

ANNUAL REPORT 30 JUNE 2024

VICTORY METALS LIMITED ACN 124 279 750 Annual Report for the Year Ended 30 June 2024



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VICTORY METALS LIMITED ACN 124 279 750 Annual Report for the Year Ended 30 June 2024



Corporate Directory

Directors Prof. Kenneth Collerson Non-Executive Director

Mr Brendan James Clark Executive Director
Mr James Timothy Bahen Non-Executive Director

Company Secretary

Mr Robert Featherby

Principal Place of Business Suite 1

295 Rokeby Road Subiaco WA 6008

Registered Office Suite 1

295 Rokeby Road Subiaco WA 6008

Telephone: +61 6555 2950

Share Registry Computershare Investor Services

Yarra Falls

452 Johnston Street Abbotsford VIC 3067

Auditors Hall Chadwick WA Audit Pty Ltd

283 Rokeby Road Subiaco WA 6008



Annual Report for the Year Ended 30 June 2024 Directors Report

Your directors present their report on Victory Metals Limited (the Company) and its controlled entities (the Group) for the year ended 30 June 2024.

Directors

The following persons were directors of the Company during the whole of the financial year and up to the date of this report unless otherwise stated:

Mr Trevor Matthews Non-Executive Chairman (resigned 30 July 2024)

Mr Brendan Clark Executive Director

Mr James Bahen Non-Executive Director & Joint Company Secretary
Prof. Kenneth Collerson Non-Executive Director (appointed 30 July 2024)

Principal Activities

During the financial year, the principal activity of the Company is focused upon the exploration and development of its North Stanmore Heavy Rare Earth Element Project within the portfolio of underexplored and contiguous tenements in the Cue goldfields of Western Australia, being the Victory Tenements.

Dividend Paid

No dividend from current year operations has been paid or is proposed to be paid in relation to the year ended 30 June 2024 (Nil:2023).

Review of Operations

The loss for the consolidated entity after providing for income tax amounted to \$1,909,804 (30 June 2023: \$1,260,371).

North Stanmore Heavy Rare Earth Element Project

The Company completed multiple drilling programs during the year at the Company's North Stanmore Heavy Rare Earth Element ("HREE") project ('North Stanmore' or the 'Project') with all assays received supporting the release subsequent to the end of the period of an updated Mineral Resources Estimate ("MRE") of 235Mt, of which 149Mt (63%) resides in the indicated category, representing the largest Indicated Mineral Resource of Australian HREE-dominant deposits. Key highlights of the MRE include:

- 79,200t contained Indicated MRE Total Rare Earth Oxides (TREO)
- 28,000t contained Indicated MRE Heavy Rare Earth Oxides (HREO)
- 3,010t contained Indicated MRE Dy₂O₃ + Tb₄O_{7.}
- Near surface higher-grade domain of 45.9Mt at 1,050ppm TREO
- Near surface higher-grade domain of 45.9Mt at 1,050ppm TREO, supports a development strategy designed to rapidly deliver new HREE supply to address global demand.
- Premium HREE ratio of 35% HREO/TREO for the Resource.
- High-value by-product Hafnium (Hf) confirmed
- Significant additional Resource growth potential, with mineralisation open in all directions and 92% of the tenement area remaining unexplored.

North Stanmore July 2024 updated Mineral Resource Estimate

The July 2024 updated North Stanmore MRE was completed by leading geological consultancy, MEC Mining. The 100%-owned North Stanmore Project is located in Western Australia, approximately 6km north of Cue, with sealed road access via the Great Northern Highway. The July 2024 MRE has been estimated within the boundary of six tenements; E20/0971, E20/1016, E20/0871, M20/0544, P20/2468, and P20/2469. All tenements are held by Victory Cue Pty Ltd, a wholly owned subsidiary of Victory.



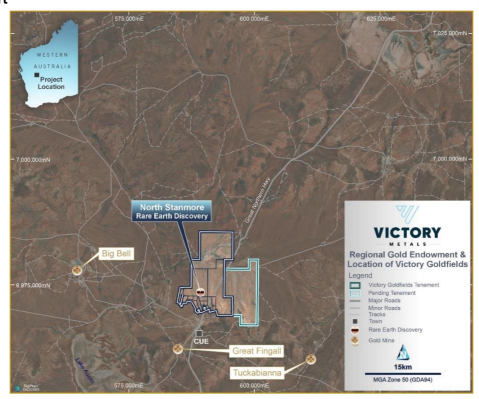


Figure 1: North Stanmore Project plan overview

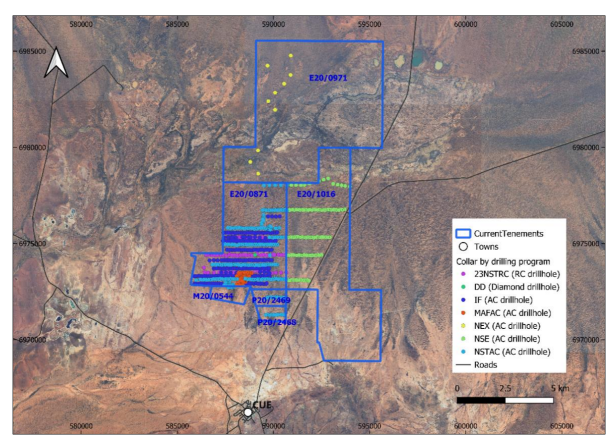


Figure 2: Victory drill holes at North Stanmore completed between 2022 and 2023

VICTORY

Annual Report for the Year Ended 30 June 2024

Directors Report

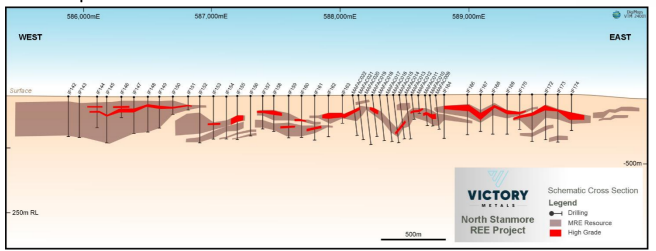


Figure 3: Schematic Cross Section of the July 2024 updated MRE showing drill hole locations and high-grade mineralised zone (red)

The July 2024 updated MRE (refer Table 1) is stated at an economic cut-off grade of ≥330ppm TREO, with no top cuts (as no extreme values that could bias the estimation were apparent). Table 1 is the summary report for the grouped REO, Table 2 outlines the higher-grade domain and associated classification, and Table 3 outlines the lower-grade domain by classification.

Table 1: North Stanmore July 2024 MRE (≥ 330ppm TREO cut-off grade)

RESOURCE CLASSIFICATION	MRE TONNES (t)	TREO (ppm)	HREO (ppm)	LREO (ppm)	HREO/TREO (%)	Sc₂O₃ (ppm)
INDICATED	149,020,000	532	188	316	35	31
INFERRED	86,130,000	500	165	310	33	24
TOTAL	235,150,000	520	180	314	35	29

Numbers are rounded to reflect they are an estimate. Numbers may not sum due to rounding.

Table 2: North Stanmore July 2024 MRE higher-grade domain only (≥600ppm TREO cut-off grade)

RESOURCE CLASSIFICATION	MRE TONNES (t)	TREO (ppm)	HREO (ppm)	Eu ₂ O ₃ (ppm)	Gd ₂ O ₃ (ppm)	Tb ₄ O ₇ (ppm)	Dy ₂ O ₃ (ppm)	Ho ₂ O ₃ (ppm)	Er ₂ O ₃ (ppm)	Tm ₂ O ₃ (ppm)	Yb ₂ O ₃ (ppm)	Lu₂O₃ (ppm)	Y ₂ O ₃ (ppm)
INDICATED	32,780,000	1,025	338	8.1	32	5.3	33	6.8	20	2.9	19	2.8	208
INFERRED	13,110,000	1,113	374	9.0	35	5.8	35	7.4	22	3.1	20	2.8	234
TOTAL	45,890,000	1,050	338	8.3	33	5.4	33	7.0	21	3.0	19	2.8	215

Numbers are rounded to reflect they are an estimate. Numbers may not sum due to rounding.

