

71 Furniss Rd, Landsdale Western Australia 6065 ASX: CLZ | ABN 77119 484 016 contact@classicminerals.com.au

31 January 2025

### **ASX Announcement**

# DECEMBER 2024 QUARTERLY ACTIVITIES & CASH FLOW REPORT

### Kat Gap Gold Project

During the reporting period, Classic Minerals Limited (ASX: CLZ) (**Classic** or **Company**) entered into a binding agreement to sell its Kat Gap tenements to Bain Global Resources Pty Ltd (**Bain**).

As reported in the ASX announcement of 17 December 2024, Classic Minerals has agreed to sell its 100% stake in the Kat Gap tenements to Bain Global Resources Pty Ltd (**Bain**) for **A\$7.0 million** (**Purchase Price**). The proposed sale is subject to shareholder approval.

Under the terms of the sale agreement, Classic will sell mining tenements M74/249, E74/467, L74/57 and L74/59 along with all related mining information and the camp and ancillary equipment located on these tenements, with the full amount of the Purchase Price to be payable within 5 business days of all condition's precedent having been met.

The proceeds of sale of the Kat Gap tenements will be used to retire debt, and fund further exploration of the Lady Ada and Lady Magdalene gold project areas.

Bain, in cooperation with its sister company Mega Resources Pty Ltd (**Mega**), a mining contractor, proposes to further develop the Kat Gap gold project and bring it into full production.

Classic will retain the current Kat Gap processing plant and associated equipment and will upgrade the plant to expedite processing capabilities.

Classic also advises that:

- ASX has determined that Listing Rule 11.2 applies to the Proposed Transaction.
- ASX will generally allow for the continued quotation of an entity's securities for a period of
  up to six months from the date of agreement to dispose of its main undertaking; and
- Classic is obliged to satisfy ASX on an ongoing basis that its level of operations going forward is sufficient, and its financial condition is adequate to warrant its continued listing and the continued quotation of its securities

Key terms of the sale agreement are set out in Schedule 1 below.



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# **Schedule 1 - Key terms of Sale Agreement**

The key terms and conditions of the agreement for the sale of the Kat Gap tenements and associated assets are as follows:

Parties	<ul> <li>Classic Minerals Limited ACN 119 484 016 (as Seller)</li> <li>Bain Global Resources Pty Ltd ACN 664 564 961 (as Buyer)</li> </ul>
Sale Assets	<ul> <li>Mining lease M74/249</li> <li>Exploration licence E74/467</li> <li>Miscellaneous licences L74/57and L74/59</li> <li>Related mining information</li> <li>Camp accommodation and equipment</li> </ul>
Consideration	A\$7,000,000 payable within 5 business days of satisfaction (or waiver) of the condition's precedent
Conditions precedent	<ul> <li>Shareholder approval for the purposes of Listing Rule 11.2 (Disposal of main undertaking)</li> <li>Ministerial consent for the transfer of M74/249</li> <li>FIRB approval for the acquisition of M74/249</li> <li>Consent of counterparties to relevant commercial agreements encumbering the Kat Gap tenements</li> <li>Satisfactory due diligence</li> </ul>
Completion	To occur by 28 February 2025 or such other date as the parties agree
Warranties and representations	Standard warranties and representations for transactions of this nature
Termination	Standard termination provisions for transactions of this nature

## **About Bain Global Resources Pty Ltd:**

Bain Global Resources Pty Ltd is associated with Indian contractor BGR Mining & Infra Pvt Ltd (**BGR**) and was established to represent BGR in Western Australia. The mandate is to increase the presence of BGR in WA by delivering high quality assets into production and add substantial value to the WA economy while increasing the exposure of BGR and its proven expertise.



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#### **About Mega Resources Pty Ltd**

MEGA Resources Pty Ltd (**MEGA**) is associated with Indian contractor BGR Mining & Infra Pvt Ltd (BGR) and was established to represent BGR in Western Australia. With its name standing for Mining, Engineering, and Geology Australia; MEGA brings together a team of highly experienced technical and operational personnel who have a strong track record of transforming exploration deposits into successful mining operations. MEGA's unique business model revolves around providing a full turn-key mining solution, covering every aspect of project development, from exploration through to mining production. This flexibility allows MEGA to tailor its approach to suit the specific needs of each project, ensuring a high level of customisation and efficiency at every stage of the process.

