Condensed consolidated interim financial statements of

Ivanhoe Mines Ltd.

(formerly Ivanplats Limited)

September 30, 2013 (Stated in U.S. dollars)

(Unaudited)

(formerly Ivanplats Limited)

September 30, 2013 (Unaudited)

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(formerly Ivanplats Limited)

Condensed consolidated interim statements of comprehensive loss

(stated in thousands of U.S. dollars, except for share and per share amounts) (Unaudited)

(Unaudited)	Three months ended Sept 30,		anded Sent 30	Nine months ended Sept 30,		
	Notes	2013	2012	2013	2012	
		\$	\$	\$	\$	
Expenses		•	,	,	Ť	
Exploration and project expenditure		39,793	29,368	113,205	97,121	
Legal settlement	13	10,000	-	10,000	-	
Salaries and benefits		2,963	1,590	8,599	4,026	
Share-based payments	16	1,898	1,446	6,279	4,819	
Office and administration		1,550	1,257	4,648	2,890	
Travel		587	630	2,096	1,753	
Professional fees		228	574	1,670	1,458	
Legal		286	10	858	2,615	
Gain with amendment of purchase contract		-	(1,015)	-	(1,015)	
Other expenditure		645	167	1,638	634	
Loss from operating activities		57,950	34,027	148,993	114,301	
Other (in come) comenditure		(67)	121	(447)	60	
Other (income) expenditure Interest income		(67)		(117)		
	14	(747) 543	(568) 8.683	(2,534) 1,085	(2,034)	
Finance costs	14	543	8,083	1,065	24,576	
Loss before income taxes		57,679	42,263	147,427	136,903	
Income tax expense						
Current		-	2	75	5	
		•	2	75	5	
LOSS FOR THE PERIOD		57,679	42,265	147,502	136,908	
Other comprehensive loss						
Items that may subsequently be reclassified to loss:						
Exchange differences on translation of foreign operations		356	(582)	3,925	9	
zxonango amoronoco en manoladon or lorolgin operatione			(002)		<u>_</u>	
Other comprehensive loss for the period, net of tax		356	(582)	3,925	9	
TOTAL COMPREHENSIVE LOSS FOR THE PERIOD		58,035	41,683	151,427	136,917	
Loss attributable to:						
Owners of the Company		51,452	38,933	129,719	128,516	
Non-controlling interest		6,227	3,332	17,783	8,392	
		57,679	42,265	147,502	136,908	
Total comprehensive loss attributable to:						
Owners of the Company		51,787	38,368	133,458	128,536	
Non-controlling interest		6,248	3,315	17,969	8,381	
		58,035	41,683	151,427	136,917	
Basic and diluted loss per share	15	0.10	0.09	0.25	0.31	
Weighted average number of basic and diluted	<u></u>					
shares outstanding	15	529,488,934	418,416,524	529,165,788	414,524,138	
onaroo oatotanamy	10	323,700,337	110,710,024	525,105,100	117,027,100	

Prior period amounts have been restated (Note 3 (c))

(formerly Ivanplats Limited)

Condensed consolidated interim statements of financial position

(stated in thousands of U.S. dollars) (Unaudited)

	Septem	ber 30,	December 31,	January 1,
		2013	2012	2012
		\$	\$	\$
ASSETS				
Non-current assets				
Property, plant and equipment		27,591	23,506	16,278
Mineral properties		59,277	259,277	259,277
Goodwill	6	67,358	67,358	75,701
Long-term loan receivable	8	24,618	23,024	7,324
Other assets		3,708	504	248
Total non-current assets	3	82,552	373,669	358,828
Current assets				
Trade and other receivables	9	4,556	3,545	6,272
Prepaid expenses		21,429	9,638	1,164
Short-term deposits		80,220	80,000	80,039
Cash and cash equivalents		07,675	259,830	185,891
Total current assets		13,880	353,013	273,366
		10,000	0.00,0.0	=: 0,000
Total assets	5	96,432	726,682	632,194
EQUITY AND LIABILITIES				
Capital and reserves				
Share capital	16 7	94,797	793,657	260,272
Warrant reserve	16	7,949	7,949	46,069
Share option reserve		25,722	20,066	23,136
Currency translation reserve		(7,095)	(3,356)	(2,888)
Accumulated deficit		72,683)	(252,182)	(94,452)
Additional deficit	(0	12,000)	(202,102)	(01,102)
Equity attributable to owners of the Company	4	48,690	566,134	232,137
Non-controlling interest	18	1,862	47,465	69,037
Total equity	4	50,552	613,599	301,174
Non-current liabilities				
Advances payable to Gecamines	11	6,972	6,553	5,991
Non-current borrowings		19,544	-	5,551
Convertible bond	12	-	_	112,480
Purchase consideration payable		-	_	41,366
Deferred tax liabilities	,	- 77,783	77,783	,
Total non-current liabilities		04,299	84,336	77,783 237,620
Total non-current liabilities	'	04,299	04,330	237,620
Current liabilities				
Advances payable to Gecamines	11	4,872	4,685	4,273
Current borrowings	12	3,655	3,873	3,786
Purchase consideration payable		-	-	74,738
Trade and other payables	13	32,909	19,994	10,394
Current tax liabilities		145	195	209
Total current liabilities		41,581	28,747	93,400
Total liabilities	1	45,880	113,083	331,020
Total equity and liabilities	5	96,432	726,682	632,194
	•	,	-,	,

Prior period amounts have been restated (Note 3) Commitments and contingencies (Note 22)

(formerly Ivanplats Limited)

Condensed consolidated interim statements of changes in equity

(stated in thousands of dollars, except for share amounts)

(Unaudited)

(Orladdited)										
<u>_</u>		Share capital								
	Number		Number		Share option	Currency	Accumulated	Equity attributable	Non-controlling	
	of shares	Amount	of warrants	Warrant reserve	reserve	translation reserve	deficit	to owners	interest	Total equity
		\$		\$	\$	\$	\$	\$	\$	\$
Balances, January 1, 2012	381,588,670	260,272	40,551,500	46,069	23,136	(2,888)	(94,452)	232,137	69,037	301,174
Loss for the period	-	-	-	-	-	-	(128,516)	(128,516)	(8,392)	(136,908
Other comprehensive income	-	-	-	-	-	(20)	-	(20)	11	(9)
Total comprehensive loss	-	-	-	-	-	(20)	(128,516)	(128,536)	(8,381)	(136,917
Transactions with owners										
Sale of non-controlling interest in subsidiary	-	-	-	-	-	-	8,287	8,287	(8,287)	-
Accretion of common share investment funded									, ,	
on behalf of non-controlling interest	-	-	-	-	-	-	-	-	(102)	(102
Share based payments									, ,	,
charged to operations	-	-	-	-	4,819	-	-	4,819	-	4,819
Options exercised	11,273,327	15,828	-	-	(9,152)	-	-	6,676	-	6,676
Warrants converted to shares	29,748,000	40,176	(25,040,000)	(37,776)	, ,	-	-	2,400	-	2,400
Balances, September 30, 2012	422,609,997	316,276	15,511,500	8,293	18,803	(2,908)	(214,681)	125,783	52,267	178,050
Delever 1 4 0040	500 044 070	700.057	40.044.040	7.040	00.000	(0.050)	(050.400)	500 404	47.405	040 500
Balances, January 1, 2013	528,641,979	793,657	13,941,940	7,949	20,066	(3,356)	(252,182)	566,134	47,465	613,599
Loss for the period	-	-	-	-	-	-	(129,719)	(129,719)	(17,783)	(147,502
Other comprehensive loss	-	-	-	-	-	(3,739)		(3,739)	(186)	(3,925
Total comprehensive loss	-	-	-	-	-	(3,739)	(129,719)	(133,458)	(17,969)	(151,427
Transactions with owners										
Change in non-controlling interest in subsidiary										
(Note 18)	-	-	-	-	-	-	9,218	9,218	(27,535)	(18,317
Accretion of common share investment funded										
on behalf of non-controlling interest	-	-	-	-	-	-	-	-	(99)	(99
Share based payments										
charged to operations (Note 16)	-	-	-	-	6,279	-	-	6,279	-	6,279
Options exercised (Note 16)	897,733	1,140	-	-	(623)	-	-	517	-	517
Balances, September 30, 2013	529,539,712	794,797	13,941,940	7,949	25,722	(7,095)	(372,683)	448,690	1,862	450,552

See accompanying notes to the condensed consolidated interim financial statements.

Ivanhoe Mines Ltd. (formerly Ivanplats Limited)

Condensed consolidated interim statements of cash flows

(stated in thousands of U.S. dollars) (Unaudited)

		Three months end		Nine months er	
	Notes	2013	2012	2013	2012
		\$	\$	\$	\$
Cash flows from operating activities					
Loss before income taxes		(57,679)	(42,263)	(147,427)	(136,903
Items not involving cash					
Share-based payments	16	1,898	1,446	6,279	4,819
Depreciation and amortization	4	1,054	496	2,944	1,381
Interest income and finance costs		(204)	8,087	(1,449)	22,437
Unrealized foreign exchange (gain) loss		(11)	(103)	260	(67
Loss (gain) on disposal of property, plant and equipment		-	152	(21)	138
Gain with amendment of purchase contract			(1,015)		(1,015
		(54,942)	(33,200)	(139,414)	(109,210
Change in non-cash working capital items	20	6,470	(2,176)	113	5,960
Income taxes paid		(91)	(14)	(91)	(14
Interest received		217	396	940	1,513
Interest paid		(49)	(31)	(167)	(124
Net cash used in operating activities		(48,395)	(35,025)	(138,619)	(101,875
Cash flows from investing activities					
Proceeds from sale of property, plant and equipment		20	26	101	49
Property, plant and equipment acquired	4	(2,031)	(389)	(8,697)	(2,493
Payment of purchase consideration payable			` -	-	(5,000
Proceeds from sale of other assets		95	-	95	(-,
(Proceeds from) repayment of investment in short-term deposits		(140)	84.918	(220)	(346
Other assets acquired		(301)	(51)	(3,346)	(51
Net cash used in investing activities		(2,357)	84,504	(12,067)	(7,841
Cash flows from financing activities					
Receipt of non-current borrowings		_	_	1,324	-
Repayment of current borrowings		_	_	(60)	_
Transaction costs paid on change in non-controlling interest in su	bsidiary	-	_	(589)	
Issuance of convertible bonds		-	_	-	53,389
Transaction costs paid on convertible bond		_	_	_	(2,523
Proceeds from options exercised		96	1,499	517	6,675
Warrants exercised for common shares		-	-	-	2,400
Net cash generated by financing activities		96	1,499	1,192	59,941
Effect of foreign exchange rate changes on cash and cash equivale	ents	(225)	396	(2,661)	48
Net cash outflow		/E0 004\	E1 274	(152.155)	(40.727
		(50,881)	51,374	(152,155)	(49,727
Cash and cash equivalents, beginning of period Cash and cash equivalents, end of period		158,556 107,675	84,790 136,164	259,830 107,675	185,891 136,164
Cash and Cash oquitaionic, one of poriou		101,010	100,104	101,010	100,104
Cash and cash equivalents consists of					
Cash		105,030	43,663	105,030	43,663
Short-term fixed deposits		2,645	92,501	2,645	92,501
		107,675	136,164	107,675	136,164

(formerly Ivanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

1. Basis of presentation and continuing operations

Ivanhoe Mines Ltd. is a Canadian mining exploration company incorporated in Canada which, together with its subsidiaries (collectively referred to as the Company), is focused on the exploration, development and recovery of minerals and precious gems from its property interests located primarily in Africa and Australia. On August 28, 2013, the Company changed its name to Ivanhoe Mines Ltd. from Ivanplats Limited.

The registered and records office of the Company are located at Suite 654-999 Canada Place, Vancouver, British Columbia, V6C 3E1.

These consolidated financial statements have been prepared on the historical cost basis except for the revaluation of certain non-current assets and financial instruments. Historical cost is based on the fair value of the consideration given in exchange for assets. The financial statements are also prepared on a going concern basis, which contemplates the realization of assets and settlement of liabilities in the normal course of business. The Company has incurred losses since inception and has an accumulated deficit of \$372.7 million at September 30, 2013. Continuation of the Company as a going concern is dependent upon establishing profitable operations, the confirmation of economically recoverable reserves, and the ability of the Company to obtain further financing to develop properties (see note 24). Although the Company has been successful in raising funds in the past, there can be no assurance that it will be able to raise sufficient funds in the future, in which case, the Company may be unable to meet its obligations as they come due in the normal course of business. In the event the Company was unable to continue as a going concern, then material adjustments would be required to the carrying value of the assets and liabilities in the statement of financial position.

2. Significant accounting policies

(a) Statement of compliance

These condensed consolidated interim financial statements have been prepared in accordance with IAS 34, *Interim Financial Reporting*, as issued by the International Accounting Standards Board.

These condensed consolidated interim financial statements do not include all of the information and footnotes required by International Financial Reporting Standards ("IFRS") for complete financial statements for year-end reporting purposes. Results for the period ended September 30, 2013, are not necessarily indicative of future results. The accounting policies applied by the Company in these condensed consolidated interim financial statements are the same as those applied by the Company in its most recent annual consolidated financial statements as at and for the year ended December 31, 2012 except for the adoption of the new and amended accounting policies mentioned in Note 3.

These unaudited condensed consolidated interim financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2012.

(formerly Ivanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

2. Significant accounting policies (continued)

(b) Significant accounting estimates

The preparation of condensed consolidated interim financial statements in conformity with IAS 34 requires the Company's management to make estimates and assumptions concerning the future. The resulting accounting estimates can, by definition, only approximate the actual results. Estimates are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Significant estimates used in the preparation of these condensed consolidated interim financial statements include, but are not limited to, the fair value of assets and liabilities acquired in business combinations, the assumptions used in accounting for share-based payments and recoverability of assets.

(c) Significant accounting judgements

Significant accounting judgements are accounting policies that have been identified as being complex or involving subjective judgements or assessments.

Significant accounting judgements are, amongst other things, the determination of the functional currency as well as the translation of foreign operations from their currencies to the Company's presentation currency.

As part of its process in determining the classification of its interests in other entities, the Company applies judgment in interpreting these interests such as (i) the determination of the level of control or significant influence held by the Company (ii) the IFRS's applicability to the operations, (iii) the legal structure and contractual terms of the arrangement, (iv) concluding whether the Company has rights to assets and liabilities or to net assets of the arrangement, and (v) when relevant, other facts and circumstances.

(d) Future accounting changes

The following new standards, amendments to standards and interpretations have been issued but are not effective during the year ended December 31, 2013:

- IFRS 7 (Amendment): Outlines the disclosures when applying IFRS 9, the new financial instruments standard (i)
- IFRS 9: New financial instruments standard that replaces IAS 39 for classification and measurement of financial assets and liabilities (iii)
- IAS 32 (Amendment): Clarification of the application of the requirements of offsetting financial assets and financial liabilities (ii)
- IAS 36 (Amendment): Clarification of the recoverable amount disclosures for non-financial assets (ii)
- IAS 39 (Amendment): Clarification of the novation of derivatives and continuation of hedge accounting (ii)

(formerly Ivanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

2. Significant accounting policies (continued)

- (d) Future accounting changes (continued)
 - IFRIC 21 (Amendment): Clarification of the application of the requirements of offsetting financial assets and financial liabilities (ii)
 - (i) Effective for annual periods beginning on or after January 1, 2015
 - (ii) Effective for annual periods beginning on or after January 1, 2014
 - (iii) The mandatory effective date has been removed from the standard and will be announced when all phases of IFRS 9 have been completed

The Company has not yet adopted these new and amended standards and is currently assessing the impact of adoption.

3. Application of new and revised standards

(a) Newly adopted accounting standards

The following standards became effective for annual periods beginning on or after January 1, 2013, with earlier application permitted. The Company adopted these standards and they did not have a material impact on its consolidated financial statements, except as discussed in Note 3 (b).