 Table 3: North Stanmore July 2024 MRE lower-grade domain only (≥ 330ppm TREO cut-off grade)

RESOURCE CLASSIFICATIO N	MRE TONNES (t)	TREO (ppm)	HREO (ppm)	Eu ₂ O ₃ (ppm)	Gd₂O₃ (ppm)	Tb ₄ O ₇ (ppm)	Dy ₂ O ₃ (ppm)	Ho ₂ O ₃ (ppm)	Er ₂ O ₃ (ppm)	Tm₂O₃ (ppm)	Yb₂O₃ (ppm)	Lu₂O₃ (ppm)	Y ₂ O ₃ (ppm)
INDICATED	116,240,000	392	146	2.5	12	2.1	13	2.9	9	1.3	9	1.4	92
INFERRED	73,020,000	390	128	2.4	11	1.9	12	2.6	8	1.2	8	1.2	80
TOTAL	189,260,000	391	139	2.5	12	2.0	13	2.8	9	1.3	9	1.3	87

Numbers are rounded to reflect they are an estimate. Numbers may not sum due to rounding.

Approximately 63% of the July 2024 MRE is classified as Indicated, with the remainder being classified as Inferred Mineral Resources

Metallurgical Testwork

Three stages of metallurgical test work have been completed on the North Stanmore Project, focusing on beneficiation, and leach test work to establish potential recoveries and processing options.

Core Resources (Core) located in Brisbane completed the third stage of test work including beneficiation test work in March of 2024 and



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reported that the REE feed grade increased 63% by rejecting the $+53\mu m$ feed material from across all samples. Core also completed leach test work on the beneficiated material

The leach test work program involved diagnostic metallurgical testing on a composite blend of the beneficiated samples with a head grade of 1,283 ppm TREO. This was sourced from 23 samples and 13 drill holes from North Stanmore. The initial atmospheric leach test work program was trialled at elevated temperatures and variable leaching conditions compared to previous work. These test conditions yielded high recoveries of Pr (94%), Nd (94%) and valuable and critical heavy rare earth elements Tb (91%), and Dy (92%) as well as the less valuable light rare earth elements Pr (94%), Nd (94%), with a combined recovery of 93% MREE.

Scandium recoveries of 50% had previously been achieved, with optimisation work occurring in parallel. These assays were conducted by Australian Laboratory Services Brisbane. The objective of the diagnostic test work was to recover REE and Sc from the beneficiated sample using alternative conditions to previous metallurgical programs, that successfully demonstrated increased extractions at higher temperature (from 25°C to 100°C).

MRE expansion drilling program at North Stanmore

Subsequent to the end of the period, Victory commenced an approximate 5,000m aircore drilling program at North Stanmore designed to significantly expand the existing MRE.

The focus areas of this program are immediately adjacent to the existing North Stanmore MRE, which remains open in all directions. The focus areas are also all within the North Stanmore alkaline intrusion, and aggregate to approximately the same areal scale as the existing MRE.

The drilling program also includes two Reverse Circulation (RC) holes to be drilled approximately 8km south of the North Stanmore MRE. These two discrete targets exhibit similar magnetic characteristics to the North Stanmore alkaline intrusion, which generated the overlying regolith-hosted world-class heavy rare earth deposit at North Stanmore.

Corporate

\$2.5M Placement and \$1.5M Placement

Victory completed a Placement raising \$2,500,000 ("Placement") through the issue of 11,363,636 fully paid ordinary shares at \$0.22 per share ("Placement Shares") with professional and sophisticated investors. The Placement shares were issued under the Company's existing Placement capacity in accordance with ASX listing Rule 7.1 and 7.1A as followed: LR7.1 – 3,223,671 Placement Shares, LR7.1A – 8,139,965 Placement Shares.

Subsequent to the end of the period, the Company completed a Placement raising \$1,500,000 ("Placement") through the issue of 4,545,455 fully paid ordinary shares at \$0.33 per share ("Placement Shares") with professional and sophisticated investors. The Placement shares were issued under the Company's existing Placement capacity in accordance with ASX listing Rule 7.1

R&D Tax Offset Funds Received

Victory received A\$773,335 from a refundable tax offset for eligible research and development ("R&D") activities for the 2023 financial year undertaken at the Company's 100% owned North Stanmore Heavy Rare Earth Element Project.

Conversion of Options

A group of founding shareholders elected to exercise a total of 4,476,138 unlisted options at a price of \$0.20, contributing \$895,227 in funding for future exploration funding and providing additional working capital for the Company during the year.

Renowned Geoscientist Prof. Collerson appointed as Director

Subsequent to the end of the period, Victory appointed Professor Ken Collerson as Technical Director of the Company. Professor Collerson brings a wealth of expertise in geochemistry and critical metals, notably contributing to the discovery of the North Stanmore Heavy Rare Earth Element dominant Project (North Stanmore) during his consultancy with Victory over the past 2 years.

As Emeritus Professor of Earth Sciences at the University of Queensland, Ken is an internationally recognised and highly cited, geologist and geochemist with technical expertise that focusses on discovery of new ethically sourced supplies of critical minerals. He has expert knowledge of rare earth and critical metal mineral systems as well as trace element and isotope analytical techniques. In the 1980's as a consultant to Union Oil, Ken showed that the Mount Weld carbonatite, now being exploited by Lynas Rare Earths Limited, was post Archaean in age. He also provided key geochemical consultant services to Pacific Wildcat Resources Corporation for their Mrima Hill carbonatite regolith-hosted REE-Nd deposit in Kenya. Whilst undertaking research in the 1970's he discovered the peralkaline igneous



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suite that hosts the Strange Lake heavy REE rich deposit on the border of Labrador and Quebec.

In conjunction with Professor Collerson's appointment, Mr Trevor Matthews resigned as Non-Executive Chairman of the Company. Mr James Bahen, current Non-Executive Director, was appointed as Chairman, with no changes to current remuneration for Mr Bahen.

Additionally, Mr Bahen resigned as joint Company Secretary, with Mr Robbie Featherby continuing as the sole Company Secretary of Victory. Mr Featherby will oversee all communications with the ASX regarding listing rule matters, pursuant to Listing Rule 12.6.

Change of Auditor

The Company advised Hall Chadwick WA Audit Pty Ltd has been appointed as auditor of the Company. The appointment follows the resignation of the Company's previous auditor, BDO Audit Pty Ltd, in accordance with section 329(5) of the Corporations Act.

Annual Report - ASX Announcements

The Annual Report contains information extracted from ASX market announcements reported in accordance with the 2012 edition of the "Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves" (2012 JORC Code). Further details (including 2012 JORC Code reporting tables where applicable) of exploration results referred to in this Report can be found in the following announcements lodged on the ASX:

6/09/2024 16/08/2024	Drilling Commenced at World Class Heavy Rare Earth Project Growing North Stanmore Heavy REE Resource
30/07/2024	Renowned Geoscientist Prof Collerson appointed as Director
16/07/2024	Largest Australian Indicated Heavy REE Resource Confirmed
7/06/2024	R&D Tax Offset Funds Received
20/05/2024	Oversubscribed \$2.5M Placement
14/05/2024	North Stanmore Sets Benchmark of 93% Met Recoveries
19/03/2024	REE Grades Significantly Increase from Low-Cost Method
12/02/2024	Amended – World Class Ratios of Dy & Tb 8.8km from MRE
6/02/2024	North Stanmore Ascends as Prominent Heavy Rare Earth Project
4/01/2024	Change of Auditor
5/12/2023	Significant REE Intersections and Grades Identified
6/11/2023	High Value Mixed Rare Earth Carbonate Produced
12/09/2023	Major Infill and Exploration Drill Program Commenced
02/08/2023	North Stanmore Initial Minerals Resource Estimate
21/07/2023	Additional Funding, Heritage Survey & JORC Resource

These announcements are available for viewing on the Company's website www.victorymetalsaustralia.com. Victory confirms that it is not aware of any new information or data that materially affects the information included in any original ASX announcement.