On 28 November 2024, Bain and MEGA entered an indicative non-binding term sheet with Rumble Resources Ltd (ASX: RTR) to develop the open pit resources at RTR's Western Queen Gold Project.

#### **About BGR Mining & Infra Pvt Ltd.**

BGR Mining & Infra Pvt Ltd is headquartered in Hyderabad, India, and was founded in 1988 as an engineering contractor. Today BGR is a formidable force in the Indian mining industry. It has executed more than 50 projects and currently has an order book of US\$10.92 billion. It has consolidated its services as one of the leading Mining Developer and Operator (MDO) in India, with a keen focus on local issues, R&R activities and the other inherent challenges in mining projects. BGR integrates design, planning and modern operation technologies for safer and more productive mines. From open cast coal mining contracts to MDO projects in India and now mining in Mozambique, BGR is committed to serving every region in the world. Having achieved steady growth since its inception, BGR has now set its eyes on the global stage to deliver mission-critical projects in a timely manner.



Figure 1: Kat Gap mine site



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# **Corporate**

Classic Minerals Limited advises the market that in complying with L.R 5.3 it discloses the following for the quarter ended 31 December 2024

Cash outflows for the December 2024 Quarter was \$193		
thousand, as per detail below:		A\$' 000
Exploration activities - Operating	38%	74
Staff cost - Operating	19%	37
Interest - Operating	6%	11
PPE - Investing	3%	5
Repayment of borrowings – Financing	34%	66
Payments to related parties and their associates (as set out		-
in section 6 of the Appendix 5B)		
Cash inflows for the December 2024 Quarter was \$187 thousand, as per details below:		
Administration - Operating	58%	108
Proceeds from borrowings	42%	79

This announcement has been authorised by the Board.

# **ENDS**:



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#### ABOUT THE FORRESTANIA GOLD PROJECT

Classic has inferred and indicated mineral resources of **8.41 Mt at 1.45 g/t for 391,417 ounces of gold**, classified and reported in accordance with the JORC Code (2012), with a Scoping Study (see ASX Announcement released 2nd May 2017) suggesting both the technical and financial viability of the project. The current post- mining Mineral Resource for Lady Ada, Lady Magdalene and Kat Gap is tabulated below. Additional technical detail on the Mineral Resource estimation is provided, further in the text below and in the JORC Table 1 as attached to ASX announcements dated 18 December 2019, 21 January 2020, and 20 April 2020.

		Indicated			Inferred			Total	
Prospect	Tonnes	Grade (Au g/t)	Oz Au	Tonnes	Grade (Au g/t)	Oz Au	Tonnes	Grade (Au g/t)	Oz Au
Lady Ada	257,300	2.01	16,600	1,090,800	1.23	43,100	1,348,100	1.38	59,700
Lady Magdalene				5,922,700	1.32	251,350	5,922,700	1.32	251,350
Kat Gap	254,900	2.5	20,488	886,512	2.11	60,139	1,141,412	2.19	80,367
Total	512,200	2.25	37,088	7,900,012	1.40	354,589	8,412,212	1.45	391,417

#### Notes:

- 1. The Mineral Resource is classified in accordance with JORC, 2012 edition
- 2. The effective date of the mineral resource estimate is 14 June 2023.
- 3. The mineral resource is contained within FGP tenements
- 4. Estimates are rounded to reflect the level of confidence in these resources at the present time.
- 5. Mineral resources for Lady Ada and Lady Magdalene (Ladies) are reported at 0.5 g/t Au cut-off grade, Kat Gap at 0g/t Au.
- 6. Depletion of the resource from historic open pit mining has been considered for the Ladies deposits. Trial pit mining depletion at Kap Gap has not been accounted for in the block model due to the ore remaining unprocessed.

The Company confirms that it is not aware of any new information or data that materially affects the information included in this market announcement and, that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed.

#### Forward Looking Statements - Disclaimer

This ASX announcement (Announcement) has been prepared by Classic Minerals Limited ("Classic" or "the Company"). It should not be considered as an offer or invitation to subscribe for or purchase any securities in the Company or as an inducement to make an offer or invitation with respect to those securities. No agreement to subscribe for securities in the Company will be entered into on the basis of this Announcement.