- IFRS 7, Financial Instruments: Disclosures: IFRS 7 enhances the disclosure required when offsetting financial assets and liabilities.
- IFRS 10, Consolidated Financial Statements: IFRS 10 establishes principles for the presentation and preparation of consolidated financial statements when an entity controls one or more other entities. IFRS 10 supersedes IAS 27, Consolidated and Separate Financial Statements, and SIC-12, Consolidation Special Purpose Entities.
- IFRS 11, Joint Arrangements: IFRS 11 establishes principles for financial reporting by parties to a joint arrangement. IFRS 11 supersedes current IAS 31, Interests in Joint Ventures and SIC-13, Jointly Controlled Entities-Non – Monetary Contributions by Venturers.
- IFRS 12, Disclosure of Interests in Other Entities: IFRS 12 applies to entities that have an interest in a subsidiary, a joint arrangement, an associate or an unconsolidated structured entity. In general, the application of IFRS 12 will result in more extensive disclosures in the annual consolidated financial statements.
- IFRS 13, Fair Value Measurements: IFRS 13 defines fair value, sets out in a single IFRS framework for measuring value and requires disclosures about fair value measurements. IFRS 13 applies to IFRSs that require or permit fair value measurements or disclosures about fair value measurements (and measurements, such as fair value less costs to sell, based on fair value or disclosures about those measurements), except in specified circumstances. This will result in additional disclosures for condensed interim and annual consolidated financial statements.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

3. Application of new and revised standards (continued)

- (a) Newly adopted accounting standards (continued)
 - IAS 1, Presentation of Financial Statements: In June 2011, the IASB issued amendments to IAS 1 that require an entity to group items presented in the statement of comprehensive income on the basis of whether they may be reclassified to earnings subsequent to initial recognition. For those items presented before taxes, the amendments to IAS 1 also require that the taxes related to the two separate groups be presented separately. The amendments are effective for annual periods beginning on or after July 1, 2012 and will result in changes to the presentation of financial statements.
 - IAS 19 Employee Benefits: On June 16, 2011, the IASB issued amendments to IAS 19. The amendments will improve the recognition and disclosure requirements for defined benefit plans.
 - IAS 27, Separate Financial Statements: IAS 27 has been updated to require an entity presenting separate financial statements to account for those investments at cost or in accordance with IFRS 9 Financial Instruments. The new IAS 27 excludes the guidance on the preparation and presentation of consolidated financial statements for a group of entities under the control of a parent, which is within the scope of the current IAS 27 Consolidated and Separate Financial Statements, and is replaced by IFRS 10.
 - IAS 28, Investments in Associates and Joint Ventures: IAS 28 has been updated and it
 is to be applied by all entities that are investors with joint control of, or significant
 influence over, an investee. The scope of the current IAS 28 Investments in Associates
 does not include joint ventures.
 - IFRIC 20 Stripping Costs in the Production Phase of a Mine: In October 2011, the IASB issued IFRIC 20 which clarifies the requirements for accounting for the costs of stripping activity in the production phase when two benefits accrue: (i) usable ore that can be used to produce inventory and (ii) improved access to further quantities of material that will be mined in future periods.
- (b) Application of new and revised Standards on consolidation, joint arrangements, associates and disclosures

The Company adopted IFRS 11, "Joint Arrangements" effective January 1, 2013. This standard replaces IAS 31, "Interests in Joint Ventures" and SIC 13, "Jointly controlled entities – non-monetary contributions by venturers". The standard is applicable to all entities that have an interest in arrangements that are jointly controlled. In accordance with the transition requirements, interests, previously defined as jointly controlled entities that were proportionately consolidated, are re-measured using the carrying amount of the assets and liabilities at the beginning of the immediately preceding period, that is, January 1, 2012, in order to arrive at the initial equity investment. In terms of IFRS 11, there are two types of joint arrangements:

(formerly lyanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

3. Application of new and revised standards (continued)

(b) Joint Arrangements (continued)

Joint Ventures

A joint venture is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control and whereby each party has rights to the net assets of the arrangement. Joint control is considered to be when all parties to the joint venture are required to reach unanimous consent over decisions about relevant business activities pertaining to the contractual arrangement. Interests in joint ventures are recognized as an investment and accounted for using the equity method of accounting.

Joint Operations

A joint operation is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control and whereby each party has rights to the assets and liabilities relating to the arrangement. Joint control is considered to exist when all parties to the joint venture are required to reach unanimous consent over decisions about relevant business activities pertaining to the contractual arrangement. Interests in joint operations are accounted for by recognizing the Corporation's share of assets, liabilities, revenues, and expenses incurred jointly.

Upon the application of IFRS 11, the Company reviewed and assessed the legal form and terms of the contractual arrangements in relation to the Company's investments in joint arrangements. The application of IFRS 11 has changed the classification and subsequent accounting of the Company's investments in each of Rhenfield Limited and the RK1 consortium, which were classified as joint ventures under the previous standard and were accounted for using the equity method. Under IFRS 11, Rhenfield Limited and the RK1 consortium are treated as the Company's joint operations and are accounted for such that each joint operator recognises and measures the assets and liabilities (and the related revenues and expenses) in relation to its interest in the arrangement in accordance with the applicable Standards.

The change in accounting of the Company's investment in Rhenfield Limited and the RK1 consortium has been applied in accordance with the relevant transitional provisions. Such a change in accounting has affected the amounts reported in the Company's consolidated financial statements (see the tables below).

(formerly Ivanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

3. Application of new and revised standards (continued)

(c) Impact on profit (loss) for the period of the application of the above new and revised standards

	Three months ended September 30,		Nine months Septembe	
	2013	2012	2013	2012
	\$	\$	\$	\$
Increase in office and administration				
expenditure	82	88	216	111
Decrease in share of losses from joint				
ventures	(97)	(116)	(281)	(216)
Loss from operating activities	(15)	(28)	(65)	(105)
Increase in finance costs	15	28	65	105
LOSS FOR THE PERIOD	-	-	-	
Increase in exchange differences on				
translation of foreign operations	(32)	178	303	68
Decrease in share of other comprehensive	(02)			00
(income) loss of joint ventures	32	(178)	(303)	(68)
Other comprehensive loss for the period	-	-	-	-
Increase (decrease) in profit for the year	-	-	-	
Increase (decrease) in profit for the year				
attributable to:				
Owners of the Company	-	-	-	-
Non-controlling interests		-		
	-	-	-	-

(formerly Ivanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

3. Application of new and revised standards (continued)

(d) Impact on net assets and equity as at January 1, 2012 of the application of the above new and revised standards

	As at		
	January 1, 2012		As at
	as previously	IFRS 11	January 1, 2012
	reported	adjustments	as restated
	\$	\$	\$
Property, plant and equipment	9,329	6,949	16,278
Mineral properties	259,277	-	259,277
Goodwill	75,701	-	75,701
Investment in joint ventures	3,609	(3,609)	-
Long-term loan receivable	7,324	-	7,324
Other assets	248	-	248
Trade and other receivables	5,865	407	6,272
Prepaid expenses	1,118	46	1,164
Short-term deposits	80,039	-	80,039
Cash and cash equivalents	185,787	104	185,891
Total assets	628,297	3,897	632,194
Advances payable to Gecamines	(10,264)	_	(10,264)
Convertible bond	(112,480)	-	(112,480)
Purchase consideration payable	(116,104)	-	(116,104)
Deferred tax liabilities	(77,783)	-	(77,783)
Current borrowings	· -	(3,786)	(3,786)
Trade and other payables	(10,283)	(111)	(10,394)
Current tax liabilities	(209)	-	(209)
Total liabilities	(327,123)	(3,897)	(331,020)
Impact on net assets	301,174	-	301,174
Impact on equity	(301,174)	-	(301,174)

(formerly Ivanplats Limited)

Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

3. Application of new and revised standards (continued)

(e) Impact on net assets and equity as at December 31, 2012 of the application of the above new and revised standards

	As at		
	December 31,		As at
	2012		December 31,
	as previously	IFRS 11	2012
	reported	adjustments	as restated
	\$	\$	\$
Property, plant and equipment	16,515	6,991	23,506
Mineral properties	259,277	-	259,277
Goodwill	67,358	-	67,358
Investment in joint ventures	3,608	(3,608)	-
Long-term loan receivable	23,024	-	23,024
Other assets	504	-	504
Trade and other receivables	3,534	11	3,545
Prepaid expenses	9,575	63	9,638
Short-term deposits	80,000	-	80,000
Cash and cash equivalents	259,389	441	259,830
Total assets	722,784	3,898	726,682
Advances payable to Gecamines	(11,238)	-	(11,238)
Deferred tax liabilities	(77,783)	-	(77,783)
Current borrowings	· -	(3,873)	(3,873)
Trade and other payables	(19,969)	(25)	(19,994)
Current tax liabilities	(195)	-	(195)
Total liabilities	(109,185)	(3,898)	(113,083)
Impact on net assets	613,599	-	613,599
Impact on equity	(613,599)	-	(613,599)

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

4. Property, plant and equipment

		Office	Furniture	Motor	Plant, equipment and	Assets under	
	Land	equipment	and fixtures	vehicles	buildings	construction	Total
	\$	\$	\$	\$	\$	\$	\$
Cost							
Balance as at December 31, 2011	4,462	2,524	1,129	4,517	11,909	-	24,541
Additions	1,179	1,303	198	1,420	5,260	-	9,360
Disposals	-	(476)	(29)	(188)	(432)	-	(1,125)
Foreign exchange translation	16	(113)	(3)	(49)	85	-	(64)
Balance as at December 31, 2012	5,657	3,238	1 295	5,700	16,822	-	32,712
Additions	-	1,395	411	742	6,003	146	8,697
Disposals	-	(62)	(16)	(88)	(16)	-	(182)
Foreign exchange translation	(819)	(399)	(87)	(175)	(470)	-	(1,950)
Balance as at September 30, 2013	4,838	4,172	1,603	6,179	22,339	146	39,277
Accumulated depreciation and impairment							
and impairment							
Balance as at December 31, 2011	616	1,605	311	2,466	3,265	-	8,263
Depreciation	-	520	134	761	448	-	1,863
Disposals	-	(473)	(29)	(136)	(284)	-	(922)
Foreign exchange translation	-	(40)	23	(48)	67	-	2
Balance as at December 31, 2012	616	1,612	439	3,043	3,496	-	9,206
Depreciation	-	750	145	642	1,407	-	2,944
Disposals	-	(62)	(7)	(26)	(8)	-	(103)
Foreign exchange translation	4	(201)	(30)	(23)	(111)	-	(361)
Balance as at September 30, 2013	620	2,099	547	3,636	4,784	-	11,686
Carrying value							
December 31, 2012	5,041	1,626	856	2,657	13,326	-	23,506
September 30, 2013	4,218	2,073	1,056	2,543	17,555	146	27,591

Assets pledged as security

Buildings with a carrying amount of \$8.6 million (December 31, 2012 - \$6.2 million) have been pledged to secure borrowings of the Company (see note 12). The buildings have been pledged as security for bank loans under a mortgage. The Company is not allowed to pledge these assets as security for other borrowings or to sell them to another entity.

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(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

5. Mineral properties

The following table summarizes the carrying values of the Company's mineral property interests as described below:

	September 30,	December 31,
	2013	2012
	\$	\$
Platreef property, South Africa	6,940	6,940
Kipushi properties, DRC	252,337	252,337
	259,277	259,277

6. Goodwill

	September 30,	December 31,
	2013	2012
	\$	\$
Goodwill with the acquisition of Kipushi	67,358	67,358
	67,358	67,358

The goodwill arose on the acquisition of 68% of the voting shares of Kipushi Corporation SPRL ("Kipushi"), a Zinc-Copper project in the Democratic Republic of Congo, on November 28, 2011, and is carried at cost as established at the date of acquisition less accumulated impairment losses, if any.

For the purposes of impairment testing, the goodwill is allocated to the Kipushi cash-generating unit and is tested for impairment annually or more frequently when there is indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognized directly in profit or loss in the consolidated statements of comprehensive income. An impairment loss recognized for goodwill is not reversed in subsequent periods.

There has been no goodwill impairment to date and no indication that goodwill may be impaired as at September 30, 2013 and December 31, 2012. The reduction in goodwill during the 2012 financial year was as a result of the amendment of the Kipushi purchase agreement.

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(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

7. Joint operations

The Company has a 50% interest in Rhenfield Limited, a British Virgin Islands registered company. Rhenfield Limited purchased buildings in London, England which the Company uses for office space.

The Company has a 25% interest in the RK1 consortium ("RK1") through its subsidiaries Gardner and Barnard Mining (UK) Limited ("GBUK") and RKR Mining (UK) Ltd. and their subsidiaries, the remainder of which is held 50% by Aquarius Platinum Limited and 25% by Sylvania Resources Limited, operating at the Aquarius Kroondaal platinum mine on the western limb of the Bushveld Complex in South Africa's North West Province. The RK1 Consortium is managed and operated by a subsidiary of Aquarius Platinum Limited and processes PGE bearing tailings dumps and tailing streams of neighbouring chromite mines in the Kroondal area at its chromite tailings retreatment plant.

8. Long-term loan receivable

The social development loan of \$10 million was ceded to the Company on completion of the purchase agreement for Kipushi on November 28, 2011, by the seller. An additional \$20 million was requested and advanced to Gecamines during November 2012.

The loan receivable is unsecured and repayment will be made by offsetting against future royalties and dividends payable to Gecamines from future profits earned in Kipushi. The fair value of the receivable at acquisition date has been estimated by the Company by calculating the present value of the future expected cash flows using an effective interest rate of 9.2%, which is deemed to be as follows:

	September 30,	December 31,
	2013	2012
	\$	\$
Social development loan	24,618	23,024
	24,618	23,024

9. Trade and other receivables

	September 30,	December 31,
	2013	2012
	\$	\$
Trade receivables	253	95
Refundable taxes	3,056	2,842
Advances	1,201	527
Other	46	81
	4,556	3,545

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(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

10. Cash and cash equivalents and short term deposits

As at September 30, 2013, the cash and cash equivalents of \$107.7 million (December 31, 2012 - \$259.8 million) included \$97.7 million (December 31, 2012 - \$121.3 million) which are subject to contractual restrictions for the Platreef property and were not available for the Company's general corporate purposes. The short-term deposits of \$80.2 million (December 31, 2012 - \$80.0 million) are subject to the same contractual restrictions.

11. Advances payable to Gecamines

Advances payable to Gecamines are unsecured and bear interest at LIBOR plus 4% and represent the liabilities assumed on the acquisition of Kipushi.

	September 30,	December 31,
	2013	2012
	\$	\$
Current (a)	4,872	4,685
Non-current (b)	6,972	6,553
	11,844	11,238

- (a) The current portion of the advances is payable on demand.
- (b) The non-current portion is to be paid from future profits earned in Kipushi. Using prevailing market interest rate of 9.2%, the fair value of the loan is estimated at \$7.0 million, while the contractual amount due is \$8.3 million. The difference of \$1.3 million between the current carrying value and the contractual amount due is the benefit derived from the low-interest rate loan.

12. Borrowings

	September 30,	December 31,
	2013	2012
	\$	\$
Unsecured - at amortised cost		
(a) Loans from other entities	18,129	-
Secured - at amortised cost		
(b) Citi bank loan	3,655	3,873
(c) Citi bank loan	1,415	-
	23,199	3,873
Current	3,655	3,873
Non-current	19,544	-
	23,199	3,873

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

12. Borrowings (continued)

- (a) On June 6, 2013, the Company became party to a \$28.0 million loan payable to ITC Platinum Development Limited, through its subsidiary Platreef Resources (Pty) Ltd ("Platreef") (see note 18). The loan is repayable only once Platreef has residual cashflow, which is defined in the loan agreement as gross revenue generated by Platreef, less all operating costs attributable thereto, including all mining development and operating costs. The loan attracts interest of LIBOR plus 2% calculated monthly in arrears. Interest is not capitalised. Using prevailing market interest rates for an equivalent loan of LIBOR plus 7%, the fair value of the loan as at September 30, 2013, is estimated at \$18.1 million. The difference of \$10.1 million between the contractual amount due and the fair value of the loan is the benefit derived from the low-interest loan. Interest expenses of \$0.4 million were recognised during the three months ended September 30, 2013 and \$0.8 million will be recognised in 2013.
- (b) The Citi bank loan of \$3.7 million (£2.36 million) is secured by the Rhenfield property acquired during May, 2007 (see note 4), is repayable on demand and incurs interest at a rate of LIBOR plus 2.25% payable monthly in arrears.
- (c) The Citi bank loan of \$1.4 million (£0.87 million) is a five year mortgage bond, in which the first three years only interest will be payable. The loan is secured by the Rhenfield property purchased in June, 2013 (see note 4) and incurs interest at a rate of LIBOR plus 2.5% payable monthly in arrears.

