

KATANGA MINING LIMITED

ANNUAL INFORMATION FORM FOR THE YEAR ENDED DECEMBER 31, 2014

March 31, 2015

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Reference in this annual information form (the "AIF") to the "**Corporation**" or "**Katanga**" refers to Katanga Mining Limited and its subsidiaries, unless otherwise expressly stated or the context otherwise requires. All currency amounts in this AIF are stated in United States dollars unless otherwise indicated. Canadian dollars are denoted as C\$. Certain mining terms and metric measurements have been used in the preparation of this AIF. See "Glossary of Terms-Geological/Exploration Terms" on page 36 for a description of these terms and measurements. See "Glossary of Terms" on page 33 for a description of terms used in this AIF.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING INFORMATION

This AIF contains "forward-looking information" within the meaning of Canadian securities legislation concerning the business, operations and financial performance and condition of Katanga. Statements containing forward-looking information include, but are not limited to, statements with respect to:

- anticipated developments in Katanga's operations in future periods;
- planned exploration activities;
- the adequacy of Katanga's financial resources and other events or conditions that may occur in the future;
- estimated production and synergies;
- the ability of Katanga to continue to create value for its shareholders;
- the ability of Katanga to meet expected financing requirements;
- the future price of copper and cobalt;
- the estimation of ore reserves and mineral resources;
- the realization of ore reserve estimates;
- the timing and amount of estimated future production, costs of production and capital expenditures;
- the timing and effect of the implementation of the Power Project (as defined herein);
- the effect of the implementation of the Phase 5 Expansion (as defined herein);
- matters relating to the Amended Loan Facilities (as defined herein) and other loan transactions with Glencore or its subsidiaries;
- matters relating to the development of the T17 underground mine;
- permitting time lines and mining or processing issues;
- currency exchange rate fluctuations;
- government regulation of mining operations;
- information concerning the interpretation of drill results;
- success of exploration activities;
- environmental risks;
- unanticipated reclamation expenses;
- title disputes or claims; and
- limitations on insurance coverage.

Generally, statements containing forward-looking information can be identified by the use of forward-looking terminology such as "plans", "expects", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates", or "believes", or variations of such words and phrases or statements that certain actions, events or results "may", "could", "would", "might", "will" or "will be taken", "occur" or "be achieved" or the negative connotation of each. Statements containing forward-looking information are based on the opinions and estimates of

management as of the date such statements are made, and they are subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of Katanga to be materially different from those expressed or implied by such statements, including but not limited to risks related to:

- current global financial conditions;
- the need for additional financing and its availability on acceptable terms;
- the speculative nature of the mining industry;
- accidents, labour disputes, the risk of disease among employees and other risks within the mining industry;
- variations in ore grade and tonnes mined;
- political unrest and insurrection;
- lack of infrastructure and logistical risks;
- social and local relations in the country of operation;
- the ability to acquire and abide by necessary licenses, permits and government regulations;
- unforeseen title matters;
- environmental risks and hazards in the country of operation;
- competition for mineral acquisition and difficulties with joint venture partners;
- the significant influence of the principal shareholder;
- dependence on relations with third parties, key personnel, skilled workers and key business arrangements;
- future prices of copper and cobalt;
- possible variations in ore reserves, grade or recovery rate;
- influence of currency fluctuations and credit risks;
- various insured and uninsured risks;
- litigation risks and difficulties with jurisdictional requirements of legal actions;
- adverse effects on share prices from factors beyond the Corporation's control;
- potential conflicts of interest of various directors; and
- other factors discussed herein or referred to in the current annual management's discussion and analysis of Katanga filed with certain of the securities regulatory authorities in Canada and available at www.sedar.com.

All forward-looking information reflects Katanga's belief and assumptions based on information available at the time the information was provided. Actual results or events may differ materially from those expected in statements containing forward-looking information. All of Katanga's forward-looking information is qualified by the assumptions that are stated or inherent in such forward-looking information, including the assumptions listed below. Although Katanga believes that these assumptions are reasonable, this list is not exhaustive of factors that may affect any of the forward-looking information. Key assumptions that have been made in connection with the forward-looking statements include the following: there being no significant disruptions affecting the operations of Katanga whether due to labour disruptions, supply disruptions, power disruptions, damage to equipment or otherwise; permitting, development, operations, expansion and acquisition for mining and related activities in the DRC being consistent with Katanga's current expectations; continued recognition of Katanga's mining concessions and other assets, rights, titles, and interests in the DRC; political and legal developments in the DRC being consistent with current expectations, the satisfaction of certain conditions precedent to the Amended Loan Facilities, the Power Project; the successful development of the T17 underground mine; the exchange rate between the United States dollar, South African rand, British pound, Canadian dollar, Swiss franc, Congolese franc and Euro being approximately consistent with current levels; certain price assumptions for copper and cobalt; prices for

diesel, natural gas, fuel, oil, electricity and other key supplies being approximately consistent with current levels; production and cost of sales forecasts for Katanga meeting expectations; the accuracy of the current ore reserve and mineral resource estimates of Katanga (including but not limited to ore tonnage or ore grade estimates); and labour and material costs increasing on a basis consistent with Katanga's current expectations.

Statements containing forward-looking information in this AIF are made as of the date of this AIF and, accordingly, are subject to change after such date. Except as otherwise indicated by Katanga, the forward-looking information does not reflect the potential impact of any non-recurring or special items or any potential dispositions, mergers, acquisitions, other business combinations or other transactions that may be announced or occur after the date of this AIF.

Although management of Katanga has attempted to identify important factors that could cause actual results to differ materially from those expected in statements containing forward-looking information, there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking information. Forward-looking information is provided for the purpose of providing information about management's current expectations and plans and allowing investors and others to get a better understanding of the Corporation's operating environment. Katanga does not undertake to update any forward-looking information that is incorporated herein, except in accordance with applicable securities laws.

CORPORATE STRUCTURE OF KATANGA MINING LIMITED

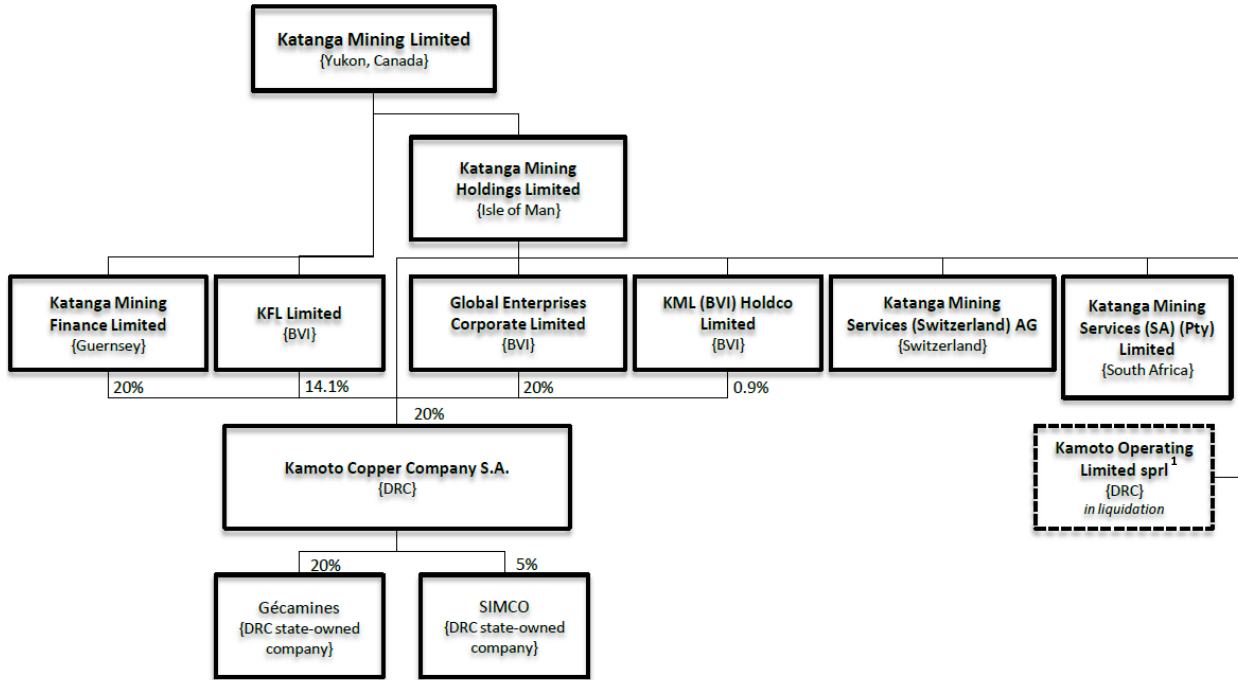
Name, Address and Incorporation

The Corporation was incorporated under the Laws of Bermuda on October 7, 1996 as New Inca Gold Ltd. On July 8, 2004, the Corporation consolidated its common shares on a ten-for-one basis and changed its name to Balloch Resources Ltd. On November 30, 2005, the Corporation changed its name to Katanga Mining Limited. On November 2, 2007, the authorized share capital of the Corporation was increased to consist of 1,000 common shares with a par value of \$12.00 each and 300,000,000 common shares with a par value of \$0.10 each. On January 11, 2008, the bye-laws of the Corporation were amended to, among other things, increase the maximum number of directors to ten and to permit the Corporation to enter into agreements with the holders of common shares relating to the appointment of directors, which agreements have since been terminated by mutual agreement. On January 12, 2009, the authorized share capital of the Corporation was further increased to consist of 1,000 Common Shares with a par value of \$12.00 each and 5,000,000,000 Common Shares with a par value of \$0.10 each. On May 5, 2010, the bye-laws of the Corporation were amended to remove from the bye-laws the description of the Corporation's authorized capital and the list of the Corporation's directors at the date of the adoption of the bye-laws. Since the Corporation's stated capital and directors are subject to change, including this information in the bye-laws was impractical. On August 31, 2011, the Corporation was continued to Yukon, Canada under the *Business Corporations Act* (Yukon) and adopted by-law No. 1 to replace the bye-laws of the Corporation. Pursuant to the Articles of Continuance of the Corporation, the Corporation is authorized to issue an unlimited number of common shares (the "Common Shares").

Katanga's registered office is located at Suite 300, 204 Black Street, Whitehorse, Yukon Y1A 2M9 and the Corporation's head office is located at Baarermattstrasse 3, 6340 Baar, Switzerland.

Inter-corporate Relationships

The following diagram describes the inter-corporate relationships among Katanga and Katanga's subsidiaries (with the jurisdiction of incorporation in parentheses). Subsidiaries are wholly-owned unless otherwise indicated.



Notes:

¹ Currently being voluntarily liquidated by the Corporation.

GENERAL DEVELOPMENT OF THE BUSINESS OF KATANGA

2012 Developments

Agreements to Develop Future Power Supply

On March 29, 2012, the Corporation announced that it concluded agreements with Société Nationale d'Électricité ("SNEL"), the DRC's national electricity company, and engineering contractors to refurbish DRC power generating, transmission and distribution systems (the "Power Project") that should progressively increase power available to the Corporation's mine complex and the nearby Mutanda Mining Sarl ("Mutanda") project to 450 MW by the end of 2017. The Corporation's parent company, Glencore, has a 69% indirect interest in Mutanda.

The material terms of the agreements are as follows:

- the Corporation will fund \$306.1 million for the Power Project commencing from the second quarter of 2012 to the end of 2017 but will be reimbursed \$204.1 million by Mutanda. Accordingly, Katanga's net funding contribution will be \$102.0 million;
- \$301.1 million of this amount will be reimbursed by SNEL ("Debt Amount") via credits to power bills payable by the Corporation and Mutanda;
- interest will accrue at 6 months LIBOR + 300 basis points on the Debt Amount from date of drawdown to date of reimbursement; and
- the Power Project will be managed by a technical committee including representatives from the Corporation and Mutanda, the appointed contractor and SNEL.

Drawdown of Senior Facility

On December 13, 2012, Katanga announced the full draw down of its existing \$515.5 million senior secured facility (the "Senior Facility") provided in 2011 by a Glencore subsidiary. The amount drawn down was set-off against

amounts previously received under the Off-take Agreements. See "Description of the Business of Katanga – Economic Dependence". The Senior Facility funded in part the updated Phase 4 Expansion (the "**Updated Phase 4 Expansion**"), of Katanga's copper and cobalt project, which enabled Katanga to both increase total processing capacity as well as upgrade the quality of copper produced through the application of modern technologies and processes.

Updated Phase 4 Expansion

On December 20, 2012, Katanga announced the successful production of the first copper cathodes from the newly commissioned facilities as part of its Updated Phase 4 Expansion. The new facilities include the first Solvent Extraction ("SX") plant train with an annual capacity of 100,000 tonnes of copper and the first 144 electro-winning ("EW") cells with an annual capacity of 40,000 tonnes of copper.

2013 Developments

Mechanical Completion of Phase 4 Expansion

During 2013, as part of the Updated Phase 4 Expansion, trains two and three of the SX-EW plant were commissioned increasing the SX plant capacity to 200,000 tonnes per annum of copper transfer. Additionally, all sections of the converted EW facility were brought into operation increasing the tankhouse capacity to 300,000 tonnes per annum of copper cathode. Additionally, the new sulphide concentrate receiving section, floatation circuit, and the oxide receiving, leaching and copper and cobalt processing facilities at the Luliu Metallurgical Plant were commissioned in 2013. Mechanical completion of the Updated Phase 4 Expansion Project was completed in the fourth quarter of 2013.

Phase 5 Expansion

On August 14, 2013, Katanga announced the Phase 5 Expansion (the "**Phase 5 Expansion**"), which includes the installation of two electro-winning tank-house units ("EW3") with a cumulative production capacity of 60,000 tonnes per annum of copper cathode and the installation of a semi-autogenous mill ("CM5") with an 11,700 tonnes per day nameplate capacity.

T17

On November 14, 2013, Katanga announced that the feasibility study for extending the T17 Open Pit mine into an underground mining operation was completed during the third quarter and that management continued to advance the project with a view to making a decision to proceed to production.

2014 Developments

Updated Phase 4 Expansion

In the second quarter of 2014, as last part of the Updated Phase 4 Expansion, the final train of the SX plant was commissioned. This increased the SX-EW plant's copper production capacity to 300,000 tonnes per annum. The total cost of the project was \$768 million. The initial budget was \$635 million. The additional costs comprise primarily of scope changes, additional duties, taxes and other inflationary factors.

Phase 5 Expansion

In the fourth quarter of 2014 the Phase 5 Expansion was completed for a total project cost of \$198 million, comparable to the initial budget amount. The construction of CM5 was mechanically completed in October 2014 with ramp up progressing during the fourth quarter. The first section of EW3 was commissioned in the third quarter of 2014 and the remaining section in the fourth quarter of 2014. Katanga's copper production capacity is expected to be 300,000 tonnes of copper per annum after the completion of the Phase 5 Expansion.

T17

On May 15, 2014, Katanga announced the decision to develop the T17 underground mine. Glencore has indicated that it will provide or procure the additional funding required, if any, for the completion of the T17 underground mine.

In the third quarter of 2014, the Corporation reduced the rate of the T17 underground mine development project in order to focus underground mining efforts on the Kamoto Underground Mine ("KTO") and Kamoto East Underground Mine (an extension of KTO). T17 underground mine development is expected to continue but at a slower rate, with developmental ore extraction not expected to commence before 2016.

Amended Loan Facilities

On November 26, 2014, the Corporation announced the execution of extended and increased loan facilities with Glencore Finance (Bermuda) Limited, a subsidiary of Glencore. The amended facilities are comprised of the Senior Facility and Term Loan, each as amended (the "**Amended Loan Facilities**") as follows:

The Senior Facility was increased to include the existing \$515.5 million Senior Facility (plus accrued interest thereon) and \$1,815.8 million of unvoiced customer prepayments provided by GIAG to KCC (plus accumulated interest thereon), which were converted into loans bearing interest at 10% per annum and provided by Glencore Finance (Bermuda) Limited. Included in the total amount of the amended Senior Facility is further funding of \$50.0 million intended to be made available according to the cash flow requirements of KCC based on the approved budgets for the Phase 5 Expansion and the Power Project (as amended from time to time in agreement with Glencore). The amount of the Term Loan, provided in 2011, which was used for the redemption of then outstanding C\$125 million subordinated notes, is to remain unchanged at \$120.0 million plus accumulated interest. The maturity of the Senior Facility and the Term Loan will be extended to January 1, 2021. All other material terms of the Senior Facility and the Term Loan will remain the same. The drawdown of the increased Senior Facility remains subject to the satisfaction of certain conditions precedent.

DESCRIPTION OF THE BUSINESS OF KATANGA

Current Business Initiatives and Principal Products

Katanga is the holding company of a group of companies that produce copper and cobalt metal and that have copper and cobalt assets in the DRC, one of the most mineral rich countries in the world. Through its subsidiaries, Katanga:

- (i) operates mining and processing facilities for the production of copper and cobalt;
- (ii) conducts exploration and development of properties with the potential to yield copper and cobalt mineral resources; and
- (iii) holds a number of other mines that may be operated at a later stage in Katanga's development.

The foregoing business initiatives are partly carried out through Katanga's subsidiary Kamoto Copper Company ("KCC") pursuant to a joint venture agreement (the "**JV Agreement**") with La Générale des Carrières et des Mines Sarl ("**Gécamines**"). See "Material Contracts – JV Arrangement")

All of the copper and cobalt produced by Katanga's mines is purchased by GIAG pursuant to the Off-take Agreements (as defined below).

For 2014, revenue generated from copper increased by \$363.4 million to \$1,007.2 million compared to 2013. For 2014, revenue generated from cobalt increased by \$13.8 million to \$71.3 million compared to 2013. For 2014, no

copper concentrates were sold (due to an increase in export taxes and increased production capacity downstream), resulting in a decrease in revenue of \$104.3 million compared to 2013.