Competent Person Statement - Professor Ken Collerson

Statements contained in this report relating to exploration results, Mineral Resource Estimate, scientific evaluation, and potential, are based on information compiled and evaluated by Professor Ken Collerson. Professor Collerson (PhD) Principal of KDC Consulting and Director of Victory Metals Limited, and a Fellow of the Australasian Institute of Mining and Metallurgy (AusIMM No. 100125), is a geochemist/geologist with sufficient relevant experience in relation to rare earth element and critical metal mineralisation being reported on, to qualify as a Competent Person as defined in the Australian Code for Reporting of Identified Mineral resources and Ore reserves (JORC Code 2012). Professor Collerson consents to the use of this information in this report in the form and context in which it appears.

No New Information or Data: This announcement contains references to exploration results and Mineral Resource estimates all of which have been cross-referenced to previous market announcements by Victory. Victory confirms that it is not aware of any new information or data that materially affects the information included in the relevant market announcements. In the case of Mineral Resource estimates, all material assumptions and technical parameters underpinning the estimates contained in the relevant market announcement continue to apply and have not materially changed in the knowledge of Victory.



Significant Changes in State of Affairs

Other than as described in the Review of Operations above, there were no significant changes in the state of affairs of the Group during the financial year.

Material business risks

The proposed future activities of the Consolidated Entity are subject to a number of risks and other factors which may impact its future performance. Some of these risks can be mitigated by the use of safeguards and appropriate controls. However, many of the risks are outside the control of the directors and management of the Company and cannot be mitigated. An investment in the Company is not risk free and should be considered speculative.

This section provides a non-exhaustive list of the risks faced by the Consolidated Entity or by investors in the Company. The risks should be considered in connection with forward looking statements in this Annual Report. Actual events may be materially different to those described and may therefore affect the Consolidated Entity in a different way.

Investors should be aware that the performance of the Consolidated Entity may be affected by these risk factors and the value of its Shares may rise or fall over any given period. None of the directors or any person associated with the Consolidated Entity guarantee the Consolidated Entity's performance.

Business risks

Exploration and evaluation

- Geological, exploration and development: The exploration, development and mining of mineral resources is a high risk, high-cost exercise with no certainty of confirming economic viability of projects with high risk of project delays and unforeseen geological challenges.
- Market Volatility, there are risks associated with fluctuations in rare earth element prices, market demand and global economic conditions. These factors could impact the Company's financial performance and stability.

Mitigating actions

- The Company has announced a large inferred and indicated HREE MRE and significantly larger exploration target. Further exploration to increase the resource grade, higher confidence resource categories and increased MRE tonnes is planned.
- Following MRE updates, further metallurgical testwork and understanding of the REE concentrate product grade and marketability, the Company will undertake studies and target the North Stanmore project to be in the lowest cost quartile/highest margin quartile for REE producers based on its simple mining and low strip ratio, metallurgical performance including simple processing flowsheet, locational and logistics benefits, high value REE mix and scale. Low cost and high margin projects survive through low prices and difficult macroeconomic conditions.

Human Resources and Occupational Health and Safety

- New operational commodity and lack of experience:
 The exploration and development of clay-hosted REE minerals is an emerging industry in Australia and there may be a lack of suitably trained professionals to conduct such activities.
- Hazardous activities: The Company's exploration and evaluation activities may be hazardous, with potential to cause illness or injury.
- Strong human resources and employee relations framework.
- Competitive remuneration structure focused on attracting diverse, engaged and suitably qualified employees and consultants.
- Retention of staff through contemporary HR practices and performance management systems that make the Company a first-choice employer.
- The nascent industry is advancing and progressively developing Australian-based knowledge and skills.
- Industry standard safety management system.
- Embedded safety culture.
- Regular review of safety management system.

Finance

- The need to fund exploration and evaluation activities.
- Future funding risk: Continued exploration and evaluation is dependent on the Company being able to
- The Company will need to source equity funding for continued exploration and evaluation prior to accessing equity and debt markets to undertake development

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Business risks

secure future funding from equity markets. The successful development of a mining project will depend on the capacity to raise funds from equity and debt markets.

 Due to rare earth elements typically being traded in USD, there are risks associated with currency fluctuations and foreign exchange rate exposure. This could potentially have impact on revenues, costs or probability.

Mitigating actions

funding. Any additional equity financing may be dilutive to Shareholders, as pricing of the Company's shares are dependent on endogenous and exogenous outcomes.

There can be no assurance that such funding will be available on satisfactory terms or at all at the relevant time. Any inability to obtain sufficient financing for the Company's activities and future projects may result in the delay or cancellation of certain activities or projects, which would likely adversely affect the potential growth of the Company.

Regulatory Approvals and Social Licence to Operate

- The Company's exploration activities and major projects depend on receipt of regulatory approvals (e.g. tenure, environmental licences and permits, heritage approvals, etc). There is a risk that required approvals may be delayed or declined.
- Maintenance of positive relationships with stakeholders and the community, particularly traditional owners, is important in ensuring The Company retains its social license to operate.
- Potential risks arising from changes in government regulations, policies, or environmental standards that may affect the extraction, processing or export of rare earth elements. Such changes may impact the Company's operations, costs or market access.
- The Company will engage expert consultants to undertake required baseline environmental assessments and to prepare major approval application documents to ensure it meets regulatory requirements.
 The North Stanmore Project benefits from low levels of radioactive elements relative to most other REE projects.

The Company considers potential environmental impacts as a key factor in its project design and evaluation and will ensure impacts are reduced to as low as reasonably practicable.

- The Company has engaged legal support and specialised services for the negotiation and preparation of Land Access Agreements with Traditional Owners, to ensure we obtain prior and informed consent for our activities.
- The Company will develop and implement a Stakeholder Engagement Plan to enable positive engagement with our stakeholders to ensure we retain our social licence to operate.

Changes in Federal and State Regulations

 Changes in Federal or State Government policies or legislation may impact royalties, tenure, land access and labour relations.

The Board regularly assesses developments in State and Federal legislation and policies and regularly engages with Government Departments.

Climate Risk

- The emergence of new or expanded regulations associated with the transitioning to a lower carbon economy and market changes related to climate change mitigation. The Company may be impacted by changes to local or international compliance regulations related to climate change mitigation efforts, or by specific taxation or penalties for carbon emissions or environmental damage.
- Whilst the Company will seek to manage such risk as and when they arise, there can be no guarantee that the Company will be able to do so in a cost-effective manner, if at all.



Significant Changes in State of Affairs

Other than as described in the Review of Operations above, there were no significant changes in the state of affairs of the Group during the financial year.

Events After the Reporting Date

Subsequent to year end Trevor Matthews resigned from the board and appointed Professor Kenneth David Collerson as Non-Executive Director on 30 July 2024.

Subsequent to year end 366,186 unlisted options were converted at a price of \$0.30, contributing \$109,856 before costs.

Subsequent to year end, the Company conducted a placement where 4,545,455 ordinary shares were issued at \$0.33 per share to raise \$1,500,00 before costs.