13. Trade and other payables

, , , , , , , , , , , , , , , , , , ,	September 30, 2013	December 31, 2012
	\$	\$
Trade payables	13,424	14,552
Trade accruals	9,580	4,360
Other payables	9,905	1,082
	32,909	19,994

During the three months ended September 30, 2013, the Company agreed on a settlement of claims against the Company and its assets. The total amount payable in terms of the settlement agreement was \$10 million of which \$9 million is still outstanding and included in other payables. The outstanding amount is payable as follows:

- \$3 million on or before December 31, 2013; and
- \$6 million upon the granting of the Platreef mining right or on December 31, 2014, whichever comes first.

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14. Finance costs

The finance costs of the Company are summarized as follows:

		Three months ended September 30,		Nine months ended September 30,	
	2013	2012	2013	2012	
	\$	\$	\$	\$	
Interest on convertible bonds	-	7,641	-	20,467	
Interest on Kipushi purchase consideration payable					
	-	771	-	3,248	
Interest on advances payable to Gecamines (Note					
11)	204	240	606	733	
Interest on non-current borrowings (Note 12)	322	-	410	-	
Interest on current borrowings (Note 12)	17	30	67	105	
Other financing costs	-	1	2	23	
	543	8,683	1,085	24,576	

15. Loss per share

The basic loss per share is computed by dividing the loss by the weighted average number of common shares outstanding during the period. The outstanding special warrants are included in the weighted average number of common shares outstanding as there are no restrictions outstanding preventing the special warrants from being exercised. The diluted loss per share reflects the potential dilution of common share equivalents, such as outstanding stock options and share purchase warrants, in the weighted average number of common shares outstanding during the year, if dilutive. All outstanding stock options and share purchase warrants were anti-dilutive for the three and nine months ended September 30, 2013 and 2012.

16. Share capital

(a) Options

Share options are granted at an exercise price equal to the estimated value of the Company's common shares on the date of the grant.

As at September 30, 2013, 38,041,000 share options have been granted and exercised, and 24,119,000 have been granted and are outstanding.

All share options granted prior to December 31, 2012, vest in five equal stages with the first stage vesting on the date of the grant, and the remainder in four equal annual stages commencing on the first anniversary of the date of the grant. The maximum term of options awarded is five years.

The Company has established a new amended and restated equity incentive plan. Options granted under this plan shall vest in four equal parts, representing 25% of the options, commencing on the one year anniversary of the date of grant and on each of the three anniversaries thereafter. All options granted after December 31, 2012 was granted under the new amended and restated equity incentive plan.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

16. Share capital (continued)

(a) Options (continued)

A summary of changes in the Company's outstanding share options is presented below:

		September 30, 2013		December 31, 2012
		Weighted		Weighted
		average		average
	Number of	exercise	Number of	exercise
	options	price	options	price
		\$		\$
Balance, beginning of period	21,497,000	2.21	36,945,000	1.78
Granted	3,960,000	3.83	4,725,000	3.00
Exercised	(1,256,000)	1.56	(20,080,000)	1.61
Forfeited	(82,000)	3.60	(93,000)	2.40
Balance, end of period	24,119,000	2.55	21,497,000	2.21

An expense of \$7.7 million for the options granted during the year to date will be amortized over the vesting period, of which \$0.9 million was recognized in the three months ending September 30, 2013 (\$2.3 million in the nine months ending September 30, 2013).

The weighted average grant-date fair value of share options granted during 2013 was \$1.94 (2012: \$1.60). The fair value of each option granted is estimated on the date of grant using the Black-Scholes option pricing model using the following weighted average assumptions:

	Nine months ended		
	September 30,	September 30,	
	2013	2012	
Risk free interest rate	1.17%	1.13%	
Expected volatility (i)	68.99%	77.93%	
Expected life	3.75 years	5 years	
Expected dividends	\$Nil	\$Nil	
Forfeiture rate	1.0%	1.0%	

(i) Expected volatility was based on a historical volatility of a peer group analysis.

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(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

16. Share capital (continued)

(a) Options (continued)

The following table summarizes information about share options outstanding and exercisable as at September 30, 2013:

	Options outstanding		Options exercisable	
		Weighted		Weighted
		average		average
	Number of	exercise	Number of	exercise
Expiry date	shares	price	shares	price
		\$		\$
May 28, 2014	845,000	1.33	850,000	1.33
April 30, 2014	100,000	1.33	100,000	1.33
August 12, 2014	1,009,000	1.33	1,009,000	1.33
November 10, 2014	1,250,000	1.80	1,000,000	1.80
March 1, 2015	100,000	1.80	100,000	1.80
April 8, 2015	750,000	1.80	600,000	1.80
May 28, 2015	625,000	1.80	500,000	1.80
September 9, 2015	3,425,000	1.80	2,650,000	1.80
February 17, 2016	7,380,000	2.40	4,428,000	2.40
February 24, 2017	125,000	3.00	50,000	3.00
March 22, 2017	100,000	3.00	40,000	3.00
April 1, 2017	1,000,000	3.00	400,000	3.00
April 20, 2017	2,500,000	3.00	1,000,000	3.00
September 1, 2017	1,000,000	3.00	200,000	3.00
January 11, 2018	1,800,000	4.90	-	4.90
February 1, 2018	200,000	4.81	-	4.81
February 6, 2018	100,000	4.90	-	4.90
April 1, 2018	530,000	4.45	-	4.45
May 17, 2018	130,000	2.44	-	2.44
June 1, 2018	300,000	2.46	-	2.46
August 14, 2018	100,000	1.44	-	1.44
August 16, 2018	750,000	1.45	<u> </u>	1.45
	24,119,000	2.51	12,927,000	2.09

(b) Warrants

As at September 30, 2013, the Company has 13,941,940 warrants outstanding exercisable into 15,336,133 common shares. Each warrant entitles the holder to purchase 1.1 common shares for every warrant held at the IPO price for a period of two years following the IPO. These warrants became exercisable into common shares on October 23, 2012, the date of the offering, and will expire on October 22, 2014 if not exercised by this date.

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(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

17. Currency translation reserve

	September 30,	December 31,
	2013	2012
	\$	\$
Balance at the beginning of the period Exchange differences arising on translation of the foreign	(3,356)	(2,888)
operations	(3,739)	(468)
Balance at the end of the period	(7,095)	(3,356)

Exchange differences relating to the translation of the results and net assets of the Company's foreign operations from their functional currencies to the Company's presentation currency are recognized directly in other comprehensive income and accumulated in the foreign currency translation reserve.

18. Non-controlling interest

	September 30,	December 31,
	2013	2012
	\$	\$
Balance at beginning of the period	47,465	69,037
Share of comprehensive loss for the period	(17,969)	(13,152)
Common share investment in Kipushi funded on		
behalf of non-controlling interest	(99)	(133)
Decrease in non-controlling interest arising from		
change in percentage ownership in Beales Ltd		
and Platreef Resources (Pty) Ltd	(27,535)	-
Non-controlling interest arising on disposal of		
interest in African Minerals Barbados Limited SPRL	-	(8,287)
Balance at end of the period	1,862	47,465

On June 6, 2013, the Company exchanged 8% of its interest in Platreef Resources (Pty) Ltd for 8% of its interest in Beales SARL, holding company of Platreef Resources (Pty) Ltd, for a loan payable to ITC Platinum Development Limited of \$28 million (see note 12). The transaction increased the Company's effective shareholding of Beales SARL to 97%, while the effective shareholding in Platreef Resources (Pty) Ltd remained 90%. An amount of \$27.5 million, being the proportionate share of the carrying amount of the net assets of Beales SARL, has been transferred from non-controlling interest. The difference between the decrease in non-controlling interest of \$27.5 million and the value of the loan payable on the date of the exchange of \$17.7 million (see note 12), has been credited to retained earnings together with the transaction costs of \$0.6 million.

On September 11, 2012, the Company disposed of 5% of its interest in African Minerals Barbados Limited SPRL for no consideration, reducing its continuing interest to 95%. An amount of \$8.3 million (being the proportionate share of the carrying amount of the net liabilities of African Minerals Barbados Limited SPRL) has been transferred to non-controlling interests. The amount of \$8.3 million which is the sum of the non-controlling interests and the consideration received has been debited to accumulated deficit.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

19. Related party transactions

The financial statements include the financial statements of Ivanhoe Mines Ltd. and its subsidiaries listed in the following table:

		% equity in	terest as at
	Country of	September 30,	December 31,
Name	Incorporation	2013	2012
African Minerals (Barbados) Ltd.	Barbados	100%	100%
Beales SARL	Luxembourg	97%	90%
Beales Finance Limited	Ireland	100%	100%
Rhenfield Limited	British Virgin Islands	50%	50%
Gabon Holding Company Ltd.	Barbados	100%	100%
African Minerals (Barbados) Ltd. SPRL	Democratic Republic of Congo	95%	95%
Ivanhoe (Zambia) Ltd.	Zambia	100%	100%
African Minerals Holding Company Ltd.	Barbados	100%	100%
Ivanhoe DRC Holding Company Ltd.	Barbados	100%	100%
Ivanplats DRC Holding Company Ltd.	Barbados	100%	100%
Kipushi Corporation SPRL	Democratic Republic of Congo	68%	68%
Ivanplats Energy DRC SPRL	Democratic Republic of Congo	100%	100%
Ivanplats DRC Exploration SPRL	Democratic Republic of Congo	100%	100%
Ivanplats DRC Services SPRL	Democratic Republic of Congo	100%	100%
Africa Consolidated Mineral Exploration			
(Pty) Ltd.	South Africa	100%	100%
Platreef Resources (Pty) Ltd.	South Africa	90%	90%
Ivanplats SA (Pty) Ltd.	South Africa	100%	100%
GB Mining & Exploration (SA) (Pty) Ltd.	South Africa	100%	100%
RK Mining (SA) (Pty) Ltd.	South Africa	100%	100%
Ivanplats Holding Company (Pty) Ltd.	Australia	100%	100%
Ivanhoe (Namibia) (Pty) Ltd.	Namibia	100%	100%
RK1 Consortium	South Africa	25%	25%
Ivanplats Syerston (Pty) Ltd.	Australia	100%	100%
Ivanplats Uranium (Pty) Ltd.	Australia	100%	100%
Ivanhoe Gabon SA	Gabon	100%	100%
Ivanplats Services (Pty) Ltd.	Australia	100%	100%

In conjunction with the Mining Right Application for Platreef Resources (Pty) Ltd ("Platreef"), and in compliance with South African ownership requirements under the Mining Charter, the Company modified the Platreef ownership structure to include a Broad-Based Black Economic Empowerment (BBBEE) partner that represents local communities, women, children and employees.

Upon receipt of the Mining Right, the BBBEE partner will acquire a 26% interest in Platreef through a private company incorporated in South Africa, Platreef BEE (Pty) Ltd, that will represent the interests of the Platreef Communities Umbrella Trust, the Platreef Women's and Children's Trust and the Platreef Equity Participation Trust. Host communities directly affected by the Platreef Project will be the initial beneficiaries of the Platreef Communities Umbrella Trust.

The Company will finance the transaction, to take effect upon Platreef's receipt of the Mining Right, and retain a 49% minority share in Platreef BEE (Pty) Ltd.

Upon receipt of the Mining Right, the Company will have an effective interest in Platreef of 77% and Platreef BEE (Pty) Ltd will own a direct interest of 26%.

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19. Related party transactions (continued)

The following tables summarize related party expenses incurred by the Company, primarily on a cost-recovery basis, with companies related by way of directors or significant shareholders in common. The tables summarize the transactions with related parties and the types of expenditures incurred with related parties:

	Three months ended		Nine months ended	
	Septembe	September 30,		er 30,
	2013	2012	2013	2012
	\$	\$	\$	\$
Global Mining Management Corporation (a)	839	685	3,156	1 655
Ivanhoe Capital Aviation LLC (b)	300	300	900	900
Global Mining Services Ltd. (c)	175	61	484	253
Ivanhoe Capital Services Ltd. (d)	145	234	459	511
HCF International Advisors (e)	70	75	270	503
Ivanhoe Capital Corporation (UK) Limited (f)	5	160	93	442
Ivanhoe Corporation Pte Ltd (g)	2	-	75	-
I2MS.net PTE LTD (h)	-	95	162	331
Turquoise Hill Resources Ltd. (i)	-	-	-	45
Inova Resources Ltd. (j)	-	-	-	60
	1,536	1,610	5,599	4,700
Salaries and benefits	1,148	1,014	3,947	2,675
Office and administration	52	149	440	422
Travel	301	311	906	917
Consulting	35	136	306	686
	1,536	1,610	5,599	4,700

The above noted transactions were in the normal course of operations and were measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

As at September 30, 2013, trade and other payables included \$1.0 million (December 31, 2012 - \$1.0 million) with related parties related by way of director or officers in common. These amounts are unsecured and non-interest bearing.

- (a) Global Mining Management Corporation ("Global") is a private company based in Vancouver. The Company holds an equity interest in Global, and has each of a director and significant shareholder in common therewith. Global provides administration, accounting and other services to the Company on a cost-recovery basis.
- (b) Ivanhoe Capital Aviation LLC ("Aviation") is a private company 100% owned by a director of the Company. Aviation operates an aircraft for which the Company contributes toward the running costs.
- (c) Global Mining Services Ltd. ("Mining") is a private company incorporated in Delaware and is 100% owned by Global. Mining provides administration and other services to the Company on a cost-recovery basis.

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19. Related party transactions (continued)

- (d) Ivanhoe Capital Services Ltd. ("Services") is a private company 100% owned by a director of the Company. Services provide for salaries administration and other services to the Company in Singapore and Beijing on a cost-recovery basis.
- (e) HCF International Advisers ("HCF") is a corporate finance adviser specialising in the provision of advisory services to clients worldwide in the metals, mining, steel and related industries. HCF has a director in common with the Company and provides financial advisory services to the Company.
- (f) Ivanhoe Capital Corporation (UK) Ltd. ("UK") is a private company 100% owned by a director of the Company. UK provides administration, accounting and other services in London on a cost-recovery basis.
- (g) Ivanhoe Capital Pte Ltd. ("Capital") is a private company 100% owned by a director of the Company. Capital provides administration, accounting and other services in London on a cost-recovery basis.
- (h) I2MS.net PTE LTD ("I2MS") is a private company 100% owned by Turquoise Hill Resources Ltd., formerly Ivanhoe Mines Ltd. I2MS provides IT services to the Company on a cost-recovery basis. I2MS ceased to be a related party on May 10, 2013, when Turquoise Hill Resources Ltd. no longer had a director or significant shareholder in common with the Company.
- (i) Turquoise Hill Resources Ltd., formerly Ivanhoe Mines Ltd., is a Canadian-based, TSX listed resource company which provides consulting and other services to the Company on a cost-recovery basis. Turquoise Hill Resources Ltd. had a director and a significant shareholder in common with the Company until May 10, 2013.
- (j) Inova Resources Limited, formerly Ivanhoe Australia Ltd. Is an ASX listed, resource company which provides consulting and other services to the Company on a cost-recovery basis. Inova Resources Limited had a director in common with the Company until April 19, 2012.