Competitive Conditions

The exploration and mining of copper and cobalt is a competitive business. Katanga competes with numerous other companies and individuals, not only for sales of finished products, but also for personnel, supplies of input materials, power and equipment and access to funds. The profitability of Katanga will depend on its ability to develop its existing and future properties on a cost effective basis.

Economic Dependence

GIAG Off-take Agreements

Katanga has entered into a series of agreements for the sale of the products of its mining operations. The agreements relating to Katanga's copper production (the "**Copper Off-take Agreement**") and cobalt production (the "**Cobalt Off-take Agreement**" and, together with the Copper Off-take Agreement, the "**Off-take Agreements**"), each dated March 28, 2008, provide for 100% of the produced copper and cobalt materials (the "**Material**") to be sold to GIAG for the life of any mines and plants operated, acquired and/or developed by Katanga in the DRC. See "Interest of Management and Insiders in Material Transactions".

The price to be paid for the London Metal Exchange ("**LME**") Registered Grade 'A' Copper Cathodes ("**LME Grade A**") purchased pursuant to the Copper Off-take Agreement is the official London Metal Exchange Copper Grade 'A' cash settlement quotation as published in the London Metal Bulletin ("**LMB**") but corrected to the official quotation of the London Metal Exchange in case of printing errors, plus the Codelco physical long term contract premium benchmark. For LME Unregistered Grade 'A' Copper Cathodes or Copper Cathodes inferior in quality to the LME Registered Grade 'A' Copper Cathodes purchased pursuant to the Copper Off-take Agreement, the price to be paid by GIAG is discounted from the price mentioned above. Such discounts are negotiated annually for the forthcoming calendar year in good faith between the parties on market terms. The price to be paid for any copper bearing material in physical form other than those described above purchased pursuant to the Copper Off-take Agreement is negotiated in good faith between the parties on the basis of prevailing market prices for such copper products.

The price to be paid for cobalt metal suitable for consumption in the cobalt industry purchased pursuant to the Cobalt Off-take Agreement is the Cobalt LMB 99.3% Low Settlement quotation, with applicable market-related premium or discount adjustments based on the quality of the cobalt produced by Katanga. The price to be paid for any cobalt-bearing material in physical form other than that described above purchased pursuant to the Cobalt Off-take Agreement is negotiated annually for the forthcoming calendar year in good faith between the parties on the basis of prevailing market prices for such cobalt products.

In the case of either Off-take Agreement, if the Corporation and GIAG fail to agree on quality discounts for Material produced by Katanga, then GIAG shall act as a "take or pay" distributor for such Material, using all reasonable endeavours to identify end-users for such Material at a reasonable market price, and paying such price to Katanga less a 1.0% marketing fee. Pursuant to the Off-take Agreements, 90% of amounts owing for the sale of such Material shall be paid to Katanga upon loading of the Material onto the carrier at the mine gate, with the balancing payment made upon the carrying vessel's arrival at its discharge port.

The Off-take Agreements provide that the freight costs related to movement of Material, including insurance, are paid by GIAG and subsequently reimbursed by Katanga. The risk related to Material passes to GIAG upon the loading of Material onto a carrier at the mine gate; title to Material passes to GIAG upon the clearing of Material at the DRC border.

The Off-take Agreements are available under the Corporation's profile on SEDAR at www.sedar.com.

Notwithstanding the Off-take Agreements Katanga is not, and does not expect to become, dependent on a particular end-user of the copper and cobalt that it produces, as there is a worldwide end-user market for copper and cobalt. See "Risk Factors".

Employees

As at December 31, 2014, Katanga had approximately 5,278 employees, of which 5,269 were employed in the DRC. Furthermore, 8,207 people were indirectly employed by contractors to the Project and a significant number of additional workers were employed by suppliers.

Foreign Operations

Substantially all of Katanga's operations are in the DRC. See "Risk Factors".

Social and Environmental Policies and Environmental Protection

Katanga's environmental practices are modeled after ISO 14001 and continual improvement is a consistent theme with its practices.

In March 2008, a draft environmental and social impact assessment ("ESIA") supported by a series of environmental and social management plans was completed. This ESIA was carried out on a project description that envisaged a full build-out to increase copper production to in excess of 300,000 tonnes per annum. Arrangements were subsequently made to review the draft ESIA based on the revised project development and mine plans and in consideration of DRC legal requirements and to redraft an environmental impact study ("EIS"). Public consultation was completed on April 15, 2010. The EIS was submitted to DRC authorities for approval in January 2011. Through the Department of Protection of Mining Environment, the DRC Ministry of Mines approved the EIS in March 2011 and as a consequence, the Corporation continues to take all necessary steps required to comply with its environmental commitments referenced in the EIS and its environmental and social management Plans.

Under DRC law, Katanga is required to review its approved ESIA every five years and when any significant changes to its operations occur. In line with the orderly five year review, Katanga submitted an amended ESIA to the DRC authorities during the second quarter of 2014.

The Corporation periodically assesses its decommissioning and environmental obligations. Decommissioning and environmental provisions arise from the acquisition, development, construction and normal operation of mining property, plant and equipment due to government controls and regulations that protect the environment on the closure and reclamation of mining properties. As of December 31, 2014, Katanga's financial statements had decommissioning and environmental provisions of \$24.5 million for reclamation and closure costs. The decommissioning and environmental provisions are calculated as the net present value of estimated future cash flows of the reclamation and closure costs which total approximately \$138.5 million (undiscounted) and are required to satisfy the obligations over the next 16 years. The closure cost is calculated for the approved mining permits issued to Katanga.

Health and Safety

The Corporation recognizes the importance of a safe and healthy work environment, created as a result of joint responsibility between the Corporation, its employees and contracting companies involved in work on the operating site. The Corporation is actively developing and implementing procedures, practices, training, and audit protocols across its operations, which includes the implementation of an occupational health and safety management system based on OHSAS 18001. The Corporation has a well-established emergency response team and a mine rescue team trained to international standards. Katanga has an on-site hospital providing medical and occupational health services to all employees, contractors and their dependents. Katanga's on-site health and safety function includes dedicated health and safety professionals whose role is to provide support and expertise to line management, mentor and develop staff and ensure consistency of approach across the organization.

Katanga recognizes the critical importance of providing employees with a safe and healthy work environment that takes into account inherent risks and potential hazards and with the training necessary to operate safely and effectively in the workplace. The prevention of fatalities is of utmost importance to the Corporation. As part of the Glencore "SafeWork" program, the Corporation is introducing Fatal Hazard Protocols and Life Saving Behaviours that mandate and implement the processes, conditions and behaviours needed to prevent fatalities. Each individual employee is required to commit to this program with reporting reviewed on a weekly basis by operational and senior management. The Corporation obtained SafeWork commitments from 100% of our employees and contractors in the fourth quarter of 2014. The Corporation also completed its comprehensive baseline health and safety risk assessment for mining and processing areas in the fourth quarter of 2014.

Regrettably, 3 fatalities occurred in the mining operations during 2014. In the second quarter of 2014, two fatalities occurred at KTO. The first concerned a truck driver who suffered fatal injuries when he was crushed in the articulation point of the underground loader while it was turning. The second fatality occurred when a defective joint on a power cable, feeding an 8 HP submersible pump, energized the surrounding area where a roof bolting machine was operating. The roof bolter helper was electrocuted when he dismounted the machine. The third fatality occurred during the fourth quarter of 2014 in the KOV open pit mine when a dewatering pontoon over turned. One of two employees on the pontoon was not wearing the issued life jacket and drowned. During 2013, regrettably, a fatality occurred during the maintenance of equipment in the old Leach/CCD section of the Luilu processing plant. There were 12 lost time injuries ("LTI") recorded during 2014 compared to 16 during the same period in 2013. The 2014 LTI frequency rate based on one million man hours was 0.40 (0.60 during 2013).

It is the Corporation's policy to provide assistance and support directly to the families affected by accidents and to conduct accident investigations with internal safety personnel and local government officials to determine if additional measures can be taken by the Corporation to prevent any recurrence of these accidents. Compliance monitoring and auditing is performed on a regular basis to evaluate the effectiveness of Katanga's systems and provide data from which improvement programs will be developed. Inspections are conducted on a monthly basis and quarterly reports are made by the Chief Executive Officer to the Board to ensure the appropriate level of oversight and governance.

Environment

Katanga aims to develop a culture where all employees are encouraged to feel responsible for sound environmental management. One of the key benefits of the JV Agreement in terms of the environment is the extensive use of existing infrastructure, involving relatively limited additional disturbance of land.

The ESIA process includes a comprehensive baseline study of key environmental aspects, including air, noise, water (both surface and ground) and dust. In tandem with this, an ongoing programme to monitor all of these aspects is used to develop additional strategies to manage future development and mitigate existing environmental conditions at Katanga's mining sites. The Corporation has put a comprehensive monitoring program in place for surface and ground water quality management. Air quality monitoring is done on dust fallout and in the future the testing of stack emissions. The results generated from this monitoring help with the identification of impacts that need to be addressed. All actions related to these programmes are captured in the Corporation's environmental management programme. See also "Mineral Projects".

Social Policy

Katanga's operations in the DRC include its "Good Citizenship" initiative wherein the Corporation seeks to make a contribution and help develop the economic, social and educational well-being of the communities associated with its operations. The community development program allows Katanga to better understand the dynamics of the communities it operates in. Katanga's goal is to respond proactively to the needs of these communities where appropriate.

Katanga has created a Community Development department to focus on the needs of the communities where it has operations. This department has 34 staff members which are divided into three units: community liaison and public relations, social and community development projects, and the malaria vector control team. The community liaison and public relations unit carries out the following activities:

- visits communities where Katanga has operations to improve the Corporation's relations with people living in these areas;
- supports communities to develop and organize community committees by helping them to define roles, responsibilities and activities to be undertaken by the committee including identifying and resolving community issues;
- implements grievance mechanisms to ensure that the Corporation remains sensitive to the communities it operates in;
- reports on the communities' development and arranges for public consultations;
- reports on media coverage about KCC at local and national levels; and
- takes part in official events and meetings organized by local authorities and manages information disclosure and communication at the local level.

The social and community development projects unit is responsible for supervising and implementing community projects, such as:

- constructing and rehabilitating education facilities;
- increasing community participation in education and health programs;
- supporting the development of small businesses in the community; and
- improving income-generating activities for local and rural cooperatives.

Working with local entrepreneurs and suppliers, the Corporation has completed numerous projects improving the infrastructure of these communities. These projects are further detailed below in "Economic Benefit".

The malaria vector control team has 10 members trained to help prevent malaria infections at the Corporation and in the communities where Katanga has operations. The unit performs periodic spraying sessions throughout Katanga's operations and in the villages where Katanga has operations with products that prevent the proliferation of mosquitoes, in order to protect communities and Katanga employees from malaria, especially during the rainy season. The products are human- and environmentally-friendly and are changed every three years to avoid mosquitoes developing resistance. There are three types of spraying sessions:

- Indoor (in houses for communities, in buildings for Katanga's operations);
- Outdoor (on the village main roads and vegetation for communities, in outside areas, walking paths and drains for Katanga's operations); and
- Larvae control (sprayed in the same locations as outdoor).

In March 2014 the Corporation adopted Glencore's group policies on Community & Stakeholders Engagement and on Human Rights. Katanga has, subsequently, focused its social policy efforts in ensuring the alignment of the Corporation's strategy and practices to the principles and standards set by these group policies.

After completion of the initial ESIA, several rounds of community and stakeholder consultations were conducted in order to provide information on operational changes and plans and to address any possible concerns, grievances and requests from the Corporation's stakeholders. See also "Social and Environmental Policies and Environmental Protection".

The Corporation has also conducted a comprehensive baseline study in order to understand the evolution of the socio-economic context in the area of the Corporation's operations.

Economic Benefit

Katanga contributes to the local economy in a number of ways. The Corporation makes monthly salary payments to employees and local contractors pay salaries to their respective employees. The Corporation pays taxes, royalties

and duties to the government of the DRC, buys goods and services from local suppliers and makes payments to Gécamines.

Katanga has undertaken a significant number of social projects in the Kolwezi area, focusing on improvements in health, education, infrastructure and economic development.

Katanga continues to contribute to the improvement of the quality of the urban environment through a cleaning campaign program, providing assistance for waste removal and cleaning of the main roads and storm water drains of Kolwezi. In 2014, Katanga assisted the local utilities in the rehabilitation of sections of their distribution systems in order to improve community access to water and energy supply.

Further, Katanga has demonstrated a commitment to education. In 2014, Katanga built three new primary schools and assisted technical institutes rehabilitate their facilities, and donated books and didactic material.

Katanga has contributed to improving the quality of health services, especially in rural areas, by supporting several training and skills-development initiatives in support of the medical staff at local hospitals and health centers and by donating fundamental drugs and basic equipment to health centers. Katanga is also committed to helping fight malaria and HIV by supporting awareness initiatives, strengthening the collaboration among health zones and helping align national health programs.

To help fight poverty, Katanga engages with community organizations through its community development program, to provide substantial assistance and training to local cooperatives in support of income-generating activities, such as agriculture, livestock, fish farming and reforestation. Katanga also supports a provincial program on food security, by cultivating 500 hectares of crops.

Katanga is committed to operating responsibly and ensuring that its operations are conducted in accordance with international standards on human rights. In 2014, Katanga focused on the implementation of the Voluntary Principles on Security and Human Rights, by integrating human rights standards into corporate practice and ensuring that all the engagements with public and private security providers were aligned to the standards set by the Voluntary Principles.

See also "Risk Factors - Social and Local Relations".

RISK FACTORS

Katanga's principal business is mineral exploitation and, accordingly, an investment in Katanga involves a high degree of risk.

Shareholders of Katanga should carefully consider all the information in this document, including the following risk factors, as well as the usual risks associated with an investment in a mining business in the operational stage. The risk factors reflected below do not necessarily include all the risks associated with Katanga's business, operations and affairs.

Speculative Nature of Mining Operations

Mining operations involve significant risks that even a combination of careful evaluation, experience and knowledge may not eliminate or adequately mitigate. Major expenditures are required to develop metallurgical processes and to construct mining and processing facilities at a particular site. Whether a mineral deposit will be commercially viable depends on a number of factors, some of which are: the particular attributes of the deposit, such as size, grade and proximity to infrastructure; metal prices, which are highly volatile; and governmental regulations, including those relating to prices, taxes, royalties, land tenure, land use, allowable production, importing and exporting of minerals and environmental protection. The precise effect of these factors cannot be accurately predicted, but the combination of these factors may result in Katanga not receiving an adequate return on invested capital. There is no assurance that any particular property will be brought into commercial production or will continue in commercial production. Most of the factors described above are beyond Katanga's control.

Mining and Processing

Mining operations involve a high degree of risk. Such operations are subject to all the hazards and risks normally encountered in the development and production of copper, cobalt and other base or precious metals, including but not limited to:

- environmental hazard;
- discharge of pollutants or hazardous chemicals;
- industrial accidents;
- failure of processing and mechanical equipment and other performance problems;
- labour force disruptions;
- unavailability of materials and equipment;
- unavailability of sufficient power supply;
- unanticipated transportation costs;
- changes in the regulatory environment;
- climate change, including changes to weather patterns, increased frequency of extreme weather events, temperatures and water availability;
- unusual and unexpected geologic formations, water conditions, surface or underground conditions and seismic activity;
- HIV, malaria and other diseases perceived as a serious threat to maintaining a skilled workforce;
- unanticipated changes in metallurgical and other processing problems; and
- rock bursts, cave-ins, pit wall failures, flooding and fire.

Any of these can materially and adversely affect, among other things, the development of properties, production quantities and rates, costs, capital expenditures and production commencement dates. Such risks could also result in: damage to, or destruction of, mines and other producing facilities; injury or death to personnel; damage to property; loss of key employees; environmental damage; delays in mining, monetary losses and possible legal liability. Satisfying such liabilities may be costly and could have a material adverse effect on future cash flows, results of operations and financial condition.

Katanga's processing facilities are dependent on continuous mine feed to remain in operation. Should Katanga's mines not maintain material stockpiles of ore or material in process, any significant disruption in either mine feed or processing throughput, whether due to equipment failures, adverse weather conditions, power supply interruptions, export or import restrictions, labour force disruptions or other causes, may have an immediate adverse effect on the results from the operations of the Corporation. A significant reduction in mine feed or processing throughput at a particular mine could cause the unit cost of production to increase to a point where Katanga may determine that it is no longer economical to exploit some or all of its ore reserves.

The Corporation's ability to maintain or increase its annual production of copper and cobalt will be dependent, in significant part, on its ability to bring new mines into production and to expand existing mines. Although the Corporation utilizes the operating history of its existing mines to derive estimates of future operating costs and capital requirements, such estimates may differ materially from actual operating results at new mines or at expansions of existing mines. The economic feasibility analysis with respect to any individual project is based upon, among other things: the interpretation of geological data obtained from drill holes and other sampling techniques; feasibility studies (which derive estimates of cash operating costs based upon anticipated tonnage and grades of ore to be mined and processed); base metals price assumptions; the configuration of the ore body; expected recovery rates of metals from the ore; comparable facility and equipment costs; anticipated climatic conditions; and estimates of labour, productivity, royalty, tax rates, or other ownership burdens and other factors.

Katanga periodically reviews mining schedules, production levels and asset lives in its life-of-mine planning for all of its operating and development properties. Significant changes in the life-of-mine plans can occur as a result of mining experience, new ore discoveries, changes in mining methods and rates, process changes, investment in new equipment and technology, base metals price assumptions, and other factors. Based on this analysis, Katanga reviews its accounting estimates and, in the event of impairment, may be required to write-down the carrying value of one or more mines. This complex process continues throughout the life of every mine.

As a result of the foregoing risks expenditures on all projects, actual production quantities and rates, and cash costs may be materially and adversely affected and may differ materially from anticipated expenditures, production quantities and rates, and costs. In addition, estimated production dates may be delayed materially, especially to the extent that development projects are involved. Any such events can materially and adversely affect the Corporation's business, financial condition, results of operations and cash flows.

