	2,000,000	12/04/07	05/01/12	0.150	0.0777
(7) Issued 30 August 2007	1,000,000	30/08/07	08/10/12	0.400	0.2312
(8) Issued 30 August 2007	1,000,000	30/08/07	08/11/12	0.400	0.2410
(9) Issued 15 September 2007	1,000,000	15/09/07	08/11/12	0.500	0.3431
(10) Issued 15 September 2007	1,000,000	15/09/07	08/11/12	0.700	0.3023
(11) Issued 14 January 2008	1,000,000	14/01/08	18/02/13	0.500	0.1180
(12) Issued 14 January 2008	1,000,000	14/01/08	18/02/13	0.700	0.1077
(13) Issued 10 March 2008	1,000,000	10/03/08	10/03/13	0.450	0.0584
(14) Issued 9 April 2009	2,178,334	10/10/08	31/03/13	0.350	0.0290
(15) Issued 9 April 2009	2,178,333	10/10/08	31/03/13	0.350	0.0350
(16) Issued 9 April 2009	2,178,333	10/10/08	31/03/13	0.350	0.0370
(17) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0732
(18) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0765
(19) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0796
(20) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0827
(21) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0856
(22) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0884
(23) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0912
(24) Issued 31 August 2009	250,000	31/08/09	01/06/13	0.350	0.0938
(25) Issued 10 February 2010	7,035,000	10/02/10	30/01/12	0.200	0.0460
(26) Issued 10 February 2010	1,340,000	10/02/10	30/01/12	0.200	0.0490
(27) Issued 10 February 2010	670,000	10/02/10	28/01/12	0.200	0.0460
(28) Issued 10 February 2010	7,035,000	10/02/10	30/01/13	0.225	0.0600
(29) Issued 10 February 2010	1,340,000	10/02/10	30/01/13	0.225	0.0660
(30) Issued 10 February 2010	670,000	10/02/10	28/01/13	0.225	0.0600
(31) Issued 10 February 2010	1,000,000	10/02/10	28/01/12	0.250	0.0380
(32) Issued 10 February 2010	250,000	10/02/10	30/01/12	0.250	0.0380
(33) Issued 10 February 2010	1,000,000	10/02/10	28/01/13	0.250	0.0570
(34) Issued 10 February 2010	250,000	10/02/10	30/01/13	0.250	0.0570
(35) Issued 10 February 2010	670,000	10/02/10	28/01/14	0.250	0.0700
(36) Issued 10 February 2010	7,285,000	10/02/10	30/01/14	0.250	0.0700
(37) Issued 10 February 2010	1,340,000	10/02/10	30/01/14	0.250	0.0710
(38) Issued 10 February 2010	666,666	10/02/10	31/03/13	0.350	0.0290
(55) .553.64 10 1 557.441	000,000	10,02,10	01/00/10	0.000	0.0200

Employee share option plan

The Consolidated Entity has an ownership-based compensation scheme for executives and senior employees. Each employee share option converts into one ordinary share of Sundance Resources Limited on exercise. No amounts are paid or payable by the recipient on the receipt of the option. The options carry neither rights to dividends nor voting rights. Options may be exercised at any time from the date of vesting to the date of their expiry.



The number of options granted is calculated in accordance with the performance criteria approved by the Nomination and Remuneration Committee. The performance criteria reward executives and senior management to the extent of the Group's and the individuals achievement judged against achievement of corporate and operation objectives.

The weighted average fair value of the share options granted during the financial year is \$0.0576 (2009: \$0.0337). Options were priced using a binomial option pricing model. Expected volatility is based on the historical share price volatility of other entities listed on the Australian Stock Exchange with similar profiles to Sundance Resources Limited.