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20. Cash flow information

Net change in non-cash working capital items:

	Three months ended September 30,		Nine months ender September 30,	
	2013	2012	2013	2012
	\$	\$	\$	\$
Net (increase) decrease in				
Trade and other receivables	(272)	1,313	(1,012)	2,049
Prepaid expenses	(2,749)	(3,825)	(11,792)	(12,743)
Deferred listing cost	-	(1,598)	-	(1,598)
Net (decrease) increase in				
Trade and other payables	9,491	1,934	12,917	18,252
	6,470	(2,176)	113	5,960

21. Financial instruments

(a) Fair value of financial instruments

The Company's financial assets and financial liabilities are categorized as follows:

Financial instrument	Classification	
Financial assets		
Cash and cash equivalents	Loans and receivables	
Short-term deposits	Loans and receivables	
Trade and other receivables	Loans and receivables	
Long-term loan receivable	Loans and receivables	
Financial liabilities		
Trade and other payables	Other liabilities	
Borrowings	Other liabilities	
Advances to Gecamines	Other liabilities	

IAS 32 - "Financial Instruments: Presentation", requires an explanation about how fair value is determined for assets and liabilities measured in the financial statements at fair value and established a hierarchy into which these assets and liabilities must be grouped based on whether inputs to those valuation techniques are observable or unobservable. Observable inputs reflect market data obtain from independent sources, while unobservable inputs reflect the Company's assumptions. The types of inputs create the following fair value hierarchy:

- Level 1: observable inputs such as quoted prices in active markets;
- Level 2: inputs, other than the quoted market prices in active markets, which are observable, either directly and/or indirectly; and
- Level 3: unobservable inputs for the asset or liability in which little or no market data exists, therefore require an entity to develop its own assumptions.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

21. Financial instruments (continued)

(a) Fair value of financial instruments (continued)

The Company does not have any assets or liabilities on the statement of financial position which are measured within the fair value hierarchy.

The Company's financial instruments include cash and cash equivalents, short-term deposits, trade and other receivables, long-term loan receivable, borrowings, advances payable to Gecamines and trade and other payable.

The initial fair value of the long-term loan receivable and advances payable to Gecamines were determined in accordance with generally accepted pricing models based on a discounted cash flow analysis using a 9.2% discount rate.

The fair value of borrowings are determined in accordance with generally accepted pricing models based on discounted future cashflow analysis. The fair value of the loan payable to ITC Platinum Development Limited (note 12 (a)) is determined assuming repayment occurs on August 31, 2022 and using an interest rate of LIBOR plus 7%. The carrying value of borrowings is equal to their fair value.

The fair value of the Company's remaining financial instruments were estimated to approximate their carrying values, due primarily to the immediate or short-term maturity of these financial instruments.

(b) Financial risk management objectives and policies

The risks associated with the Company's financial instruments and the policies on how to mitigate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(i) Foreign exchange risk

The Company incurs certain of its expenses in currencies other than the U.S. dollar. As such, the Company is subject to foreign exchange risk as a result of fluctuations in exchange rates. The Company has not entered into any derivative instruments to manage foreign exchange fluctuations, however, management monitors foreign exchange exposure.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

21. Financial instruments (continued)

- (b) Financial risk management objectives and policies (continued)
 - i) Foreign exchange risk (continued)

The carrying amount of the Company's foreign currency denominated monetary assets and liabilities at the respective statement of financial position dates are as follows:

	September 30,	December 31,
	2013	2012
	\$	\$
Assets		
Canadian dollar	535	6,700
Australian dollar	103	183
South African rand	13,409	11,349
British pounds	152	78
Liabilities		
Canadian dollar	(276)	(105)
Australian dollar	(382)	(528)
South African rand	(806)	(2,411)
British pounds	(325)	-

Foreign currency sensitivity analysis

The following table details the Company's sensitivity to a 5% increase and decrease in the U.S. dollar against the foreign currencies presented. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the end of the period for a 5% change in foreign currency rates. A positive number indicates a decrease in loss for the year where the foreign currencies strengthen against the U.S. dollar. The opposite number will result if the foreign currencies depreciate against the U.S. dollar.

	2013	2012
	\$	\$
Decrease in loss for the period	621	763

(ii) Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations. Credit risk for the Company is primarily associated with trade and other receivables and cash equivalents as well as long term loan receivables.

The Company reviews the recoverable amount of their receivables at each statement of financial position date to ensure that adequate impairment losses are made for unrecoverable amounts. In this regard, the Company considers that the credit risk is significantly reduced.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

21. Financial instruments (continued)

- (b) Financial risk management objectives and policies (continued)
 - (ii) Credit risk (continued)

The credit risk on cash equivalents is limited because the cash equivalents are composed of financial instruments issued by major banks and companies with high credit ratings assigned by international credit-rating agencies. Therefore, the Company is not exposed to significant credit risk and overall the Company's credit risk has not changed significantly from prior years.

The long-term loan receivable is due from Gecamines per the Kipushi purchase agreement (Note 8). The repayment of these loans will be made by offsetting against future royalties and dividends.

The following table details the Company's aging of accounts receivable:

	Less than	1 to 3	3 to 6	Over	
	1 month	months	months	6 months	Total
	\$	\$	\$	\$	\$
As at September 30, 2013					
Trade and other receivables	-	4,556	-	-	4,556
Long-term loan receivable	-	-	-	24,618	24,618
	-	4,556	-	24,618	29,174
As at December 31, 2012					
Trade and other receivables	-	3,545	-	-	3,545
Long-term loan receivable	-	-	-	23,024	23,024
	-	3,545	-	23,024	26,569

(iii) Liquidity risk

In the management of liquidity risk of the Company, the Company maintains a balance between continuity of funding and the flexibility through the use of borrowings. Management closely monitors the liquidity position and expects to have adequate sources of funding to finance the Company's projects and operations.

The following table details the Company's expected remaining contractual maturities for its financial liabilities. The table is based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to satisfy the liabilities.

					i Otai
	Less than	1 to 3	3 to 6	Over	undiscounted
	1 month	months	months	6 months	cash flows
	\$	\$	\$	\$	\$
As at September 30, 2013					
Trade and other payables	-	32,909	-	-	32,909
Current income tax liabilities	145	-	-	-	145
Non-current borrowings	-	-	-	29,664	29,664
Current borrowings	3,655	-	-	-	3,655
Advances payable to Gecamines	4,872	-	-	8,337	13,209
As at December 31, 2012					
Trade and other payables	-	19,994	-	-	19,994
Current income tax liabilities	195	-	-	-	195
Current borrowings	3,873	-	-	-	3,873
Advances payable to Gecamines	4,685	-	-	7,997	12,682

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

22. Commitments and contingencies

The tax affairs of GB Mining and Exploration SA (Pty) Ltd ("GBSA") and Gardner & Barnard UK Limited ("GBUK") were under investigation by the South African Revenue Authorities. As part of the consent award in the arbitration between the Company and the vendors of GBUK, the vendors of GBUK undertook to pay any tax liabilities as finally determined by a court of competent jurisdiction in South Africa for the period up to June 30, 2006 in respect of GBUK and its subsidiary, GBSA. The total assessment for the taxes prior to June 30, 2006 issued by the South African Receiver of Revenue ("SARS") amounted to R15 million (\$1.5 million). The vendors objected to the assessment and the appeal was successful for R11 million (\$1.1 million), but dismissed for taxes payable of R4 million (\$0.5 million). The vendor is planning to appeal the ruling on the R4 million (\$0.5 million) in the Supreme Court of Appeal of South Africa.

Due to the size, complexity and nature of the Company's operations, various legal and tax matters arise in the ordinary course of business. The Company accrues for such items when a liability is both probable and the amount can be reasonably estimated. In the opinion of management, these matters will not have a material effect on the consolidated financial statements for the Group.

As at September 30, 2013, the Company's commitments that have not been disclosed elsewhere in the condensed consolidated interim financial statements are as follows:

Less				
than				
1 year	1 - 3 years	4 - 5 years	After 5 years	Total
\$	\$	\$	\$	\$
382	750	-	-	1,132
2,118	-	-	-	2,118
2,500	750	-	-	3,250
	than 1 year \$ 382 2,118	than 1 year 1 - 3 years \$ \$ 382 750 2,118	than 1 year 1 - 3 years 4 - 5 years \$ \$ \$ 382 750 - 2,118 -	than 1 year 1 - 3 years 4 - 5 years After 5 years \$ \$ \$ \$ 382 750 2,118

23. Segmented information

At September 30, 2013, the Company has three reportable segments, being Platreef properties, DRC properties and Kipushi.

A reportable segment is defined as a component of the Company:

- that engages in business activities from which it may earn revenues and incur expenses;
- whose operating results are reviewed regularly by the entity's chief operating decision maker;
 and
- for which discrete financial information is available.

For these three reportable segments, the Company receives discrete financial information that is used by the chief operating decision maker to make decisions about resources to be allocated to the segment and to assess its performance.

The reportable segments are principally engaged in the exploration and development of mineral properties in the Limpopo Province of South Africa, the Democratic Republic of Congo ("DRC") and the restoration of a mine in the DRC, respectively.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

23. Segmented information (continued)

The following is an analysis of the non-current assets by geographical area and reconciled to the Company financial statements:

	South Africa	DRC	Other	Total	
	\$	\$	\$	\$	
Non-current assets					
As at September 30, 2013	14,584	356,940	11,028	382,552	
As at December 31, 2012	13,427	351,501	8,741	373,669	

	Platreef Kamoa			Unallocated	Consolidated	
	Properties	properties	Kipushi	(i)	total	
	\$	\$	\$	\$	\$	
Segment assets						
As at September 30, 2013	198,380	6,738	360,012	31,302	596,432	
As at December 31, 2012	216,543	6,846	351,273	152,020	726,682	
Segment liabilities						
As at September 30, 2013	24,854	11,831	95,085	14,110	14,880	
As at December 31, 2012	1,460	8,618	93,578	9,427	113,083	
Segment losses						
Three months ended September 30, 2013	9,878	17,160	12,030	18,611	57,679	
Three months ended September 30, 2012	6,428	14,822	7,996	13,019	42,265	
Nine months ended September 30, 2013	21,571	50,163	39,357	36,411	147,502	
Nine months ended September 30, 2012	29,170	51,918	16,766	39,054	136,908	
Capital expenditures						
Three months ended September 30, 2013	894	140	911	86	2,031	
Three months ended September 30, 2012	105	223	49	12	389	
Nine months ended September 30, 2013	2,158	958	2,103	3,478	8,697	
Nine months ended September 30, 2012	453	997	705	338	2,493	
Exploration and project expenditure					,	
Three months ended September 30, 2013	8 004	14 324	11 722	5 743	39 793	
Three months ended September 30, 2012	5,980	14,274	7,875	1,239	29,368	
Nine months ended September 30, 2013	17,246	43,445	37,717	14,797	113,205	
Nine months ended September 30, 2012	27,309	50,355	16,471	2,986	97,121	
Interest income	•					
Three months ended September 30, 2013	102	-	564	81	747	
Three months ended September 30, 2012	279	-	202	87	568	
Nine months ended September 30, 2013	373	-	1,693	468	2,534	
Nine months ended September 30, 2012	1,207	-	624	203	2,034	
Finance costs	•					
Three months ended September 30, 2013	310	-	205	28	543	
Three months ended September 30, 2012	-	-	1,012	7,671	8,683	
Nine months ended September 30, 2013	399	-	606	80	1,085	
Nine months ended September 30, 2012	22	-	3,982	20,572	24,576	
Depreciation			•	,	•	
Three months ended September 30, 2013	154	326	344	230	1 054	
Three months ended September 30, 2012	72	292	34	98	496	
Nine months ended September 30, 2013	393	956	942	653	2 944	
Nine months ended September 30, 2012	202	828	44	307	1,381	
•					•	

⁽i) The Company's Corporate Division and other divisions that do not meet the quantitative thresholds of IFRS 8 are included in the segmental analysis under the unallocated column.

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Notes to the condensed consolidated interim financial statements September 30, 2013

(Stated in U.S. dollars unless otherwise noted; tabular amounts in thousands) (Unaudited)

24. Subsequent event

On October 4, 2013, the Company closed private-placement financing. The Company raised C\$108 million (\$105 million) through the issuance of 54 million new Class A common shares at C\$2.00 per share.

25. Approval of the financial statements

The condensed consolidated interim financial statements of Ivanhoe Mines Ltd., for the three and nine months ended September 30, 2013 were approved and authorized for issue by the Board of Directors on November 1, 2013.



MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2013

DATED: NOVEMBER 1, 2013

INTRODUCTION

This management's discussion and analysis ("MD&A") should be read in conjunction with the unaudited condensed consolidated interim financial statements of Ivanhoe Mines Ltd., formerly Ivanplats Limited ("Ivanhoe" or the "Company"), for the three and nine months ended September 30, 2013, which have been prepared in accordance with International Accounting Standard 34 - Interim Financial Reporting ("IAS 34") and the audited consolidated financial statements of Ivanhoe for the years ended December 31, 2012, 2011 and 2010, which were prepared in accordance with International Financial Reporting Standards ("IFRS"). On August 28, 2013, the Company changed its name to Ivanhoe Mines Ltd. from Ivanplats Limited. All dollar figures stated herein are in U.S. dollars, unless otherwise specified.

The effective date of this MD&A is **November 1, 2013**. Additional information relating to the Company is available on SEDAR. Certain statements contained in the MD&A are forward-looking statements that involve risks and uncertainties. See "Forward-Looking Statements" and "Risk Factors".

FORWARD-LOOKING STATEMENTS

Certain statements in this MD&A constitute "forward-looking statements" or "forward-looking information" within the meaning of applicable securities laws, including without limitation, the timing and results of: (i) an updated preliminary economic assessment (PEA) at the Kamoa Project; (ii) a development-study at the Kamoa Project which contemplates the declaration of a mineral reserve estimate ("Development Study"); (iii) grant of a mining right at the Platreef Project; (iv) the creation of a Broad-Based Black Economic Empowerment structure for the Platreef Project; (v) a PEA and pre-feasibility study (PFS) at the Platreef Project; (vi) efforts to upgrade historical resource estimates at the Kipushi Project; and (vii) the de-watering program at the Kipushi Project. Such statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company, or industry results, to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements or information. Such statements can be identified by the use of words such as "may", "would", "could", "will", "intend", "expect", "believe", "plan", "anticipate", "estimate", "scheduled", "forecast", "predict" and other similar terminology, or state that certain actions, events or results "may", "could", "would", "might" or "will" be taken, occur or be achieved. These statements reflect the Company's current expectations regarding future events, performance and results and speak only as of the date of this MD&A.

This MD&A also contains references to estimates of Mineral Resources. The estimation of Mineral Resources is inherently uncertain and involves subjective judgments about many relevant factors. Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. The accuracy of any such estimates is a function of the quantity and quality of available data, and of the assumptions made and judgments used in engineering and geological interpretation (including estimated future production from the Company's projects, the anticipated tonnages and grades that will be mined and the estimated level of recovery that will be realized), which may prove to be unreliable and depend, to a certain extent, upon the analysis of drilling results and statistical inferences that may ultimately prove to be inaccurate. Mineral Resource estimates may have to be re-estimated based on: (i) fluctuations in copper, nickel, platinum group elements (PGE), gold, zinc or other mineral prices; (ii) results of drilling, (iii) metallurgical testing and other studies; (iv) proposed mining operations, including dilution; (v) the evaluation of mine plans subsequent to the date of any estimates; and (vi) the possible failure to receive required permits, approvals and licenses.

Forward-looking statements involve significant risks and uncertainties, should not be read as guarantees of future performance or results, and will not necessarily be accurate indicators of whether or not such results will be achieved. A number of factors could cause actual results to differ materially from the results discussed in the forward-looking statements, including, but not limited to, the factors discussed below and under "Risk Factors", as well as unexpected changes in laws, rules or regulations, or their enforcement by applicable authorities; the failure of parties to contracts with the Company to perform as agreed; social or labour unrest; changes in commodity prices; and the failure of exploration programs or studies to deliver

anticipated results or results that would justify and support continued exploration, studies, development or operations.

Although the forward-looking statements contained in this MD&A are based upon what management of the Company believes are reasonable assumptions, the Company cannot assure investors that actual results will be consistent with these forward-looking statements. These forward-looking statements are made as of the date of this MD&A and are expressly qualified in their entirety by this cautionary statement. Subject to applicable securities laws, the Company does not assume any obligation to update or revise the forward-looking statements contained herein to reflect events or circumstances occurring after the date of this MD&A.

The Company's actual results could differ materially from those anticipated in these forward-looking statements as a result of the factors set forth below in the "Risk Factors" section beginning on page 31 and elsewhere in this MD&A.