There are no other matters or circumstances which have arisen since year end which significantly affected or may significantly affect the operations of the company, results of those operations, or the state of the affairs of the entity in subsequent periods

Future Developments

Further information, other than as disclosed the Directors' report, about likely developments in the operations of the Company and the expected results of those operations in future periods has not been included in this report as disclosure of this information would be likely to result in unreasonable prejudice to the Company.

Information on Directors

The following persons were directors of the Company during the year ended 30 June 2024 and up to the date of this report:

Mr Trevor Matthews

Non-Executive Chairman (resigned on 30 July 2024)

Mr Trevor Matthews has an accounting and finance background with over thirty (30) years' experience in the resources industry including roles with diversified resources companies North and WMC Resources in executive-level positions. His current role is managing director for Volt Resources Ltd with his two (2) previous roles as managing director for MZI Resources (2012-16) and Murchison Metals (2005-12). During his career Mr Matthews has gained considerable experience managing many nascent greenfields resource projects through to production. Consequently, he has extensive executive management experience of feasibility studies, project planning/development, coordination and leveraging capital markets effectively to secure the appropriate mix of debt/equity funding, to successfully develop a mining project.

Mr Matthews has a Bachelor of Commerce degree from the University of Western Australia and a post-graduate Diploma in Applied Finance and Investment.

Other current directorships of listed public companies: Resource Mining Corporation Limited (appointed 22 November 2022) and

Lindian Resources Limited (appointed 21 August 2023)

Former directorships in last three years: Volt Resources Limited (appointed 1 May 2020 resigned 28 June 2024)

Special responsibilities: Nil

Interests in shares and options 2,081,736 ordinary shares 1,000,000 performance rights 511,112 performance shares

Mr Brendan Clark Executive Director

Mr Brendan Clark is a Western Australian born entrepreneur and philanthropist who commenced his career in real estate and property development. After commercial success at a young age, he relocated to Zambia in 2013 to dedicate his time to his charity, Health Hope Zambia, by developing the country's largest malnutrition hospital and the country's largest not-for-profit ambulance and mobile medical clinic service

He is the chief executive officer and co-founder of several Zambian based mining development and exploration companies which have a



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range of projects from reprocessing high-grade copper and cobalt tailings ore to large scale exploration for base and precious metals.

Other current directorships of listed public companies: Nil

Former directorships in last three years: Nil

Special responsibilities: Nil

Interests in shares and options 2,817,110 ordinary shares 1,500,000 performance rights

Mr James Bahen

Non-Executive Director (Non-executive Chairman from 30 July 2024)

Mr James Bahen director and equity partner of SmallCap Corporate and chartered secretary who commenced his career in audit and assurance with an international chartered accounting firm. Mr Bahen is currently a non-executive director and company secretary to a number of ASX-listed companies and has a broad range of corporate governance and capital markets experience, having been involved with public company listings, mergers and acquisitions transactions and capital raisings for ASX-listed companies across the resource in Mr Bahen is a member of the Governance Institute of Australia and holds a Graduate Diploma of Applied Finance and a Bachelor of Commerce degree majoring in accounting and finance.

Other current directorships of listed public companies: Cosmos Exploration Limited (appointed 17 August 2021) and Amani Gold Limited (appointed 4 July 2024)

Former directorships in last three years: Minrex Resources Limited and UUV Aquabotix Limited

Special responsibilities: Joint Company Secretary (resigned 30 July 2024)

Interests in shares and options

50,000 ordinary shares 1,000,000 performances Rights

Prof. Kenneth Collerson (appointed 30 July 2024)

Non-Executive Director

As Emeritus Professor of Earth Sciences at the University of Queensland, Ken Collerson is an internationally recognised and highly cited, geologist and geochemist with technical expertise that focusses on discovery of new ethically sourced supplies of critical minerals. He has expert knowledge of rare earth and critical metal mineral systems as well as trace element and isotope analytical techniques. In the 1980's as a consultant to Union Oil, Ken showed that the Mount Weld carbonatite, now being exploited by Lynas Rare Earths Limited, was post Archaean in age. He also provided key geochemical consultant services to Pacific Wildcat Resources Corporation for their Mrima Hill carbonatite regolith-hosted REE-Nd deposit in Kenya. Whilst undertaking research in the 1970's he discovered the peralkaline igneous suite that hosts the Strange Lake heavy REE rich deposit on the border of Labrador and Quebec.

Other current directorships of listed public companies: Nil

Former directorships in last three years: Nil

Special responsibilities: Nil

Interests in shares and options

521,195 ordinary shares

Mr Robert Featherby Joint Company Secretary

Mr Featherby is a Corporate Advisory Executive who holds a Bachelor of Commerce Degree majoring in Finance and Economics. Mr Featherby has an extensive number of years' experience in the finance industry, most recently spending 4 years in London working at a leading investment research provider in the private equity sector.

Meetings of Directors

The number of Directors meetings held during the financial year and each Director's attendance is detailed below:



Director	Number Eligible to Attend	Meetings Attended
Trevor Matthews	7	7
Brendan Clark	7	7
James Bahen	7	7

The Company does not have a formally constituted audit committee as the board considers that the Company's size and type of operation do not warrant such a committee.

Indemnification of officers and auditors

The Company has provided indemnification to its Directors and executives of the company for costs incurred, in their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith.

During the financial year, the company paid a premium in respect of a contract to insure the directors and executives of the company against a liability to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of the liability and the amount of the premium.

The company has not, during or since the end of the financial year, indemnified or agreed to indemnify the auditor of the company or any related entity against a liability incurred by the auditor.

Proceedings on behalf of the company

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the company, or to intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or part of those proceedings.

Auditor's independence declaration

The auditor's independence declaration is included on page 39 of the Annual Report.

Remuneration Report (Audited)

Remuneration of Directors and Officers

This remuneration report, which forms part of the Directors' Report, sets out information about the remuneration of the Company's Key Management Personnel for the financial year ended 30 June 2024.

This report outlines the remuneration arrangements in place for Directors and other key management personnel of the Company.

Directors

Mr Trevor Matthews Non-Executive Chairman
Mr Brendan Clark Executive Director
Mr James Bahen Non-Executive Director

The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001.

Remuneration Philosophy

The performance of the Company depends on the quality of its Directors and therefore the Company must attract, motivate and retain appropriately qualified industry personnel. The Company embodies the following principles in its remuneration framework:

- · offer competitive remuneration to attract and retain high-calibre Directors and key management personnel;
- · link executive rewards to shareholder value (by the granting of share options);
- · link reward with the strategic goals and performance of the Company; and
- ensure total remuneration is competitive by market standards.

The Directors shall be paid out of the funds of the Company, by way of remuneration for their services as Directors, a sum not exceeding such



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fixed sum per annum as may be determined by the Directors prior to the first annual general meeting of the Company, to be divided among themselves and in default of agreement then in equal shares. Directors remuneration may only be increased by a resolution at a general meeting where Members are provided with prior notice in the meeting agenda. of the Company where notice of the suggested increase shall have been given to Members in the notice convening the meeting. No non- executive Director shall be paid as part or whole of his remuneration a commission on or a percentage of

profits or a commission on or a percentage of operating revenue, and no Executive Director shall be paid as whole or part of his remuneration a commission on or percentage of operating revenue.

Remuneration Governance

Due to its size, the Company does not have a remuneration committee. The Board has not used remuneration consultants in determining the remuneration of Key Management Personnel. The compensation of Directors is reviewed by the Board annually. The compensation of other Key Management Personnel is also reviewed by the Board annually.

The Board assesses the appropriateness of the nature and amount of remuneration of such persons on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum shareholder benefit from retention of high-quality Directors and other Key Management Personnel. External advice on remuneration matters is sought whenever the Board deems it necessary but has not been sought during the reporting period.