Inputs into the option pricing model:

	Grant date share price	Exercise price	Expected	Risk free	
Option series	\$ snare price	\$	volatility	interest rate	Vesting Date
(17) Issued 31 August 2009	0.19	0.350	100.00%	4.66%	31/12/09
(18) Issued 31 August 2009	0.19	0.350	100.00%	4.71%	31/03/10
(19) Issued 31 August 2009	0.19	0.350	100.00%	4.75%	30/06/10
(20) Issued 31 August 2009	0.19	0.350	100.00%	4.80%	30/09/10
(21) Issued 31 August 2009	0.19	0.350	100.00%	4.85%	31/12/10
(22) Issued 31 August 2009	0.19	0.350	100.00%	4.90%	31/03/11
(23) Issued 31 August 2009	0.19	0.350	100.00%	4.95%	30/06/11
(24) Issued 31 August 2009	0.19	0.350	100.00%	5.00%	30/09/11
(25) Issued 10 February 2010	0.13	0.200	98.70%	4.36%	30/01/11
(26) Issued 10 February 2010	0.13	0.200	95.80%	4.45%	30/01/11
(27) Issued 10 February 2010	0.13	0.200	98.70%	4.36%	28/01/11
(28) Issued 10 February 2010	0.13	0.225	97.80%	4.68%	30/01/12
(29) Issued 10 February 2010	0.13	0.225	100.30%	4.76%	30/01/12
(30) Issued 10 February 2010	0.13	0.225	98.10%	4.68%	28/01/12
(31) Issued 10 February 2010	0.13	0.250	98.70%	4.36%	28/01/11
(32) Issued 10 February 2010	0.13	0.250	98.70%	4.36%	30/01/11
(33) Issued 10 February 2010	0.13	0.250	98.10%	4.68%	28/01/12
(34) Issued 10 February 2010	0.13	0.250	97.80%	4.68%	30/01/12
(35) Issued 10 February 2010	0.13	0.250	95.90%	4.94%	28/01/13
(36) Issued 10 February 2010	0.13	0.250	95.90%	4.94%	30/01/13
(37) Issued 10 February 2010	0.13	0.250	94.40%	4.99%	30/01/13
(38) Issued 10 February 2010	0.13	0.350	97.00%	4.40%	10/02/10

The following reconciles the outstanding share options at the beginning and end of the financial year

Outstanding at the beginning of the year Granted Forfeited Exercised Outstanding at year-end Exercisable at year-end

2010		2009		
Number of Options	Weighted Average Exercise Price	Number of Options	Weighted Average Exercise Price	
75,535,000	\$0.18	93,000,000	\$0.18	
32,551,666	\$0.23	6,535,000	\$0.35	
(22,605,000)	\$0.20	(22,000,000)	\$0.20	
(10,000,000)	\$0.10	(2,000,000)	\$0.02	
75,481,666	\$0.22	75,535,000	\$0.20	
43,373,333	\$0.21	68,678,334	\$0.18	



Exercised during the financial year

There were 10,000,000 options exercised during the year ended 30 June 2010. These options had a weighted average share price of \$0.130 at exercise date.

Option series	Number exercised	Exercise date	Share price at exercise date
2010 (4) Issued 8 January 2007	10,000,000	31/08/09	0.18
2009 (1) Issued 1 December 2005	2,000,000	28/05/09	0.13

Balance at end of financial year

The options outstanding at 30 June 2010 had a weighted average exercise price of \$0.22 (2009: \$0.20) and a weighted average remaining contractual life of 2.15 years (2009: 2.68 years). Exercise prices range from \$0.10 to \$0.70 in respect of options outstanding at 30 June 2010.

Note 26. EVENTS AFTER BALANCE SHEET

Strategic Advisors supervised the company's operations from the date of the death of all the directors on 19 June 2010 until 2 July 2010. On 2 July 2010, after consultation with the ASX and ASIC, the Strategic Advisors declared themselves de facto directors. Additional independent non-executive directors were invited to act as de facto directors to the board on 2 and 12 July 2010. Subsequently all directors were formally elected and all actions of the de facto directors during the intervening period following the Congo aircraft tragedy, were ratified by shareholders at an EGM held on 16 August 2010.

Currently, Sundance are in the process of appointing a new CEO. The appointment of a new CEO will be announced once agreement is reached between the parties.

There have been no other conversions to, calls of or subscriptions for ordinary shares or issues of potential ordinary shares.

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

Note 27. RELATED PARTY TRANSACTIONS

The Company is a single entity and is not controlled by any other entity.

