

31 January 2013

QUARTERLY ACTIVITIES REPORT FOR THE PERIOD ENDED 31 DECEMBER 2012

Cardinal Resources Limited (ASX: CDV) (“Cardinal Resources” or “the Company”), an African gold focused exploration company, is pleased to present to shareholders its first Quarterly Activities report since relisting on the ASX on 24 January 2013.

HIGHLIGHTS

- Completion of underwritten rights issue and placement of shortfall raising \$4.42 million before costs;
- Completion of acquisition of Cardinal Resources (Australia) Limited the beneficial owner of the Ghanaian gold projects and option to acquire 60% interest in Democratic Republic of Congo (“DRC”) proposed joint venture;
- Cash on hand at 31 December 2012 of \$5.895 million;
- Appointment of Messrs Klaus Eckhof, Archie Koimtsidis, Marcus Michael and Malik Easah to the Board;
- Change of name to Cardinal Resources Limited (ASX:CDV) from Ridge Resources Ltd (ASX:RID);
- Commencement of trading on ASX.

CORPORATE

Non-Renounceable Entitlements Offer

Pursuant to the Prospectus for a Non-Renounceable Entitlements Offer dated 15 November 2012, Cardinal Resources issued 22,115,576 fully paid ordinary shares and 33,173,370 \$0.20 listed options expiring on 30 June 2014, raising a total of \$4.42 million, made up of;

Type / Issue Date	28 Dec 2012	10 Jan 2013	Total
Fully Paid Ordinary Shares (CDV)	20,450,576	1,665,000	22,115,576
Listed Options Ex. \$0.20 on or before 30 June 2014 (CDVO)	30,675,870	2,497,500	33,173,370

Only the funds raised from those shares issued up to and including 31 December 2012 are included in the attached Appendix 5B.

Acquisition of Cardinal Resources (Australia) Limited

To complete the acquisition of Cardinal Resources (Australia) Limited (“Cardinal (Australia)”) the Company issued;

1. 33,000,000 ordinary shares and 16,500,000 \$0.20 options expiring on 30 June 2014 for the acquisition of Cardinal Resources (Australia), including the Ghanaian gold assets and DRC option; and,
2. 1,500,000 ordinary shares and 750,000 \$0.20 options expiring on 30 June 2014 in full satisfaction of loans made to Cardinal (Australia).

Cardinal Resources Limited A.B.N 56 147 325 620

Ghana: Durugu Residential Area, Kumbosco Bolgatanga Ghana P: +233 (0)26 190 52 20 Skype: Cardinal.Archie

Perth: Level 1, 115 Cambridge Street, West Leederville WA 6007 P: +618 9322 6600 F: +618 9322 6610

Capital Structure

As at the date of this report the Company has following capital structure;

Capital Structure	Tradeable	Escrowed	Total
Fully Paid Ordinary Shares (CDV)	50,256,282	23,100,294	73,356,576
Listed Options Ex. \$0.20 on or before 30 June 2014 (CDVO)	49,127,180	7,530,440	56,657,620
Unlisted			
- Options Ex. \$0.20 on or before 31 December 2015	-	6,000,000	6,000,000
- Class A Performance Shares	-	50	50
- Class B Performance Shares	-	50	50

Cash Balance

The Company's cash balance at 31 December 2012 was \$5.895 million.

Appointment of Directors

On 27 December 2012 Messrs Klaus Eckhof, Archie Koimtsidis, Malik Easah and Marcus Michael were appointed as directors of Cardinal Resources. Mr Alec Pismiris will remain a non-executive director. Messrs Jeremy Shervington and David Kelly have resigned as directors of the Company.

Ms Sarah Shipway has been appointed company secretary.

On 18 January 2013, due to a minor administrative issue in relation to the re-quotations of the Company's securities, Mr Klaus Eckhof resigned as a director of the Company. Mr Eckhof's resignation was tendered and accepted by the board of the Company in order to expedite the relisting of the Company.

Mr Eckhof will remain as Chairman of the Company's wholly owned subsidiary, Cardinal Resources (Australia) Limited.