The remuneration of the Directors and other Key Management Personnel is not dependent on the satisfaction of a performance condition other than set out in this report.

Non-Executive Director Remuneration

The Board seeks to set remuneration of Non-Executive Directors at a level which provides the Company with the ability to attract and retain Directors of the highest calibre, whilst incurring a cost which is appropriate at this stage of the Company's development.

The aggregate remuneration for all Non-Executive Directors has been set at an amount of \$500,000 per annum by the Directors.

In addition, Non-Executive Directors are entitled to be paid reasonable travelling, accommodation and other expenses incurred as a consequence of their attendance at meetings of Directors and otherwise in the execution of their duties as Directors.

No bonuses were declared or paid to the Directors during the year (2023:NIL).

Executive Remuneration

There were no executive employees during the year.

Details of remuneration for the year ended 30 June 2024

2024	Trevor Matthews \$	Brendan Clark \$	James Bahen \$	Total \$
Short-term benefits				
Cash salary and fees	53,604	181,818	39,420	274,842
Post-Employment Benefits				
Pension & Superannuation	-	-	-	-
Long-term benefits				
Annual and long service leave	-	-	-	-
Share-based payments	237,330	251,770	237,330	726,430
Total	290,934	433,588	276,750	1,001,272
% Performance based Remuneration	82%	58%	86%	73%

2023	Trevor Matthews \$	Brendan Clark \$	James Bahen \$	Total \$
Short-term benefits				
Cash salary and fees	65,000	101,705	39,420	206,125
Post-Employment Benefits				
Pension & Superannuation	-	-	-	-
Long-term benefits				
Annual and long service leave	-	-	-	-
Share-based payments	22,108	31,300	22,108	75,516
Total	87,108	133,005	61,528	281,641



Annual Report for the Year Ended 30 June 2024

Directors Report

% Performance based 25% 24%
Remuneration

Service agreements

Remuneration and other terms of employment for key management personnel are formalised in service agreements. Details of these

agreements are as follows:

Name: Trevor Matthews
Title: Non-Executive Chairman

Agreement commenced:

1 April 2023 with an option to extend every 12 months at each anniversary date

36%

Agreement concluded:

Details: Base consultancy fees per annum of \$60,000 + GST. 2-month termination notice by mutual consent, no

notice period by the consultant provided they step down as Executive Chairman of the company, non-

27%

solicitation and non-compete clauses. Trevor is eligible to receive equity based remuneration.

Name: Brendan Clark

Title: Executive Director and CEO

Agreement commenced: 1 April 2023 and amended on 28 March 2024

Term of agreement:

Details: Base consultancy fees per annum of \$200,000 + GST, performance rights consisting of the following:

250,000 of the Company's' existing Class A Performance Rights (vesting on the 20-day VWAP of the Company's shares reaching \$0.30) and 250,000 of the Company's' existing Class B Performance Rights (vesting on the 20-day VWAP of the Company's shares reaching \$0.50). 1 month termination notice by the company, no notice period by the consultant provided they step down as a Director of the company, non-

solicitation and non-compete clauses.

The proportion of remuneration linked to performance and the fixed proportion are as follows:

	Fixed remuneration		At risk – Short 1	Term Incentives	At risk – Long Term Incentives		
DIRECTORS	2024	2023	2024	2023	2024	2023	
Trevor Matthews	18%	75%		-	82%	25%	
Brendan Clark	42%	76%	-	-	58%	24%	
James Bahen	14%	64%	-	-	86%	36%	

Shareholding of key management personnel

The number of ordinary shares in the company held during the financial year by each director including their personally related parties, is set out below:

	Balance 01/07/2023	Additions as part of remuneration	Disposals	Balance 30/06/24
DIRECTORS				
Trevor Matthews	1,845,748	1,096,362	(860,374)	2,081,736
Brendan Clark	2,879,610	-	-	2,879,610
James Bahen	50,000	-	-	50,000
TOTAL	4,775,358	1,096,362	(860,374)	5,011,346

The number of performance shares/rights in the company held during the financial year by each director including their personally related parties, is set out below:

	Balance 01/07/2023	Additions as part of remuneration	Disposals	Balance 30/06/24
DIRECTORS				
Trevor Matthews	878,059	1,000,000	(366,947)	1,511,112
Brendan Clark	1,378,059	1,000,000	-	2,378,059
James Bahen	-	1,000,000	-	1,000,000
TOTAL	2,256,118	3,000,000	(366,947)	4,889,171



Option holding of key management personnel

The number of options over ordinary shares in the company held during the financial year by each director and other members of key management personnel of the Company, including their personally related parties, is set out below:

	Balance 01/07/2023 or date of appointment	Additions as part of remuneration	Exercise/Cancellations	Balance 30/06/24 or date of resignation
DIRECTORS				
Trevor Matthews	3,096,364	-	(1,563,060)	1,533,334
Brendan Clark	1,299,999	233,334	=	1,533,333
James Bahen	1,299,999	233,334	-	1,533,333
TOTAL	5,696,362	466,668	(1,563,060)	4,600,000

Director Incentive Based Options were Issued during the year Nil (2023: Nil). Refer below for the options that were granted but not issued.

Share-based compensation

Issue of shares

There were no shares issued to Directors as part of compensation during the year ended 30 June 2024 (2023:Nil).

Options

The terms and conditions of each grant of options over ordinary shares affecting remuneration of directors and other key management personnel in this financial year or future reporting years are as follows:

	Number of options		Vesting date and			Fair value per option
Name	granted	Grant date	exercisable date	Expiry date	Exercise price	at grant date
Trevor Matthews	666,668	20/07/2021	20/07/2024	20/07/2024	\$0.30	\$0.118
Trevor Matthews	666,667	20/07/2021	20/07/2024	20/07/2024	\$0.35	\$0.112
Trevor Matthews	666,667	20/07/2021	20/07/2024	20/07/2024	\$0.40	\$0.107
Brendan Clark	433,333	20/07/2021	20/07/2024	20/07/2024	\$0.30	\$0.118
Brendan Clark	433,333	20/07/2021	20/07/2024	20/07/2024	\$0.35	\$0.112
Brendan Clark	433,333	20/07/2021	20/07/2024	20/07/2024	\$0.40	\$0.107
James Bahen	433,333	20/07/2021	20/07/2024	20/07/2024	\$0.30	\$0.118
James Bahen	433,333	20/07/2021	20/07/2024	20/07/2024	\$0.35	\$0.112
James Bahen	433,333	20/07/2021	20/07/2024	20/07/2024	\$0.40	\$0.107

Options granted carry no dividend or voting rights.

All options were granted over unissued fully paid ordinary shares in the company. Options vest based on the provision of service over the vesting period whereby the Directors becomes beneficially entitled to the option on vesting date. Options are exercisable by the holder as from the vesting date. There has not been any alteration to the terms or conditions of the grant since the grant date. There are no amounts paid or payable by the recipient in relation to the granting of such options other than on their potential exercise.