REVIEW OF OPERATIONS

The Company is a mineral exploration and development company. The Company's financial performance is primarily affected by ongoing exploration and development activities being conducted at its three material properties. The Company has no producing properties and does not have operating revenues, subject to any amounts it may earn from its investment in the RK1 Consortium, which are not material to its operations. The Company expects to fund all of its exploration and development activities through debt and equity financing until operating revenues commence. The Company's material properties consist of:

- The Kamoa copper discovery in a previously unknown extension of the Central African Copperbelt in the DRC's Province of Katanga. (See "Kamoa Project".)
- The Platreef Discovery of platinum, palladium, nickel, copper, gold and rhodium on the Northern Limb of the Bushveld Complex in South Africa. (See "Platreef Project".)
- The historic, high-grade Kipushi zinc-copper mine, also on the Copperbelt in the DRC and now being dewatered and upgraded to support a future return to production of zinc, copper and other metals following a care-and-maintenance program conducted between 1993 and 2011. (See "Kipushi Project".)

In addition, Ivanhoe holds ~9,000 square kilometres of prospecting licences in Katanga, DRC, within which the company completed approximately 4,300 metres of drilling during the 2013 field season to date. Ivanhoe also recently drilled eight boreholes at one of the Company's gold prospects on its exploration licences in Gabon where visual mineralization was encountered in all holes.

Ivanhoe is evaluating other opportunities as part of its objective to become a broadly based, international mining company.

Kamoa Project

The Kamoa Project is a newly discovered, very large, stratiform copper deposit with adjacent prospective exploration areas within the Central African Copperbelt, approximately 25 kilometres west of the town of Kolwezi and about 270 kilometres west of the Katangan provincial capital of Lubumbashi. Ivanhoe holds its 95% interest in the Kamoa Project through a subsidiary company, African Minerals Barbados Limited SPRL (AMBL). A 5%, non-dilutable interest in AMBL was transferred to the DRC government on September 11, 2012, for no consideration, pursuant to the DRC Mining Code. Ivanhoe also has offered to sell an additional 15% interest to the DRC government on commercial terms to be negotiated.

Kamoa is the world's largest undeveloped, high-grade copper deposit. On January 17, 2013, an updated mineral resource estimate was announced that increased Kamoa's Indicated Mineral Resources to a total of 739 million tonnes grading 2.67% copper and containing 43.5 billion pounds of copper. This was an increase of 115% over the previous September 2011 estimate of 348 million tonnes grading 2.64% copper and containing 20.2 billion pounds of copper. Both estimates used a 1% copper cut-off grade and a minimum vertical mining thickness of three metres.

In addition to the Indicated Mineral Resources, the updated estimate included Inferred Mineral Resources of 227 million tonnes grading 1.96% copper and containing 9.8 billion pounds of copper, also at a 1% copper cut-off grade and a minimum vertical mining thickness of three metres.

The latest Kamoa resource estimate was prepared by AMEC, based on core from 555 holes drilled to December 10, 2012, in accordance with CIM Guidelines and directed by AMEC's Technical Director Dr. Harry Parker.

At a higher, 2% copper cut-off grade, Kamoa's Indicated Resources now total 550 million tonnes grading 3.04% copper and containing 36.9 billion pounds of copper. At the 2% cut-off, Kamoa also has 93 million tonnes of Inferred Resources grading 2.64% copper, which contain an estimated 5.4 billion pounds of copper.

Phased approach to the development of a large mine and smelter

The project team is finalizing an updated PEA that will reflect a two-phased development approach to the Kamoa Project. The first phase of mining would target high-grade copper mineralization from shallow, underground resources to yield a high-value concentrate. Initial mill feed would come from Kansoko Sud and lead into the Centrale area of Kamoa's gently-dipping mineralized zones that collectively contain estimated Indicated Resources of 224 million tonnes grading 3.85% copper (at a 3.0% copper cutoff and a minimum three-metre vertical mining thickness), as detailed in the March 2013 Kamoa Technical Report. The second phase would entail a major expansion of the mine and mill and construction of a large smelter.

The PEA, expected to be completed later this year, will be followed by a comprehensive Development Study, projected to be completed in the second half of next year, which the Company expects will declare an initial estimate of mineral reserves.

Building of underground mine-access decline at Kamoa planned to begin early next year

Preparations are underway to start the first mine-access decline at Kamoa. The decline would provide access to the high-grade, near-surface copper resources that would be targeted for the planned first phase of production using the room-and-pillar mining method.

Initial start-up could involve concentrate sales pending construction of smelter

The start-up scenario to be examined in the PEA and Development Study will consider the sale of copper concentrates as an interim measure pending Ivanhoe's completion of its planned smelter in the vicinity of the Kamoa Project.

Additional power to develop optimum-sized smelter

In 2011, Ivanhoe and DRC's state-owned power company, La Société Nationale d'Electricité (SNEL), agreed to upgrade two existing hydroelectric power plants, Mwadingusha and Koni, to feed up to 113 megawatts into the national power supply grid. SNEL would provide the Kamoa Project with 100 megawatts from the grid, which would be sufficient to operate the initial mine. In April 2013, SNEL signed a further memorandum of understanding with Ivanhoe to upgrade a third hydroelectric power plant – Nzilo 1 – that is projected to provide approximately an additional 100 megawatts to the grid upon its completion, entitling Kamoa to receive another 100 megawatts to be supplied from the grid. A combined total of 200 megawatts from the grid would provide sufficient power for Kamoa's smelter and future mine expansions.

Additional studies are underway to advance the geotechnical, engineering and metallurgical understanding of Kamoa in support of the Development Study. Stantec Inc., of Arizona, USA, is preparing the mine plan based on the mineral resource estimate contained in the March 2013 Kamoa Technical Report. Further hydrological drilling and testing is scheduled for the first half of 2014 to improve Kamoa's hydrological models.

The Phase 5 metallurgical testwork campaign is underway at XPS in Sudbury, Canada, and Mintek in Johannesburg, South Africa. The results will be used to conduct flow-sheet optimization trade off studies prior to starting the Development Study process design. Drilling is underway in the Kansoko Sud and Kansoko Centrale areas to obtain samples for the next phase of testwork. The two areas constitute the bulk of the material to be mined during the first phase of development and are important for the phase-one concentrator design.

Drilling during the third quarter focused on requirements for resource evaluation and metallurgical studies; Ivanhoe presently has seven drill rigs on site. Drilling totalling 13,513 metres was completed for the quarter in 79 holes; 8,632 metres were drilled for resource evaluation on the Kansoko Sud and Kansoko Centrale areas, and 4,048 metres were drilled for metallurgical testing in the Kansoko Sud, Kamoa Sud and Kansoko Centrale areas. In addition, 357 metres of variability testing, 295 metres of hydrogeology drilling and 181 metres of geotechnical drilling also were completed.

Platreef Project

Development work focused on mineral resources contained in Flatreef underground discovery

The Platreef Project, in South Africa's Limpopo province, is 90%-owned by Ivanhoe and 10%-owned by a Japanese consortium of Itochu Corporation; Japan Oil, Gas and Metals National Corporation (JOGMEC) and JGC Corporation. The Japanese consortium's 10% interest in the Platreef Project was acquired in two tranches for a total investment of \$290 million.

The Platreef Project includes the underground Flatreef Deposit of thick, platinum-group elements, nickel and copper mineralization in the Northern Limb of the Bushveld Complex, approximately 280 kilometres northeast of Johannesburg.

In the Northern Limb, such mineralization primarily is hosted within the Platreef, a mineralized sequence that is traced more than 30 kilometres along strike. Ivanhoe's Platreef Project, within the southern sector of the Platreef, is comprised of three contiguous properties: Turfspruit, Macalacaskop and Rietfontein. The northernmost property, Turfspruit, is contiguous with, and along strike from, Anglo Platinum's Mogalakwena group of properties and mining operations.

Since 2007, Ivanhoe has focused its exploration activities on defining and advancing the down-dip extension of its original Platreef discovery, now known as the Flatreef Deposit, that potentially is amenable to highly mechanized underground mining methods. The Flatreef area lies entirely on the Turfspruit and Macalacaskop properties.

In June 2013, Ivanhoe filed a Mining Right Application (MRA) for the Platreef Project with the Department of Mineral Resources (DMR). A Mining Right allows a company to mine and process minerals optimally from the mining area for a period of 30 years, which may be extended upon application.

The Flatreef Mineral Resource, with a strike length of six kilometres, predominantly lies within a flat to gently dipping portion of the Platreef mineralized belt at relatively shallow depths of approximately 700 to 1,100 metres below surface.

The Flatreef Deposit is characterized by its very large vertical thicknesses of high-grade mineralization and a platinum-to-palladium ratio of approximately 1:1, which is significantly higher than other recent PGM discoveries on the Bushveld's Northern Limb. The grade shells used to constrain mineralization in the Flatreef Indicated Resource area have average true thicknesses of approximately 24 metres at a 2.0-gram-per-tonne (g/t) 3PE (platinum-palladium-gold) cut-off grade, with an equivalent average resource grade of 4.1 g/t 4PE (platinum-palladium-gold-rhodium), 0.34% nickel and 0.17% copper. Flatreef's Indicated Mineral Resources of 214 million tonnes contain an estimated 28.5 million ounces of platinum, palladium, gold and rhodium, 1.6 billion pounds of nickel and 0.8 billion pounds of copper.

At the same cut-off of 2.0 g/t 4PE, the latest Flatreef estimate includes Inferred Mineral Resources of 415 million tonnes grading 3.5 g/t 4PE, 0.33% nickel and 0.16% copper, containing an estimated additional 47.2 million ounces of platinum, palladium, gold and rhodium, 3.0 billion pounds of nickel and 1.5 billion pounds of copper. Inferred mineral resource estimates, under the CIM guidelines, do not have demonstrated economic viability and may never achieve the confidence to be mineral reserve estimates or to be mined.

Unprecedented 90-metre intersection of high-grade PGMs, plus nickel and copper

Ivanhoe intersected mineralization containing 4.51 grams per tonne of platinum, palladium, rhodium and gold (4PGE) over 90.64 metres at a 1.0 g/t 3PE cut-off in a recently drilled hole at the underground Flatreef Deposit. The same hole also included a 40.79-metre section grading 6.88 grams per tonne 4PGE at a 3g/t 3PE cut-off and additional nickel and copper mineralization grading 0.37% nickel and 0.20% copper, plus a platinum-to-palladium ratio of approximately 1:1, over the entire 90-metre intersection.

The gentle dips in the Flatreef Discovery area mean that the drilled thickness approximates true thickness.

The recent Hole TMT006 was collared approximately 360 metres south of the location of the bulk-sample shaft. The high-grade mineralization started at a depth of 803 metres below surface and continued to a depth of 894 metres. The two mineralized reefs that comprise the uppermost mineralized portion of the Flatreef Discovery - T1M and T2 - are adjacent to each other in this area, which is a contributing factor to the size of the intersection.

Previous drilling by Ivanhoe at the Flatreef Discovery produced combined intercepts of the T1M and T2 zones that averaged 24 metres in thickness. This is exceptional for the Bushveld Complex, where many underground platinum mines have averaged thicknesses of 0.4 to 1.5 metres.

Within the project area, the separation between the T1M and T2 reefs varies considerably, with a general thinning from east to west. The separation between the T1M and the T2 reefs is controlled by the thickness of the T1 feldspathic pyroxenite that can vary from a few metres to more than 100 metres and appears to be controlled by syn-intrusive structures. Drill holes adjacent to TMT006 also show unusually thick mineralized intersections varying from 21.0 metres to 48.8 metres. What makes TMT006 exceptional is the extent and continuity of the mineralization that extends into the footwall of the T2 reef.

Hole TMT006 is one of seven metallurgical and geotechnical holes drilled since June 2013 and for which Ivanhoe has received assay results. Assays from the initial seven holes are listed in a table in Ivanhoe's October 16, 2013 news release available on www.ivanhoemines.com and www.sedar.com.

Bulk-Sample Right received and 3-D seismic survey completed

After filing the Platreef MRA in June 2013, the Company began the Environmental and Social Impact Assessment (ESIA) process. The ESIA scoping report was publicly issued for review and comment in July 2013. Various questions and comments were received from interested and affected parties. The final ESIA and Environmental Management Plan (EMP) must be filed with the DMR before February 2014. The approval of the EMP is a prerequisite to MRA approval.

The BSA was approved during September 2013, and the Company undertook a 3-D seismic survey in October that provided Ivanhoe's engineers with high-resolution imaging of the Flatreef mineralized zones ahead of the planned mining development.

Terrace and collar designs for the 7.25-metre-diameter bulk-sample shaft (Shaft #1) have commenced and contractor mobilization and site preparation is expected to start in December. Approximately 250 contract employees will be working on the shaft once the sinking work begins. The vertical shaft will extend to a depth below surface of 800 metres and facilitate the collection of a mineralized bulk sample in the second half of 2015 to complete the company's development assessment of the Flatreef.

Shaft #1, including some initial lateral underground development work, is expected to cost US\$80 million (ZAR818 million), which is fully funded from the approximately US\$180 million in dedicated funds remaining in Ivanhoe's treasury from the US\$280 million received in 2011 for the sale of an 8% interest in the Platreef Project to the Japanese consortium of Itochu Corporation, JOGMEC and JGC Corporation.

Ivanhoe is working with the Japanese consortium on an integrated Flatreef development plan based on an exclusively underground mining operation of up to 12 million tonnes per year utilizing multiple shafts. The study is expected to be completed early next year.

Drilling during the third quarter totalled 16,464 metres. Ongoing diamond drilling at the Platreef Project is being conducted by 14 rigs, nine of which are drilling comminution, metallurgical and geotechnical holes and five are drilling exploration holes targeting a potential contiguous, high-grade mineralized zone to the southeast of Flatreef's Zone 1. The exploration drilling program is focused on delineating an initial Inferred Resource on the target - Ga-Madiba - that is believed to represent the southern continuation of the shallow Flatreef underground deposit.

Since drilling resumed at the Platreef Project in June 2013, a total of 24,759 metres have been drilled in 22 holes and 11 deflections, representing approximately 70% of the planned 2013 development drilling program. Ivanhoe expects to complete the 2013 drilling program in mid-December.

Kipushi Project

The Kipushi Project, also located in the DRC's Katanga province, southeast of the Company's Kamoa Project, is adjacent to the town of Kipushi and approximately 30 kilometres southwest of the provincial capital of Lubumbashi. Ivanhoe acquired its 68% interest in the Kipushi Project in November 2011; the balance of 32% is held by La Générale des Carrières et des Mines (Gécamines), the DRC's state-owned mining company.

Dewatering work succeeding in exposing existing mine workings for upgrading

Dewatering of the existing mine workings is continuing. The water level was pumped down to 1,073 metres at the end of Q3 2013 and, as of November 1, 2013 has been reduced to 1,100 metres below surface - leaving only a further 50 metres to be cleared before the main working level at 1,150 metres can be accessed and upgraded.

Ivanhoe's initial goal is to successfully remove water down to the mine's 1,150-metre level by the end of December 2013. Ivanhoe then will be in a position to begin an aggressive underground diamond-drilling program designed to confirm the mine's estimated remaining high-grade resources, which were included in the September 2012 Kipushi Technical Report prepared by IMC Group Consulting Ltd. and to seek to further expand the resources on strike and at depth.

In addition, Ivanhoe also expects to achieve its objective of dewatering to the bottom of the ramp decline, at 1,270 metres below surface, during the first quarter of 2014.

The reliability of electric power delivered to Kipushi from the state-owned power grid has been more consistent since May, greatly assisting in sustaining the dewatering effort.

Steelwork and equipment are being progressively replaced and upgraded as the water level continues to drop. New, large-capacity, high-pressure Ritz and Vogel pumps installed in April 2013 have raised the pumping rate to 64,800 cubic metres per day. Additional capacity is being installed to further increase the pumping rate to a planned 81,600 cubic metres per day.

Drilling to begin in early 2014 to confirm and expand Kipushi's high-grade resources

The historically-mined deposit at Kipushi is comprised of high-grade copper-zinc-lead mineralization within the Kipushi Fault Zone, which has a strike length of 600 metres and previously was mined to a depth of 1,207 metres below surface. Based on drilling reports by Gécamines, the Fault Zone is known to extend to at least 1,800 metres below surface.