The Company looks forward to his re-appointment as a director and Chairman of the Company, which will occur upon provision of the appropriate administrative documents to the ASX.

GHANAIAN & DRC GOLD PROJECTS

Cardinal Resources is the beneficial owner of the Bolgatanga Project area and the Subranum Project comprising circa 734 km² of granted tenements in Ghana. Cardinal has also secured an option to acquire a 60% interest in a joint venture, to be established over two exploitation licences currently held by Société Minière de Kilo-Moto (a state owned resources company based in the Democratic Republic of Congo ("DRC")) which are located over the Kilo-Moto greenstone belt in the far north eastern portion of DRC.

BOLGATANGA PROJECT

The Bolgatanga Project area is located within a series of highly prospective granite-greenstone belts, the Bole-Nangodi belts. Similarly, the Subranum project is hosted within the Sefwi-Bibiani granite-greenstone belt. The belts are a NE extension to the Paleoproterozoic aged Birimian basins that formed during the collision between the West African and Guyana Archean Shields.

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Cardinal Resources Ghana Limited (“Cardinal Ghana”), a Ghanaian registered Company and a wholly owned subsidiary of Cardinal, is the registered holder of the Kungongo and Bongo Reconnaissance Licences and the Ndongo Prospecting Licence, collectively the “Bolgatanga Project”.

The Bolgatanga Project is situated within the Upper East Region of Ghana near the town of Bolgatanga and the project area covers circa 660km² of Paleo-Proterozoic greenstone belts in the NE of Ghana. The Kungongo and Bongo leases cover part of the NE extensions of the Bole Belt whilst the Ndongo lease straddles the Nangodi Greenstone Belt.

The Nangodi Greenstone Belt is the southern portion of the greenstone belt that crosses into Burkina Faso where the Youga gold mine is located. Locally, the belt trends NNE-SSW over a distance of 30km and turns to a more ENE-WSW trend in the south of the area.