Values of options over ordinary shares granted, exercised and lapsed for directors and other key management personnel as part of compensation during the year ended 30 June 2024 are set out below:

Name	Value of options granted during the year \$	Value of options exercised during the year \$	Value of options lapsed during the year \$
Trevor Matthews	-	-	-
Brendan Clark	-	-	-
James Bahen	-	-	=
Total	-	-	-



Performance Rights

The terms and conditions of each grant of options over ordinary shares affecting remuneration of directors and other key management personnel in this financial year or future reporting years are as follows (Refer to footnote):

	Number of Performance				Fair value
	rights		Vesting date and		per right
Name	granted	Grant date	exercisable date	Expiry date	at grant date
Brendan Clark	250,000¹	09/11/2022	09/11/2027	09/11/2027	\$0.152
Brendan Clark	250,000 ²	09/11/2022	09/11/2027	09/11/2027	\$0.136
Brendan Clark	500,000 ³	07/07/2023	30/6/2024	30/6/2024	\$0.220
Brendan Clark	500,000 ⁴	07/07/2023	30/6/2025	30/6/2025	\$0.220
James Bahen	500,000 ³	07/07/2023	30/6/2024	30/6/2024	\$0.220
James Bahen	500,000 ⁴	07/07/2023	30/6/2025	30/6/2025	\$0.220
Trevor Matthews	500,000 ³	07/07/2023	30/6/2024	30/6/2024	\$0.220
Trevor Matthews	500,000 ⁴	07/07/2023	30/6/2025	30/6/2025	\$0.220

Valuation for those granted on the 06/07/2024":

	Tranche 1	Tranche 2
Assumptions:		
Grant date	6 July 2024	6 July 2024
Expiry date	30 June 2024	30 June 2025
Share price at grant date	\$0.22	\$0.22
Target Share price	N/A	N/A
Performance measurement period	1.1 years	2.1 years
Expected Probability	100%	100%
Expected Volatility	100%	100%
Indicative value per performance right	\$0.25	\$0.25

³Tranche 1- Class A Performance Right Upon the Company releasing an inferred JORC Mineral Resource Estimate of 100 million tonnes or greater of Rare Earth Elements (REE) with a cutoff grade of 200ppm and an average grade greater than 400ppm by 30 June 2024. This milestone has been achieved.

The factors that are considered to affect total shareholders return ('TSR') are summarised below:

	2024	2023	2022	2021	2020
Share price at financial year end (\$)	\$0.325	\$0.25	\$0.10	-	-
Total dividends declared (cents per share)	-	-	-	-	-
Basic loss per share (cents per share)	(2.32)	(8.88)	(8.88)	(12.64)	(3.26)

Additional information

The earnings of the consolidated entity for the three years to 30 June 2024 are summarised below:

-	2024	2023	2022 ¹	2021 ¹	2020 ¹
	\$	\$	\$	\$	\$
Sales revenue		-	-	-	-
EBITDA	(1,699,719)	(1,035,486)	(3,822,281)	(290,316)	(74,744)
EBIT	(1,909,804)	(1,260,371)	(3,953,412)	(290,316)	(74,744)
Loss after income tax	(1,909,804)	(1,260,371)	(3,971,295)	(290,316)	(74,744)
1) Catama Natala Lindte al /Dun da calcul.	alone Datition at the tenal)				

¹Victory Metals Limited (Previously Hughes Drilling Limited)

⁴Tranche 2 - Class B Performance Right Upon the Company releasing an inferred JORC Mineral Resource Estimate of 200 million tonne or greater of Rare Earth Elements (REE) with a cut-off grade of 200ppm and an average grade greater than 400ppm by 30 June 2025. This milestone has been achieved.



Related party transactions

The company has an agreement with Smallcap Corporate (SCC), of which Mr James Bahen is a Director, (Corporate Services Agreement). Pursuant to the Corporate Services Agreement, the SCC was appointed to provide corporate and administrative services to the Company. During the year \$135,000 (2023: \$118,419) was charged in relation to providing corporate, accounting, office and administrative services to Victory Metals Limited. As at 30 June 2024, there is a related party payable to Mr James Bahen of \$15,988 for corporate, accounting, office and administrative services. The agreement has been negotiated at arm's length and contains standards commercial terms and therefore falls within the exception on section 210 of the Corporations Act.

This concludes the remuneration report which has been audited.

Shares under Option

Unissued ordinary shares of Victory Metals Limited under option at the date of this report are as follows:

Grant Date	Expiry Date	Exercise Price	Number under Option
28 March 2024	28 March 2025	\$0.30	66,666
11 November 2023	11 November 2024	\$0.30	8,166,667

In addition to the above, there are also 3,500,000 performance rights on issue at the date of this report. Refer to the remuneration section for the further details.

Auditor Remuneration

The Group may decide to employ the auditor on assignments additional to their statutory audit duties where the auditor's expertise and experience with the Group are important. Details of amounts paid to the Company's auditors, Hall Chadwick, are set out below.

	30 June 2024 \$	30 June 2023 \$
Audit and review of financial report (BDO)	-	43,160
Audit and review of financial report (Hall Chadwick)	35,160	-
	35,160	43,160



The Directors are satisfied that the provision of non-audit services during the financial year, by the auditors (or by another person or firm on the auditor's behalf), is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The Directors are of the opinion that the services as disclosed above do not compromise the external auditor's independence for the following reasons:

- all non-audit services have been reviewed and approved to ensure that they do not impact the integrity and objectivity of the auditor, and
- none of the services undermine the general principles relating to auditor independence as set out in APES 110 Code of Ethics for
 Professional Accountants issued by the Accounting Professional and Ethical Standards Board, including reviewing or auditing the
 auditor's own work, acting in a management or decision-making capacity for the company, acting as advocate for the company
 or jointly sharing economic risks and rewards.

This Directors report is signed in accordance with a resolution of the Board of Directors made pursuant to s.298(2) of the Corporations Act 2001.

On behalf of the Directors,

Brendan Clark
Executive Director

Perth, 17 September 2024



Annual Report for the Year Ended 30 June 2024

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2024

INCOME FOR THE TEAR ENDED 30 JONE 2024	Note	30 June 2024 \$	30 June 2023 \$
Other Income	5	878,561	-
Interest Income		57,032	19,938
General and administrative expenses		(726,323)	(445,641)
Consultancy expenses		-	(34,783)
Director fees		(335,742)	(270,544)
Amortisation and depreciation expenses		(210,084)	(224,885)
Share-based payment expenses	12	(845,095)	(81,850)
Professional and legal fees		(73,755)	(147,943)
Finance expenses		(158)	-
Exploration Written off	8	(614,845)	-
Insurance		(39,395)	(74,663)
Loss before income tax		(1,909,804)	(1,260,371)
Income tax (expense)	4		
Loss after income tax for the year		(1,909,804)	(1,260,371)
Other Comprehensive Income		-	-
Total Comprehensive Loss for the year		(1,909,804)	(1,260,371)
Earning per share for the loss attributable to ordinary equity holders of the company – cents/share			
- Diluted loss per share	20	(2.32)	(2.12)
- Basic loss per share	20	(2.32)	(2.12)

The above consolidated statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes



Annual Report for the Year Ended 30 June 2024

CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2024	Note	30 June 2024 \$	30 June 2023 \$
Current assets			
Cash and cash equivalents	6	2,888,746	3,118,524
Prepayments		42,071	63,982
Other receivables	7	112,175	68,651
Other assets		35,000	25,000
TOTAL CURRENT ASSETS	_	3,077,992	3,276,157
Non-current assets			
Capitalised exploration and evaluation	8	7,656,679	5,025,036
Property, plant & equipment	9	290,152	482,158
Total non-current assets	_	7,946,831	5,507,194
TOTAL ASSETS	_	11,024,823	8,783,351
Current liabilities			
Trade and other payables	10	539,123	511,550
TOTAL CURRENT LIABILITIES	_	539,123	511,550
Non-current liabilities	_		
TOTAL LIABILITIES	_	539,123	511,550
NET ASSETS	-	10,485,700	8,271,801
EQUITY			
Contributed equity	11	16,917,527	13,513,919
Reserves	13	1,296,905	576,810
Accumulated losses		(7,728,732)	(5,818,928)
NET ASSETS	-	10,485,700	8,271,801
	=		

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.