From its start-up in 1924 as the Prince Léopold Mine, Kipushi produced a total of 6.6 million tonnes of zinc and 4.0 million tonnes of copper – from 60.0 million tonnes of ore grading 11% zinc and approximately 7% copper – until operations were halted in 1993 due to political instability. The mine also produced 278 tonnes of germanium between 1956 and 1978.

Kipushi also contains the Big Zinc, a very high-grade zinc deposit discovered by state-owned miner Gécamines at approximately 1,200 metres below surface in the early 1990s, shortly before the mine's closure. The Big Zinc, which remains unmined and open at depth, is accessible from existing underground workings (see accompanying graphic). Based on drilling reports by Gécamines multiple steeply dipping exploratory holes have intersected exceptionally high-grade zinc mineralization, grading 42% to 45% zinc, between the 1,375-metre and 1,600-metre levels elevations, with more than 60 metres to 100 metres apparent thickness.

Prior to the 1993 halt of production at Kipushi, Gécamines discovered and drill-delineated the Big Zinc Deposit, an extremely high-grade, zinc-rich body. The top of the Big Zinc occurs at approximately the 1,200-metre level and Gécamines' drilling confirmed that it continues down to at least the 1,640-metre level. The Big Zinc has a strike length of at least 100 metres, is 40 to 80 metres in width and is open at depth.

Ivanhoe's planned 2014 drilling program is scheduled to complete approximately 100 holes totalling more than 20,000 metres. The program's primary goals are to:

- Conduct confirmatory drilling to validate the historical resources within the Big Zinc and Fault zones to bring the historical resources to current resources under CIM standards.
- Conduct extension drilling to test and upgrade the deeper portions, below the 1,500-metre level, of the Big Zinc and Fault zones that previously were classified as Inferred Resources.
- Conduct exploration drilling to test areas that were not evaluated historically, such as the deeper
 portions of the Fault Zone and extensions to the high-grade copper mineralization of the mine's
 Northern Deposit.
- Obtain large-diameter drill core from the Big Zinc for confirmatory metallurgy test work.

New underground drill holes also may provide a platform for geophysical exploration of Kipushi's deep mineral potential, leveraging Ivanhoe's in-house expertise. The Kipushi Deposit has never been evaluated using modern geophysical techniques.

Most of the underground infrastructure already is in place to support the drilling program. The majority of the drilling will be conducted from sites on the 1,270-metre-level hanging-wall development drift with metallurgical samples of the Big Zinc taken as soon as the water reaches the 1,227-metre-level. A 280-metre, step-back extension of the drift also will be driven to allow the drill crews to test the down-dip extensions of the Big Zinc and Fault zones.

Independent consultant MSA Group of South Africa has been appointed to prepare a current estimate of Big Zinc resources to CIM standards following completion of the confirmation drilling program.

Mintek, South Africa's national mineral research organization, recently completed a preliminary metallurgical testwork campaign on existing drill core from the Big Zinc. Comminution testwork indicated that the material is soft and therefore easy to crush and mill. Flotation testwork indicated that the material was easily upgradable to a very high-grade concentrate composition at high zinc recoveries.

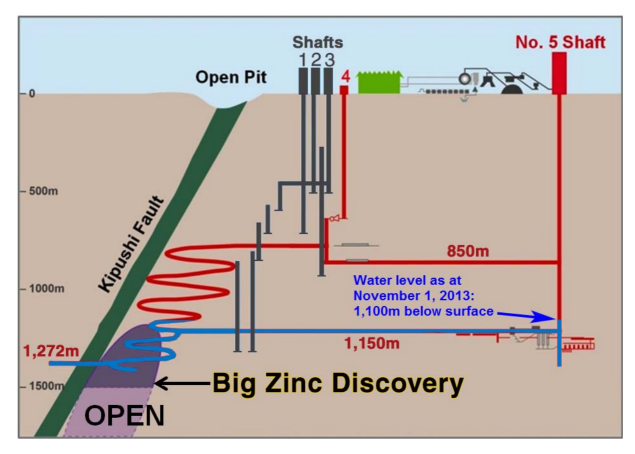
MDM Engineering Group Limited, of South Africa, has been retained to complete processing options studies based upon the Mintek metallurgical testwork.

Kipushi infrastructure development

Ivanhoe also has been upgrading and rebuilding Kipushi's surface infrastructure to support a return to production. Recent minesite improvement projects include:

- construction of a bonded warehouse that will be used for site storage, maintenance and repair;
- installation of safety perimeter fencing to separate the mine's operations area from the Kipushi village;
- completion of a dewatering sump and trench at the old open-pit area; and
- renovation of the company offices and surface infrastructure.

Kipushi cross-section showing current water level & unmined Big Zinc Zone Deposit



Regional Exploration

Democratic Republic of Congo

Field geology and drilling operations continued during Q3 on the Lufupa, Nzilo, Fold & Thrust Belt (FTB), Lufupa Sud-est (LSE) and Lufira Ouest projects. No work has been undertaken on the Lufira Est Project due to access issues. Ground EM/NSAMT surveys were completed at FTB's Mamba Project and Lufira Ouest's Kale prospect, to help guide exploration drilling. An in-house ground magnetics survey is near completion over the Musinga prospect in LSE.

Ivanhoe's two in-house drill rigs tested drill targets west of the Kamoa Project, completing a total of 16 drill holes for approximately 1,800 metres, during the 2013 field season. Targets included Kamoa-style stratiform copper mineralization and mafic-hosted copper mineralization. Visual results were not significant and assays are pending. The rigs are currently active at the Kale prospect.

Two contractor drill rigs were mobilized to the Nzilo prospect and have completed five holes for approximately 2,500 metres. The target at Nzilo is Kamoa-style disseminated copper mineralization in the Grand Conglomerate. Mineralization was intersected in several of the holes and assays are pending. Drilling is ongoing.

Geological activities during Q3 included mapping, trenching and pitting at several copper (Sakanama, Monwezi Ouest, Mulomba Est, Gomweulu Diapir), zinc-lead (Kengere, Kale), nickel (Mankaronwa) and gold (Kisua) prospects. Results will be compiled at the end of the season for analysis and potential follow-up.

Renewal reports were lodged for 25 of Ivanhoe's exploration permits with the DRC Mining Registry, CAMI in the first week of August. The remaining 22 permits are due for renewal in 2015.

Gabon

Ivanhoe holds two exploration licences at Ndangui and Makokou, areas prospective for greenstone gold deposits. Drilling commenced at Ndangui during July 2013 using a man-portable drill rig under field supervision of Remote Exploration Services of Cape Town, South Africa. Eight boreholes and 1,774 metres were completed into one of three anomalies before the onset of the rainy season in mid October. Approximately 1,200 half-core samples have been prepared. Visual mineralization was encountered in all holes, and assay results are expected in Q4 2013.

Fieldwork at the Makokou property consisted of auger sampling to better define soil anomalies prior to diamond drilling. Results are expected in Q4 2013. Renewal applications for both Makokou and Ndangui have been submitted to ensure exploration rights through 2016.

Ivanhoe Mines conducting strategic process for early lock-up release transaction

Ivanhoe Mines has obtained regulatory approval for a transaction structure that the company contemplates would simultaneously provide locked up shareholders with a right to release and sale of locked up shares; would provide additional funding for the Company's ongoing project development and would secure a strategic investor that would help to advance the overall development of the Company's key projects. The Company is in the process of discussion and negotiation with potential third-party participants in the transaction, with any such transaction subject to, among other things, finalization of definitive commercial terms with one or more of those third parties.

SELECTED QUARTERLY INFORMATION

The following table summarizes selected financial information for the prior eight quarters. Other than its share of revenue from the RK1 Consortium, Ivanhoe had no operating revenue in any financial reporting period and did not declare or pay any dividend or distribution in any financial reporting period.

	3 Months ended			
	September 30,	June 30,	March 31,	December 31,
	2013	2013	2013	2012
	\$'000	\$'000	\$'000	\$'000
Exploration and project expenditure	39,793	41,281	32,131	31,314
Legal settlement	10,000	-	-	-
General administrative expenditure	8,157	8,413	9,218	9,887
Finance costs	543	319	223	2,069
Total comprehensive loss attributable to:				
Owners of the Company	51,787	43,804	37,867	37,949
Non-controlling interest	6,248	7,198	4,523	4,771
Loss per share (basic and diluted)	0.10	0.08	0.07	0.07

	3 Months ended			
	September 30,	June 30,	March 31,	December 31,
	2012	2012	2012	2011
	\$'000	\$'000	\$'000	\$'000
Exploration and project expenditure	29,368	34,666	33,087	29,921
General administrative expenditure	5,586	8,340	4,180	9,964
Finance costs	8,653	9,074	6,822	4 518
Total comprehensive loss attributable to:				
Owners of the Company	38,368	51,514	38,654	40,548
Non-controlling interest	3,315	2,745	2,321	1,969
Loss per share (basic and diluted)	0.09	0.12	0.10	0.10

Review of the Three Months Ended September 30, 2013 vs. 2012

The Company's total comprehensive loss for Q3 2013 was \$16.4 million higher than for the same period in 2012. The increase mainly was due to a \$10.4 million increase in exploration and project expenditure, as well as the legal settlement expense of \$10.0 million recognized in Q3 2013.

During the quarter, the Company agreed on a settlement of claims against the Company and its assets. The total amount payable in terms of the settlement agreement was \$10 million, of which \$9m is still outstanding and included in other payables. The outstanding amount is payable as follows:

- \$3 million on or before December 31, 2013; and
- \$6 million upon the granting of the Platreef mining right or on December 31, 2014, whichever comes first.

The decrease in finance costs was attributable to the conversion of the convertible bonds issued by the Company in late 2011 and early 2012 (Pre-IPO Bonds) into Common Shares on October 23, 2012, as a result, and upon completion of the initial public offering (IPO).

The increase in exploration and project expenditures by \$10.4 million was due to an increase in expenditure of \$4.7 million at the Kipushi Project, following its acquisition in 2011, as well as increased expenditure at the Kamoa and Platreef projects by \$1.3 million and \$2.1 million respectively. There also was an increase in expenditure on regional exploration in Q3 2013 compared to the same period in 2012. The main classes of expenditure on the Company's material projects are set out in the following table:

	Three months ended September 30, 2013	Three months ended September 30, 2012
	\$'000	\$'000
Kamoa Project		
Drilling	4,141	5,304
Studies	4,027	1,659
Salaries and benefits	2,662	2,223
Travel	688	517
Other expenditure	4,102	4,571
Total project expenditure	15,620	14,274
Platreef Project Drilling Salaries and benefits Studies Assaying and sampling Other expenditure Total project expenditure	2,650 962 2,410 80 1,914 8,016	421 1,330 3,264 -94 1,042 5,963
Kipushi Project Contracting work	1,283	2,690
Electricity	3,336	1,836
Salaries and benefits	2,836	211
Repair and maintenance	2,320	541
Equipment rental	175	434
Travel	389	633
Other expenditure	2,272	1,530
Total project expenditure	12,611	7,875

Salaries and benefits for Q3 2013 increased by \$1.4 million compared to Q2 2012 due to the increase in executive and administrative staff during the past year, which also resulted in an increase in office and administration expenditure.

	9 Months ended		
	September 30,	September 30,	
	2013	2012	
	\$'000	\$'000	
Exploration and project expenditure	113,205	97,121	
Legal settlement	10,000	-	
General administrative expenditure	25,788	17,180	
Finance costs	1,085	24,576	
Total comprehensive loss attributable to:			
Owners of the Company	133,458	128,536	
Non-controlling interest	17,969	8,381	
Loss per share (basic and diluted)	0.25	0.31	

The Company's total comprehensive loss for the nine months ending September 30, 2013 was \$14.5 million higher than for the same period in 2012. The increase was attributable mainly to the increase in exploration and project expenditure of \$16.1 million as well as the legal settlement expense recognized in Q3 2013 of \$10.0 million. This was partially offset by the decrease in finance costs of \$23.5 million.

The decrease in finance cost is as a result of the conversion of the Pre-IPO Bonds into Common Shares, on October 23, 2012, as a result, and upon completion of the IPO, as well as the settlement of the Kipushi purchase consideration in full during 2012.

Salaries and benefits were impacted by the increase in executive and administrative staff during the past year which also resulted in an increase in office and administrative expenditure. The share-based payments expense increased by \$1.5 million due to an increase in the weighted average grant-date fair value of share options granted. Legal fees were \$1.8 million higher in the first nine months of 2012, than in the same period in 2013 due to the legal expenditure incurred in preparation for the IPO in 2012.

Exploration and project expenditures increased as a result of an increase in expenditure of \$23.3 million at the Kipushi Project, which was partially set off by the decrease in expenditure at the Kamoa and Platreef Projects by \$4.3 million and \$10.0 million respectively. There was also an increase in expenditure on regional exploration in the nine months ending September 30, 2013 when compared to the same period in 2012. The main classes of expenditure on the Company's material projects are set out in the following table:

Nine months ended September 30, 2013 \$'000	Nine months ended September 30, 2012 \$'000
·	·
12,793	28,281
12,575	3,217
7,408	6,970
1,935	1,606
11,386	10,281
46,097	50,355
3,542 2,542 5,492 177 5,505 17,258	13,785 3,475 6,283 807 2,950 27,300
0.070	5 707
•	5,787
•	3,648 537
	537 541
•	1,936
	1,266
•	2,756
39,816	16,471
	ended September 30, 2013 \$'000 12,793 12,575 7,408 1,935 11,386 46,097 3,542 2,542 5,492 177 5,505 17,258 9,672 9,950 6,118 3,016 1,835 1,243 7,982

Financial position as at September 30, 2013, vs. December 31, 2012

The Company's total assets decreased to \$596.4 million as at September 30, 2013, from \$726.7 million as at December 31, 2012. This mainly was due to a decrease in cash and cash equivalents of \$152.2 million.

The Company utilized \$138.6 million of its cash resources in its operations and earned interest income of \$0.9 million on cash balances. A total of \$12.0 million was spent to acquire property, plant and equipment and other non-current assets.

Of the \$12.0 million spent to acquire non-current assets, \$2.6 million related to Ivanhoe's share of the acquisition of an additional office building in London through Rhenfield Ltd., one of Ivanhoe's joint operations. The remainder of the additions to property, plant and equipment mainly related to the procurement of assets required at the projects.

The Company's total liabilities increased from \$113.1 million as at December 31, 2012, to \$145.9 million as at September 30, 2013. This was due to an increase in non-current borrowings of \$20.0 million as well as an increase in trade and other payables of \$12.9 million.

\$18.1 million of the increase in non-current borrowings was as a result of a share exchange agreement that took effect on June 6, 2013, in which the Company became party to a \$28.0 million loan payable to

ITC Platinum Development Limited which had a carrying value of \$18.1 million as at September 30, 2013. The loan is repayable once the Platreef Project has residual cashflow, which is defined in the loan agreement as gross revenue generated by the Platreef Project, less all operating costs attributable thereto, including all mining development and operating costs. The loan attracts interest of LIBOR plus 2% calculated monthly in arrears. Interest is not capitalised. Using prevailing market interest rates for an equivalent loan of LIBOR plus 7%, the fair value of the loan is estimated at \$18.1 million on September 30, 2013. The difference of \$10.1 million between the contractual amount due and the fair value of the loan is the benefit derived from the low interest rate.

Furthermore, as part of the share exchange agreement, the Company exchanged 8% of its interest in the Platreef Project for an 8% interest in Beales SARL, holding company of the Platreef Project, with ITC Platinum Development Limited in return for the loan payable to ITC Platinum Development Limited of \$28 million. The transaction increased the Company's effective shareholding of Beales SARL to 97.3%, while its effective shareholding in Platreef Resources (Pty) Ltd remained unchanged.

The change in the Platreef Project's organizational structure can be illustrated as follows:

An amount of \$27.5 million, being the proportionate share of the carrying amount of the net assets of Beales SARL, has been transferred from non-controlling interest. The difference between the decrease in non-controlling interest of \$27.5 million and the value of the loan payable on the date of the exchange of \$17.7 million has been credited to retained earnings together with the transaction costs of \$0.6 million.

The five year mortgage bond, obtained for the purchase of Ivanhoe's share of the Rhenfield property, purchased in June 2013, resulted in an increase of \$1.4 million to non-current borrowings.