This Announcement contains summary information about Classic, its subsidiaries and their activities which is current as at the date of this Announcement. The information in this Announcement is of a general nature and does not purport to be complete nor does it contain all the information which a prospective investor may require in evaluating a possible investment in Classic.

By its very nature exploration for minerals is a high-risk business and is not suitable for certain investors. Classic's securities are speculative. Potential investors should consult their stockbroker or financial advisor. There are a number of risks, both specific to Classic and of a general nature which may affect the future operating and financial performance of Classic and the value of an investment in Classic including but not limited to economic conditions, stock market fluctuations, gold price movements, regional infrastructure constraints, timing of approvals from relevant authorities, regulatory risks, operational risks and reliance on key personnel.

Certain statements contained in this announcement, including information as to the future financial or operating performance of Classic and its projects, are forward-looking statements that:

 may include, among other things, statements regarding targets, estimates and assumptions in respect of mineral reserves and mineral resources and anticipated grades and recovery rates, production and prices, recovery costs and results, capital expenditures,



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and are or may be based on assumptions and estimates related to future technical, economic, market, political, social and other conditions:

- are necessarily based upon a number of estimates and assumptions that, while considered reasonable by Classic, are inherently subject to significant technical, business, economic, competitive, political and social uncertainties and contingencies; and,
- involve known and unknown risks and uncertainties that could cause actual events or results to differ materially from estimated or anticipated events or results reflected in such forward-looking statements.

Classic disclaims any intent or obligation to update publicly any forward-looking statements, whether as a result of new information, future events or results or otherwise. The words 'believe', 'expect', 'anticipate', 'indicate', 'contemplate', 'target', 'plan', 'intends', 'continue', 'budget', 'estimate', 'may', 'will', 'schedule' and similar expressions identify forward-looking statements.

All forward-looking statements made in this announcement are qualified by the foregoing cautionary statements. Investors are cautioned that forward-looking statements are not guarantees of future performance and accordingly investors are cautioned not to put undue reliance on forward-looking statements due to the inherent uncertainty therein. No verification: Although all reasonable care has been undertaken to ensure that the facts and opinions given in this Announcement are accurate, the information provided in this Announcement has not been independently verified.



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# **Tenement Register**

	Schedule of Mineral Tenements as of 31 December 2024				
TENEMENT	AREA	INTEREST HELD BY CLASSSIC MINERALS LIMITED			
M74/249	Forrestania	100%			
M77/1310	Forrestania	80%			
E74/467	Forrestania	100%			
P77/4291	Forrestania	80%			
P77/4290	Forrestania	80%			
E77/2207	Forrestania	80%			
E77/2219	Forrestania	80%			
E77/2220	Forrestania	80%			
E77/2239	Forrestania	80%			
E77/2470	Forrestania	100%			
E28/1904	Fraser Range	100%			
E28/2705	Fraser Range	100%			
E28/2704	Fraser Range	100%			
E28/2703	Fraser Range	100%			
L74/57	Forrestania	100%			
G74/11	Forrestania	100%			
G74/10	Forrestania	100%			
P74/383	Forrestania	100%			
P74/384	Forrestania	100%			
L74/59	Forrestania	100%			
L74/60	Forrestania	100%			
G74/12	Forrestania	100%			

# Appendix 5B

# Mining exploration entity or oil and gas exploration entity quarterly cash flow report

Name of entity					
Classic Minerals Limited					
ABN Quarter ended ("current quarter")					
77 119 484 016	31 December 2024				

Cons	colidated statement of cash flows	Current quarter \$A'000	Year to date (6 months) \$A'000
1.	Cash flows from operating activities		
1.1	Receipts from customers	-	-
1.2	Payments for		
	(a) exploration & evaluation	(74)	(317)
	(b) development	-	-
	(c) production	-	-
	(d) staff costs	(37)	(93)
	(e) administration and corporate costs	108	91
1.3	Dividends received (see note 3)	-	-
1.4	Interest received	-	-
1.5	Interest and other costs of finance paid	(11)	(20)
1.6	Income taxes paid	-	-
1.7	Government grants and tax incentives	-	-
1.8	Other (fuel tax credit)	-	-
1.9	Net cash from / (used in) operating activities	(14)	(339)

2.	Cash flows from investing activities		
2.1	Payments to acquire or for:		
	(a) entities	-	-
	(b) tenements	-	-
	(c) property, plant and equipment	(5)	(14)
	(d) exploration & evaluation	-	-
	(e) investments	-	-
	(f) other non-current assets	-	-