Mineral Resources and Ore Reserves

The mineral resources and ore reserves presented in this AIF are based on information contained in the 2012 Technical Report and in other publicly disclosed information. No assurances can be given that the anticipated tonnages and grades will be achieved or that the indicated levels of copper and cobalt recovery will be realized.

There is a degree of uncertainty to the calculation of ore reserves and mineral resources and corresponding grades being mined or dedicated to future production. Until ore reserves or mineral resources are actually mined and processed, the quantity of mineral resources and ore reserves must be considered as estimates only. In addition, the quantity of ore reserves and mineral resources may vary depending on, among other things, metal prices. Any material change in the quantity of ore reserves, mineral resources, grade or stripping ratio may affect the economic viability of the properties. In addition, there can be no assurance that copper or cobalt recoveries or other metal recoveries in small-scale laboratory tests will be duplicated in larger scale tests under on-site conditions or during production.

Fluctuation in copper, cobalt and other base metals prices, results of drilling, metallurgical testing and production and the evaluation of mine plans subsequent to the date of any estimate may require revision of such estimate. The volume and grade of ore reserves mined and processed and recovery rates may not be the same as currently anticipated. In particular, no assurance can be given that the anticipated tonnages and grades will be achieved or that the indicated levels of copper and cobalt recovery will be realized. Any material reductions in estimates of ore reserves and mineral resources or estimates of Katanga's ability to extract these ore reserves could have a material adverse effect on Katanga's results of operations and financial condition.

Foreign Operations

Substantially all of Katanga's operations are in the DRC and as such, Katanga's operations are exposed to various levels of political, economic and other risks and uncertainties associated with operating in a foreign jurisdiction. These risks and uncertainties include, but are not limited to:

- war and civil unrest;
- military repression;
- hostage-taking;
- expropriation and/or nationalization;
- renegotiation, nullification, termination or rescission of existing concessions, licenses, permits and contracts;
- taxation policies;
- labour unrest;
- repatriation restrictions;
- changing political conditions;

- changing government policies and legislation;
- import and export regulations;
- currency exchange rate fluctuations;
- high rates of inflation;
- restrictions on foreign exchange;
- currency controls;
- environmental legislation;
- infrastructure development policy;
- certain non-governmental organizations that oppose globalization and resource development; and
- governmental regulations that require the awarding of contracts to local contractors or require foreign contractors to employ citizens of, or purchase supplies from, a particular jurisdiction.

Changes, if any, in mining or investment policies or shifts in political attitude in the DRC may adversely affect Katanga's operations or profitability. Operations may be affected in varying degrees by government regulations with respect to, but not limited to, restrictions on production, price controls, export controls, currency remittance, income taxes, foreign investment, maintenance of claims, environmental legislation, land use, land claims by locals, water use, infrastructure and mine safety. Additionally, there may be restrictions that interfere with the ability of Katanga's subsidiaries to make distributions to the Corporation. Failure to comply strictly with applicable laws, regulations and local practices relating to mineral right applications and tenure could result in loss, reduction or expropriation of entitlements. The occurrence of these various factors and uncertainties cannot be accurately predicted and could have an adverse effect on the Corporation's operations and profitability.

There can be no assurance that companies and/or industries which are deemed of national or strategic importance in the DRC, including mineral exploration, production and development, will not be nationalized. There is a risk that further government limitations, restrictions or requirements, not presently foreseen, may be implemented. Changes in policy that alter laws regulating the mining industry could have a material adverse effect on the Corporation. There can be no assurance that Katanga's assets in the DRC will not be subject to nationalization, requisition or confiscation, whether legitimate or not, by an authority or body.

In addition, in the event of a dispute arising from operations in the DRC, Katanga may be subject to the exclusive jurisdiction of foreign courts. Katanga may also be hindered or prevented from enforcing its rights with respect to a governmental instrumentality due to the doctrine of sovereign immunity.

The DRC is in transition from a largely state-controlled economy to one based on free market principles and from a non-democratic political system with a centralized ethnic power base to a political system based on more democratic principles. There can be no assurance that these changes will occur or that the achievement of these objectives will not have material adverse consequences for Katanga and its operations. The DRC continues to experience instability in parts of the country due to certain militia and criminal elements. The effect of unrest and instability on political, social or economic conditions in the DRC could result in the impairment of the development and mining operations of Katanga. Any such changes are beyond Katanga's control and may adversely affect its business.

Lack of Infrastructure in the DRC

The DRC is a developing country, facing significant challenges in terms of natural resource governance and physical and institutional infrastructure. The exploration properties of Katanga are located in remote areas of the DRC with limited access to basic infrastructure, including sources of power, water, housing, food and transport. Limited availability of such infrastructure may adversely affect mining feasibility. The remoteness of the properties may delay the operations of Katanga and will, in any event, require Katanga to arrange significant financing, locate adequate supplies and obtain necessary approvals from national, provincial and regional governments, none of which can be assured.

Social and Local Relations

Katanga's social license to operate is a critical element to ensure the future success of its existing operations and the construction and development of its projects. While Katanga's operations contribute to the economic development of Katanga Province in the DRC and provide employment in the region while improving infrastructure and social benefits, the operations of Katanga may have a negative impact on the local environment at different levels. In fact, most of the communities to which Katanga makes contribution are located in the proximity of where Katanga has operations and are negatively affected by dust and noise. In order to lessen these negative environmental impacts, Katanga chemically treats the roads and provides communities with plants able to absorb dust and diminish the noise produced by trucks and vehicles near these villages. The use of external and foreign employees may result in social disruption in the local communities, which could have a material adverse effect on Katanga's business, operating results and financial condition. However, high consideration is given to the development of a fair and equal work environment in an effort to respect the local culture.

Katanga faces the challenge of illegal intrusions into its concessions by artisanal miners. These may interfere with work on Katanga's properties and present a potential security threat to its employees, contractors and communities. There is a risk that operations of the Corporation may be delayed or interfered with, due to the conditions of political instability, violence and the inhabitation of the properties by artisanal miners. Katanga uses its best efforts to maintain good relations with the local communities and authorities and to invest in alternative models for sustainable livelihoods in order to minimize such risks.

No assurance can be given that Katanga will be able to maintain effective security in connection with its assets or personnel in the DRC where civil war and conflict have disrupted exploration and mining activities in the past and may affect Katanga's operations or plans in the future.

Publicity adverse to the Corporation, Katanga's operations, or extractive industries generally, could have an adverse effect on the Corporation and may impact relationships with the communities in which Katanga operates and other stakeholders.

Licenses, Permits and Governmental Regulations

Katanga's leased properties are subject to various laws governing prospecting, mining, development, production, export, taxes, labour standards and occupational health, mine safety, waste disposal, toxic substances, land use, water use, protection and remediation of the environment, reclamation, land claims of local people and other matters. Although activities on the properties are currently carried out in accordance with all applicable rules and regulations of the DRC, approvals, licenses and permits are, as a practical matter, subject to the discretion of the applicable government agencies and officials. No assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner which could limit or curtail production or development.

Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed. Such orders may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. In addition, Katanga may also be subject to certain international laws including, but not limited to, the *Corruption of Foreign Officials Act*, the *Bribery Act* (UK) and *Foreign Corrupt Practices Act* (USA). Despite Katanga's efforts to comply with applicable requirements, there can be no assurance that the Corporation has been or will be at all times in complete compliance with such requirements, that compliance will not be challenged nor that the costs of complying with current and future requirements will not materially or adversely affect Katanga's future cash flow, results of operations and financial condition. Parties engaged in mining operations or the exploration or development of mineral properties may be required to compensate those suffering loss or damage by reason of the mining activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations.

Amendments to current laws and regulations governing operations or more stringent implementation thereof could have a substantial adverse impact on Katanga and cause increases in exploration expenses, capital expenditures or

production costs or reduction in levels of production at producing properties or require abandonment or delays in development of new mining properties.

The Corporation expects to generate cash flow and profits at its foreign subsidiaries, and may need to repatriate funds from those subsidiaries to service the Corporation's indebtedness or fulfil its business plans. The Corporation may not be able to repatriate funds, or the Corporation may incur tax payments or other costs when doing so, as a result of a change in applicable law or tax requirements at local subsidiary levels or at the Katanga Mining Limited level, which costs could be material.

Title Matters

There are risks associated with the enforceability of Katanga's mining convention with the DRC and the government of the DRC could choose to review the Corporation's titles at any time. Should the Corporation's rights, its mining convention or its titles not be honoured or become unenforceable for any reason, or if any material term of these agreements is arbitrarily changed by the government of the DRC, the Corporation's business, financial condition and prospects will be materially adversely affected. While Katanga has diligently investigated its title to, rights over and interests in and relating to its mining assets and mineral properties, this should not be construed as a guarantee of Katanga's title to its mining assets and/or the area covered by such mining rights. Katanga entered into the JV Agreement defining the mining rights of KCC as described under the heading "Material Contracts - JV Arrangement". Further details of the title to the mineral properties are set out in "Mineral Projects" below.

Katanga's properties may be subject to prior unregistered agreements or transfers that have not been recorded or detected through title research and title may be affected by undetected defects. There can be no guarantee that title to some of Katanga's properties will not be challenged or impugned. Additionally, the land upon which Katanga holds mineral exploitation rights may not have been surveyed; therefore, the precise area and location of such interests may be subject to challenge.

Environmental Risks and Hazards

Katanga's activities are subject to environmental regulations promulgated by the DRC government and other agencies from time to time. Environmental legislation generally provides for restrictions and prohibitions on spills, releases or emissions of various substances produced in association with certain mining industry operations which would result in environmental pollution. A breach of such legislation may result in the imposition of fines, penalties or other enforcement actions that may have an adverse effect on Katanga's business. Further, environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. There can be no assurance that compliance with current or future laws and regulations will not involve significant expenditure by Katanga that may adversely affect the results of its operations or financial condition.

While the holder of a mining title in the DRC is generally liable to the DRC government for any damage to the environment (on a joint and several basis with the transferor of the mining title where it has been transferred), under the terms of the JV Agreement, Gécamines agreed to provide an indemnity against any liability in respect of any damage to the environment at any of Katanga's mines or associated processing installations arising from or caused during the period of Gécamines' ownership but not for subsequently created liabilities. However, there can be no guarantee that Katanga will be able to claim successfully under such indemnity or that, even if such indemnity is successfully enforced, Gécamines will be in a position to reimburse Katanga in respect of any such liabilities. Environmental hazards may exist on Katanga's properties which are unknown to Katanga at present. The JV Agreement provides that after the end of the term of the joint venture, Gécamines will retain responsibility for environmental liabilities resulting from its operation of the facilities but not for subsequently created liabilities. However, there can be no guarantee that Katanga will be able to claim successfully against Gécamines under such retainer of responsibility or that, even if such a claim is successfully enforced, Gécamines will be in a position to reimburse Katanga in respect of any such environmental liabilities resulting from Gécamines' operations.

Operating Risks

To the extent that KCC fails to perform efficiently its functions as operator of its properties, Katanga's operations may be adversely affected.

Katanga relies on the Kamoto Concentrator, which is leased to Katanga by Gécamines and which requires further refurbishment work to bring production capacity in line with Katanga's needs.

While Katanga continues the process of developing the T17 underground mine, Katanga may experience delays or difficulties in such development. This could have a material adverse effect on Katanga's business, operating results and financial position. See "General Development of the Business of Katanga – 2014 Developments – T17".

Logistics Risks

Katanga depends primarily on road and rail links throughout the DRC (including Katanga Province) and neighboring countries to transport raw materials, supplies and products over long distances between its facilities and African ports. In some cases these transport services may potentially constitute a logistical constraint to Katanga's planned increased production rates, specifically with regard to the import of bulk consumables or the export of product. The Front End Engineering and Early Works Project completed in May 2011 by SNC-Lavalin (South Africa) includes a detailed logistics study which provides guidance on how to mitigate logistical risks at the increased production rates. The report identifies a number of potential routes, both road and rail, that may become viable in the future. However, the most viable routes will, for the immediate future, be by road via the North-South Corridor to Durban, South Africa or to Dar es Salaam, Tanzania or Beira, Mozambique.

Power Supply

Katanga's operations depend upon the reliable and continuous delivery of sufficient quantities of power to its mines and processing facilities. While Katanga currently has power supply to certain of its existing facilities, the Corporation's long-term operations, when taken together, would, if all fully operational, have a total power requirement in excess of the power currently available in Katanga Province for those operations, taking account of existing usage and commitments. Failure to secure sufficient power in the future could have a material adverse effect on Katanga's business, operating results and financial position. In this regard, the Corporation has completed a \$14 million refurbishment of a section of the DC link that distributes power from the Inga hydro-electricity facilities to Katanga Province. Completion of this refurbishment project in 2011 contractually guaranteed a minimum 160 MW of power to Katanga which was more than sufficient to support operational requirements in 2012, 2013 and 2014, and is also expected to be sufficient to support the Corporation's operational requirements in 2015.

On March 29, 2012, the Corporation announced that it had concluded agreements for the Power Project that is expected to progressively increase power available to the Corporation's mine complex to 450 MW by the end of 2017, with 250 MW being made available for KCC and 200 MW being made available for Mutanda. See "General Developments of the Business of Katanga – 2012 Developments – Agreements to Develop Future Power Supply". Improvements in infrastructure should improve the reliability and stability of electricity supplies generally. However, there may be power outages or shortages as a result of implementing the Power Project.

As of December 17, 2012, a new convertor, as part of the World Bank power project, and a new synchronous condenser, as part of the refurbishment of the DRC's power systems, were commissioned and in use. This equipment helps stabilise power capacity in the region. With the installed convertor and synchronous condenser, the DRC electricity provider SNEL is in a position to increase electricity transmission from the Inga power plant, therefore improving the reliability of supply to the Corporation's operations. In 2013, two large diesel Caterpillar shovels and two 2 MW generators dedicated to electric shovels and pit dewatering activities were commissioned, reducing the dependence on grid power supply for mining activities. In 2014, a 10 MW diesel cogeneration plant was installed, bringing the total local generating capacity to 20 MW.

Although measures to keep power outages and shortages to a minimum may be implemented, there may nonetheless be power outages or shortages and, if they occur, may have a material adverse effect on Katanga's business, operating results and financial position.

Labour and Employment Matters

Relations with employees could be impacted by changes in the scheme of labour relations that may be introduced by relevant governmental authorities. Adverse changes in such legislation may materially adversely affect Katanga's business, results of operations and financial condition. In addition, labour disruption or work stoppages by Katanga's employees or its contractors could materially adversely affect its business and operations.

Health Risks

HIV/AIDS, malaria and other diseases represent a serious threat to maintaining a skilled workforce in the mining industry throughout Africa and are a healthcare challenge faced by Katanga's operations in the DRC. There can be no assurance that Katanga will not lose members of its workforce or workforce man-hours or incur increased medical costs as a result of these or other health risks, any of which may have a material adverse effect on Katanga's business, operations and financial position.

Competition

Significant and increasing competition exists for mineral acquisition opportunities throughout the world. As a result of this competition, Katanga may be unable to acquire rights to exploit additional attractive mining properties on terms it considers acceptable. Accordingly, there can be no assurance that Katanga will acquire any interest in additional operations that would yield ore reserves or result in commercial mining operations.

Increased demand for and cost of services and equipment could cause project costs to increase materially, resulting in delays if services or equipment cannot be obtained in a timely manner due to inadequate availability, and increased potential for scheduling difficulties and cost increases due to the need to coordinate the availability of services or equipment. Any of these outcomes could materially increase project exploration, development or construction costs, result in project delays, or both. In addition, Katanga may also encounter increasing competition from other mining companies in its effort to hire experienced mining professionals.

Difficulty with Joint Venture Partners

Katanga's subsidiaries have partnered with Gécamines to implement the JV Agreement. Katanga is subject to the risks normally associated with the conduct of joint ventures. These risks include disagreement with a joint venture partner on how to develop, operate and finance a project; compliance by the joint venture partners with the operating requirements in the joint venture agreements; and possible litigation between the joint venture partners regarding joint venture matters. These matters may result in material legal liability or may have an adverse effect on Katanga's cash flow, earnings, results of operations and financial condition.

Principal Shareholders

Glencore and its subsidiaries own approximately 75.3% of the issued and outstanding Common Shares of Katanga. In addition, two of Katanga's directors, Mr. Mistakidis and Mr. Gallagher, are employed by Glencore. Since Glencore has a controlling interest in Katanga and has a relationship with two of Katanga's directors, Glencore is in a position to exert significant influence on the corporate actions that Katanga takes, particularly when shareholder approval is required. Glencore's controlling interest could have the effect of delaying or preventing a change of control of Katanga or entrenching the Board of Directors or Katanga's management, which could conflict with the interests of the other shareholders and, consequently, could adversely affect the market price of Katanga's securities. See "Interest of Management and Insiders in Material Transactions" and "Description of the Business of Katanga-Economic Dependence".

Katanga relies on Glencore for continued provisioning or procurement of additional funding for the development of the T17 underground mine and the completion of the Power Project that is not covered by Katanga's cash flows from operations. Should Glencore decide to cease funding these projects, Katanga or its subsidiaries may not be able to develop the T17 underground mine or complete the Power Project on time or at all, which could adversely affect Katanga's business operations and profitability. In addition, the Amended Loan Facilities are repayable on January 1, 2021 and additional financing beyond this date may not be available on terms favourable to Katanga, or at all. See "General Development of the Business of Katanga - 2014 Developments - Amended Loan Facilities" and "Risk Factors – Additional Requirements for Capital". If any amount under the Amended Loan Facilities is in default, Katanga has agreed to complete a discounted rights offering, with Glencore or one of its subsidiaries providing a standby commitment, to raise funds to repay the Amended Loan Facilities. If Katanga has to complete a discounted rights offering, the increase in the number of Common Shares issued and outstanding and the possibility of sales of such shares may have a negative effect on the price of Common Shares. See "Risk Factors - Common Share Price and Potential Dilution".