JBP Nominees Pty Ltd received benefits from the Company for services performed by Mr George Jones, a director of the Company. Full details of the remuneration received are disclosed in Note 7 Key Management Personnel Compensation.

Piedmont Nominees Pty Ltd received benefits from the Company for services performed by Mr Donald Lewis, a director of the Company. Full details of the remuneration received are disclosed in Note 7 Key Management Personnel Compensation.



Triglow Nominees Pty Ltd received benefits from the Company for services performed by Mr Geoff Wedlock, a director of the Company. Full details of the remuneration received are disclosed in Note 7 Key Management Personnel Compensation.

Longley Mining Consultants Pty Ltd received benefits from the Company for services performed by Mr Robin Longley, an executive of the Company. Full details of the remuneration received are disclosed in Note 7 Key Management Personnel Compensation.

Keypalm Pty Ltd received \$25,806 for consulting services provided by Mr Geoff Wedlock, a director of the Company (2009: \$120,000).

All directors are now being paid directly as individuals, rather than through nominated corporate entities.

At 30 June 2010, directors and their related entities held directly, indirectly or beneficially 28,170,046 ordinary shares in the Company and nil options over ordinary shares in the Company.

At 30 June 2009, directors and their related entities held directly, indirectly or beneficially 452,056,616 ordinary shares in the Company and 60,000,000 options over ordinary shares in the Company.

Note 28. FINANCIAL INSTRUMENTS

Financial risk management objectives and policies

The Group's principal financial instruments comprise cash and short-term deposits. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations. The Group's policy is that no trading in financial instruments shall be undertaken. The main risks arising from the Group's financial instruments are cash flow interest rate risk, foreign currency risk and liquidity risk. The Board reviews each of these risks on an on-going basis.

Credit risk

The Group and the Company's maximum exposures to credit risk, without taking account of the value of any collateral obtained at balance date, in relation to each class of recognised financial asset is the carrying amount of those assets as indicated in the balance sheet. Credit risk on unrecognised financial instruments refers to the potential financial loss to the Group or the Company that may result from counter parties failing to meet their contractual obligations. The Group and the Company manage their counterparty credit risk by limiting their transactions to counterparties of sound credit worthiness and by ensuring a diversified number of counterparties, avoiding undue exposure to any single counterparty. Neither the Group nor the Company faced any significant credit exposures at balance date (other than intercompany balances).

Foreign currency Risk

As a result of significant investment operations in Africa, the Group's balance sheet can be affected significantly by movements in the XAF/A\$ exchange rates. The Group also has exposure to movements in US\$/A\$ exchange rates under two drilling contracts it has in place. Both contracts have termination clauses which allow early release from contractual commitments thereby mitigating the overall exposure under these contracts. The Group does not hedge this exposure however the Board regularly reviews this exposure and assesses the risk.



The carrying amount of the Group's foreign currency denominated monetary assets and monetary liabilities at the reporting date is as follows:

Liabilities **Assets** 2010 2009 2010 2009 \$ \$ \$ \$ Euro (EUR) 865 US Dollars (USD) 779,435 306,936 273,560 2,038 Central African Franc (XAF) 4.985.232 1,212,796 3,363,972 3,441,452 South African Rand (ZAR) 11.193

The following table details the Group's sensitivity to a 10% increase and decrease in the Australian Dollar against the relevant foreign currencies. 10% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 10% change in foreign currency rates. The sensitivity analysis includes external loans as well as loans to foreign operations within the Group where the denomination of the loan is in a currency other than the currency of the lender or the borrower. A positive number below indicates and increase in profit and other equity where the Australian dollar strengthens 10% against the relevant currency. For a 10% weakening of the Australian dollar against the relevant currency, there would be a comparable impact on the profit and other equity, and the balances below would be negative. Due to the nature of foreign currency denominated assets and liabilities, the figures below will only impact the profit and loss, there would be no effect on other equity.