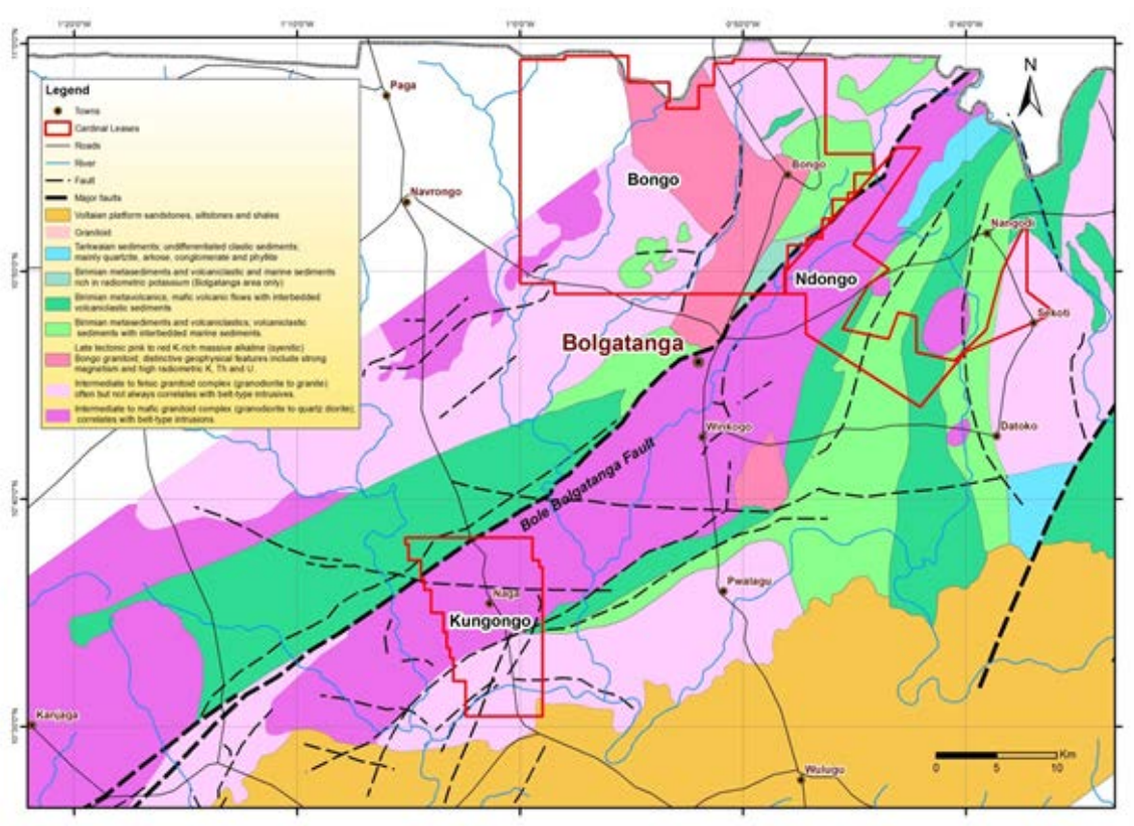


Figure1: Geology map showing the location of the Bongo, Ndongo and Kungongo licences

The historic Nangodi gold mine is located nearby and produced 18,620 oz Au from 23,600 tonnes, approximately 0.77 ozs per tonne (23.9 g/t Au) (Ghana Department of Mines records 1938).

The belt is comprised of Birimian-aged interbedded metavolcanics (mainly basalt flows), metasediments (phyllites) and occasional cherty horizons. Some small basic to intermediate intrusions occur within the belt are associated with gold mineralisation. Metasediments of Tarkwaian age occur adjacent and beneath the belt. This is recognised as important as the gold mineralisation of the nearby Youga mine is hosted in sediments of similar age. The Nangodi Belt is regarded as the southern extension of the Youga Greenstone Belt in Burkina Faso.

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The Youga gold mine is located 50km to the northeast on the same greenstone belt in Burkina Faso. This mine is currently in production and operated by Endeavour Mining Corporation (TSX:EDV / ASX:EVR). The Youga gold mine commenced production in 2008 and has quoted reserves of 4.5 million tonnes @ 2.5 g/t Au (362,000 oz), with a resource of 1.55 Moz. This deposit was identified through regional exploration in the early 2000s.

Exploration and mining activity in the area includes the Shaanxi Mining Ghana Ltd underground mine which has targeted gold mineralisation following a sheared margins of the Nangodi Belt along with numerous individual and local artisanal miners.

SUBRANUM PROJECT

The Subranum tenement is situated in the southern portion of Ghana, approximately 45km northwest of the township of Kumasi, and 240km northwest of the capital city Accra, in the Sabranomu district.

Cardinal Resources Subranum Limited (“Cardinal Subranum”) a Ghanaian registered Company and a wholly owned subsidiary of Cardinal, has entered into a Sale and Purchase agreement with Newmont Ghana Gold Limited (a subsidiary of Newmont Mining Corporation) for the purchase of Subin Kasu Prospecting Licence (the “Subranum Project”).