Cons	olidated statement of cash flows	Current quarter \$A'000	Year to date (6 months) \$A'000
2.2	Proceeds from the disposal of:		
	(a) entities	-	-
	(b) tenements	-	-
	(c) property, plant and equipment	-	67
	(d) investments	-	-
	(e) other non-current assets	-	-
2.3	Cash flows used in loans to other entities	-	-
2.4	Dividends received (see note 3)	-	-
2.5	Other (provide details if material)	-	-
2.6	Net cash from / (used in) investing activities	(5)	53

3.	Cash flows from financing activities		
3.1	Proceeds from issues of equity securities (excluding convertible debt securities)	-	139
3.2	Proceeds from issue of convertible debt securities	-	-
3.3	Proceeds from exercise of options	-	-
3.4	Transaction costs related to issues of equity securities or convertible debt securities	-	-
3.5	Proceeds from borrowings	79	198
3.6	Repayment of borrowings	(66)	(102)
3.7	Transaction costs related to loans and borrowings	-	-
3.8	Dividends paid	-	-
3.9	Other (provide details if material)	-	-
3.10	Net cash from / (used in) financing activities	13	235

4.	Net increase / (decrease) in cash and cash equivalents for the period		
4.1	Cash and cash equivalents at beginning of period	10	55
4.2	Net cash from / (used in) operating activities (item 1.9 above)	(14)	(339)
4.3	Net cash from / (used in) investing activities (item 2.6 above)	(5)	53
4.4	Net cash from / (used in) financing activities (item 3.10 above)	13	235

Cons	olidated statement of cash flows	Current quarter \$A'000	Year to date (6 months) \$A'000
4.5	Effect of movement in exchange rates on cash held	-	-
4.6	Cash and cash equivalents at end of period	4	4

5.	Reconciliation of cash and cash equivalents at the end of the quarter (as shown in the consolidated statement of cash flows) to the related items in the accounts	Current quarter \$A'000	Previous quarter \$A'000
5.1	Bank balances	4	10
5.2	Call deposits	-	-
5.3	Bank overdrafts	-	-
5.4	Other (provide details)	-	-
5.5	Cash and cash equivalents at end of quarter (should equal item 4.6 above)	4	10

6.	Payments to related parties of the entity and their associates	Current quarter \$A'000
6.1	Aggregate amount of payments to related parties and their associates included in item 1	
6.2	Aggregate amount of payments to related parties and their associates included in item 2	
Note: if such pa	any amounts are shown in items 6.1 or 6.2, your quarterly activity report must include a descript yments.	ion of, and an explanation for,

7.	Financing facilities  Note: the term "facility' includes all forms of financing arrangements available to the entity.  Add notes as necessary for an understanding of the sources of finance available to the entity.	Total facility amount at quarter end \$A'000	Amount drawn at quarter end \$A'000
7.1	Loan facilities	8,065	8,065
7.2	Credit standby arrangements	5,000	-
7.3	Other (facility under Put Option Agreement)	15,000	1,395
7.4	Total financing facilities	28,065	9,460
7.5	5 Unused financing facilities available at quarter end		18,605

7.6 Include in the box below a description of each facility above, including the lender, interest rate, maturity date and whether it is secured or unsecured. If any additional financing facilities have been entered into or are proposed to be entered into after quarter end, include a note providing details of those facilities as well.

The Company entered into Standby Subscription Agreement with Stock Assist Group Pty Ltd in which the Investor agrees to subscribe for shares if requested by the Company subject to the terms and condition of facility. The facility amount is \$5,000,000. There was no drawing under this facility for the guarter ended 31 December 2024. This facility will end on 19 September 2026.

The Company entered into Put Option Agreement with LDA Capital Limited on 13 December 2022. Under the agreement the Company will be able to flexibly draw down up to \$15,000,000 by exercising put options to LDA Capital Limited over the duration of 36 months starting on the date of the agreement. The commitment fee includes a 2% facility fee totalling \$300,000 which is payable within 12 months of the Put Option Agreement. In consideration of LDA entering into the agreement, the Company also has agreed to issue 59,614,678 options, exercisable at \$0.01385 and expiring 3 years from the date of issue. 1,246,439,144 shares have been subscribed with total purchase price of \$1,394,570 through 31 December 2024.