AUD Movement	EUR In	npact	USD Impact		XAF Impact		ZAR Impact	
	2010	2009	2010	2009	2010	2009	2010	2009
	\$	\$	\$	\$	\$	\$	\$	\$
10% Increase	86	-	(77,740)	(3,338)	(162,126)	222,866	1,119	-

Capital risk

The Group and Company manage their capital to ensure the Group and the Company will be able to continue as a going concern while maximising the development outcomes from its exploration expenditure. The Group's and the Company's overall strategy remains unchanged from 2009.

The capital structure of the Group and the Company consists of equity attributable to equity holders of the Company, comprising issued capital, reserves, carried forward losses and non-controlling interests. The Group and the Company are debt free.

The Group has exploration expenditure commitments under the exploration permits it has in place and the Board regularly reviews commitments as part of the overall exploration program.

Interest rate risk

The Group's exposure to interest rate risk is the risk that a financial instrument's value will fluctuate as a result of changes in market interest rates.



The Group and the Company are exposed to interest rate risk as entities in the Group deposit funds at both short-term fixed and floating rates of interest. Neither the Group nor the Company have any interest bearing liabilities.

The Group and the Company's exposure to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Interest rate sensitivity

A change in interest rates would not have a material impact on the carrying value of the Group or the Company's financial instruments as at the current or prior year end given that cash reserves were held predominantly in fixed interest rate instruments as at balance date.

Liquidity risk

The Consolidated Entity manages liquidity risk by maintaining adequate reserves through the monitoring of forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

Ultimate responsibility for liquidity risk management rests with the board of directors, who oversee a liquidity risk management framework for the management of the Group and the Company's funding and liquidity management requirements. The Group and the Company manage liquidity risk by continuously monitoring forecast and actual cash flows and ensuring there are appropriate plans in place to finance these future cash flows.



Liquidity and interest rate risk tables

The tables below have been drawn up based on the undiscounted cash flows (including both interest and principal cash flows expected) using contractual maturities of financial assets and the earliest date on which the Group and the Company can be required to pay financial liabilities. Amounts for financial assets include interest earned on those assets except where it is anticipated the cash flow will occur in a different period.

Weighted average effective interest rate	Less than 1 month	1 to 3 months	Total
%	\$	\$	\$
3.25%	1,761,424	-	1,761,424
-	1,017,845	-	1,017,845
4.99%	44,198,379	29,784,627	73,983,006
	46,977,648	29,784,627	76,762,275
-	7,657,285		7,657,285
3.02%	1,896,120	-	1,896,120
-	1,069,399	-	1,069,399
3.53%	4,486,359	12,933,062	17,419,421
•	7,451,878	12,933,062	20,384,940
•			
-	2,172,918	-	2,172,918
	average effective interest rate % 3.25% - 4.99%	average effective interest rate	average effective interest rate



Fair values

The aggregate fair values of the Consolidated Entity's financial assets and financial liabilities both recognised and unrecognised are as follows:

	2010		2009)
	Carrying Amount \$	Fair Value \$	Carrying Amount \$	Fair Value \$
Consolidated				
Cash and cash equivalents	76,762,275	76,762,275	20,384,940	20,384,940
Receivables	2,710,130	2,710,130	2,798,642	2,798,642
Payables	7,657,285	7,657,285	2,172,918	2,172,918

The following methods and assumptions are used to determine the fair value of financial assets and liabilities:

Cash assets and financial assets are carried at amounts approximating fair value because of their short term nature to maturity. Receivables and payables are carried at amounts approximating fair value.

The fair values of other loans and amounts due are determined by discounting the cash flows, at market interest rates of similar borrowings, to their present value. For other assets and other liabilities the fair value approximates their carrying value.

No financial assets and financial liabilities are readily traded on organised markets in standardised form. Financial assets where the carrying amount exceeds net fair values have not been written down as the Consolidated Entity intends to hold these assets.

The Group does not consider any necessity to has considered the tiered approach for measuring financial instruments, given none of the instruments are reported using a fair value measurement.