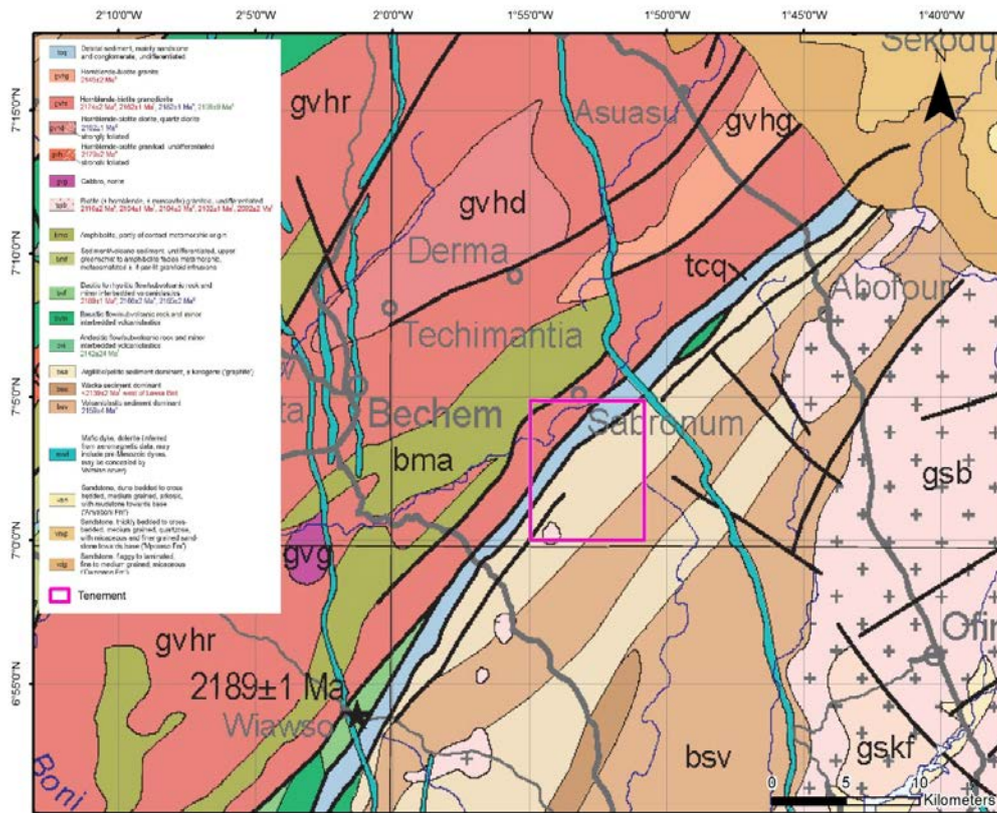


Figure 2: Location and Geology of the Subranum Project

Subject to the approval of the sale by the relevant Minister for the Ghanaian Mining Act, Cardinal Subranum will acquire 100% of the Subin Kasu Prospecting Licence and pay to Newmont Ghana Gold Limited US\$50,000 on or before 10 days after the approval date, US\$50,000 on the first anniversary of the approval date and a final \$100,000 on the second anniversary date. In addition Cardinal Subranum will be required to spend US\$250,000 on exploration within the first year from approval and a further US\$750,000 in the second year.

Cardinal Subranum will be required to pay Newmont Ghana Gold Limited US\$50,000 per annum from the date which Cardinal Subranum reports a “gold resource estimate” of 1 Moz of Gold. Subject to the grant of a Mining Lease under the Ghanaian Mining Act, Cardinal Subranum will be required to pay Newmont Ghana Gold Limited a 2% Net Smelter Royalty.

The single tenement in the Subranum Project covers an area of 68.7km² and is situated in the Sefwi-Bibiani greenstone belt in South-western Ghana, and is proximal to the currently producing Bibiani and Chirano mines. Bibiani has produced over 3.8 million oz Au since its discovery in 1902, from a mixture of open pit and underground mining methods. Current owner Noble Mineral Resources Pty Ltd recently completed its first gold pour in March 2012 from a re-furbished 2.7 Mtpa mill.

The Chirano gold mine operated by Kinross Mining Corporation, proximal to the Bibiani mine, produced in excess of 260,000 oz (equivalent) Au in 2011.

Despite the existence of these large discoveries and the extensive history of gold production in the area, the remainder of the Sefwi-Bibiani greenstone belt remains comparatively under-developed. Similar to the Bolgatanga Project, exploration of the Subranum Project will be targeting structurally controlled greenstone belt deposits, comprising fault and shear hosted veins contained within intermediate volcanoclastic rocks and felsic intrusives.

DEMOCRATIC REPUBLIC OF CONGO (DRC)

Cardinal has executed an Option Agreement with CONNECTIONS SPRL, a company domiciled in the DRC, to acquire certain exploitation rights in the DRC (“Option Agreement”).