Common Share Price and Potential Dilution

To achieve its goals of mineral exploration, mine development and production, Katanga may require additional future financing to cover necessary capital expenditures and working capital needs. Katanga may undertake additional offerings of Common Shares and of securities convertible into Common Shares in the future. The increase in the number of Common Shares issued and outstanding and the possibility of sales of such shares may have a negative effect on the price of Common Shares. In addition, as a result of such additional Common Shares, the voting power of Katanga's existing shareholders will be diluted. See "Risk Factors - Principal Shareholders".

Dependence on Relations with Third Parties

Katanga is heavily dependent on its ability to secure reliable supplies of raw materials and provision of certain services from third-party suppliers in order to carry out its operations. While Katanga has certain arrangements currently in place for some of these materials and services, there can be no guarantee that these arrangements will be sufficient for Katanga's future needs or that such supplies or provision of services will not be interrupted or cease altogether. Some of the materials or services required for Katanga's operations are currently only available on commercially reasonable terms from one or a limited number of suppliers or providers. These operations may be interrupted or otherwise adversely affected by: (i) lack of or delays in the supply of these materials or services by third-party suppliers; (ii) any change to the terms on which these materials or services are made available by third-party suppliers; and (iii) the failure of third-party suppliers to provide materials or services that meet Katanga's quality requirements. If Katanga is forced to change a supplier of such materials or services, there is no guarantee that this would not result in Katanga experiencing additional costs, interruptions to supply continuity or some other adverse effect on its business. There is also no guarantee that Katanga will be able to find adequate replacement materials or services on a timely basis or at all.

Reliance on Key Personnel and Skilled Workers

Recruiting and retaining qualified personnel is critical to Katanga's success. The number of persons skilled in the acquisition, exploration and development of mining properties is limited and competition for such persons is intense. Although Katanga believes that it will be successful in attracting and retaining qualified personnel, there can be no assurance of such success.

Potential Dependence on Key Contracts and Business Arrangements

All of Katanga's revenue is derived from sales of its finished products pursuant to two key contracts, namely exclusive off-take arrangements with GIAG which are described under "Description of the Business of Katanga - Economic Dependence". Katanga also relies on the contracts negotiated with its suppliers and service providers to facilitate its operations, specifically its power suppliers. See "General Development of the Business of Katanga - 2012 Developments - Agreements to Develop Future Power Supply". Failure or material delay by the counterparties to these contracts or arrangements to perform their obligations thereunder, or breach of these contracts or arrangements by such counterparties, could have a material adverse effect on Katanga's business, operating results and financial position.

Current Global Financial Condition

Market events and conditions, including the disruptions in the international credit markets and other financial systems and the deterioration of global economic conditions, have caused significant volatility in commodity prices. These conditions also caused a loss of confidence in the broader US and global credit and financial markets and resulted in the collapse of, and government intervention in, major banks, financial institutions and insurers and created a climate of greater volatility, less liquidity, widening of credit spreads, a lack of price transparency, increased credit losses and tighter credit conditions. Notwithstanding various actions by governments, concerns about the general condition of the capital markets, financial instruments, banks, investment banks, insurers and other financial institutions caused the broader credit markets to further deteriorate and stock markets to decline substantially. More recently, there has been mounting government debt in many western nations, significant volatility in the price of oil and numerous environmental disasters globally. These events are illustrative of the effect that events beyond Katanga's control may have on commodity prices, demand for metals, availability of credit, investor confidence and general financial market liquidity, all of which may affect the Corporation's business. Any or all of these economic factors, as well as other related factors, may cause decreases in asset values that are deemed to be other than temporary, resulting in impairment losses. If such increased levels of volatility and market turmoil continue, Katanga's operations could be adversely impacted and the trading price of the Common Shares may be adversely affected.

Katanga is also exposed to liquidity and various counterparty risks including, but not limited to, through: (i) financial institutions that hold Katanga's cash; (ii) companies that have payables to Katanga; (iii) Katanga's insurance providers; (iv) Katanga's lenders; and (v) companies that have received deposits from Katanga for the future delivery of equipment. Katanga is also exposed to liquidity risks in meeting its capital expenditure requirements in instances where cash positions are unable to be maintained or appropriate financing is unavailable. These factors may impact the ability of Katanga to obtain loans and other credit facilities in the future and, if obtained, on terms favourable to Katanga. See "Risk Factors - Principal Shareholders".

Volatility of Metal Prices

The mining industry is competitive and there is no assurance that, even if commercial quantities of a mineral resource are discovered, a profitable market will exist for their sale. The development and success of the JV Agreement will be primarily dependent on the future price of metals and there can be no assurance that metal prices will be such that Katanga's properties can be mined at a profit. Metal prices are subject to significant fluctuation and are affected by a number of factors beyond Katanga's control. Such factors include, but are not limited to, interest rates, exchange rates, inflation or deflation, fluctuation in the value of the United States dollar and foreign currencies, global and regional supply and demand, international political and economic conditions, speculative activities and increased production due to improved mining and production methods. The price of copper and cobalt and other base metals has fluctuated significantly in recent years, and serious future price declines could cause continued development of and commercial production from Katanga's properties to be impractical and uneconomical. Depending on the price of copper and cobalt and other metals, projected cash flow from existing and planned mining operations may not be sufficient and Katanga could be forced to discontinue development. Continued and future production from Katanga's properties is dependent on copper and cobalt prices that are adequate to make Katanga's properties economically viable.

Furthermore, reserve calculations and life-of-mine plans using significantly lower copper and cobalt metal prices could result in material write-downs of Katanga's investment in mining properties and increased amortization, reclamation and closure charges.

In addition to adversely affecting Katanga's reserve estimates and its financial condition, declining commodity prices can impact operations by requiring a reassessment of the feasibility of Katanga's assets. Such a reassessment may be the result of a management decision or may be required under financing arrangements related to a particular project. Even if Katanga's projects are ultimately determined to be economically viable, the need to conduct such a reassessment may cause substantial delays or may interrupt operations until the reassessment can be completed.

Risk of Non-Compliance with Applicable Quality Standards

The marketability of and the price achieved for the copper and cobalt products produced by Katanga are dependent on the quality of these products. In particular, in order to market certain of its copper products as LME Grade A copper, Katanga will require certification from the LME that the relevant copper products are "A" grade products. There can be no assurance that Katanga will obtain such certification. Such failure or delay could result in lower margins for Katanga for its products.

Currency and Monetary Risk

The Corporation's sales are transacted in U.S. dollars and the majority of major purchases are transacted in U.S. dollars and South African rand. The Corporation maintains the majority of its cash and cash equivalents in U.S. dollars but it does hold balances in South African rand, British pounds, Canadian dollars, Swiss franc, Congolese franc and Euros (for future expenditures which will be denominated in these currencies). The Corporation has not entered into any derivative instruments to manage foreign exchange fluctuations. Further, DRC and South Africa have historically experienced relatively high rates of inflation and may experience inflationary monetary policy.

Credit Risk

The Corporation's credit risk is primarily attributable to short-term deposits, trade receivables from copper and cobalt sales and other receivables mainly consisting of value added tax input credits receivable. The Corporation has a concentration of credit risk with all sales to one customer. The one customer is a related party of the Corporation. See "Interest of Management and Insiders In Material Transactions".

Additional Requirements for Capital

Copper and cobalt mining and processing is capital intensive, complex and expensive. Katanga is in the process of improving the commercial exploitation of operations at its existing mines. In addition, while Katanga has provided for contingencies in its budget for the implementation of the JV Agreement, the global mining industry is subject to potential cost escalations as a result of the level of demand for copper, cobalt and other base metals, commodity prices and other factors. There can be no guarantee that industry cost escalations and other factors will not result in additional costs being incurred or that budgeted expenditures will be adequate, and this may increase the amount of additional funding required by Katanga. No assurances can be given that Katanga will be able to raise the additional financing that it may require for its anticipated future operations on terms acceptable to Katanga or at all. If Katanga is unable to obtain such funding, or is unable to obtain such funding on satisfactory terms, Katanga's implementation of future projects may be materially adversely affected. See "Risk Factors - Principal Shareholders".

Reclamation Funds and Mine Closure Costs

As of December 31, 2014, Katanga's financial statements had a provision of \$24.5 million for reclamation and closure costs. The provision is calculated at the net present value of estimated future cash flows correlated to the reclamation and closure costs which total approximately \$138.5 million (undiscounted), the obligation of which is required to be satisfied over the next 16 years. Katanga will continue to provide for these costs, as required, based on the estimates of the future site reclamation and mine closure costs as detailed in the closure plans. Changes in environmental laws can create uncertainty with regards to future reclamation costs and affect the requirements.

Closing a mine can have a significant impact on local communities and site remediation activities may not be supported by local stakeholders. Katanga reviews and updates closure plans regularly with external stakeholders over the life of the mine and considering where post-mining land use for mining affected areas has potential benefits to the communities.

In addition to the immediate closure activities, including ground stabilization, infrastructure demolition and removal, top soil replacement, re-grading and re-vegetation, closed mining operations require long-term surveillance and monitoring.

Site closure plans have been developed and amounts accrued in Katanga's financial statements to provide for mine closure obligations. Future remediation costs for inactive mines are estimated at the end of each period, including ongoing care, maintenance and monitoring costs. Changes in estimates at inactive mines are reflected in earnings in the period an estimate is revised. Actual costs realized in satisfaction of mine closure obligations may vary materially from management's estimates.

Insurance and Uninsured Risks

Katanga's business is subject to a number of risks and hazards generally, including adverse environmental conditions, industrial accidents, labour disputes, civil unrest and political instability, unusual or unexpected geological conditions, ground or slope failures, cave-ins, changes in the regulatory environment and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to Katanga's properties or the properties of others, delays in development or mining, monetary losses and possible legal liability.

Katanga does not intend to obtain political risk insurance which will guarantee investments and loans by Katanga to companies in the DRC against the risks of transfer restrictions, expropriation, breach of contract, war and civil disturbance. Katanga will maintain insurance to protect against certain other risks in such amounts as it considers reasonable. However, its insurance will not cover all the potential risks associated with its operations. Katanga may also be unable to maintain insurance to cover these risks at economically feasible premiums. Insurance coverage may not continue to be available or may not be adequate to cover any resulting liability. Moreover, insurance against risks such as environmental pollution or other hazards as a result of exploration and production is not generally available to Katanga or to other companies in the mining industry on acceptable terms. Katanga might also become subject to liability for pollution or other hazards which may not be insured against or which Katanga may elect not to insure against because of premium costs or other reasons. Losses from these events may cause Katanga to incur significant costs that could have a material adverse effect upon its financial performance and results of operations.

Holding Company

Katanga is a holding company that conducts substantially all of its operations, and holds all of its operating assets, through subsidiaries. Judgments obtained against one or more of the subsidiaries in Ontario or any other Canadian jurisdiction may need to be enforced outside of such jurisdiction and may be subject to additional defences or lengthy delays in enforcement as a result.

Difficulties for Investors in Foreign Jurisdictions in Bringing Actions and Enforcing Judgments

The majority of Katanga's directors and officers, and all of the experts named in this AIF, reside outside of North America, and all or a substantial portion of their assets, and a substantial portion of Katanga's assets, are located outside of North America. As a result, it may be difficult for investors in Canada to bring an action against directors, officers or experts who are not resident in Canada. It may also be difficult for an investor to enforce a judgment obtained in a Canadian court or a court of another jurisdiction of residence predicated upon the civil liability provisions of provincial securities laws or other laws of Canada or the equivalent laws of other jurisdictions outside Canada against those persons.

Litigation Risks

From time to time Katanga is involved in various claims and litigation arising in the normal course of business. The outcome of these matters is uncertain and there can be no assurance that such matters will be resolved in Katanga's favour. To Katanga's knowledge there are currently no material proceedings or pending legal proceedings to which the Corporation is or is likely to become a party. Due to the inherent uncertainty of the litigation process, there can be no assurance that the resolution of any particular legal matter will not have a material adverse effect on Katanga's future cash flow, results of operations or financial condition.

Common Share Price may be Adversely Affected by Factors Beyond Katanga's Control

There can be no assurance that an active market for the Corporation's securities will be sustained. Securities of small and mid-cap mining companies have experienced substantial volatility in the past, often based on factors unrelated to the financial performance or prospects of the companies involved. These factors include macroeconomic developments in local markets and globally and market perceptions of the attractiveness of particular industries. If there is no active market for the securities of the Corporation, the liquidity of an investor's investment may be limited and the price of the securities of the Corporation may decline. Katanga's share price is also likely to be significantly affected by short-term changes in copper or cobalt prices or in Katanga's financial condition or results of operations as reflected in Katanga's quarterly earnings reports. Other factors unrelated to performance that may have an effect on the price of the Common Shares include the following: (i) the extent of analytical coverage available to investors concerning Katanga's business may be limited if investment banks with research capabilities discontinue their coverage of Katanga's securities; (ii) a lessening in trading volume or general market interest in Katanga's securities may affect an investor's ability to trade significant numbers of securities of Katanga; and (iii) the size of Katanga's public float may limit the ability of some institutions to invest in Katanga's securities. As a result of any of these factors, the market price of the Common Shares at any given point in time may not accurately reflect Katanga's long-term value. Securities class action litigation often has been brought against companies following periods of volatility in the market price of their securities. Katanga may in the future be the target of similar litigation. Securities litigation could result in substantial costs and damages and divert management's attention and resources.

Conflict of Interest

A number of directors of Katanga also serve as directors and/or officers of other companies involved in the exploration and development of natural resource properties. As a result, conflicts may arise between the obligations of these individuals to Katanga and to such other companies.

Any decision made by any of such directors and officers involving Katanga will be made in accordance with their duties and obligations to act honestly and in good faith with a view to the best interests of Katanga and its shareholders. In addition, each of the directors is required to declare and refrain from voting on any matter in which such directors may have a conflict of interest in accordance with the procedures set forth in the *Business Corporations Act* (Yukon) and other applicable laws.

MINERAL PROJECTS

For a description of the material properties of the Corporation, together with the mineral resource and ore reserve estimates and a description of the mine plan, reference is made to: (i) the independent technical report entitled "An Independent Technical Report on the Material Assets of Katanga Mining Limited, Katanga Province, Democratic Republic of Congo" dated March 30, 2012 (the "**2012 Technical Report**") which is available on SEDAR at www.sedar.com and is hereby incorporated by reference in its entirety; (ii) the executive summary contained in the 2012 Technical Report, a copy of which is included in this AIF as Schedule "B" (starting page B – 1); and (iii) the updated information relating to the 2012 Technical Report for the year ended December 31, 2014 set out in Schedule "B" (starting page B – 10).

DIVIDENDS

Katanga has paid no dividends on its Common Shares since incorporation and Katanga does not anticipate paying dividends on its Common Shares in the foreseeable future. Payment of any future dividends will be at the discretion of the Board after taking into account many factors, including Katanga's operating results, financial condition and current and anticipated cash needs.

DESCRIPTION OF CAPITAL STRUCTURE

Common Shares

The authorized share capital of Katanga consists of an unlimited number of common shares without par value. As at the date hereof, there are 1,907,380,413 Common Shares issued and outstanding.

Each Common Share carries one vote at all meetings of shareholders of Katanga, participates rateably in any dividend declared by the directors and carries the right to receive a proportionate share of the assets of Katanga available for distribution to holders of Common Shares in the event of a liquidation, dissolution or winding-up of Katanga. The holders of Common Shares have no pre-emptive or conversion rights. The *Business Corporations Act* (Yukon) provides that a corporation may not declare or pay a dividend if there are reasonable grounds for believing that the corporation is, or would be after the payment of the dividend, unable to pay its liabilities as they fall due or the realizable value of its assets would thereby be less than the aggregate of its liabilities and stated capital of all classes of shares of its capital.

MARKET FOR SECURITIES OF KATANGA

The Common Shares, are listed and posted for trading on the TSX under the symbol KAT. The following table sets out the historical high and low prices for trades and the monthly volume of trading of the Common Shares as reported by the TSX for the applicable periods indicated. The Common Shares began trading on the TSX on June 28, 2006.

Trading Price and Volume on the TSX

	Month	High (C\$)	Low (C\$)	Volume
2014	January	0.52	0.38	4,957,261
	February	0.45	0.39	2,206,758
	March	0.47	0.35	5,011,133
	April	0.47	0.41	1,128,084
	May	0.47	0.38	7,288,507
	June	0.42	0.38	740,536
	July	0.54	0.40	2,556,672
	August	0.52	0.42	1,987,551
	September	0.50	0.40	1,372,206
	October	0.44	0.36	1,733,448
	November	0.43	0.36	1,082,426
	December	0.39	0.28	794,989

DIRECTORS AND OFFICERS

Name, Occupation and Security Holdings

The following table sets forth the directors and senior executive officers of Katanga as of the date hereof, their present principal occupation, the month and year each became a director or senior executive officer or both of Katanga and their beneficial holdings of Common Shares. Each director holds office until the close of the first annual meeting of shareholders of Katanga following each director's election unless their office is earlier vacated in accordance with Katanga's by-law.

Name, Province or State & Country of Residence and Position with Katanga	Principal Occupation	Director/ Officer Since ⁽⁷⁾	No. of Common Shares beneficially owned, controlled or directed, directly or indirectly
Hugh Stoyell ⁽²⁾⁽³⁾⁽⁴⁾ Gauteng, Republic of South Africa Director (Chairman)	Non-executive director of Raspadskaya Coal Company, a coal producer in Russia, since May 2013; Non-executive director of Sentula Mining Limited, a company providing mining related services, from 2005 to September 17, 2012.	January 2008	45,009
Liam Gallagher ⁽¹⁾ Oberwil (ZG), Switzerland Director	Employed by GIAG since 2007; Director of Mutanda and Mopani Copper Mines plc. ¹	November 2012	Nil
Aristotelis Mistakidis ⁽⁴⁾ Walchwil, Switzerland Director	Various positions with Glencore since July 1993, including directorships of the following mining related entities: Mopani Copper Mines plc ² , Recyclex SA and Portovesme S.R.L.	January 2008	Nil
Terry Robinson ⁽¹⁾⁽²⁾⁽³⁾ Buckinghamshire, United Kingdom Director (Deputy Chairman)	Non-executive director of Evraz plc, a metals and mining company (steel, vanadium, coal and iron ore), since April 2005; Senior non-executive director, Highland Gold Mining Ltd., a gold producing company, since July 2008; Non-executive director and chairman of the board of directors of Raspadskaya Coal Company, a coal producer in Russia, since May 2013.	January 2008	10,411
Robert Wardell ⁽¹⁾⁽²⁾⁽³⁾ Ontario, Canada Director	Director of Allied Nevada Gold Corp. since 2007; Director of Nuinsco Resources Limited since 2009.	July 2006	Nil

¹ See "Interest of Management and Insiders in Material Transactions".