Note 29. EXPENDITURE COMMITMENTS (*)

The Cameroon Ministry of Mines required total minimum exploration expenditure under Exploration Permit No.92 of XAF 12,000,000,000 (approximately A\$30 million) over the 3 year term, which commenced on 29 September 2005. This was exceeded when the 3 year term expired on 28 September 2008. The Cameroon Ministry of Mines granted a 2 year permit extension from 29 September 2008, requiring a total minimum exploration expenditure of XAF 4,000,000,000 (approximately \$10 million). This expenditure requirement has already been met. The Cameroon Ministry of Mines has granted a further 2 year permit extension from 29 September 2010. The expenditure requirements of Exploration Permit No.92 are denoted in Central African CFA franc (XAF).

The Cameroon Ministry of Mines requires total minimum exploration expenditure under Exploration Permit No.143 of XAF 400,000,000 (approximately A\$1 million) over the 3 year term, which commenced on 10 April 2008. The expenditure requirements of Exploration Permit No.143 are denoted in Central African CFA franc (XAF). This permit was relinquished during July 2010 and has been impaired in full.

The Congo Ministry of Mines requires commitment to a program of work under Decree No 2008-362 over the 3 year term of Mineral Research Permits 362 and 363, which commenced on 2 August 2007. An application was lodged with the Congo Ministry of Mines in June 2010 for a 2 year permit extension. The Company has received a letter of confirmation from the Congo Ministry of Mines confirming right of tenure over the permits.

^{*} The Company is not legally bound to meet the minimum expenditure commitments detailed in Exploration Permits. Failure to meet the required level of minimum expenditure can either be exonerated by the relevant ministry of mines or could potentially result in revocation of the said permit.



Note 30. PARENT ENTITY FINANCIAL INFORMATION

	30 June 2010 \$	30 June 2009 \$
Financial Position		
Current assets Non-current assets	76,679,068 149,904,811	19,546,393 120,612,255
Total assets	226,583,879	140,158,648
Current liabilities Non-current liabilities	2,321,815	960,123
Total liabilities	2,321,815	960,123
Net assets	224,262,064	139,198,525
Shareholders' equity Contributed equity Option premium reserve Retained earnings	290,568,003 10,917,471 (77,223,410)	204,494,938 10,072,207 (75,368,620)
Total equity	224,262,064	139,198,525
	Year ended 30 June 2010 \$	Year ended 30 June 2009 \$
Financial Performance		
Loss for the year	(1,854,790)	(3,888,005)
Total comprehensive income	(1,854,790)	(3,888,005)



Note 30. PARENT ENTITY FINANCIAL INFORMATION (continued)

Contingent Liabilities

The parent entity is aware of the following contingent liabilities as at 30 June 2010.

Congo Aircraft Tragedy

On 19 June 2010 all directors of the Company died in the Congo aircraft tragedy. As a consequence of this, the Company has incurred expenditure in relation to the search and rescue effort, the repatriation of the deceased and the ongoing management of the incident. The Company had insurance in place covering the incident.

Absolute Analogue & David Porter v Sundance

The Company has an ongoing dispute with Absolute Analogue & David Porter. The claim is for unpaid invoices totalling \$129,977. As at 30 June 2009 the full value of invoices received from Absolute Analogue have been recorded in trade creditors of the Company. An offer of settlement has been made in respect of the unpaid invoices for a total of \$81,545, plus interest. This offer of settlement was not accepted.

An additional claim has been made by Absolute Analogue & David Porter against the Company for the issue of 30 million options (20 million options with an exercise price of \$0.10 and 10 million options with an exercise price of \$0.20), exercisable at any time before 29 May 2009. In the opinion of the Board, no liability should be accounted for in respect of this claim.

The Company has filed its formal defence in this matter. Mediation was held in June 2010 and was not successful in resolving the litigation. The matter is now being programmed through to trial.