Under the terms of the Option Agreement, Cardinal paid an Option Fee of US\$50,000, being an option to acquire a 60% interest in a joint venture to be established in the DRC. On exercise of the option, Cardinal is required to pay a further US\$500,000 to acquire its interest as contemplated by the Option Agreement.

Two exploitation licences currently held by Société Minière de Kilo-Moto (a state owned resources company based in the DRC) PE 5051 and 5053, are located over the Kilo-Moto greenstone belt in the far north eastern portion of DRC (Figure 3) are the subject of the Option Agreement.

The Kilo-Moto Greenstone Belt (KMGB) is a Neo-Archaean suite of complexly interlayered volcano-sedimentary rocks comprising basalts, dolerites dykes and sills, intermediate to felsic volcanic rocks, and fine grained sedimentary rocks. This sequence has been metamorphosed to greenschist facies.

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Gold has been produced from a combination of small scale artisanal and modern mechanised methods from the Kilo-Moto region since its initial discovery in 1905 and the area remains prospective for the discovery of major gold deposits. The KMGB is known to host several large gold deposits, including the Kibali Gold Project, operated by Randgold resources, which is host to a resource of ~20 Moz Au and the Giro Gold project which has been subject to more than 60 years of artisanal historic working, and is known to host gold in quartz veins with grades in excess of 50 g/t Au.

The two exploitation licenses are directly adjacent to both the Kibali and Giro gold projects. The greenstone package of rocks that hosts both the Kibali and Giro gold project extends into PE 5051 and 5053.

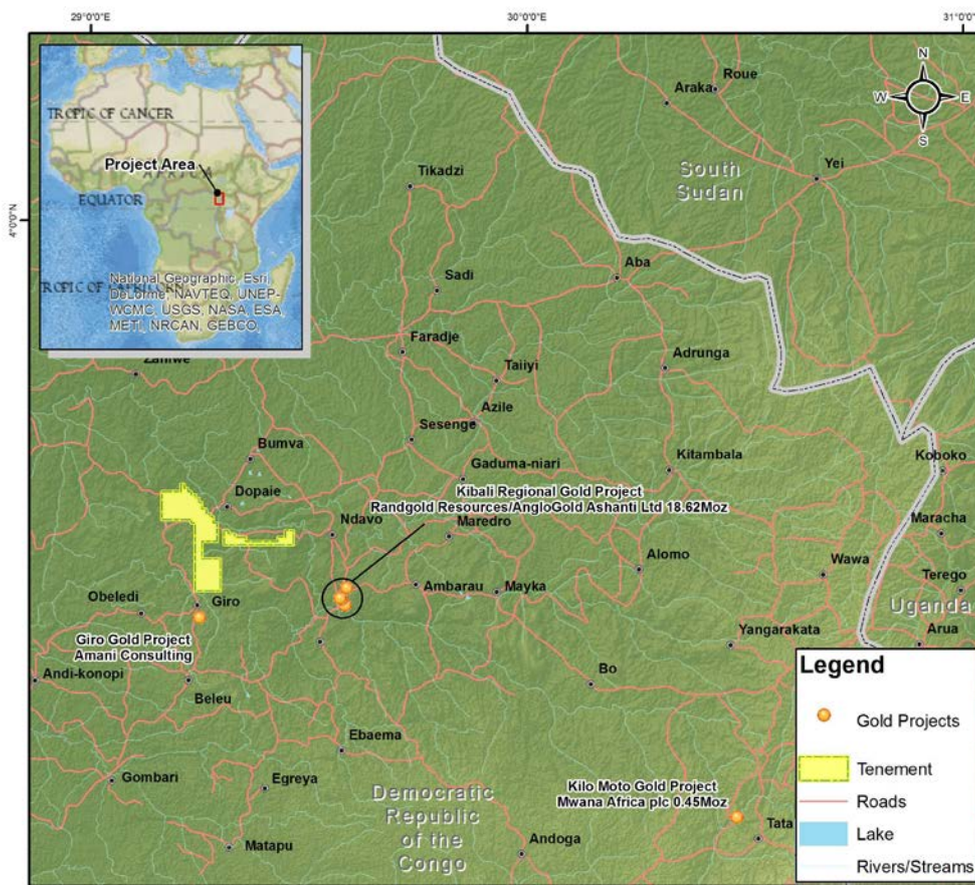


Figure 3 Democratic Republic of Congo Mining Licences 5051 and 5053

MT ALEXANDER PROJECT

The Company has entered into an agreement to earn a 60% interest in the Mount Alexander Project (“Project”) from Northern Manganese Limited through the expenditure of \$1 million on the Project, and a further 10% interest through additional expenditure of \$800,000.