VICTORY METALS LIMITED ACN 124 279 750 Annual Report for the Year Ended 30 June 2024



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2024

	Contributed equity \$	Reserves \$	Accumulated losses \$	Total \$
Balance 1 July 2022	7,479,137	488,419	(4,558,557)	3,408,999
Loss for the year	-	-	(1,260,371)	(1,260,371)
Other Comprehensive Income	-	-	-	-
Total comprehensive loss for the year	-	-	(1,260,371)	(1,260,371)
Proceeds from issue of shares	6,369,432	-	-	6,369,432
Share issue costs	(334,650)	-	-	(334,650)
Share-based payments	-	88,391	-	88,391
Balance at 30 June 2023	13,513,919	576,810	(5,818,928)	8,271,801
Balance 1 July 2023	13,513,919	576,810	(5,818,928)	8,271,801
Loss for the year	-	-	(1,909,804)	(1,909,804)
Other Comprehensive Income	-	-	-	-
Total comprehensive loss for the year	-	-	(1,909,804)	(1,909,804)
Transactions with owners in their capacity as owners:				
Proceeds from issue of shares	3,435,228		-	3,435,228
Share issue costs	(156,620)	-	-	(156,620)
Share-based payments	- · · · · · · · · · · · · · · · · · · ·	845,095	-	845,095
Conversion of Performance Rights	125,000	(125,000)	-	-
Balance at 30 June 2024	16,917,527	1,296,905	(7,728,732)	10,485,700

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

VICTORY METALS LIMITED ACN 124 279 750 Annual Report for the Year Ended 30 June 2024



CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2024

	Note	30 June 2024 \$	30 June 2023 \$
CASH FLOW FROM OPERATING ACTIVITIES			
Payments to suppliers and employees (GST inclusive)		(1,215,025)	(924,577)
Receipt from customers		105,226	-
Research and Development Rebate		773,335	
Interest received		57,032	19,938
Net cash generated (used in) operating activities	14	(279,432)	(904,639)
CASH FLOW FROM INVESTING ACTIVITIES			
Payments for property, plant and equipment		(18,078)	(345,430)
Payments for exploration and evaluation expenditure		(3,190,878)	(2,920,378)
Payment for investment in term deposit		-	(25,000)
Net cash used in investing activities	· -	(3,208,956)	(3,290,808)
CASH FLOW FROM FINANCING ACTIVITIES			
Proceeds from share issuance	11	2,500,000	5,753,523
Payment for lease deposit		-	-
Proceeds from option exercise		895,228	-
Costs in relation to share issuance	11	(136,618)	(344,650)
Net cash generated by financing activities	·	3,258,610	5,408,873
Net (decrease)/increase in cash and cash equivalents		(229,778)	1,223,426
CASH AT THE BEGINNING OF THE YEAR		3,118,524	1,895,098
CASH AT THE END OF THE YEAR	5	2,888,746	3,118,524

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes

Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements



GENERAL INFORMATION

Victory Metals Limited registered office is Suite 1, 295 Rokeby Road, Subiaco WA 6008.

The financial statements are presented in Australian dollars.

The financial report was authorised for issue by the Directors of the Company on 17 September 2024.

This financial report covers the Consolidated Entity of Victory Metals Limited (the "Company" or "Parent") and its controlled entities (together referred to as the "Consolidated Entity" or "Group"). Victory Metals Limited is a listed public company, incorporated and domiciled in Australia.

The following is a summary of the material accounting policies adopted by the Consolidated Entity in the preparation of the financial report. The accounting policies have been consistently applied, unless otherwise stated.

1. BASIS OF PREPARATION

These general-purpose financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board and the Corporations Act 2001. The consolidated entity is a for-profit entity for the purpose of preparing the financial statements.

Compliance with IFRS

The consolidated financial statements of the Victory Metals Limited group also comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

Historical cost convention

The financial statements have been prepared on an accruals basis and are based on historical costs.

Comparative information

The comparative infromation disclosed in the financial statements represents those of The Group. When required by Accounting Standards, comparative figures have been adjusted to conform to changes in presentation for the current financial year.

a) Consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of the parent as at 30 June 2024 and the results of all subsidiaries for the year then ended. Victory Metals Limited and its subsidiaries together are referred to in these financial statements as the 'consolidated entity'.

Subsidiaries are all those entities over which the consolidated entity has control. The consolidated entity controls an entity when the consolidated entity is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the consolidated entity. They are de-consolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between entities in the consolidated entity are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the consolidated entity.

The acquisition of subsidiaries is accounted for using the acquisition method of accounting. A change in ownership interest, without the loss of control, is accounted for as an equity transaction, where the difference between the consideration transferred and the book value of the share of the non-controlling interest acquired is recognised directly in equity attributable to the parent.

Where the consolidated entity loses control over a subsidiary, it derecognises the assets including goodwill, liabilities and non-controlling interest in the subsidiary together with any cumulative translation differences recognised in equity. The consolidated entity recognises the fair value of the consideration received and the fair value of any investment retained together with any gain or loss in profit or loss.

Annual Report for the Year Ended 30 June 2024



Notes to the Consolidated Financial Statements

b) Going concern

The financial statements have been prepared on the going concern basis, which contemplates continuity of normal business activities and the realisation of assets and discharge of liabilities in the normal course of business.

As presented in the financial statements, the entity incurred a total comprehensive loss of \$1,909,804 (2023: \$1,260,371), and had net cash outflows from operating activities of \$279,432 (2023: \$904,639) for the year ended 30 June 2024. However, as at that date the entity had net current assets of \$2,669,435 (2023: \$2,764,607).

Having prepared and evaluated forecasts for the period covering at least 12 months from the date of this report, incorporating assumptions about forecast expenditure and meeting all commitments at the date of this report, the Directors are confident that the entity will continue as going concern, and that it is therefore appropriate to adopt the going concern basis in the preparation of the financial report.

c) New and amended standard adopted by the Group

No new standards and amendments to standards that are mandatory for the first time for the financial year beginning 1 July 2023 materially affected any of the amounts recognised in the current period or any prior period and are not likely to affect future periods.

2. MATERIAL ACCOUNTING POLICIES

a) Property, plant and equipment

Plant and equipment are stated at historical cost less accumulated depreciation and impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is calculated on a straight-line basis to write off the net cost of each item of property, plant and equipment (excluding land) over their expected useful lives as follows:

Plant and equipment

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each reporting date. Useful life varies between 2 to 5 years

Leasehold improvements are depreciated over the unexpired period of the lease or the estimated useful life of the assets, whichever is shorter. Useful life applied to leasehold improvements is 3 years.

An item of property, plant and equipment is derecognised upon disposal or when there is no future economic benefit to the consolidated entity. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss.

b) Exploration and evaluation assets

Exploration and evaluation expenditure in relation to separate areas of interest for which rights of tenure are current is carried forward as an asset in the statement of financial position where it is expected that the expenditure will be recovered through the successful development and exploitation of an area of interest, or by its sale; or exploration activities are continuing in an area and activities have not reached a stage which permits a reasonable estimate of the existence or otherwise of economically recoverable reserves. Where a project or an area of interest has been abandoned, the expenditure incurred thereon is written off in the year in which the decision is made.

A regular review has been undertaken on each area of interest to determine the appropriateness of continuing to carry forward assets in relation to that area of interest.

c) Impairment of non-financial assets

Non-financial assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

Recoverable amount is the higher of an asset's fair value less costs of disposal and value-in-use. The value-in-use is the present value of the estimated future cash flows relating to the asset using a pre-tax discount rate specific to the asset or cash-generating unit to which the asset belongs. Assets that do not have independent cash flows are grouped together to form a cash-generating unit.

d) Financial instruments

Recognition, initial measurement and derecognition

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument, and are measured initially at fair value adjusted by transactions costs, except for those carried at fair value through profit or loss, which are measured initially at fair value. Subsequent measurement of financial assets and financial liabilities are described below.