As a result of unsettled insurance premium funding facility from Monument Premium Funding, Classic is indebted to Elantis Premium Funding Limited of \$24,983.47 including legal cost and interest. As agreed on the letter dated 4 July 2024, the outstanding debt of \$19,983.47 as that date will be paid by four monthly instalments until 30 October 2024.

On 22 February 2024, Classic announced the execution of binding terms sheet with AuResources AG, pursuant to which AuResources AG will initially advance US\$10 million (1st Tranche) to Classic, subject to satisfactory completion of due diligence and entering into a definitive financing agreement. Further tranches, subject to repayment obligation for previous tranches having been satisfied, AuResources AG will advance up to a further five tranches of US\$10,000,000 each. As announced on 21 October 2024, the agreement with AuResources AG still remains firmly in place and AuResources AG has reaffirmed their commitment to funding Classic. Through 31 December 2024, Classic has received US\$169,094.

Beirne Trading Pty Ltd provided unsecured loan facility of \$500,000 with interest rate of 3% per month that will mature on 24 December 2024. Additionally, Beirne Trading Pty Ltd provided unsecured loan of \$500,000 with maturity date of 20 November 2024 and interest rate of 2% per month.

CTRC Pty Ltd provided loan facilities of \$250,000, \$250,000, \$500,000 and \$300,000 with maturity dates on 18 August 2024, 26 August 2024, 25 July 2024 and 12 July 2024, respectively. These facilities are secured against the Company's assets under PPSR (Personal Property Securities Register) and have interest rate of 3% per month.

Foskin Pty Ltd provided loan facility of \$320,000 with maturity date on 29 July 2024. This facility is secured against the Company's assets under PPSR (Personal Property Securities Register) and has interest rate of 3% per month.

Gold Processing Equipment Pty Ltd provided unsecured loan facilities of \$5,500, \$3,750, \$45,000 and \$48,000 with maturity dates of 14 December 2024, 29 November 2024, 23 January 2025 and 1 March 2025, respectively. Additionally, Gold Processing Equipment Pty Ltd provided \$300,000 loan facility

which is secured against the Company's assets under PPSR (Personal Property Securities Register). This loan has maturity date of 20 July 2024. The \$45,000 and \$48,000 loan facilities have interest rate of 15% per annum, while the other loan facilities have interest rate of 3% per month.

Greywood Holdings Pty Ltd provided loan facilities of \$500,000, \$180,000 and \$200,000 with maturity dates of 3 August 2024, 12 July 2024 and 25 July 2024, respectively. These facilities are secured against the Company's assets under PPSR (Personal Property Securities Register) and have interest rate of 3% per month.

Gurindji Pty Ltd provided loan facilities of \$950,000, \$51,200 and \$15,000 with maturity date of 1 September 2024, 31 March 2025 and 30 June 2025, respectively. The facilities are secured against the Company's assets under PPSR (Personal Property Securities Register). The \$950,000 loan facility has interest rate of 4% per month, while the other loan facilities have interest rate of 3% per month.

Janama Asset Management Ltd provided unsecured loan facilities of \$4,520 and \$5,177 and \$16,000 with maturity dates of 18 December 2024, 08 February 2025 and 30 April 2025, respectively. The facilities have interest rate of 3% per month.

Klip Pty Ltd provided unsecured loan facilities of \$700,000 and \$150,000 with maturity dates on 24 December 2024 and 20 November 2024, respectively. The facilities have interest rates of 3% and 5% per month, respectively.

Michael Wilson provided unsecured loan facility of \$30,000 with maturity date on 27 January 2025. The facility has interest rate of 3% per month.

Reliant Resources Pty Ltd provided unsecured loan facility of \$50,000 with maturity date on 23 August 2024. The facility has interest rate of 3% per month.

Rotherwood Enterprises Pty Ltd provided unsecured loan facilities of \$300,000 and \$400,000 with maturity dates on 24 December 2024 and 20 November 2024, respectively. The facilities have interest rates of 3% and 5% per month, respectively.

Tracey Pearson provided unsecured loan facilities of \$10,000 and \$18,000 with maturity dates on 7 December 2024 and 30 January 2025, respectively. The facilities have interest rates of 3% per month and 3% per 6 months, respectively.