The Project is located approximately 20km southeast of Nanutarra and 120km to the south of Onslow, in the northwest of Western Australia and is secured by Exploration Licence EL08/1987, granted on 23 February 2010 over 90km² (refer to Figure 4 below).

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Southern parts of the Project area cover the very rugged Mount Alexander which is 405m above sea level and an estimated 250m to 300m above the surrounding plain. The district is included in the catchment of the Ashburton River; tributary creeks have eroded the metamorphic rocks of a major anticlinal structure leaving the more resistant rocks as remnant ridges on the plain.

The Project is located within the northern part of the Yanrey Uranium Province. The metasediments of the Gascoyne Complex have been extensively intruded by sodic granitoids, an event which took place at the close of the Lower Proterozoic. The granitoids have probably provided the mineralising fluids for the mineralisation in the area representing potential sources of uranium, tin, tantalum, zinc and lead.



Figure 4 – Mount Alexander Project location map

The dolomites, banded iron formation (BIFs) and other metasedimentary rocks of the Lower Proterozoic Gascoyne Block occupy a regional synclinal structure, bounded by the Hamersley Basin and the Archaean age Pilbarra Block to the north and the Yilgarn Block to the south. The Gascoyne Complex is separated from the Lower Proterozoic Ashburton and is overlain unconformably by rocks of the Middle Proterozoic Bangemall Group to the east. The western extension is obscured by younger sediments of the Carnarvon Basin.

Cardinal Resources has captured all of the previous historical data in a digital format and purchased Quickbird remote sensing image over the Project area. Cardinal Resources has also undertaken an assessment and evaluation of previous / historical exploration reports and datasets.

During the quarter the Company did not undertake any further exploration activities on the Project. Further mapping is being considered at the Granite Bore prospect at a scale of 1:1,000 to determine the structure and shape of the quartzite bodies to allow accurate drill testing. The area to be covered measures 1.5km x 600m. Detailed radiometric surveys will also test for any extensions of the known anomalies.

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For further information contact:

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Competent Persons Statement

Information in this report that relates to the Bolgatanga and Subranum Projects and the Democratic Republic of Congo Exploration Results is based on information compiled by Peter Gleeson a full time employee of SRK Consulting (Australasia) Pty Ltd, who is a member of Australian Institute of Geoscientists. Peter Gleeson has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2004 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'. Peter Gleeson consents to the inclusion in this report of the statements based on his information in the form and context in which it appears.

Information in this report that relates to the Mount Alexander Project Exploration Results and comments on the resource estimates is based on information compiled by Mr Dave Kelly, who is a Member of The Australasian Institute of Mining and Metallurgy. Mr Kelly has sufficient experience which is relevant to the style of mineralisation and type of deposit under consideration and to the activity which he is undertaking to qualify as a Competent Person as defined in the 2004 Edition of the 'Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves'. Mr Kelly consents to the inclusion in this report of the statements based on his information in the form and context in which it appears.