² See "Interest of Management and Insiders in Material Transactions".

Name, Province or State & Country of Residence and Position with Katanga	Principal Occupation	Director/ Officer Since ⁽⁷⁾	No. of Common Shares beneficially owned, controlled or directed, directly or indirectly
Johnny Blizzard ⁽⁴⁾ , Kolwezi, DRC, Chief Executive Officer, Director	Chief Executive Officer of Katanga since February 2015; Chief Operating Officer of Katanga from January 2015 to February 2015; Director of Operations at Kinross Tasiast Gold Mine, Mauritania, from October 2013 to December 2014; Technical Services Manager at Kinross Paracatu Mine, Brazil, from January 2013 to November 2013; Mine Manager at Freeport-McMoRan El Abra Mine, Chile, from November 2010 to August 2012; Technical Services Manager at Kinross Fort Knox Mine, Alaska, from June 2009 to November 2010.	February 2015	Nil
Matthew Colwill ⁽⁵⁾ , Kolwezi, DRC, Chief Financial Officer	Chief Financial Officer of Katanga since February 2015; Chief Financial Officer of Mutanda ³ from November 2013 to January 2015; Finance Manager of Katanga from October 2011 to November 2013; Associate Director of KPMG, UK, from February 2008 to September 2011.	February 2015	Nil
Don Peterson ⁽⁶⁾ , Kolwezi, DRC, Chief Operating Officer	Chief Operating Officer of Katanga since February 2015; before Chief Operating Officer a.i. from December 2014 to January 2015 and General Manager Mining from January 2013 to November 2014; previously, he held different positions at Newcrest Mining's Gosowong Mine, Indonesia, from July 2005 to October 2011, the latest as General Manager – Head of Projects, Planning & Business Excellence.	February 2015	43,000

Notes:

- (1) Member of the Audit Committee. Mr. Wardell is the Chairman of the Audit Committee.
- (2) Member of the Compensation Committee. Mr. Wardell is the Chairman of the Compensation Committee.
- (3) Member of the Corporate Governance & Nominations Committee. Mr. Robinson is the Chairman of the Corporate Governance & Nominations Committee.
- (4) Member of the Health, Safety, Social & Environment Committee. Mr. Mistakidis is the Chairman of the Health, Safety, Social & Environmental Committee. Mr. Blizzard was appointed Chief Executive Officer effective as of February 12, 2015, replacing Mr. Jeffrey Best, who had resigned as of the same date to pursue other interests within the Glencore Group.
- (5) Mr. Colwill was appointed Chief Financial Officer effective as of February 12, 2015, replacing Mr. Jacques Lubbe, who had resigned as of the same date to pursue other interests within the Glencore Group.
- (6) Mr. Peterson was appointed Chief Operating Officer effective as of February 12, 2015, replacing Mr. Johnny Blizzard, who had been appointed as Chief Executive Officer as of the same date.
- (7) The term of office of each director expires at each annual meeting of the shareholders of Katanga. Officers of Katanga are appointed by the Board.

³ See "Interest of Management and Insiders in Material Transactions"

As a group, the directors and senior officers beneficially own, control or direct, directly or indirectly, 98,420 Common Shares representing approximately 0.005% of the issued and outstanding Common Shares as of the date hereof.

Cease Trade Orders, Bankruptcies, Penalties or Sanctions

For the purposes of the following section, "order" means: a cease trade order that was in effect for a period of more than 30 consecutive days; an order similar to a cease trade order that was in effect for a period of more than 30 consecutive days; or an order that denied the relevant company access to any exemption under securities legislation that was in effect for a period of more than 30 consecutive days.

No director or executive officer of Katanga:

- (a) is, as at the date of this AIF, or was within ten years before the date of this AIF, a director, chief executive officer or chief financial officer of any company (including the Corporation) that:
 - (i) was subject to an order that was issued while the director or executive officer was acting in the capacity as director, chief executive officer or chief financial officer; or
 - (ii) was subject to an order that was issued after the director or executive officer ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer; or
 - (iii) while that person was acting in such capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (b) has, within the ten years before the date of this AIF, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director or officer;

other than as described below:

- (i) On March 10, 2015, Allied Nevada Gold Corp. announced that it has filed voluntary petitions for relief under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware. Mr. Wardell is a director of Allied Nevada Gold Corp.
- (ii) On December 16, 2004 the Court of Appeals of Douai issued a cease trade and liquidation order against, amongst others, Metaleurop SA of which Mr. Mistakidis was a director. On November 24, 2005, the Commercial Court of Paris adopted the continuation plan presented by Metaleurop SA and the court-ordered reorganization ended and trading resumed on February 3, 2006. Metaleurop SA now operates under the name Recyclex SA.

No shareholder holding a sufficient number of securities of Katanga to affect materially the control of Katanga:

- (a) is, as at the date of this AIF, or has been within the ten years before the date of this AIF, a director or executive officer of any company (including the Corporation) that, while that person was acting in such capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the shareholder; or

(b) has, within the ten years before the date of this AIF, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the shareholder.

No director or executive officer of the Corporation, or a shareholder holding a sufficient number of securities of the Corporation to affect materially the control of the Corporation has been subject to:

- (a) any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority; or
- (b) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision;

other than as described below:

- (i) Mr. Stoyell was a member of the board of directors of Sentula Mining Ltd. (formerly Scharring Mining Ltd.) ("Sentula") until September 17, 2012. Shortly after Mr. Stoyell joined Sentula's board of directors, in September 2005, the South African Financial Services Board ("FSB") and the Johannesburg Stock Exchange ("JSE") began investigating allegations of insider trading by some of Sentula's former directors. The FSB fined Sentula for events of insider trading that had taken place prior to Mr. Stoyell joining the board; and
- (ii) On September 11, 2008, the board of directors of Sentula requested that the JSE suspend the trading of its shares following the detection of material financial irregularities, alleged to have occurred while the former chief executive officer and the former chief financial officer were executive officers of Sentula for the financial year ended March 31, 2008. The suspension was requested as Sentula could not release its audited annual financial statements within the requisite period allowed by the JSE until the financial irregularities had been fully investigated and accounted for. The suspension was lifted once the audited accounts were published and the irregularities were brought to the attention of the JSE, the FSB and Sentula's shareholders. Trading under a cautionary announcement recommenced on December 17, 2008 and was subsequently lifted on March 5, 2009.

Conflicts of Interest

To the best of the Corporation's knowledge, and other than as disclosed herein and below, there are no known existing or potential conflicts of interest between the Corporation and its subsidiaries and any directors or executive officers of the Corporation and its subsidiaries, except that:

- (a) certain of the directors and officers serve as directors, officers, promoters and members of management of other public companies and therefore it is possible that a conflict may arise between their duties as a director or officer of the Corporation and their duties as a director, officer, promoter or member of management of such other companies; and
- (b) two of the directors of the Corporation, Mr. Mistakidis and Mr. Gallagher, are the appointee representatives of Glencore.

The directors and officers of the Corporation are aware of the existence of laws governing accountability of directors and executive officers for corporate opportunity and requiring disclosure by directors of conflicts of interest. The Corporation will rely upon such laws in respect of any directors' and officers' conflicts of interest or in respect of any breaches of duty by any of its directors or officers.

The terms of the agreements with related parties are entered into on the basis of being competitive with those of other third parties. The competitive analysis includes review of the charges and fees, the technical capacity, the

financial capacity, and the experience level and timeliness of performance by potential service providers (see "Interest of Management and Insiders in Material Transactions").

LEGAL PROCEEDINGS AND REGULATORY PROCEEDINGS

From time to time, Katanga is involved in various claims and litigation arising in the normal course of business. While the outcome of these matters is uncertain and there can be no assurance that such matters will be resolved in Katanga's favour, to Katanga's knowledge there are currently no material proceedings or pending legal proceedings to which the Corporation is or is likely to become a party.

There have been no penalties or sanctions imposed against the Corporation by a court relating to securities legislation or by a securities regulatory authority during the financial year ended December 31, 2014. No other penalties or sanctions have been imposed by a court or regulatory body against the Corporation that would likely be considered important to a reasonable investor in making an investment decision. The Corporation has not entered into any settlement agreements with a court relating to securities legislation or with a securities regulatory authority.

INTEREST OF MANAGEMENT AND INSIDERS IN MATERIAL TRANSACTIONS

No insider (as such is defined in the *Securities Act* (Ontario)), director, executive officer or any associate or affiliate of such persons had any material interest, direct or indirect, in any transaction since the commencement of the Corporation's third most recently completed financial year or in any proposed transaction which has materially affected or will materially affect the Corporation, other than as disclosed herein, in the Corporation's audited financial statements and related management's discussion & analysis for the year ended December 31, 2014 ("MD&A") and in the management information circular for the annual meeting of shareholders of the Corporation scheduled to be held in Toronto on May 13, 2015 (the "2015 Circular"). See "Related Party Transactions" in the MD&A, which is incorporated by reference herein and available under the Corporation's profile on SEDAR at www.sedar.com.

See also "Directors and Officers-Conflicts of Interest" and "Additional Information".

REGISTRAR AND TRANSFER AGENT

The registrar and transfer agent of the Common Shares is TMX Equity Transfer Services Inc. at its head office in Toronto, Ontario.

MATERIAL CONTRACTS

The only material contracts entered into by the Corporation, other than in the ordinary course of business, within the financial year ended December 31, 2014 or before such time that are still in effect, are as follows:

- (a) **JV Arrangement.** Katanga indirectly owns 75% of KCC. Gécamines, a DRC state owned entity (either directly or through its affiliate company, La Société Immobilière du Congo ("SIMCO")), owns the remaining 25% interest in KCC. KCC's objective is to hold, redevelop, rehabilitate and operate certain exploration and mining properties as well as to extract and produce copper, cobalt and associated mineral substances. KCC was created on April 27, 2010 by presidential decree approving the merger of KCC and DCP, another joint venture between Katanga subsidiaries and Gécamines. Pursuant to the JV Agreement, KCC will mine and process the ore reserves on the concession area deposits held by KCC (the "Concession Area"). KCC is required to pay a royalty equivalent to 2.5% of net revenues of the project, for the use of its equipment and facilities, and the depletion of the deposits. A "pas de porte" ("entry premium") equal to an aggregate of \$140 million is payable by KFL Limited ("KFL") and Global Enterprises Corporate Limited ("GEC") (both KFL and GEC are subsidiaries of the Corporation) for the access to the Concession Area payable in installments on an agreed schedule until 2016.
- (b) **The Concession Release Agreement.** In February 2008, Katanga announced that KFL, Gécamines and KCC had entered into an agreement (the "Concession Release Agreement") which provided that, in

exchange for certain compensation, security, and payment, the portion of the concessions held by KCC representing the Mashamba West and Dikulwe deposits would be released to Gécamines. The Concession Release Agreement provides for Gécamines to replace the deposits released by KCC with other deposits having a total tonnage of 3,992,185 tonnes of copper and 205,629 tonnes of cobalt according to international standards by July 1, 2015, and to provide financial compensation for any shortfall in such replacement. During the fourth quarter of 2014, it was agreed by the Corporation and Gécamines to extend this date to July 1, 2017.

- (c) **The Off-take Agreements.** See "Description of the Business of Katanga - Economic Dependence".
- (d) **Amended Loan Facilities.** See "General Development of the Business of Katanga - 2014 Developments-Amended Loan Facilities".

INTERESTS OF EXPERTS

Willem van der Schyff formerly of Golder Associates prepared or supervised the preparation of the 2012 Technical Report referred to here under the heading "Mineral Projects". To the knowledge of Katanga, he does not have any interest in any securities or other property of the Corporation or its associates or affiliates, nor does he expect to receive or acquire any such interests.

Christiano Santos Goncalves (MAusIMM (Geo) 306 079) prepared or supervised the preparation of the mineral resource estimates in Schedule "B" under the heading "Update for Year Ended December 31, 2014" and he does not have any interest in any securities or other property of the Corporation or its associates or affiliates, nor does he expect to receive or acquire any such interests.

Jacobus Lotheringen, PrEng, an employee of Ukwazi Mining Solutions (Pty) Ltd prepared or supervised the preparation of the ore reserve estimates in Schedule "B" under the heading "Update for Year Ended December 31, 2014" and he does not have any interest in any securities or other property of the Corporation or its associates or affiliates, nor does he expect to receive or acquire any such interests.

Tim Henderson, Technical Consultant, Katanga, and employee of a Glencore subsidiary, has reviewed and approved the content in Schedule "B" under the heading "Update for Year Ended December 31, 2014" and other continuous disclosure documents. Mr. Henderson owns less than 1% of the outstanding Common Shares and does not have any interest in any other securities or property of the Corporation or its associates or affiliates, nor does he expect to receive or acquire any such interests.

Deloitte AG, were the auditors of the Corporation for the financial year ended December 31, 2014 and are independent of the Corporation based on the *Rules of Professional Conduct* of The Institute of Chartered Accountants of Ontario.

AUDIT COMMITTEE AND RELATED DISCLOSURE

Overview

The Audit Committee of the Board of Directors is principally responsible for:

- recommending to the Board of Directors the external auditor to be nominated for election by the shareholders of Katanga at each annual meeting and negotiating the compensation of such external auditor;
- overseeing the work of the external auditor;
- reviewing the Corporation's annual and interim financial statements, management's discussion & analysis and press releases regarding earnings before they are reviewed and approved by the Board of Directors and publicly disseminated by the Corporation; and

- reviewing the Corporation's financial reporting procedures to ensure adequate procedures are in place for the Corporation's public disclosure of financial information extracted or derived from its financial statements, other than disclosure described in the previous bullet.

The Audit Committee Charter

The Board of Directors has adopted a Charter for the Audit Committee which sets out the Committee's mandate, organization, powers and responsibilities. The complete Charter is attached as Schedule "A" to this AIF.

As of the date hereof, Mr. Wardell, Mr. Robinson and Mr. Gallagher serve as the members of the Audit Committee. The following table sets out information concerning the independence and financial literacy of the Audit Committee members.

<u>Name of Member</u>	<u>Independent⁽¹⁾</u>	<u>Financially Literate⁽²⁾</u>
Robert Wardell ⁽³⁾	Yes	Yes
Terry Robinson	Yes	Yes
Liam Gallagher	No ⁽⁴⁾	Yes

Notes:

- (1) To be considered to be independent, a member of the Committee must not have any direct or indirect "material relationship" with the Corporation. A material relationship is a relationship which could, in the view of the Board of Directors, reasonably interfere with the exercise of a member's independent judgment.
- (2) To be considered financially literate, a member of the Committee must have the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Corporation's financial statements.
- (3) Chairman of the Audit Committee.
- (4) Mr. Gallagher would be "independent" of the Corporation but for the fact that he is related to the Corporation through the Corporation's parent corporation, Glencore. Mr. Gallagher is exempt from the requirement that he be "independent" for the purposes of his participation on the Audit Committee pursuant to relevant securities rules.

Education and Experience

Robert Wardell is a member of the Institute of Chartered Accountants of Ontario. From 1986 to 2006 he was an audit partner with Deloitte & Touche LLP. He is a former member of the Canadian Institute of Chartered Accountants Emerging Issues Committee. In addition, Mr. Wardell has served as an expert witness on various accounting and financial reporting related matters.

Terry Robinson is a Chartered Accountant and has been involved in corporate restructuring of companies since 1992. He is the chairman of the audit committees of Evraz plc and Highland Gold Mining Ltd. and member of the Audit Committee of Raspadskaya Coal Company. In addition, Mr. Robinson is a Fellow of the Institute of Chartered Accountants of England and Wales.

Liam Gallagher holds a Bachelor of Commerce from Stellenbosch University and a Bachelor of Commerce (Honours) from Rand Afrikaans University, and is a member of the South African Institute of Chartered Accountants. He is currently employed by GIAG, a wholly owned subsidiary of Glencore, which is publicly traded. He also serves as a director of Mutanda.

Pre-Approval Policies and Procedures

The Audit Committee has adopted specific policies and procedures for the engagement of non-audit services as described in section III.B "Powers and Responsibilities- Performance & Completion by Auditor of its Work" of the Audit Committee Charter, attached hereto as Schedule "A".

External Auditor Service Fees (By Category)

The following table discloses the fees billed to the Corporation by its external auditor during the last two financial years.

<u>Financial Year Ended</u>	<u>Audit Fees⁽¹⁾</u>	<u>Audit Related Fees⁽²⁾</u>	<u>Tax Fees⁽³⁾</u>	<u>All Other Fees</u>
December 31, 2013	\$498,850	\$161,000	\$Nil	\$Nil
December 31, 2014	\$510,940	\$171,375	\$Nil	\$Nil

Notes:

- (1) Audit fees consist of fees for the audit and review of the Corporation's annual and quarterly consolidated financial statements, respectively, or services that are normally provided in connection with statutory and regulatory filings or engagements. During 2014 and 2013, the services provided in this category included research of accounting and audit-related issues and assurance audits.
- (2) Audit-related fees consist of fees for assurance and related services that are reasonably related to the performance of the audit or review of the Corporation's consolidated financial statements and are not reported as audit fees.
- (3) Tax fees consist of fees for assistance and advice in relation to the preparation of corporate income tax returns and expatriate services, other tax compliance and advisory services, and tax planning.