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Independent Auditor's Report to the Members of Sundance Resources Limited

Report on the Financial Report

We have audited the accompanying financial report of Sundance Resources Limited, which comprises the statement of financial position as at 30 June 2010, and the statement of comprehensive income, the statement of cash flows and the statement of changes in equity for the year ended on that date, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration of the consolidated entity comprising the company and the entities it controlled at the year's end or from time to time during the financial year as set out on pages 27 to 74.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation and fair presentation of the financial report in accordance with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Act 2001*. This responsibility includes establishing and maintaining internal control relevant to the preparation and fair presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances. In Note 2, the directors also state, in accordance with Accounting Standard AASB 101 *Presentation of Financial Statements*, that compliance with the Australian equivalents to International Financial Reporting Standards ensures that the financial report, comprising the financial statements and notes of the consolidated entity, complies with International Financial Reporting Standards.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. These Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

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

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

Deloitte.

Auditor's Independence Declaration

In conducting our audit, we have complied with the independence requirements of the *Corporations Act 2001*.

Auditor's Opinion

In our opinion:

- (a) the financial report of Sundance Resources Limited is in accordance with the *Corporations Act* 2001, including:
 - (i) giving a true and fair view of the consolidated entity's financial position as at 30 June 2010 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Regulations 2001*; and
- (b) the financial report also complies with International Financial Reporting Standards as disclosed in Note 2.

Report on the Remuneration Report

We have audited the Remuneration Report included in pages 6 to 17 of the directors' report for the year ended 30 June 2010. The directors of the company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's Opinion

In our opinion the Remuneration Report of Sundance Resources Limited for the year ended 30 June 2010, complies with section 300A of the *Corporations Act 2001*.

DELOITTE TOUCHE TOHMATSU

Deloite Touche Tohmatsy

Ross Jerrard

Partner

Chartered Accountants Perth, 29 September 2010



SUNDANCE RESOURCES LIMITED ADDITIONAL INFORMATION AS AT 20 SEPTEMBER 2010

Number of Holders of Equity Securities

Ordinary share capital

2,709,995,932 fully paid ordinary shares are held by 19,093 individual shareholders. No ordinary shares have been partly paid. All issued ordinary shares carry one vote per share.

Options

75,481,666 options are held by 21 individual option holders

Distribution of Holders of Equity Securities

	Fully Paid Ordinary Shares	Options
1 – 1,000	928	-
1,001 - 5,000	3,957	-
5,001 - 10,000	3,264	-
10,001 – 100,000	8,613	-
100,001 and over	2,331	21
	19,093	21
Holding less than a marketable parcel	2,093	-

TWENTY LARGEST HOLDERS OF ORDINARY SHARES

	Number of Shares	Percentage of Total
Talbot Group Investments Pty Ltd	433,791,352	16.01%
HSBC Custody Nominees (Australia) Limited	306,379,855	11.31%
National Nominees Limited	151,900,898	5.61%
J P Morgan Nominees Australia Limited	143,359,115	5.29%
J P Morgan Nominees Australia Limited	85,970,196	3.17%
Brispot Nominees Pty Ltd	76,510,329	2.82%
Osson Pty Ltd	50,000,000	1.85%
Citicorp Nominees Pty Limited	42,333,049	1.56%
ANZ Nominees Limited	41,905,685	1.55%
HSBC Custody Nominees (Australia) Limited – GSCO ECA	38,850,253	1.43%
Bond Street Custodians Limited	18,067,614	0.67%
Connemara Investments Pty Ltd	15,062,500	0.56%
HSBC Custody Nominees (Australia) Limited	12,507,077	0.46%
Comsec Nominees Pty Limited	12,213,485	0.45%
Australian Reward Investment Alliance	9,306,849	0.34%
ACP Investments Pty Ltd	9,000,000	0.33%
RBC Dexia Investor Services Australia Nominees Pty Limited	8,900,000	0.33%
Bayonet Investments Pty Ltd	8,789,125	0.32%
AMP Life Limited	8,123,111	0.30%
Miss Yu Chuan Chen	7,428,857	0.27%
	1,480,399,350	54.63%



SUNDANCE RESOURCES LIMITED ADDITIONAL INFORMATION AS AT 20 SEPTEMBER 2010

SUBSTANTIAL SHAREHOLDERS

Ordinary Shareholders	Fully Paid Ordinary Shares
Ordinary Straterioliders	Number
Talbot Group Investments Pty Ltd UBS AG and its related bodies corporate	433,791,352 168,079,757
	601,871,109