Appendix 5B

Mining exploration entity quarterly report

Introduced 01/07/96 Origin Appendix 8 Amended 01/07/97, 01/07/98, 30/09/01, 01/06/10, 17/12/10

Name of entity

Cardinal Resources Limited

ABN

56 147 325 620

Quarter ended ("current quarter")

31 December 2012

Consolidated statement of cash flows

Cash flows related to operating activities		Current quarter \$A'000	Year to date (6 months) \$A'000
1.1	Receipts from product sales and related debtors	-	-
1.2	Payments for (a) exploration & evaluation	(34)	(46)
	(b) development	-	-
	(c) production	-	-
	(d) administration	(110)	(330)
1.3	Dividends received	-	-
1.4	Interest and other items of a similar nature received	27	57
1.5	Interest and other costs of finance paid	-	-
1.6	Income taxes paid	-	-
1.7	Other (provide details if material)	(1)	(1)
	Net Operating Cash Flows	(118)	(320)
Cash flows related to investing activities			
1.8	Payment for purchases of: (a) prospects	-	-
	(b) equity investments	-	-
	(c) other fixed assets	-	-
1.9	Proceeds from sale of: (a) prospects	-	-
	(b) equity investments	-	-
	(c) other fixed assets	-	-
1.10	Loans to other entities	(100)	(100)
1.11	Loans repaid by other entities	-	-
1.12	Other – Purchase of Subsidiary Company	335	335
	Net investing cash flows	235	235
1.13	Total operating and investing cash flows (carried forward)	117	(85)

+ See chapter 19 for defined terms.

Appendix 5B
Mining exploration entity quarterly report

1.13	Total operating and investing cash flows (brought forward)	117	(85)
Cash flows related to financing activities			
1.14	Proceeds from issues of shares, options, etc.	4,095	4,095
1.15	Proceeds from sale of forfeited shares	-	-
1.16	Proceeds from borrowings	-	-
1.17	Repayment of borrowings	-	-
1.18	Dividends paid	-	-
1.19	Other – Capital Raising Costs	(115)	(123)
	Net financing cash flows	3,980	3,972
	Net increase (decrease) in cash held	4,097	3,887
1.20	Cash at beginning of quarter/year to date	1,798	2,008
1.21	Exchange rate adjustments to item 1.20	-	-
1.22	Cash at end of quarter	5,895	5,895

Payments to directors of the entity and associates of the directors

Payments to related entities of the entity and associates of the related entities

		Current quarter \$A'000
1.23	Aggregate amount of payments to the parties included in item 1.2	112
1.24	Aggregate amount of loans to the parties included in item 1.10	100

1.25 Explanation necessary for an understanding of the transactions

On the 19 November 2012 Cardinal Resources Limited (“Cardinal”) made available a loan facility to Cardinal Resources (Australia) Limited (“Cardinal (Australia)”) of \$100,000 to be used for expenditure by Cardinal (Australia) on or in respect of the Ghanaian Projects and DRC Projects.

Non-cash financing and investing activities

2.1 Details of financing and investing transactions which have had a material effect on consolidated assets and liabilities but did not involve cash flows

On 28 December 2012 Cardinal Resources Limited (“Cardinal”) completed the acquisition of Cardinal Resources (Australia) Limited (“Cardinal (Australia)”). In accordance with the terms of the Implementation Agreement Cardinal allotted and issued 33 million fully paid ordinary shares and 16.5 million attaching options exercisable at \$0.20 on or before 30 June 2014 to Shareholders of Cardinal (Australia).

On 28 December 2012 Cardinal allotted and issued 1.5 million fully paid ordinary shares and 750,000 attaching options exercisable at \$0.20 on or before 30 June 2014 in full satisfaction of loans made to Cardinal (Australia).

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- 2.2 Details of outlays made by other entities to establish or increase their share in projects in which the reporting entity has an interest

N/A

Financing facilities available

Add notes as necessary for an understanding of the position.

	Amount available \$A'000	Amount used \$A'000
3.1 Loan facilities	N/A	N/A
3.2 Credit standby arrangements	N/A	N/A

Estimated cash outflows for next quarter

	\$A'000
4.1 Exploration and evaluation	1,093
4.2 Development	-
4.3 Production	-
4.4 Administration	155
Total	1,248

Reconciliation of cash

Reconciliation of cash at the end of the quarter (as shown in the consolidated statement of cash flows) to the related items in the accounts is as follows.