ADDITIONAL INFORMATION

Additional information relating to the Corporation can be found on SEDAR at www.sedar.com. Additional information, including directors' and executive officers' remuneration and indebtedness, principal holders of the Corporation's securities and securities authorized for issuance under equity compensation plans is contained in the management information circular of the Corporation dated April 9, 2014 which is available on SEDAR at www.sedar.com and will be available in the 2015 Circular on SEDAR at www.sedar.com once finalized and mailed to shareholders of the Corporation in April 2015. Additional financial information is provided in the Corporation's audited consolidated financial statements and management's discussion and analysis for the financial year ended December 31, 2014.

GLOSSARY OF TERMS

The following is a glossary of certain terms used in this AIF. Words importing the singular number, where the context requires, include the plural and vice versa and words importing any gender include all genders.

"2012 Technical Report" has the meaning given to it in "Mineral Projects". A complete copy of the 2012 Technical Report is available on SEDAR at www.sedar.com;

"2015 Circular" has the meaning given to it in "Interest of Management and Insiders in Material Transactions";

"AIF" means this annual information form;

"Board of Directors" or **"Board"** means the board of directors of Katanga;

"CMS5" has the meaning given to it in "General Development of the Business of Katanga - 2013 Developments-Phase 5 Expansion"; **"Cobalt Off-take Agreement"** has the meaning given to it in "Description of the Business of Katanga-Economic Dependence";

"Common Shares" has the meaning given to it in "Corporate Structure of Katanga Mining Limited - Name, Address and Incorporation";

"Concession Release Agreement" has the meaning given to it in "Material Contracts - Concession Release Agreement";

"Copper Off-take Agreement" has the meaning given to it in "Description of the Business of Katanga-Economic Dependence";

"Corporation" means Katanga Mining Limited, a corporation incorporated pursuant to the Laws of Yukon, Canada and its subsidiaries, unless otherwise expressly stated or the context requires otherwise;

"DCP" means DRC Copper and Cobalt Project Sarl;

"Debt Amount" has the meaning given to it in "General Development of the Business of Katanga - 2012 Developments - Agreements to Develop Future Power Supply";

"DRC" means the Democratic Republic of Congo;

"EIS" has the meaning given to it in "Description of the Business of Katanga - Social or Environmental Policies and Environmental Protection";

"ESIA" has the meaning given to it in "Description of the Business of Katanga - Social or Environmental Policies and Environmental Protection";

"FSB" has the meaning given to it in "Directors and Officers - Cease Trade Orders, Bankruptcies, Penalties or Sanctions";

"GEC" has the meaning given to it in "Material Contracts - JV Arrangement";

"Gécamines" has the meaning given to it in "Description of the Business of Katanga – Current Business Initiatives and Principal Products";

"GIAG" means Glencore International AG, a subsidiary of Glencore;

"Glencore" means Glencore plc, formerly Glencore Xstrata plc;

"JORC Code" has the meaning given to it in "Schedule "B" - Update for the Year Ended December 31, 2014";

"JSE" has the meaning given to it in "Directors and Officers - Cease Trade Orders, Bankruptcies, Penalties or Sanctions;"

"JV Agreement" has the meaning given to it in "Description of the Business of Katanga – Current Business Initiatives and Principal Products";

"Kamoto Concentrator" is a copper and cobalt processing facility which was upgraded for increased capacity as part of the expansion of Katanga's mining facilities;

"Katanga" means Katanga Mining Limited, a corporation incorporated pursuant to the Laws of Yukon, Canada and its subsidiaries, unless otherwise expressly stated or the context requires otherwise;

"KCC" has the meaning given to it in "Description of the Business of Katanga – Current Business Initiatives and Principal Products";

"KFL" has the meaning given to it in "Material Contracts - JV Arrangement";

"KOV Open Pit" means the open pit mine situated near Kolwezi in the Katanga province of DRC, consisting of the Kamoto East, Oliveira, Virgule and FNSR ore bodies;

"KTO" means the Kamoto underground mine situated near Kolwezi in the Katanga province of DRC;

"LMB" has the meaning given to it in "Description of the Business of Katanga - Economic Dependence";

"LME" means London Metal Exchange;

"LME Grade A" means copper cathode that is certified as "Grade A" by the LME;

"Luilu Metallurgical Plant" is a copper and cobalt processing facility, which was upgraded for increased capacity as part of the expansion of Katanga's mining facilities;

"LTI" has the meaning given to it in "Description of the Business of Katanga - Social and Environmental Policies and Environmental Protection";

"Material" has the meaning given to it in "Description of the Business of Katanga - Economic Dependence";

"MD&A" has the meaning given to it in "Interest of Management and Insiders in Material Transactions";

"Mutanda" has the meaning given to it in "General Development of the Business of Katanga - 2012 Developments - Agreements to Develop Future Power Supply";

"Off-take Agreements" has the meaning given to it in "Description of the Business of Katanga - Economic Dependence";

"Phase 5 Expansion" has the meaning given to it in "General Development of the Business of Katanga - 2013 Developments - Phase 5 Expansion";

"Power Project" has the meaning given to it in "General Development of the Business of Katanga - 2012 Developments - Agreements to Develop Future Power Supply";

"SEDAR" means the System for Electronic Document Analysis and Retrieval;

"Senior Facility" has the meaning given to it in "General Development of the Business of Katanga - 2012 Developments - Drawdown of Senior Facility";

"Sentula" has the meaning given to it in "Directors and Officers - Cease Trade Order, Bankruptcies, Penalties or Sanctions";

"SIMCO" has the meaning given to it in "Material Contracts - JV Arrangement";

"SNEL" has the meaning given to it in "General Development of the Business of Katanga - 2012 Developments- Agreements to Develop Future Power Supply";

"Term Loan" has the meaning given to it in "General Development of the Business of Katanga - 2014 Developments - Amended Loan Facilities";

"TSX" means the Toronto Stock Exchange; and

"Updated Phase 4 Expansion" has the meaning given to it in "General Development of the Business of Katanga - 2012 Developments - Drawdown of Senior Facility".

Geological/Exploration Terms

Terminology

In Canada, the Metric System or SI System is the primary system of measure and length is generally expressed in kilometres, metres and centimetres, volume is expressed as cubic metres, mass expressed as metric tonnes, and copper and cobalt grades are generally expressed as a percent. Many of the geologic publications and more recent work assessment files now use the SI system but older work assessment files almost exclusively refer to the Imperial System. Metals and minerals acronyms in this report conform to mineral industry accepted usage and the reader is directed to an online source at www.maden.hacettepe.edu.tr/dmmrt/index.html.

"assay"	the chemical analysis of mineral samples to determine the metal content
"basal conglomerate"	a conglomerate formed at the earliest portion or a stratigraphical unit
"bornite"	copper iron sulphide (Cu ₅ FeS ₄). An important copper ore mineral
"breccia"	coarse clastic sedimentary rock, the constituent clasts of which are angular
"carrolite"	copper cobalt sulphide (Cu (Co, Ni) 2S ₄). An important copper ore mineral
"chalcocite"	copper sulphide (Cu ₁₆ S ₈). A major ore of copper
"clast"	article of broken down rock
"closure"	this involves the application for closure certificate and initiation of transfer of ongoing care and maintenance to third parties
"concentrate"	a product in which valuable minerals have been enriched (concentrated) through mineral processing
"contingencies"	this allows for making reasonable allowance for possible oversights/omissions and possible work not foreseen at the time of compilation of the closure costs. Allowance of between 10 percent and 20 percent would usually be made based on the accuracy of the estimations
"D Strat" (Stratified Dolomite or Dolomie Stratite)	this is a well bedded to laminated, argillaceous dolomite, which forms the base of the traditional Lower Ore Zone in GCM' nomenclature
"FNSR"	is a fragment of KOV
"g/t"	grams per tonne (1000 kilograms)
"grade"	the measure of concentration of copper or cobalt within mineralized rock
"indicated mineral resource"	that part of a mineral resource for which tonnage, densities, shape, physical characteristics, grade and mineral content can be estimated with a reasonable level of confidence. It is based on exploration, sampling and testing information gathered through appropriate techniques from locations such as outcrops, trenches, pits, workings and drill holes. The locations are too widely or inappropriately spaced to confirm geological and/or grade continuity but are spaced closely enough for continuity to be assumed
"inferred mineral	means that part of a mineral resource for which tonnage, grade and mineral content can be estimated with a low level of confidence. It is inferred from geological evidence and assumed

resource"	but not verified geological and/or grade continuity. It is based on information gathered through appropriate techniques from locations such as outcrops, trenches, pits, workings and drill holes which may be limited or of uncertain quality and reliability
"KOV Open Pit"	KOV open pit mine, an operating open pit mine
"lithology" or "lithological"	geological description pertaining to different rock types
"Lower Roan"	subgroup of the Roan Group consisting of shales with grit; dolomites; Argillaceous dolomites; arenites and argillites; main Cu stratiform mineralization, also referred to as R2
"Mashamba East Open Pit"	Mashamba East mine, an open pit mine in development
"Material Assets"	means those assets set out in Section 4.1 of the 2012 Technical Report
"measured mineral resource"	means that part of a mineral resource for which tonnage, densities, shape, physical characteristics, grade and mineral content can be estimated with a high level of confidence. It is based on detailed and reliable exploration, sampling and testing information gathered through appropriate techniques from locations such as outcrops, trenches, pits, working and drill holes. The locations are spaced closely enough to confirm geological and grade continuity.
"metasedimentary"	metamorphosed sedimentary rock
"mineral"	a naturally occurring inorganic substance typically with a crystalline structure
"mineral resource"	a concentration or occurrence of material of economic interest in or on the earth's crust in such form, quality and quantity that there are reasonable and realistic prospects for eventual economic extraction. The location, quantity, grade geological characteristics and continuity of a mineral resource are known, estimated or interpreted from specific geological evidence and knowledge. Mineral resources are sub-divided in order of increasing geological confidence, into inferred, indicated and measured categories
"MW"	means a megawatt
"Mwashya" or "R4"	altered stratified greyish siliceous dolomitic rock with oolitic horizons and a few bands of light yellow talcose schist
"ore"	a mineral or rock that can be worked economically
"ore reserve"	the economically mineable part of a measured and/or indicated mineral resource. It includes diluting materials and allowances for losses, which may occur when the material is mined. Appropriate assessments and studies have been carried out, and include consideration of and modification by realistically assumed mining, metallurgical, economic, marketing, legal, environmental, social and governmental factors. These assessments demonstrate at the time of reporting that extraction could reasonably be justified. Ore reserves are sub-divided in order of increasing confidence into probable ore reserves and proved ore reserves
"orogeny"	an orogeny is a period of mountain building leading to the intensely deformed belts which constitute mountain ranges
"outcrop"	rock unit exposure at surface

"probable ore reserve"	means the economically mineable part of an indicated, and in some circumstances, a measured mineral resource. It includes diluting materials and allowances for losses which may occur when the material is mined. Appropriate assessments and studies have been carried out, and include consideration of and modification by realistically assumed mining, metallurgical, economic, marketing, legal, environmental, social and governmental factors. These assessments demonstrate at the time of reporting that extraction could reasonably be justified
"proterozoic"	era of geological time between 2.5×10^9 and 570×10^6 years ago
"proved ore reserve"	means the economically mineable part of a measured mineral resource. It includes diluting materials and allowances for losses which may occur when the material is mined. Appropriate assessments and studies have been carried out, and include consideration of and modification by realistically assumed mining, metallurgical, economic, marketing, legal, environmental, social and governmental factors. These assessments demonstrate at the time of reporting that extraction could reasonably be justified.
"rehabilitation"	the return of a disturbed area to its original state, or as close as possible to this state
"remediation"	to assist in the rehabilitation process by enhancing the quality of an area through specific actions to improve especially bio-physical site conditions
"reserve"	that part of a Resource which can be mined at a profit under reasonably expected economic conditions as defined by the JORC Code
"resource"	mineralised body for which there is sufficient sampling information and geological understanding to outline a deposit of potential economic merit
"sandstone"	clastic sedimentary rock with more than 25% clasts of sand
"sedimentary"	rocks formed by the accumulation of sediments, formed by the erosion of other rocks
"shale"	argillaceous rock with closely spaced, well defined laminae
"sub-outcrop"	rock unit exposure below the surface
"sulphide"	a mineral in which the element sulphur is in combination with one or more metallic elements
"stratigraphy"	study of stratified rocks in terms of time and space
"syn"	together with
"T-17 Open Pit"	T-17 Musonoi open pit Mine, a closed open pit mine
"T-17 underground"	an underground mine in development below T-17 Open Pit
"tailings"	the waste products resulting from the processing of ore material
"Tilwezembe Open Pit"	Tilwezembe, a closed open pit mine
"Volcanics"	one of three groups into which rocks have been divided. The volcanic assemblage includes all extrusive rocks and associated intrusive ones

"Volcaniclastics" one of the three groups into which rocks have been divided. The volcanic assemblage includes all extrusive rocks and associated intrusive ones

Measurement

Conversion of metric units into imperial equivalents is as follows:

<u>Metric Units</u>	<u>Multiply by</u>	<u>Imperial Units</u>
hectares	2.471	= acres
metres	3.281	= feet
kilometres	0.621	= miles (5,280 feet)
grams	0.032	= ounces (troy)
tonnes	1.102	= tons (short) (2,000 lbs)
g/t	0.029	= ounces (troy)/ton

The following table sets out the exchange rates, based on the noon buying rates of foreign currencies as certified by the Bank of Canada, for the conversion of one United States dollars (US\$) into Canadian dollars (C\$) in effect at the end of the following period and the average exchange rate (based on the average of the exchange rate on the last day of the month in such period) and the range of high and low exchange rates for such period.

<u>US\$/C\$</u>	<u>Year ended December 31, 2014</u>
End of Period	1.1601
Average for Period	1.1045
High Period	1.1643
Low for Period	1.0614

SCHEDULE "A"

CHARTER FOR
THE AUDIT COMMITTEE OF
THE BOARD OF DIRECTORS OF
KATANGA MINING LIMITED

I. MANDATE

The Audit Committee (the "**Committee**") of the Board of Directors (the "**Board**") of Katanga Mining Limited (the "**Company**") shall assist the Board in fulfilling its financial oversight responsibilities. The Committee's primary duties and responsibilities under this mandate are to serve as an independent and objective party to monitor:

1. The quality and integrity of the Company's financial statements and other financial information;
2. The compliance of such statements and information with legal and regulatory requirements;
3. The qualifications and independence of the Company's independent external auditor (the "**Auditor**"); and
4. The performance of the Company's internal accounting procedures and Auditor.

II. STRUCTURE AND OPERATIONS

A. Composition

The Committee shall be comprised of three or more members.

B. Qualifications

Each member of the Committee must be a member of the Board.

A majority of the members of the Committee shall not be officers or employees of the Company or of an affiliate of the Company.

Each member of the Committee must be able to read and understand fundamental financial statements, including the Company's balance sheet, income statement, and cash flow statement.

C. Appointment and Removal

In accordance with the By-laws of the Company, the members of the Committee shall be appointed by the Board and shall serve until such member's successor is duly elected and qualified or until such member's earlier resignation or removal. Any member of the Committee may be removed, with or without cause, by a majority vote of the Board.

D. Chair

Unless the Board shall select a Chair, the members of the Committee shall designate a Chair by the majority vote of all of the members of the Committee. The Chair shall call, set the agendas for and chair all meetings of the Committee.

E. Sub-Committees

The Committee may form and delegate authority to subcommittees consisting of one or more members when appropriate, including the authority to grant pre-approvals of audit and permitted non-audit services, provided that a decision of such subcommittee to grant a pre-approval shall be presented to the full Committee at its next scheduled meeting.

F. Meetings

The Committee shall meet at least four times in each fiscal year, or more frequently as circumstances dictate. The Auditor shall be given reasonable notice of, and be entitled to attend and speak at, each meeting of the Committee concerning the Company's annual financial statements and, if the Committee feels it is necessary or appropriate, at every other meeting. On request by the Auditor, the Chair shall call a meeting of the Committee to consider any matter that the Auditor believes should be brought to the attention of the Committee, the Board or the shareholders of the Company.

At each meeting, a quorum shall consist of a majority of members that are not officers or employees of the Company or of an affiliate of the Company.

As part of its goal to foster open communication, the Committee may periodically meet separately with each of management and the Auditor to discuss any matters that the Committee or any of these groups believes would be appropriate to discuss privately. In addition, the Committee should meet with the Auditor and management annually to review the Company's financial statements in a manner consistent with Section III of this Charter.

The Committee may invite to its meetings any director, any manager of the Company, and any other person whom it deems appropriate to consult in order to carry out its responsibilities. The Committee may also exclude from its meetings any person it deems appropriate to exclude in order to carry out its responsibilities.

III. DUTIES

A. Introduction

The following functions shall be the common recurring duties of the Committee in carrying out its purposes outlined in Section I of this Charter. These duties should serve as a guide with the understanding that the Committee may fulfill additional duties and adopt additional policies and procedures as may be appropriate in light of changing business, legislative, regulatory or other conditions. The Committee shall also carry out any other responsibilities and duties delegated to it by the Board from time to time related to the purposes of the Committee outlined in Section I of this Charter.

The Committee, in discharging its oversight role, is empowered to study or investigate any matter of interest or concern which the Committee in its sole discretion deems appropriate for study or investigation by the Committee.

The Committee shall be given full access to the Company's internal accounting staff, managers, other staff and Auditor as necessary to carry out these duties. While acting within the scope of its stated purpose, the Committee shall have all the authority of, but shall remain subject to, the Board.

B. Powers and Responsibilities

The Committee will have the following responsibilities and, in order to perform and discharge these responsibilities, will be vested with the powers and authorities set forth below, namely, the Committee shall:

Independence of Auditor

1. Review and discuss with the Auditor any disclosed relationships or services that may impact the objectivity and independence of the Auditor and, if necessary, obtain a formal written statement from the Auditor setting forth all relationships between the Auditor and the Company, consistent with Independence Standards Board Standard 1.
2. Take, or recommend that the Board take, appropriate action to oversee the independence of the Auditor.
3. Require the Auditor to report directly to the Committee.