LIQUIDITY AND CAPITAL RESOURCES

The Company's sole source of funding prior to its IPO had been the issuance of equity securities and the Pre-IPO Bonds, for cash, primarily through private placements to sophisticated investors and institutions. Prior to its IPO, the Company had issued equity securities in each of the previous few years pursuant to private placement financings and on the exercise of warrants and options. In Q4 2012, the Company completed its IPO to a broad range of investors, raising gross proceeds of approximately C\$305 million (\$312 million) and on October 4, 2013, the Company closed a non-brokered private placement for C\$108 million (\$105 million) through the issuance of 54 million new Class A common shares at C\$2.00 per share.

The Company had \$107.7 million in cash and cash equivalents and \$80.2 million in short-term deposits as at September 30, 2013. Certain of the Company's cash and cash equivalents and short-term deposits, having an aggregate value of \$177.9 million, are subject to contractual restrictions as to their use. Based on current planned work programs, these restricted funds should be sufficient to advance the Platreef Project to 2014.

As at September 30, 2013, the Company had consolidated working capital of approximately \$172.3 million, compared to \$324.3 million at December 31, 2012. The Platreef Project working capital is restricted and amounted to \$178.6 million at September 30, 2013, and \$204.2 million at December 31, 2012. Excluding the Platreef Project working capital, the resultant working capital was negative \$6.3 million at September 30, 2013, and \$120.1 million at December 31, 2012. As a result of the non-brokered private placement during October 2013, the Company believes it has sufficient resources to cover its short-term cash requirements. However, the Company's access to financing is always uncertain and there can be no assurance that additional funding will be available to the Company in the near future.

The Company has a three-year mortgage bond outstanding on one of its offices in London, United Kingdom, of £2.4 million (\$3.7 million) that is fully repayable during May 2015, secured by the property, that incurs interest at a rate of LIBOR plus 2.25% payable monthly in arrears. During June, 2013, the Company committed to an additional five year mortgage bond, for the purchase of an additional office building in London, of £0.9 million (\$1.4 million) in which the first three years only interest will be payable. The loan is secured by the Rhenfield property purchased in June 2013, and incurs interest at a rate of LIBOR plus 2.5% payable monthly in arrears.

On June 6, 2013, the Company became party to a \$28.0 million loan payable to ITC Platinum Development Limited which had a carrying value of \$18.1 million as at September 30, 2013 as a result of a share exchange agreement, as previously described. The loan is repayable once the Platreef Project has residual cashflow, which is defined in the loan agreement as gross revenue generated by the Platreef Project, less all operating costs attributable thereto, including all mining development and operating costs. The loan attracts interest of LIBOR plus 2% calculated monthly in arrears. Interest is not capitalised.

The Company signed an agreement with SNEL, by which the parties agreed to rehabilitate two existing hydropower plants. The cost for the rehabilitation is expected to be financed by the Company through a loan to SNEL. Pursuant to an initial agreement, \$4.5 million of the cost of the initial studies will be financed by the Company through an interest free loan to SNEL. The loans will be repaid by SNEL through a deduction from the Company's monthly power bills incurred.

The Company has an implied commitment in terms of spending on work programs submitted to regulatory bodies to maintain the good standing of exploration and exploitation permits at its mineral properties. The following table sets forth the Company's long-term obligations:

Payments Due By Period Less than After 1-3 years Total 1 year 4-5 years 5 years **Contractual Obligations** as at September 30, 2013 \$'000 \$'000 \$'000 \$'000 \$'000 Debt 33,318 140 1,275 28,248 3,655 **Operating Leases** 1,132 382 750 Advancement of interest 2,118 2,118 free loan Other Obligations 13,209 4,872 8,337 **Total Contractual** 11,027 890 1,275 36,585 49,777 **Obligations**

USE OF PROCEEDS

The below table describes how the proceeds from the IPO have been used to date, against how the proceeds were expected to be used as disclosed in the final prospectus.

	Use of proceeds					
Principal Purpose	Intended (1) \$'million	Q4 2012 \$'million	Q1 2013 \$'million	Q2 2013 \$'million	Q3 2013 \$'million	Total used \$'million
Kamoa Project						
Drilling	55	12	11	12	11	46
Project Studies	8	2	3	6	4	15
Power Supply	7	-	2	2	1	5
Subtotal	70	14	16	20	16	66
Kipushi Project						
Dewatering	15	11	11	15	8	46
Refurbish Infrastructure	15	-	-	1	5	6
Drilling & Studies	5	-	-	-	-	
Subtotal	35	11	11	17	13	52
Other Kipushi Project Acquisition Milestone						
Payment and Related Obligations ⁽²⁾	125	125	-	-	-	125
Regional Exploration and General & Administrative Expenses	57	5	10	14	11	40
Subtotal	182	130	10	14	11	165
TOTAL	287	155	37	51	40	283

(1) As at October 16, 2012

More than initially estimated was spent at the Kipushi Project due to the higher than anticipated power requirements and additional pumping capacity that was put in place. For this purpose, funds were reallocated from Regional Exploration and General & Administrative Expenditure to the Kipushi Project. Of the funds to be spent at the Kamoa Project, some were reallocated from drilling toward Project Studies.

OFF-BALANCE SHEET ARRANGEMENTS

The Company had no off-balance sheet arrangements for the periods under review.

TRANSACTIONS WITH RELATED PARTIES

The following tables summarize related party expenses incurred by the Company, primarily on a cost-recovery basis, with companies related by way of directors or significant shareholders in common. The tables summarize the transactions with related parties and the types of expenditures incurred with related parties:

	Three months ended September 30,		Nine months Septembe		
	2013	2013 2012		2012	
	\$'000	\$'000	\$'000	\$'000	
Global Mining Management Corporation (a)	839	685	3,156	1 655	
Ivanhoe Capital Aviation LLC (b)	300	300	900	900	
Global Mining Services Ltd. (c)	175	61	484	253	
Ivanhoe Capital Services Ltd. (d)	145	234	459	511	
HCF International Advisors (e)	70	75	270	503	
Ivanhoe Capital Corporation (UK) Limited (f)	5	160	93	442	
Ivanhoe Corporation Pte Ltd (g)	2	-	75	-	
I2MS.net PTE LTD (h)	-	95	162	331	
Turquoise Hill Resources Ltd. (i)	-	-	-	45	
Inova Resources Ltd. (j)	-	-	-	60	
	1,536	1,610	5,599	4,700	
Salaries and benefits	1,148	1,014	3,947	2,675	
Office and administration	52	149	440	422	
Travel	301	311	906	917	
Consulting	35	136	306	686	
	1,536	1,610	5,599	4,700	

The above noted transactions were in the normal course of operations and were measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

As at September 30, 2013, trade and other payables included \$1.0 million (December 31, 2012: \$1.0 million) with related parties related by way of director or officers in common. These amounts are unsecured and non-interest bearing.

- (a) Global Mining Management Corporation (Global) is a private company based in Vancouver. The Company holds an equity interest in Global and has a significant shareholder in common therewith. Global provides administration, accounting and other services to the Company on a cost-recovery basis.
- (b) Ivanhoe Capital Aviation LLC (Aviation) is a private company 100% owned by a director of the Company. Aviation operates an aircraft for which the Company contributes toward the running costs
- (c) Global Mining Services Ltd. (Mining) is a private company incorporated in Delaware and is 100% owned by Global. Mining provides administration and other services to the Company on a cost-recovery basis.

- (d) Ivanhoe Capital Services Ltd. (Services) is a private company 100% owned by a director of the Company. Services provide for salaries administration and other services to the Company in Singapore and Beijing on a cost-recovery basis.
- (e) HCF International Advisers (HCF) is a corporate finance adviser specialising in the provision of advisory services to clients worldwide in the metals, mining, steel and related industries. HCF has a director in common with the Company and provides financial advisory services to the Company.
- (f) Ivanhoe Capital Corporation (UK) Ltd. (UK) is a private company 100% owned by a director of the Company. UK provides administration, accounting and other services in London on a cost-recovery basis.
- (g) Ivanhoe Capital Pte Ltd. (Capital) is a private company 100% owned by a director of the Company. Capital provides administration, accounting and other services in Singapore on a cost-recovery basis.
- (h) I2MS.net PTE LTD (I2MS) is a private company 100% owned by Turquoise Hill Resources Ltd., formerly Ivanhoe Mines Ltd. I2MS provides IT services to the Company on a cost-recovery basis. I2MS ceased to be a related party on May 10, 2013, when Turquoise Hill Resources Ltd. no longer had a director or significant shareholder in common with the Company.
- (i) Turquoise Hill Resources Ltd., formerly Ivanhoe Mines Ltd., is a Canadian-based, TSX listed resource company which provides consulting and other services to the Company on a cost-recovery basis. Turquoise Hill Resources Ltd. had a director and a significant shareholder in common with the Company until May 10, 2013.
- (j) Inova Resources Limited, formerly Ivanhoe Australia Ltd. is an Australian-based, ASX listed, resource company which provides consulting and other services to the Company on a cost-recovery basis. Inova Resources Limited had a director in common with the Company until April 19, 2012.

CRITICAL ACCOUNTING ESTIMATES

The Company's significant accounting policies are presented in Note 2 to the consolidated financial statements for the year ended December 31, 2012. The preparation of the consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the end of the reporting period presented and reported amounts of expenses during said reporting period. Actual outcomes could differ from these estimates. The consolidated financial statements include estimates that, by their nature, are uncertain. The impacts of such estimates are pervasive throughout the consolidated financial statements and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the year in which the estimate is revised and future years if the revision affects both current and future years. These estimates are based on historical experience, current and future economic conditions and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Significant assumptions about the future and other sources of estimation uncertainty at the end of the reporting period, which could result in a material adjustment to the carrying amounts of assets and liabilities in the event that actual results differ from assumptions made, include, but are not limited to, the following:

(i) Impairment Analysis of Assets

At the end of each reporting period the carrying amounts of the Company's assets are reviewed to determine whether there is any indication that those assets are impaired. If any such indication

exists, the recoverable amount of the asset is estimated to determine the extent of the impairment, if any. The 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 pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount and the impairment loss is recognized in the profit or loss for the period. For the purposes of impairment testing, exploration and evaluation assets are allocated to cash-generating units to which the exploration activity relates. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

Recoverability of the carrying amount of the exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective assets.

Changes in any of the assumptions used to determine impairment testing could materially affect the results of the analysis.

At September 30, 2013, the Company reviewed the carrying value of its assets and determined that there were no indicators of impairment.

(ii) Income Taxes

The Company uses the asset and liability method of accounting for income taxes. Under this method, deferred income tax assets and liabilities are computed based on differences between the carrying amounts of assets and liabilities on the statements of financial position and their corresponding tax values, generally using the substantively enacted or enacted income tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Deferred income tax assets also result from unused loss carry forwards, resource-related pools and other deductions. A deferred tax asset is only recognized to the extent that it is probable that future taxable profits will be available against which the asset can be utilized.

A deferred tax liability is generally recognized for all taxable temporary differences. The Company recognizes net deferred tax liabilities as it believes it does not control the timing of the reversal of these temporary differences even though management has made the judgment that the reversal is not expected to occur in the foreseeable future.

(iii) Mineral Property and Exploration Costs

All direct costs related to the acquisition of mineral property interests are capitalized by property or project. Exploration costs are charged to operations until such time as it has been determined that a property has economically recoverable reserves, in which case the costs incurred to develop a property are capitalized. Exploration costs include value-added taxes incurred in foreign jurisdictions when recoverability of those taxes is uncertain. Management uses several criteria in its assessment of economic recoverability and probability of future economic benefit, including geologic and metallurgic information, scoping studies, accessible facilities, existing permits and life of mine plans.

(iv) Business Combinations

Determination of whether a set of assets acquired and liabilities assumed constitute a business may require the Company to make certain judgments, taking into account all facts and circumstances. If an acquired set of assets and liabilities includes goodwill, the set of assets and liabilities is presumed to be a business.

(v) Functional Currency

The functional currency for each of the Company's subsidiaries is the currency of the primary economic environment in which the entity operates. Determination of functional currency may involve certain judgments to determine the primary economic environment and the Company reconsiders the functional currency of its entities if there is a change in events and conditions, which determine the primary economic environment.

CHANGES IN ACCOUNTING POLICIES INCLUDING INITIAL ADOPTION

Newly adopted accounting standards

The following standards became effective for annual periods beginning on or after January 1, 2013, with earlier application permitted. The Company adopted these standards and they did not have a material impact on its consolidated financial statements, except as discussed below.

- IFRS 7, Financial Instruments: Disclosures: IFRS 7 enhances the disclosure required when offsetting financial assets and liabilities. The application of this IFRS did not have any material impact on the amounts reported for the current or prior years but may affect the accounting for future transactions or arrangements.
- IFRS 10, Consolidated Financial Statements: IFRS 10 establishes principles for the presentation and preparation of consolidated financial statements when an entity controls one or more other entities. IFRS 10 supersedes IAS 27, Consolidated and Separate Financial Statements, and SIC-12, Consolidation Special Purpose Entities.
- *IFRS 11, Joint Arrangements:* IFRS 11 establishes principles for financial reporting by parties to a joint arrangement. IFRS 11 supersedes current IAS 31, *Interests in Joint Ventures* and SIC-13, *Jointly Controlled Entities-Non Monetary Contributions by Venturers.*
- IFRS 12, Disclosure of Interests in Other Entities: IFRS 12 applies to entities that have an interest in a subsidiary, a joint arrangement, an associate or an unconsolidated structured entity. In general, the application of IFRS 12 will result in more extensive disclosures in the annual consolidated financial statements.
- IFRS 13, Fair Value Measurements: IFRS 13 defines fair value, sets out in a single IFRS framework for measuring value and requires disclosures about fair value measurements. The IFRS 13 applies to IFRSs that require or permit fair value measurements or disclosures about fair value measurements (and measurements, such as fair value less costs to sell, based on fair value or disclosures about those measurements), except in specified circumstances. This will result in additional disclosures for condensed interim and annual consolidated financial statements.
- IAS 1, Presentation of Financial Statements: In June 2011, the IASB issued amendments to IAS 1 that require an entity to group items presented in the statement of comprehensive income on the basis of whether they may be reclassified to earnings subsequent to initial recognition. For those items presented before taxes, the amendments to IAS 1 also require that the taxes related to the two separate groups be presented separately. The amendments are effective for annual periods beginning on or after July 1, 2012 and will result in changes to the presentation of financial statements.
- *IAS 19 Employee Benefits:* On June 16, 2011 the IASB issued amendments to IAS 19. The amendments will improve the recognition and disclosure requirements for defined benefit plans.
- IAS 27, Separate Financial Statements: IAS 27 has been updated to require an entity presenting separate financial statements to account for those investments at cost or in accordance with IFRS

9 Financial Instruments. The new IAS 27 excludes the guidance on the preparation and presentation of consolidated financial statements for a group of entities under the control of a parent, which is within the scope of the current IAS 27 Consolidated and Separate Financial Statements, and is replaced by IFRS 10.

- IAS 28, Investments in Associates and Joint Ventures: IAS 28 has been updated and it is to be
 applied by all entities that are investors with joint control of, or significant influence over, an
 investee. The scope of the current IAS 28 Investments in Associates does not include joint
 ventures.
- IFRIC 20 Stripping Costs in the Production Phase of a Mine: In October 2011, the IASB issued IFRIC 20 which clarifies the requirements for accounting for the costs of stripping activity in the production phase when two benefits accrue: (i) usable ore that can be used to produce inventory and (ii) improved access to further quantities of material that will be mined in future periods.

Application of new and revised Standards on consolidation, joint arrangements, associates and disclosures

Joint Arrangements

The Company adopted IFRS 11, "Joint Arrangements" effective January 1, 2013. This standard replaces IAS 31, "Interests in Joint Ventures" and SIC 13, "Jointly controlled entities – non-monetary contributions by venturers". The standard is applicable to all entities that have an interest in arrangements that are jointly controlled. In accordance with the transition requirements, interests, previously defined as jointly controlled entities that were proportionately consolidated, are re-measured using the carrying amount of the assets and liabilities at the beginning of the immediately preceding period, that is, January 1, 2012, in order to arrive at the initial equity investment. In terms of IFRS 11, there are two types of joint arrangements:

(i) Joint Ventures

A joint venture is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control and whereby each party has rights to the net assets of the arrangement. Joint control is considered to be when all parties to the joint venture are required to reach unanimous consent over decisions about relevant business activities pertaining to the contractual arrangement. Interests in joint ventures are recognized as an investment and accounted for using the equity method of accounting.