UFL Technology Pty Ltd provided unsecured loan facility of \$200,000 with maturity date on 15 July 2024. The facility has interest rate of 3% per month. Additionally, UFL Technology Pty Ltd provided loan facilities of \$200,000 and \$100,000 with both maturity date on 15 July 2024. These facilities are secured against the Company's assets under PPSR (Personal Property Securities Register). The loan facilities have interest rate of 3% per month.

Whead Pty Ltd provided unsecured loan facility of \$500,000 with maturity dates of 21 September 2024. This facility has interest rate of 7% per annum.

On 22 February 2023, the Company entered into loan agreement with Aneles Consulting Services Pty Ltd for procurement of vehicle. The total loan amount of \$250,000 has latest repayment date of 14 December 2024. Aneles Consulting Services Pty Ltd undertakes to transfer full legal title to the Company upon the conclusion of the finance period.

8.	Estimated cash available for future operating activities	\$A'000
8.1	Net cash from / (used in) operating activities (item 1.9)	(14)
8.2	(Payments for exploration & evaluation classified as investing activities) (item 2.1(d))	-
8.3	Total relevant outgoings (item 8.1 + item 8.2)	(14)
8.4	Cash and cash equivalents at quarter end (item 4.6)	4
8.5	Unused finance facilities available at quarter end (item 7.5)	18,605
8.6	Total available funding (item 8.4 + item 8.5)	18,609

	,329.21			
Note: if the entity has reported positive relevant outgoings (ie a net cash inflow) in item 8.3, answer item 8.7 as "N/A". Otherwise, a figure for the estimated quarters of funding available must be included in item 8.7.				
em 8.7 is less than 2 quarters, please provide answers to the following questions:				
8.8.1 Does the entity expect that it will continue to have the current level of net operating cash flows for the time being and, if not, why not?				
swer: N/A				
, , , , , , , , , , , , , , , , , , , ,				
swer: N/A				
.3 Does the entity expect to be able to continue its operations and to meet its business objectives and, if so, on what basis?	5			
Answer: N/A				
e: where item 8.7 is less than 2 quarters, all of questions 8.8.1, 8.8.2 and 8.8.3 above must be answered.				
	tem 8.7 is less than 2 quarters, please provide answers to the following questions:  1.1 Does the entity expect that it will continue to have the current level of net operating flows for the time being and, if not, why not?  1.2 Has the entity taken any steps, or does it propose to take any steps, to raise further fund its operations and, if so, what are those steps and how likely does it believe the will be successful?  1.3 Does the entity expect to be able to continue its operations and to meet its business objectives and, if so, on what basis?			

#### **Compliance statement**

- 1 This statement has been prepared in accordance with accounting standards and policies which comply with Listing Rule 19.11A.
- 2 This statement gives a true and fair view of the matters disclosed.

Date:	31 January 2024
Authorised by:	By the Board
	(Name of body or officer authorising release – see note 4)

#### Notes

- 1. This quarterly cash flow report and the accompanying activity report provide a basis for informing the market about the entity's activities for the past quarter, how they have been financed and the effect this has had on its cash position. An entity that wishes to disclose additional information over and above the minimum required under the Listing Rules is encouraged to do so.
- 2. If this quarterly cash flow report has been prepared in accordance with Australian Accounting Standards, the definitions in, and provisions of, AASB 6: Exploration for and Evaluation of Mineral Resources and AASB 107: Statement of Cash Flows apply to this report. If this quarterly cash flow report has been prepared in accordance with other accounting standards agreed by ASX pursuant to Listing Rule 19.11A, the corresponding equivalent standards apply to this report.
- 3. Dividends received may be classified either as cash flows from operating activities or cash flows from investing activities, depending on the accounting policy of the entity.
- 4. If this report has been authorised for release to the market by your board of directors, you can insert here: "By the board". If it has been authorised for release to the market by a committee of your board of directors, you can insert here: "By the [name of board"].

- committee eg Audit and Risk Committee]". If it has been authorised for release to the market by a disclosure committee, you can insert here: "By the Disclosure Committee".
- 5. If this report has been authorised for release to the market by your board of directors and you wish to hold yourself out as complying with recommendation 4.2 of the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations, the board should have received a declaration from its CEO and CFO that, in their opinion, the financial records of the entity have been properly maintained, that this report complies with the appropriate accounting standards and gives a true and fair view of the cash flows of the entity, and that their opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.