4. Review and approve the Company's hiring policies regarding partners, employees and former partners and employees of the Auditor and former independent external auditor of the Company.

Performance & Completion by Auditor of its Work

5. Be directly responsible for the oversight of the work by the Auditor (including resolution of disagreements between management and the Auditor regarding financial reporting) for the purpose of preparing or issuing an audit report or related work.
6. Review annually the performance of the Auditor and recommend the appointment by the Board of a new, or re-election by the Company's shareholders of the existing, Auditor.
7. Pre-approve all auditing services and permitted non-audit services, including the fees and terms thereof, to be performed for the Company by the Auditor unless such non-audit services:
 - (a) which are not pre-approved, are reasonably expected not to constitute, in the aggregate, more than 5% of the total amount of revenues paid by the Company to the Auditor during the fiscal year in which the non-audit services are provided;
 - (b) were not recognized by the Company at the time of the engagement to be non-audit services; and
 - (c) are promptly brought to the attention of the Committee by the Company and approved prior to the completion of the audit by the Committee or by one or more members of the Committee who are members of the Board to whom authority to grant such approvals has been delegated by the Committee.

Internal Financial Controls & Operations of the Company

8. Establish procedures for:
 - (a) the receipt, retention and treatment of complaints received by the Company regarding accounting, internal accounting controls, or auditing matters; and
 - (b) the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters.

Preparation of Financial Statements

9. Discuss with management and the Auditor significant financial reporting issues and judgments made in connection with the preparation of the Company's financial statements, including any significant changes in the Company's selection or application of accounting principles, any major issues as to the adequacy of the Company's internal controls and any special steps adopted in light of material control deficiencies.
10. Discuss with management and the Auditor any correspondence with regulators or governmental agencies and any employee complaints or published reports which raise material issues regarding the Company's financial statements or accounting policies.
11. Discuss with management and the Auditor the effect of regulatory and accounting initiatives as well as off-balance sheet structures on the Company's financial statements.
12. Discuss with management the Company's major financial risk exposures and the steps management has taken to monitor and control such exposures, including the Company's risk assessment and risk management policies.

13. Discuss with the Auditor the matters required to be discussed relating to the conduct of any audit, in particular:
 - (a) The adoption of, or changes to, the Company's significant auditing and accounting principles and practices as suggested by the Auditor, internal auditor or management.
 - (b) The management inquiry letter provided by the Auditor and the Company's response to that letter.
 - (c) Any difficulties encountered in the course of the audit work, including any restrictions on the scope of activities or access to requested information, and any significant disagreements with management.

Public Disclosure by the Company

14. Review the Company's annual and quarterly financial statements, management discussion and analysis (MD&A) and earnings press releases before the Board approves and the Company publicly discloses this information.
15. Review the Company's financial reporting procedures and internal controls to be satisfied that adequate procedures are in place for the review of the Company's public disclosure of financial information extracted or derived from its financial statements, other than disclosure described in the previous paragraph, and periodically assessing the adequacy of those procedures.
16. Review disclosures made to the Committee by the Company's Chief Executive Officer and Chief Financial Officer during their certification process of the Company's financial statements about any significant deficiencies in the design or operation of internal controls or material weaknesses therein and any fraud involving management or other employees who have a significant role in the Company's internal controls.

Manner of Carrying Out its Mandate

17. Consult with the Auditor, without the presence of management, about the quality of the Company's accounting principles, internal controls and the completeness and accuracy of the Company's financial statements.
18. Request any officer or employee of the Company or the Company's outside counsel or Auditor to attend a meeting of the Committee or to meet with any members of, or consultants to, the Committee.
19. Meet with management, any internal auditor and the Auditor in separate executive sessions at least quarterly.
20. Have the authority, to the extent it deems necessary or appropriate, to retain special independent legal, accounting or other consultants to advise the Committee advisors.
21. Make regular reports to the Board.
22. Review and reassess the adequacy of this Charter annually and recommend any proposed changes to the Board for approval.
23. Annually review the Committee's own performance.
24. Provide an open avenue of communication among the Auditor, the Company's financial and senior management and the Board.

25. Not delegate these responsibilities other than to one or more independent members of the Committee the authority to pre-approve, which the Committee must ratify at its next meeting, non-audit services to be provided by the Auditor.

C. Limitation of Audit Committee's Role

While the Committee has the responsibilities and powers set forth in this Charter, it is not the duty of the Committee to plan or conduct audits or to determine that the Company's financial statements and disclosures are complete and accurate and are in accordance with generally accepted accounting principles and applicable rules and regulations. These are the responsibilities of management and the Auditor.

SCHEDULE "B"

2012 TECHNICAL REPORT

William van der Schyff, PriSciNat (Registration Number 400176/05) formerly of Golder Associates Africa (Pty) Ltd. prepared a technical report in accordance with NI 43-101 entitled "An Independent Technical Report on the Material Assets of Katanga Mining Limited, Katanga Province, Democratic Republic of Congo" (the "**2012 Technical Report**") dated March 30, 2012. William van der Schyff is a qualified person under NI 43-101. The following description of the Material Assets is taken from the 2012 Technical Report and readers should consult the 2012 Technical Report to obtain further particulars regarding the Material Assets. The 2012 Technical Report is available for review on the SEDAR website located at www.sedar.com under the Corporation's profile. Unless otherwise defined herein, all capitalized terms used herein shall have the meaning ascribed thereto in the 2012 Technical Report and all section references shall be references to sections of the 2012 Technical Report. Updated ore reserve and mineral resource estimates for the year ended December 31, 2014 have been included under the heading "Update for the Year Ended December 31, 2014", which does not form part of the 2012 Technical Report. Any defined terms used under the heading "Update for the Year Ended December 31, 2014" but not otherwise defined therein can be found under the heading "Glossary of Terms" beginning on page 33.

SUMMARY

Introduction

Golder Associates Africa (Pty) Ltd (GAA) was commissioned by Katanga Mining Limited (KML) to prepare this Independent Technical Report (ITR) which complies with the Canadian Securities Administrators' National Instrument 43-101 - *Standards of Disclosure for Mineral Projects* (NI 43-101), in respect of the Material Assets (as defined below) owned and operated by KML.

Property Description and Location

This ITR covers the following operations, projects and infrastructure of KML and its subsidiaries located in the Kolwezi District in the Katanga Province of the Democratic Republic of Congo (DRC), which are collectively referred to herein as the Material Assets:

- Mining Assets , namely:
 - Kamoto Underground Mine (KTO);
 - T-17 Open Pit and underground extension;
 - KOV Open Pit and underground extension (Kamoto East Underground Mine) (KTE);
 - Mashamba East Open Pit;
 - Tilwezembe Open Pit;
 - Kananga Mine; and
 - Extension of Kananga Mine.
- Processing Assets , namely:
 - the Kamoto Concentrator (KTC); and
 - the Luilu Metallurgical Plant (Luilu Refinery).
- Infrastructure necessary for the production of saleable metals.

Ownership

KCC owns the Material Assets, including the mining and exploitation rights related to the Mining Assets. KML holds a 75% stake in KCC. Gécamines and SIMCO, which are state-owned mining companies in the DRC, own the other 25% of KCC.

Geology and Mineralization

Geology

The mineralized zones are at the western end of the Katangan Copperbelt, one of the great metallogenic provinces of the world, containing some of the world's richest copper and cobalt deposits.

These deposits are hosted mainly by metasedimentary rocks of the late proterozoic Katangan system, a 7 km thick succession of sediments with minor Volcanics, Volcanoclastics and intrusive rocks. Geochronological data indicates an age of deposition of the Katangan sediments of about 880 million years and deformation during the Katangan orogeny at less than 650 million years. This deformation resulted in the NS-SE trending Lufilian Arc, which extends from Namibia on the west coast of Africa through to Zambia, lying to the south of the DRC. Within the DRC, the zone of deformation extends for more than 300 km from Kolwezi in the north-west to Lubumbashi in the south-east.

Stratigraphically, the rich copper and cobalt deposits found in Zambia and the DRC are localized in the Roan Supergroup (the Roan). The Roan occurs at the base of the Katanga succession, unconformably overlying the basement rock of Kibaran age (mid-proterozoic). The Roan is separated from the overlying rocks of the Kundelungu and Nguba Supergroups by a conglomerate, the Grand Conglomerate. The Nguba (previously known as the Lower Kundelungu) is composed of sandstones and shales with a basal conglomerate, while the Kundelungu consists essentially of sediments and is separated from the Nguba by a conglomerate, the (French) 'petit conglomerat'.

Within the Lufilian Arc are large-scale E-W to NW-SE trending folds with wavelengths extending for kilometres. The folds are faulted along the crests of the anticlines through which rocks of the Roan have been diapirically injected into the fault zones, squeezed up fault planes and over-thrust to lie above rocks of the younger Kundelungu. The over-thrust Roan lithologies occur as segments or "fragments" on surface. The fragments are intact units that preserve the original geological succession within each. A fragment could be hundreds of metres and aligned across the fault plane.

In the Katangan Copperbelt, mining for copper and cobalt occurs in these outcropping to sub-outcropping fragments.

Mineralisation

Primary mineralisation, in the form of sulphides, within the Lower Roan is associated with the D Strat and RSF for the OBI and the SDB and SDS for the OBS and is thought to be syn-sedimentary in origin. Typical primary copper sulphide minerals are bornite, chalcopyrite, chalcosite and occasional native copper while cobalt is in the form of carrolite. The mineralization occurs as disseminations or in association with hydrothermal carbonate alteration and silicification.

Supergene mineralization is generally associated with the levels of oxidation in the sub-surface sometimes deeper than 100m below the surface. The most common secondary supergene minerals for copper and cobalt are malachite and heterogenite. Malachite is the main mineral mined within the confines of the current KOV Open Pit.

The RSC, a lithological unit stratigraphically intermediate between the upper and lower ore body host rocks, contains relatively less copper mineralization. The RSC contains appreciable copper mineralization near the contacts with the overlying SDB formation and the underlying RSF formations. The middle portion of the RSC, considered to be "sterile" by GCM, normally contains relatively less copper mineralization and is sometimes not sampled. The mineral potential of the RSC is less well known than that of other formations.

The RSC has been observed to be well mineralized in supergene cobalt hydroxide, heterogenite, which occurs as vug infillings, especially near the surface.

The mineralization at Tilwezembe Open Pit is atypical, being hosted by the Mwashya or R4 formation. The mineralization generally occurs as infilling of fissures and open fractures associated with the brecciation. The typical mineralization consists mainly of copper minerals (chalcopyrite, malachite and pseudomalachite), cobalt minerals (heterogenite, carrolite and spherocobaltite) and manganese (Mn) minerals (psilomelane and magnetite).

Status of Material Assets

Table 1 and Table 2 below provide certain details on the status of the Material Assets.

Table 1: Mining Assets

Property	Type	Status	Licence		Comments
			Expiry Date	Area	
KTO and Mashamba East Open Pit	UG OP	Operating Development	April 3, 2024	11,04 km ²	KTO Operational Mashamba East in development, dewatering to commence in 2013
T-17 Open Pit	OP	Operating	April 3, 2024	1,698 km ²	Operational Mine
KOV Open Pit	OP	Operating	April 3, 2024	8,49 km ²	Operational Mine
Tilwezembe Open Pit	OP	Dormant	April 3, 2024	7,64 km ²	Operations ceased in November 2008 due to lower copper/cobalt prices
Kananga Mine	OP	Dormant	April 3, 2024	11,04 km ²	Operations ceased due to pending relocation of railway
Kananga Extension	OP	Dormant	May 7, 2022	0,849 km ²	Operations ceased due to pending relocation of railway

UG – Underground Mine

OP – Open Pit

Table 2: Mineral Processing Assets

Property	Status
KTC	Operating
Luilu Refinery	Operating

Mineral Resources and Ore Reserves

Mineral Resources

The consolidated mineral resources of the various areas of KCC as at 31 December 2011 are summarised in the table below. The actual mined out areas as on 31 December 2011 were used in the depletion of the mineral resources.

Table 3: KCC: Consolidated Mineral Resources as at 31 December 2011^{1, 2, 3, 4}

Mineral Resource Classification	Mt	%TCu	%TCo
Measured	40.5	4.14	0.54
Indicated	248.1	3.98	0.45
Measured and Indicated	288.6	4.00	0.46
Inferred	169.1	2.42	0.31

- 1) Mineral resources have been reported in accordance with the classification criteria of the Australian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves, 2004 Edition (the JORC Code). If the definitions and classification standards adopted in NI 43-101 had been used instead of those of the JORC Code, the estimates of mineral resources would be substantially similar.
- 2) Mineral resources are inclusive of ore reserves.
- 3) Mineral resources are not ore reserves and do not have demonstrated economic viability.

4) The mineral resources estimates are for KCC's entire interest, whereas the Company owns 75% of KCC.

Comparison of the 2011 and 2010 Mineral Resources

In

Table 4 below, the consolidated mineral resources of KCC as at December 31, 2011 are compared with those as at December 31, 2010.

Table 4: Comparison of the 2011 and 2010 Mineral Resources^{1, 2, 3, 4, 5}

Classification	Project Area	2011			2010		
		Mt	%TCu	%TCo	Mt	%TCu	%TCo
Measured	KTO	32.1	4.33	0.58	30.7	4.54	0.54
	T-17 Open Pit	4.5	2.71	0.54	0.0	0.00	0.00
	KOV Open Pit	3.9	4.25	0.22	0.0	0.00	0.00
	Subtotal	40.5	4.14	0.54	30.7	4.54	0.54
Indicated	KTO	32.9	4.63	0.57	35.7	4.69	0.60
	Mashamba East Open Pit	75.0	1.80	0.38	75.0	1.80	0.38
	T-17 Open Pit	9.4	4.44	0.65	8.5	2.75	0.87
	KOV Open Pit	117.2	5.41	0.42	123.9	5.37	0.40
	Kananga Mine	4.1	1.61	0.79	4.1	1.61	0.79
	Tilwezembe Open Pit	9.5	1.89	0.60	9.5	1.89	0.60
	Subtotal	248.1	3.98	0.45	256.7	3.95	0.45
Measured and Indicated	KTO	65.0	4.48	0.57	66.4	4.62	0.57
	Mashamba East Open Pit	75.0	1.80	0.38	75.0	1.80	0.38
	T-17 Open Pit	13.9	3.88	0.61	8.5	2.75	0.87
	KOV Open Pit	121.1	5.37	0.41	123.9	5.37	0.40
	Kananga Mine	4.1	1.61	0.79	4.1	1.61	0.79
	Tilwezembe Open Pit	9.5	1.89	0.60	9.5	1.89	0.60
	TOTAL	288.6	4.00	0.46	287.4	4.02	0.46
Inferred	KTO	11.0	5.00	0.59	10.6	5.11	0.59
	Mashamba East Open Pit	65.3	0.76	0.10	65.3	0.76	0.10
	T-17 Open Pit	5.2	4.21	0.98	15.3	1.91	0.61
	KOV Open Pit	69.8	3.58	0.32	71.2	3.56	0.32
	Kananga Mine	4.0	2.00	0.98	4.0	2.00	0.98
	Tilwezembe Open Pit	13.8	1.75	0.60	13.8	1.75	0.60
	TOTAL	169.1	2.42	0.31	180.2	2.32	0.32

- 1) Mineral resources have been reported in accordance with the classification criteria of the JORC Code. If the definitions and classification standards adopted in NI 43-101 had been used instead of the JORC Code, the estimates of mineral resources would be substantially similar.
- 2) Mineral resources are inclusive of ore reserves.
- 3) Mineral resources are not ore reserves and do not have demonstrated economic viability.
- 4) The mineral resource estimates are for KCC's entire interest, whereas the Company owns 75% of KCC.

5) Numbers may not add due to rounding.

There are no changes in the mineral resources reported for Mashamba East Open Pit, Kananga Mine and Tilwezembe Open Pit.

- Overall, the mineral resources for Kamoto Copper Company (KCC) (in which the Company has a 75% interest) decreased by 9.9 million tonnes (2% of total mineral resources), while the TCu grade increased by 2% due to the increase in copper grade, which exists below the current pit floor in the T-17 Open Pit.
- The material changes (more than 5% difference) in the mineral resources for KTO, T-17 Open Pit and KOV Open Pit are: A total increase of 5% in the measured mineral resource of KTO is based on the depletion of the resource due to mining (1.4 million tonnes) in 2011, an increase in the resource of 2.9 million tonnes due to the development of a new resource model for Etang North, which is based on new exploration data and updated density information, with subsequent movement of resources from Indicated mineral resources to measured mineral resources (increased confidence in the resource estimate) and a slight increase in the total tonnage due to a change in interpretation;
- A decrease of 8% (2.8 million tonnes) in the indicated mineral resources of KTO is based on the movement of resources from indicated to measured mineral resources (increase in confidence in the resource estimate) based on the new interpretation;
- The increase in measured mineral resources of 4.5 million tonnes for the T-17 Open Pit and 3.9 million tonnes for the KOV Open Pit, respectively, is due to increased confidence in the resource estimate based on recent exploration results, updated density information and new resource models based on new interpretations that are based on new drilling information; and
- The RSC lithological component of the T-17 Open Pit below planned pit-bottom (8.9 million tonnes) was excluded from the resource statement to conform to the reporting of the mineral resources of KTO, where the RSC lithological component is excluded due to mining method limitations in the underground mines. All of these mineral resources are in the inferred category.

Ore Reserve Estimate

Ukwazi Group visited the Material Assets of KCC during January 2012 and received geological and mineralogical data to assess and optimise mining plans developed for life-of-mine (LOM). The active operations for KCC can be classified into underground operations, namely KTO mine and surface mining operations, namely T-17 Open Pit and KOV Open Pit.