	Current quarter \$A'000	Previous quarter \$A'000
5.1 Cash on hand and at bank	4,495	48
5.2 Deposits at call	-	-
5.3 Bank overdraft	-	-
5.4 Other – Term Deposits	1,400	1,750
Total: cash at end of quarter (item 1.22)	5,895	1,798

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Changes in interests in mining tenements

	Tenement reference	Nature of interest (note (2))	Interest at beginning of quarter	Interest at end of quarter
6.1	Interests in mining tenements relinquished, reduced or lapsed	N/A	N/A	N/A
6.2	Interests in mining tenements acquired or increased	LVD 12434/10	-	100%
		LVD 1486/2011	-	100%
		LVD 1487/2011	-	100%

Issued and quoted securities at end of current quarter

Description includes rate of interest and any redemption or conversion rights together with prices and dates.

	Total number	Number quoted	Issue price per security (see note 3) (cents)	Amount paid up per security (see note 3) (cents)
7.1	Performance + securities			
	Class A Performance Share	50	-	-
	Class B Performance Shares	50	-	-
7.2	Changes during quarter			
	(a) Increases through issues			
	Class A Performance Shares	50	-	-
	Class B Performance Shares	50	-	-
	(b) Decreases through returns of capital, buy-backs, redemptions			
7.3	+Ordinary securities	71,691,576	48,491,282	-

+ See chapter 19 for defined terms.

Appendix 5B
Mining exploration entity quarterly report

7.4	Changes during quarter				
	(a) Increases through issues	27,500 20,450,576 33,000,000 1,500,000	27,500 20,450,576 13,899,706 1,500,000	\$0.20 \$0.20 - \$0.20	\$0.20 \$0.20 - \$0.20
	(b) Decreases through returns of capital, buy-backs	-	-	-	-
7.5	*Convertible debt securities <i>(description)</i>	-	-	-	-
7.6	Changes during quarter (a) Increases through issues (b) Decreases through securities matured, converted	-	-	-	-
7.7	Options <i>(description and conversion factor)</i>	54,160,120 6,000,000	46,629,680 -	<i>Exercise price</i> \$0.20 \$0.20	<i>Expiry date</i> 30 June 2014 31 December 2015
7.8	Issued during quarter	30,675,870 16,500,00 750,000	30,675,870 8,969,560 750,000	\$0.20 \$0.20 \$0.20	30 June 2014 30 June 2014 30 June 2014
7.9	Exercised during quarter	(27,500)	(27,500)	\$0.20	30 June 2014
7.10	Expired during quarter	-	-	-	-
7.11	Debentures <i>(totals only)</i>	-	-		
7.12	Unsecured notes <i>(totals only)</i>	-	-		

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Compliance statement

- 1 This statement has been prepared under accounting policies which comply with accounting standards as defined in the Corporations Act or other standards acceptable to ASX (see note 5).
- 2 This statement does give a true and fair view of the matters disclosed.

Sign here: Sarah Shipway
Company Secretary

Date: 31 January 2013

Print name: Sarah Shipway

Notes

- 1 The quarterly report provides a basis for informing the market how the entity’s activities have been financed for the past quarter and the effect on its cash position. An entity wanting to disclose additional information is encouraged to do so, in a note or notes attached to this report.
- 2 The “Nature of interest” (items 6.1 and 6.2) includes options in respect of interests in mining tenements acquired, exercised or lapsed during the reporting period. If the entity is involved in a joint venture agreement and there are conditions precedent which will change its percentage interest in a mining tenement, it should disclose the change of percentage interest and conditions precedent in the list required for items 6.1 and 6.2.
- 3 **Issued and quoted securities** The issue price and amount paid up is not required in items 7.1 and 7.3 for fully paid securities.
- 4 The definitions in, and provisions of, *AASB 6: Exploration for and Evaluation of Mineral Resources* and *AASB 107: Statement of Cash Flows* apply to this report.
- 5 **Accounting Standards** ASX will accept, for example, the use of International Financial Reporting Standards for foreign entities. If the standards used do not address a topic, the Australian standard on that topic (if any) must be complied with.

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+ See chapter 19 for defined terms.

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