(ii) Joint Operations

A joint operation is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control and whereby each party has rights to the assets and liabilities relating to the arrangement. Joint control is considered to exist when all parties to the joint venture are required to reach unanimous consent over decisions about relevant business activities pertaining to the contractual arrangement. Interests in joint operations are accounted for by recognizing the Corporation's share of assets, liabilities, revenues, and expenses incurred jointly.

Upon the application of IFRS 11, the Company reviewed and assessed the legal form and terms of the contractual arrangements in relation to the Company's investments in joint arrangements. The application of IFRS 11 has changed the classification and subsequent accounting of the Company's investments in each of Rhenfield Limited and the RK1 consortium, which were classified as joint ventures under the previous standard and were accounted for using the equity method. Under IFRS 11, Rhenfield Limited and the RK1 consortium are treated as the Company's joint operations and are accounted for such that each joint operator recognises and measures the

assets and liabilities (and the related revenues and expenses) in relation to its interest in the arrangement in accordance with the applicable standards.

The change in accounting of the Company's investment in Rhenfield Limited and the RK1 consortium has been applied in accordance with the relevant transitional provisions. Such a change in accounting has affected the amounts reported in the Company's consolidated financial statements (see the tables below).

Impact on profit (loss) for the period of the application of the above new and revised standards

	Three months ended September 30,		Nine months Septembe	
	2013	2012	2013	2012
	\$'000	\$'000	\$'000	\$'000
Increase in office and administration				
expenditure	82	88	216	111
Decrease in share of losses from joint				
ventures	(97)	(116)	(281)	(216)
Loss from operating activities	(15)	(28)	(65)	(105)
Increase in finance costs	15	28	65	105
LOSS FOR THE PERIOD	-	-	-	-
Increase in exchange differences on				
translation of foreign operations Decrease in share of other comprehensive	(32)	178	303	68
(income) loss of joint ventures	32	(178)	(303)	(68)
Other comprehensive loss for the period	•	-	-	
Increase (decrease) in profit for the year	-	-	-	-
Increase (decrease) in profit for the year				
attributable to:				
Owners of the Company	-	-	-	-
Non-controlling interests	-	-	-	-
	-	-	-	-

Impact on net assets and equity as at January 1, 2012 of the application of the above new and revised standards

	As at		_
	January 1, 2012		As at
	as previously	IFRS 11	January 1, 2012
	reported	adjustments	as restated
	\$'000	\$'000	\$'000
Property, plant and equipment	9,329	6,949	16,278
Mineral properties	259,277	-	259,277
Goodwill	75,701	-	75,701
Investment in joint ventures	3,609	(3,609)	-
Long-term loan receivable	7,324	-	7,324
Other assets	248	-	248
Trade and other receivables	5,865	407	6,272
Prepaid expenses	1,118	46	1,164
Short-term deposits	80,039	-	80,039
Cash and cash equivalents	185,787	104	185,891
Total assets	628,297	3,897	632,194
Advances payable to Gécamines	(10,264)	_	(10,264)
Convertible bond	(112,480)	_	(112,480)
Purchase consideration payable	(116,104)	-	(116,104)
Deferred tax liabilities	(77,783)	-	(77,783)
Current borrowings	-	(3,786)	(3,786)
Trade and other payables	(10,283)	(111)	(10,394)
Current tax liabilities	(209)	-	(209)
Total liabilities	(327,123)	(3,897)	(331,020)
Impact on net assets	301,174	-	301,174
Impact on equity	(301,174)	-	(301,174)

Impact on net assets and equity as at December 31, 2012 of the application of the above new and revised standards

and rovided startaged	As at		
	December 31,		As at
	2012		December 31,
	as previously	IFRS 11	2012
	reported	adjustments	as restated
	\$'000	\$'000	\$'000
Property, plant and equipment	16,515	6,991	23,506
Mineral properties	259,277	-	259,277
Goodwill	67,358	-	67,358
Investment in joint ventures	3,608	(3,608)	-
Long-term loan receivable	23,024	-	23,024
Other assets	504	-	504
Trade and other receivables	3,534	11	3,545
Prepaid expenses	9,575	63	9,638
Short-term deposits	80,000	-	80,000
Cash and cash equivalents	259,389	441	259,830
Total assets	722,784	3,898	726,682
Advances payable to Gécamines	(11,238)	_	(11,238)
Deferred tax liabilities	(77,783)	_	(77,783)
Current borrowings	-	(3,873)	(3,873)
Trade and other payables	(19,969)	(25)	(19,994)
Current tax liabilities	(195)	-	(195)
Total liabilities	(109,185)	(3,898)	(113,083)
Impact on net assets	613,599	-	613,599
Impact on equity	(613,599)	-	(613,599)

Accounting standards issued but not yet effective

The following new standards, amendments to standards and interpretations have been issued but are not effective during the year ended December 31, 2013:

- IFRS 7 (Amendment) Outlines the disclosures when applying IFRS 9, the new financial instruments standard (i)
- IFRS 9 New financial instruments standard that replaces IAS 39 for classification and measurement of financial assets and liabilities (iii)
- IAS 32 (Amendment) Clarification of the application of the requirements of offsetting financial assets and financial liabilities (ii)
- IAS 36 (Amendment): Clarification of the recoverable amount disclosures for non-financial assets (ii)
- IAS 39 (Amendment): Clarification of the novation of derivatives and continuation of hedge accounting (ii)
- IFRIC 21 (Amendment): Clarification of the application of the requirements of offsetting financial assets and financial liabilities (ii)
- (i) Effective for annual periods beginning on or after January 1, 2015
- (ii) Effective for annual periods beginning on or after January 1, 2014
- (iii)The mandatory effective date has been removed from the standard and will be announced when all phases of IFRS 9 have been completed

The Company has not yet adopted these new and amended standards and is currently assessing the impact of adoption.

FINANCIAL INSTRUMENTS AND OTHER INSTRUMENTS

Fair value of financial instruments

The Company's financial assets and financial liabilities are categorized as follows:

		September 30,	December 31,
Financial instrument	Classification	2013	2012
		\$'000	\$'000
Financial assets			
Cash and cash equivalents	Loans and receivables	107,675	259,830
Short-term deposits	Loans and receivables	80,220	80,000
Trade and other receivables	Loans and receivables	4,556	3,545
Long-term loan receivable	Loans and receivables	24,618	23,024
Financial liabilities			
Trade and other payables	Other liabilities	32,909	19,994
Borrowings	Other liabilities	3,655	3,873
Advances to Gécamines	Other liabilities	11,844	11,238

IAS 32 - "Financial Instruments: Presentation", requires an explanation about how fair value is determined for assets and liabilities measured in the financial statements at fair value and establishes a hierarchy into which these assets and liabilities must be grouped based on whether inputs to those valuation techniques are observable or unobservable. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect the Company's assumptions. The two types of inputs create the following fair value hierarchy:

- Level 1: observable inputs such as quoted prices in active markets;
- Level 2: inputs, other than the quoted market prices in active markets, which are observable, either directly and/or indirectly; and
- Level 3: unobservable inputs for the asset or liability in which little or no market data exists, therefore requires an entity to develop its own assumptions.

The Company does not have any assets or liabilities on the statement of financial position which are measured within the fair value hierarchy.

The Company's financial instruments include cash and cash equivalents, short-term deposits, trade and other receivables, long-term loan receivable, borrowings, advances payable to Gécamines and trade and other payables.

The fair value of the long-term loan receivable and advances payable to Gécamines were determined in accordance with generally accepted pricing models based on a discounted cash flow analysis using a 9.2% discount rate.

The fair value of borrowings is determined in accordance with generally accepted pricing models based on discounted cashflow analysis. The fair value of the loan payable to ITC Platinum Development Limited is determined assuming repayment occurs on August 31, 2022 and using interest rate of LIBOR plus 7%.

The fair value of the Company's remaining financial instruments was estimated to approximate their carrying values, due primarily to the immediate or short-term maturity of these financial instruments.

Financial risk management objectives and policies

The risks associated with the Company's financial instruments and the policies on how to mitigate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner.

Foreign exchange risk

The Company incurs certain of its expenses in currencies other than the U.S. dollar. As such, the Company is subject to foreign exchange risk as a result of fluctuations in exchange rates. The Company has not entered into any derivative instruments to manage foreign exchange fluctuations, however, management monitors foreign exchange exposure.

The carrying amount of the Company's foreign currency denominated monetary assets and liabilities at the respective statement of financial position dates are as follows:

	September 30,	December 31,
	2013	2012
	\$'000	\$'000
Assets		
Canadian dollar	535	6,700
Australian dollar	103	183
South African rand	13,409	11,349
British pounds	152	78
Liabilities		
Canadian dollar	(276)	(105)
Australian dollar	(382)	(528)
South African rand	(806)	(2,411)
British pounds	(325)	-

Foreign currency sensitivity analysis

The following table details the Company's sensitivity to a 5% decrease in the U.S. dollar against the foreign currencies presented. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the end of the period for a 5% change in foreign currency rates. A positive number indicates a decrease in loss for the year where the foreign currencies strengthen against the U.S. dollar. The opposite number will result if the foreign currencies depreciate against the U.S. dollar.

	2013	2012
	\$'000	\$'000
Decrease in loss for the period	621	763

Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations. Credit risk for the Company is primarily associated with trade and other receivables and cash equivalents as well as long term loan receivables.

The Company reviews the recoverable amount of their receivables at each statement of financial position date to ensure that adequate impairment losses are made for unrecoverable amounts. In this regard, the Company considers that the credit risk is significantly reduced. The credit risk on cash equivalents is limited because the cash equivalents are composed of financial instruments issued by major banks and companies with high credit ratings assigned by international credit-rating agencies. Therefore, the Company is not exposed to significant credit risk and overall the Company's credit risk has not changed significantly from prior years.

The long-term loan receivable is due from Gécamines per the Kipushi purchase agreement. The repayment of these loans will be made by offsetting against future royalties and dividends.

The following table details the Company's aging of accounts receivable:

	Less than	1 to 3	3 to 6	Over	
	1 month	months	months	6 months	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
As at September 30, 2013					
Trade and other receivables	-	4,556	-	-	4,556
Long-term loan receivable	-	-	-	24,618	24,618
	-	4,556	-	24,618	29,174
As at December 31, 2012					
Trade and other receivables	-	3,545	-	-	3,545
Long-term loan receivable	-	-	-	23,024	23,024
	-	3,545	-	23,024	26,569

Liquidity risk

In the management of liquidity risk of the Company, the Company maintains a balance between continuity of funding and flexibility through the use of borrowings. Management closely monitors the liquidity position with the goal of maintaining adequate sources of funding to finance the Company's projects and operations.

The following table details the Company's expected remaining contractual maturities for its financial liabilities. The table is based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to satisfy the liabilities.

	Less than 1 month	1 to 3 months	3 to 6 months	Over 6 months	Total undiscounted cash flows
	\$'000	\$'000	\$'000	\$'000	\$'000
As at September 30, 2013					
Trade and other payables	-	32,909	-	-	32,909
Current income tax liabilities	145	-	-	-	145
Non-current borrowings	-	-	-	29,370	29,370
Current borrowings	3,655	-	-	-	3,655
Advances payable to Gecamines	4,872	-	-	8,337	13,209
As at December 31, 2012					
Trade and other payables	-	19,994	-	-	19,994
Current income tax liabilities	195	-	-	-	195
Current borrowings	3,873	-	-	-	3,873
Advances payable to Gécamines	4,685	-	-	7,997	12,682

DESCRIPTION OF CAPITAL STOCK

As at November 1, 2013, the Company's capital structure consists of Common Shares, Class B Common Shares, Preferred Shares, warrants and options. The Company's objectives include safeguarding its ability to continue as a going concern to pursue the development of its projects and other opportunities and maintaining a flexible capital structure that optimizes the cost of capital at an acceptable risk.

The Company manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, issue new debt, acquire or dispose of assets, or rebalance its holdings of cash and cash equivalents. To facilitate the management of its capital requirements, the Company prepares annual expenditure budgets that are updated as necessary depending on various factors, including capital deployment, results from the exploration and development of its properties and general industry conditions. The annual and updated budgets are approved by the board of directors (the "Board").

To maximize ongoing development efforts, the Company does not pay dividends. The Company's investment policy is to invest its cash in highly liquid, short-term, interest-bearing investments with maturities of six months or less from the original date of investment, selected with regard to the expected timing of expenditures for operations.

As at November 1, 2013, 14,511,110 Class B Shares, 569,028,602 Common Shares and nil Preferred Shares are issued and outstanding.

The Company granted 850,000 options to certain officers, employees and consultants during Q3 2013, 960,000 during Q2 2013 and 2,150,000 during Q1 2013 per the amended and restated employees' and directors' equity incentive plan (the Equity Incentive Plan). Prior to adoption of the Equity Incentive Plan, options were granted to certain directors, officers, employees and consultants pursuant to individual option agreements. As of the date hereof there are 20,209,000 options, from individual stock option agreements exercisable into 20,209,000 Common Shares and 3,910,000 options issued in terms of the Equity Incentive Plan exercisable into 3,910,000 Common Shares outstanding.

The Company has warrants outstanding to several investors, each of which entitles the holder thereof to purchase equity securities in the capital of the Company. As at the date of this MD&A: (i) 6,041,665 certificated warrants, issued on November 17 and 19, 2010, and January 7, 2011, are outstanding,

exercisable into 6,645,831 Class B Common Shares and (ii) 7,900,275 warrants, issued pursuant to a warrant indenture dated November 12, 2009, are outstanding, exercisable into 8,690,302 Class B Common Shares.

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for the design of disclosure controls and procedures (DC&P) and the design of internal control over financial reporting (ICFR) to provide reasonable assurance that material information related to the Company, including its consolidated subsidiaries, is made known to the Company's certifying officers. The Company's Chief Executive Officer and Chief Financial Officer have each evaluated the design of the Company's DC&P and ICFR as of September 30, 2013 and, in accordance with the requirements established under National Instrument 52-109 - Certification of Disclosure in Issuer's Annual and Interim Filings, the Chief Executive Officer and Chief Financial Officer have concluded that these controls and procedures have been designed to provide reasonable assurance that material information relating to the Company is made known to them by others within the Company and that the information required to be disclosed in reports that are filed or submitted under Canadian securities legislation are recorded, processed, summarized and reported within the time period specified in those rules.

The Company's Chief Executive Officer and Chief Financial Officer have used the Committee of Sponsoring Organizations of the Treadway Commission (COSO) framework to evaluate the design of the Company's ICFR as of September 30, 2013 and have concluded that these controls and procedures have been designed to provide reasonable assurance that financial information is recorded, processed, summarized and reported in a timely manner. Management of the Company was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. The result of the inherent limitations in all control systems means design of controls cannot provide absolute assurance that all control issues and instances of fraud will be detected. During the nine months ended September 30, 2013, there were no changes in the Company's DC&P or ICFR that materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

RISK FACTORS

The risk factors are discussed in the Company's Annual Information Form filed with Canadian provincial regulatory authorities and available at www.sedar.com.

DISCLOSURE OF TECHNICAL INFORMATION

Disclosures of a scientific or technical nature in this MD&A has been reviewed and approved by Stephen Torr, who is considered, by virtue of his education, experience and professional association, a Qualified Person under the terms of NI 43-101. Ivanhoe has prepared a NI 43-101 compliant technical report for each of the Kamoa Project, the Platreef Project and the Kipushi Project, which are available under the Company's SEDAR profile at www.sedar.com. These technical reports include relevant information regarding the effective date and the assumptions, parameters and methods of the mineral resource estimates on the Kamoa Project and Platreef Project cited in this MD&A, as well as information regarding data verification, exploration procedures and other matters relevant to the scientific and technical disclosure contained in this MD&A in respect of the Kamoa Project, Platreef Project and Kipushi Project. The Development Study being undertaken at the Kamoa Project will be prepared to a pre-feasibility level of confidence as defined by NI 43-101.