The KCC ore reserve estimate is set out below:

Table 5: KCC Ore Reserve Estimate^{1,2,3}

Mining operation	Proved			Probable			Total		
	Mt	%TCu	%TCo	Mt	%TCu	%TCo	Mt	%TCu	%TCo
Kamoto underground	13.0	3.43	0.51	19.4	3.70	0.53	32.4	3.59	0.52
T-17 Underground	0.0	0.00	0.00	0.9	3.51	0.57	0.9	3.51	0.57
T-17 Open pit	0.0	0.00	0.00	1.6	3.52	0.56	1.6	3.52	0.56
Mashamba East Open pit	0.0	0.00	0.00	5.9	3.00	0.37	5.9	3.00	0.36
KOV Open pit	0.0	0.00	0.00	55.1	4.74	0.45	55.1	4.74	0.45
Total	13.0	3.43	0.51	83.0	4.33	0.46	96.0	4.21	0.47

- 1) The ore reserve estimates have been prepared in accordance with the classification criteria of the JORC Code. If the definitions and classification standards of NI 43-101 had been used instead of the JORC Code, the estimates of mineral reserves would be substantially similar to the estimates of ore reserves.
- 2) The ore reserve estimates are for KCC's entire interest in such ore reserves, whereas the Company owns 75% of KCC.
- 3) Numbers may not add due to rounding.

The current plan for KTO is to ramp yearly production up to 2.2 million tonnes of sulphide ore, to coincide with the completion of the Phase 4 processing plant expansion. Dilutions and mining over breaks applied vary from 4% to 13% and mining extractions vary from 3% - 5% inclusive of geological losses. The run-of-mine (ROM) head grade remains relatively constant at an average of 3.85% Cu over the life of 36.2 million tonnes ROM.

Two underground mines are planned for a production ramp up from 2018 onwards to replace and/or supplement production from the open pit operations. Conceptual work has been completed on T-17 Underground and Kamoto East underground projects. These projects are planned on a total of 14.4 and 14.6 million tonnes ROM respectively at diluted grades of 3.63% Cu and 4.44% Cu.

T-17 Open Pit is approaching depletion and surface mining will conclude within the current open pit economic boundaries during 2012.

The KOV Open Pit delivers a ROM head grade of 4.33%Cu for a total of 83.8 million tonnes of ROM ore up to 2030. Ore production from the KOV Open Pit is primarily oxide material at 78% on average. The ore reserve is estimated at 55.1 million tonnes at 4.74%Cu, classified as probable ore reserves. KOV Open Pit is the major operational source of copper based on the current LOM plan.

For Mashamba East open pit, a total ROM production of 12.8 million tonnes at 2.72%Cu is planned at a production rate of up to 1.5 million tonnes per year. The pit would produce only oxide ore and the probable ore reserve is estimated at 5.9 million tonnes at 3.00%Cu.

KCC currently has an operational plan up to 2030 to mine a total of 169 million tonnes of copper ore, at an average copper grade of 3.90%Cu. The ore reserve estimate is 96.0 million tonnes at an average grade of 4.21%Cu.

Reconciliation with December 2010 Ore Reserve Estimate

The outcome of the December 2011 ore reserve estimate is a decrease of only 1 million tonnes of ore reserve despite the fact that 4.5 million tonnes have been mined in 2011 due to the addition to the ore reserves of:

- Ore reserves at KOV due to additional design work conducted,
- Inclusion of the ore reserve up to 2014 at T-17 Underground due to additional technical and design studies conducted during 2011; and
- Inclusion of T-17 Extension due to additional study conducted.

Table 6: Ore Reserve Reconciliation^{1, 2, 3}

Mining operation	2011 Ore Reserve Estimate		2010 Ore Reserve Estimate		Notes
	Mt	%TCu	Mt	%TCu	
Kamoto underground	32.4	3.59	34.0	3.60	Mined out in 2011 and qualified to 2014
T-17 Underground	0.9	3.51	0.0	0.00	Appropriates study to 2014 with increased resource Cu%
T-17 Open Pit	1.6	3.52	1.5	2.61	Approval and appropriate study of T-17 Extension

Mining operation	2011 Ore Reserve Estimate		2010 Ore Reserve Estimate		Notes
	Mt	%TCu	Mt	%TCu	
Mashamba East Open pit	5.9	3.00	5.9	3.00	Unchanged
KOV Open Pit	55.1	4.74	55.7	4.73	Mined out in 2012 and design adjustments
Total	96.0	4.21	97.0	4.20	Net reduction in ore reserves due to 2011 mining and other

- 1) The ore reserve estimates have been prepared in accordance with the classification criteria of the JORC Code. If the definitions and classification standards of NI 43-101 had been used instead of the JORC Code, the estimates of mineral reserves would be substantially similar to the estimates of ore reserves.
- 2) The ore reserve estimates are for KCC's entire interest in such ore reserves, whereas the Company owns 75% of KCC.
- 3) Numbers may not add due to rounding.

The ore reserves at KTO are qualified up to 2014. Appropriate technical design and scheduling study is required in the next 18 months to enable an ore reserve estimate from 2014 due to the material and strategic mine planning changes envisaged. The impact of these changes on the LOM Plan, mining infrastructure requirements and mining operational costs requires appropriate technical study.

Development and Operations

The primary developments within the Material Assets during 2011 have been the following:

- Exploration drilling continued in KTO, T-17 Open Pit and KOV Open Pit;
- Re-interpretation of the geology of Etang North orebody in KTO, T-17 orebody and the orebodies in KOV;
- KOV Open Pit was dewatered;
- Milling capacity at KTC was increased to 7.68 million tonnes of ore per year; and
- Luilu Refinery production capacity was increased to 150,000 tonnes of copper per annum due to the plant upgrade programme. Phase 3 was completed during the second quarter of 2011 and the New Phase 4 (inclusive of Phase 5) commenced during the fourth quarter of 2011.

Table 7: Plant and Processing Developments

Old Phase	Completion	Increase in Cu Capacity kt per annum	Increase in Co Capacity kt per annum	New Phase	Completion	Increase in Cu Capacity kt per annum	Increase in Co Capacity kt per annum
Refurbishment of existing facilities							
1	2007	35	2	1	2007	35	2
2	2009	35	2	2	2009	35	2
3	2011	80	4	3	2011	80	4
Subtotal		150	8			150	8
Phase 4							
				4	2013	120	22.0 (as

							Cobalt Hydroxide)
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Interpretations and Conclusions

The results of interpretations of developments of Material Assets are reported elsewhere in the 2012 Technical Report and have been relied upon to compile the mineral resource estimates included in section 14.1 and 14.2 of the 2012 Technical Report and the ore reserve estimate in section 15.0 of the 2012 Technical Report.

Recommendations

The Qualified Person recommends the following actions be taken in respect of the Material Assets:

- Further exploration of the operations which have underground mine potential such as the T-17 Underground and KTE should be continued;
- Dewatering strategy needs to be implemented particularly for open pits such as Mashamba East;
- Plant and processing improvements and construction of new infrastructure such as the Solvent Extraction Plant and Electro-Winning Plant in terms of phase 4 need to be completed;
- The capacity of the existing KTC tailings facility needs to be increased and the new tailings strategy needs to be implemented i.e. the use of a lime treatment plant to treat tailings prior to deposition and the authorisation and use of the Mupine Pit as a super tailings facility needs to be operationalised;
- New deposition sites should be investigated since the existing tailings and waste facilities will require expansion in the future.

Economic Analysis

Based on the free cash flows in Section 22.2 of the 2012 Technical Report, the NPV of KML's holding in KCC is USD\$5,890 million. This value includes the T-17 Underground and Kamoto East Underground mineral resources. These are not currently ore reserves, and do not have demonstrated economic viability. KCC intends to conduct further exploration of the properties, including T-17 Underground and KTE. Table 8 shows the NPV of KCC at different discount rates.

Table 8: NPV of KML's holding in KCC

		NPV (USD mil)
Discount Rate	7.5%	6,921
	10.0%	5,890
	12.5%	5,078

Because KCC is an existing operation and not a start-up, the internal rate of return and payback period are not meaningful calculations.

UPDATE FOR YEAR ENDED DECEMBER 31, 2014

Mineral Resources Estimate

The consolidated mineral resources of the various areas of KCC as at December 31, 2014 are summarized in the table below.

Consolidated Mineral Resources as at December 31, 2014^{1, 2, 3, 4, 5, 6}

Resource Classification	Mt	%TCu	%TCo
Measured	31.0	4.24	0.58
Indicated	241.5	3.94	0.45
Measured and Indicated	272.5	3.98	0.46
Inferred	168.2	2.41	0.31

- 1) Mineral resources have been reported in accordance with the classification criteria of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (2004) published by the Joint Ore Reserves Committee (the "JORC Code"). If the definitions and classification standards adopted in NI 43-101 had been used instead of those of the JORC Code, the estimates of mineral resources would be substantially similar.
- 2) The mineral resource estimates have been prepared by, or under the supervision of, Christiano Santos Goncalves, (MAusIMM CP (Geo) 306 079) of Golder Associates Africa Pty Ltd, who is a qualified person under NI 43-101.
- 3) Mineral resources are inclusive of ore reserves.
- 4) Mineral resources are not ore reserves and do not have demonstrated economic viability.
- 5) The mineral resource estimates are for KCC's entire interest whereas the Corporation owns 75% of KCC.
- 6) Unless otherwise noted, the Corporation's mineral resources are estimated using appropriate lithological interpretations, grade compositing and grade estimation techniques for copper and cobalt.

Comparison of the 2014 and 2013 Mineral Resources

The table below outlines the consolidated mineral resources of KCC as at December 31, 2014 as compared with those as at December 31, 2013.

Comparison of the 2014 and 2013 Mineral Resources^{1, 2, 3, 4, 5, 6}

Classification	Project Area	2014			2013		
		Mt	%TCu	%TCo	Mt	%TCu	%TCo
Measured	KTO	26.8	4.48	0.59	28.7	4.41	0.58
	T-17 Open Pit T-17 underground	4.2	2.66	0.51	4.3	2.68	0.52
	KOV Open Pit KOV underground KTE underground	0	0	0	0	0	0
	Subtotal	31.0	4.24	0.58	33.0	4.18	0.57
Indicated	KTO	32.9	4.78	0.58	32.9	4.78	0.58
	Mashamba East Open Pit	75.0	1.80	0.38	75.0	1.80	0.38
	T-17 Open Pit T-17 underground	9.4	4.44	0.65	9.4	4.44	0.65
	KOV Open Pit KOV underground KTE underground	110.6	5.37	0.41	113.5	5.41	0.42
	Kananga Mine	4.1	1.61	0.79	4.1	1.61	0.79
	Tilwezembe Open Pit	9.5	1.89	0.60	9.5	1.89	0.60
Measured & Indicated	Subtotal	241.5	3.94	0.45	244.4	3.98	0.45
	KTO	59.7	4.65	0.58	61.6	4.61	0.58
	Mashamba East Open Pit	75.0	1.80	0.38	75.0	1.80	0.38
	T-17 Open Pit T-17 underground	13.6	3.89	0.61	13.7	3.89	0.61

Classification	Project Area	2014			2013		
		Mt	%TCu	%TCo	Mt	%TCu	%TCo
Inferred	KOV Open Pit KOV underground KTE underground	110.6	5.37	0.41	113.5	5.41	0.42
	Kananga Mine	4.1	1.61	0.79	4.1	1.61	0.79
	Tilwezembe Open Pit	9.5	1.89	0.60	9.5	1.89	0.60
	TOTAL	272.5	3.98	0.46	277.4	4.00	0.47
Inferred	KTO	11.0	5.00	0.59	11.0	5.00	0.59
	Mashamba East Open Pit	65.3	0.76	0.10	65.3	0.76	0.10
	T-17 Open Pit T-17 underground	5.2	4.21	0.98	5.2	4.21	0.98
	KOV Open Pit KOV underground KTE underground	68.9	3.59	0.32	69.4	3.58	0.32
	Kananga Mine	4.0	2.00	0.98	4.0	2.00	0.98
	Tilwezembe Open Pit	13.8	1.75	0.60	13.8	1.75	0.60
	TOTAL	168.2	2.41	0.31	168.7	2.41	0.31

- 1) Mineral resources have been reported in accordance with the classification criteria of the JORC Code. If the definitions and classification standards adopted in NI 43-101 had been used instead of the JORC Code, the estimates of mineral resources would be substantially similar.
- 2) The mineral resource estimates have been prepared by, or under the supervision of, Christiano Santos Goncalves, (MAusIMM CP (Geo) 306079) of Golder Associates Africa Pty Ltd, who is a qualified person under NI 43-101.
- 3) Mineral resources are inclusive of ore reserves.
- 4) Mineral resources are not ore reserves and do not have demonstrated economic viability.
- 5) The mineral resource estimates are for KCC's entire interest whereas the Corporation owns 75% of KCC.
- 6) Unless otherwise noted, the Corporation's mineral resources are estimated using appropriate lithological interpretations, grade compositing and grade estimation techniques for copper and cobalt.

Consolidated Ore Reserves

The KCC ore reserve estimate as at December 31, 2014 is summarized in the table below.

Ore Reserve Estimate^{1, 2, 3, 4, 5, 6, 7}

Mining operation	Proved			Probable			Proved and Probable		
	Mt	%TCu	%TCo	Mt	%TCu	%TCo	Mt	%TCu	%TCo
KTO	15.3	15.3	15.3	15.3	15.3	15.3	15.3	15.3	15.3
T-17 Underground	2.2	2.2	2.2	2.2	2.2	2.2	2.2	2.2	2.2
T-17 Open pit	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Mashamba East Open pit	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
KOV Open pit	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Total	17.5	17.5	17.5						

- 1) The ore reserve estimate has been prepared in accordance with the classification criteria of the JORC Code. If the definitions and classification standards of NI 43-101 had been used instead of the JORC Code, estimates of mineral reserves would be substantially similar to the estimates of ore reserves.
- 2) The ore reserve estimates have been prepared by, or under the supervision of, Jacobus Loetheringen, PrEng, formerly of Golder Associates Africa Pty Ltd, who is a qualified person under NI 43-101.
- 3) The ore reserve estimates are for KCC's entire interest in such ore reserves, whereas the Corporation owns 75% of KCC.
- 4) Unless otherwise noted, the Company's ore reserves are estimated using appropriate cut-off grades based on an assumed long term price of \$6,500 per tonne of copper and long term price of \$24,250 per tonne of cobalt. Ore reserves are estimated using appropriate process recoveries, operating costs and mine plans that are unique to each property and include estimated allowances for dilution and mining recovery.
- 5) The key mining parameters which inform the ore reserve estimate are included under the heading "Ore Reserve Estimation: Key Mining Parameters".
- 6) Approximately 4.1Mt or 12% of KTO's ore reserves are pillars that are recoverable.
- 7) Numbers may not add due to rounding.

Reconciliation with 2013 Ore Reserve Estimate

A reconciliation of 2013 and 2014 ore reserves is summarized in the table below.

Ore Reserve Reconciliation^{1, 2, 3, 4, 5, 6, 7}

Mining operation	2014 Ore Reserve Estimate		2013 Ore Reserve Estimate	
	Mt	%TCu	Mt	%TCu
KTO	27.0	3.50	28.9	3.48
T-17 Underground	11.3	3.65	10.9	3.50
T-17 Open Pit	0.0	0.00	0.2	2.93
Mashamba East Open pit	5.9	3.00	5.9	3.00
KOV Open Pit	43.8	4.56	48.9	4.49
Total	87.9	4.01	94.8	3.97

- 1) The ore reserve estimate has been prepared in accordance with the classification criteria of the JORC Code. If the definitions and classification standards of NI 43-101 had been used instead of those of the JORC Code, estimates of mineral reserves would be substantially similar to the estimates of ore reserves.
- 2) The ore reserve estimates have been prepared by, or under the supervision of, Jacobus Lotheringen, PrEng, formerly of Golder Associates Africa Pty Ltd, who is a qualified person under NI 43-101.
- 3) The ore reserve estimate is for KCC's entire interest in such ore reserves, whereas the Corporation owns 75% of KCC.
- 4) Unless otherwise noted, the Company's ore reserves are estimated using appropriate cut-off grades based on an assumed long term price of \$6,500 per tonne of copper and long term price of \$24,250 per tonne of cobalt. Ore reserves are estimated using appropriate process recoveries, operating costs and mine plans that are unique to each property and include estimated allowances for dilution and mining recovery.
- 5) The key mining parameters which inform the ore reserve estimate are included under the heading "Ore Reserve Estimation: Key Mining Parameters".
- 6) Approximately 4.1Mt or 12% of KTO's ore reserves are pillars that are recovered.
- 7) Numbers may not add due to rounding.

Key Mining Parameters

The key mining parameters which inform the ore reserve estimates are summaries in the table below.

Ore Reserve Estimation: Key Mining Parameters	
Reference Mining Costs Open Pit (USD \$/t)	3.54
Reference Mining Costs Underground (USD \$/t)	60.98
Reference Oxide Ore Processing (USD \$/t)	18.75
Reference Sulphide Ore Processing (USD \$/t)	7.24
Reference Mining Metal Price for Cu (USD \$/t)	6,500
Reference Mining Metal Price for Co (USD \$/t)	24,250

Operation	Mining Dilutions	Mining and Pillar Losses	Geological Losses	Cut-Off Grade (Cu)	Processing Recoveries (Cu)	Processing Recoveries (Co)
KTO	5% to 10%	18% to 35%	5%	1.50%	90.5%	76.6%
KOV	9%	0%	0%	0.68%	85%	65%
T17 Underground	7.8%	8%	8%	1.20%	85%	65%
T17 Open Pit	Converted to underground					
Mashamba East	9%	39%	5%	0.60%	85%	65%

The scientific and technical information under the heading "Update for Year Ended December 31, 2014" was prepared under the supervision of Tim Henderson, Technical Consultant, Katanga and a "qualified person" as such term is defined in NI 43-101. Mr. Henderson has reviewed and approved the content of such section.