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and all substantial risks and rewards are transferred. A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

Classifications are determined by both:

- The Group's business model for managing the financial asset
- The contractual cash flow characteristics of the financial assets

Subsequent measurement of financial assets most relevant to the Group

Financial assets at amortised cost

Financial assets are measured at amortised cost if the assets meet the following conditions (and are not designated as fair value through profit or loss):

- they are held within a business model whose objective is to hold the financial assets and collect its contractual cash flows
- the contractual terms of the financial assets give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding
- After initial recognition, these are measured at amortised cost using the effective interest method. Discounting is omitted where the effect of discounting is immaterial. The Group's cash and cash equivalents, receivables fall into this category of financial instruments.

Impairment of financial assets

AASB 9's impairment requirements use more forward-looking information to recognize expected credit losses – the 'expected credit losses (ECL) model'.

The Group considers a broader range of information when assessing credit risk and measuring expected credit losses, including past events, current conditions, reasonable and supportable forecasts that affect the expected collectability of the future cash flows of the instrument.

Trade receivables

The Group makes use of a simplified approach in accounting for trade receivables and records the loss allowance at the amount equal to the expected lifetime credit losses. In using this practical expedient, the Group uses its historical experience, external indicators and forward-looking information to calculate the expected credit losses using a provision matrix.

The Group assess impairment of trade receivables on a collective basis as they possess credit risk characteristics based on the days past due. The Group has nil trade receivables as at 30 June 2024 (2023: Nil).

Classification and measurement of financial liabilities

The Group's financial liabilities include trade and other payables.

e) Share-Based Payments

Equity-settled share-based compensation benefits are provided to employees.

Equity-settled transactions are awards of shares, or options over shares, that are provided to employees in exchange for the rendering of services.

The cost of equity-settled transactions is measured at fair value on grant date. Fair value is independently determined using the Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option, together with non-vesting conditions that do not determine whether the consolidated entity receives the services that entitle the employees to receive payment. No account is taken of any other vesting conditions.

The cost of equity-settled transactions is recognised as an expense with a corresponding increase in equity over the vesting period. The cumulative charge to profit or loss is calculated based on the grant date fair value of the award, the best estimate of the number of awards that are likely to vest and the expired portion of the vesting period. The amount recognised in profit or loss for the period is the cumulative amount calculated at each reporting date less amounts already recognised in previous periods.

If equity-settled awards are modified, as a minimum an expense is recognised as if the modification has not been made. An additional expense is recognised, over the remaining vesting period, for any modification that increases the total fair value of the share-based compensation benefit as at the date of modification.



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

If the non-vesting condition is within the control of the consolidated entity or employee, the failure to satisfy the condition is treated as a cancellation. If the condition is not within the control of the consolidated entity or employee and is not satisfied during the vesting period, any remaining expense for the award is recognised over the remaining vesting period, unless the award is forfeited.

If equity-settled awards are cancelled, it is treated as if it has vested on the date of cancellation, and any remaining expense is recognised immediately. If a new replacement award is substituted for the cancelled award, the cancelled and new award is treated as if they were a modification.

f) Fair value measurement

When an asset or liability, financial or non-financial, is measured at fair value for recognition or disclosure purposes, the fair value is based on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date; and assumes that the transaction will take place either: in the principal market; or in the absence of a principal market, in the most advantageous market.

Fair value is measured using the assumptions that market participants would use when pricing the asset or liability, assuming they act in their economic best interests. For non-financial assets, the fair value measurement is based on its highest and best use. Valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, are used, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

Assets and liabilities measured at fair value are classified into three levels, using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. Classifications are reviewed at each reporting date and transfers between levels are determined based on a reassessment of the lowest level of input that is significant to the fair value measurement.

For recurring and non-recurring fair value measurements, external valuers may be used when internal expertise is either not available or when the valuation is deemed to be significant. External valuers are selected based on market knowledge and reputation. Where there is a significant change in fair value of an asset or liability from one period to another, an analysis is undertaken, which includes a verification of the major inputs applied in the latest valuation and a comparison, where applicable, with external sources of data.

g) Impact of new or amended accounting standards and interpretations issued but not yet effective

New or amended accounting standards and interpretations issued but not yet effective for reporting period 30 June 2024 will not have any significant impact on the financial statements of the Group.

3. CRITICAL ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, management believes to be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.

Share-based payment transactions

The Consolidated Entity initially measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which is dependent upon the terms and conditions of grant.

This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option, volatility, dividend yield, milestone achieved and making assumptions about them. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in Note 12.



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

4. TAX

	30 June 2024 \$	30 June 2023 \$
Income tax expense		
Current tax expense	-	-
Deferred tax expense	-	-
Total income tax expense	-	-
Reconciliation		
Loss before income tax expense	(1,909,804)	(1,260,371)
Prima facie income tax expense/(benefit) at 25% (2023:30%)	(477,451)	(378,111)
Tax effect of permanent differences	21,194	25,305
Tax effect of accounting recognition of reverse acquisition	-	-
Deferred tax balances not brought to account	(725,439)	(810,453)
Revenue losses not brought to account	1,181,696	1,163,259
Income tax expense/(benefit)	-	-
Tax losses		
Deferred tax assets not recognised at 25% (2023:30%):		
Provisions and accruals	6,250	22,176
Capital raising costs	142,296	195,155
Carried forward revenue losses	2,537,450	3,825,994
Total	2,685,996	4,043,325

The tax benefits of the above deferred tax assets will only be obtained if:

- (i) The company derives future assessable income of a nature and an amount sufficient to enable the benefits to be utilised;
- (ii) The company continues to comply with the conditions for deductibility imposed by law; and
- (iii) No changes in income tax legislation adversely affects the company in utilising the benefits.

Deferred tax liabilities not recognised at 25% (2023:30%):

Exploration Expenditure	1,835,877	1,399,106
Prepayments	10,518	19,194
Total	1,846,395	1,418,300

Annual Report for the Year Ended 30 June 2024 **Notes to the Consolidated Financial Statements**



5. **OTHER INCOME**

	30 June 2024	30 June 2023
	\$	\$
R&D receipt	773,335¹	-
Sundry Income	105,226	-
Balances as per the statement of cash-flows	878,561	-

¹ with regards to the research and development incentive, AusIndustry reserves the right to review claims made under the R&D legislation.

6. **CASH AND CASH EQUIVALENTS**

	30 June 2024	30 June 2023
	\$	\$
Cash at bank and on hand	2,888,746	3,118,524
Balances as per the statement of cash-flows	2,888,746	3,118,524

Risk exposure

The Group's exposure to interest rate risk is discussed in Note 18. The maximum exposure to credit risk at the reporting date is the carrying amount of each class of cash and cash equivalents mentioned above.

7. **OTHER RECEIVABLES**

	30 June 2024	30 June 2023
<u>Current</u>	\$	\$
GST receivable	112,175	68,651

EXPLORATION AND EVALUATION 8.

	30 June 2024	30 June 2023
	\$	\$
Exploration and evaluation – at cost	7,656,679	5,025,036

	Exploration and evaluation
Balance at 1 July 2022	1,717,167
Additions	3,307,869
Balance at 30 June 2023	5,025,036
Additions - Exploration Spend	3,246,488
Additions - Acquisition Cost	-
Impairment ¹	(614,845)
Balance at 30 June 2024	7,656,679

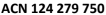
¹ Exploration assets were written off due to tenements being relinquished during the period.

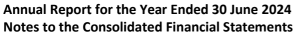


Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

9. PROPERTY, PLANT AND EQUIPMENT

	30 June 2024	30 June 2023
Leasehold improvements – Carrying Amounts	\$	\$
Opening Balance	7,133	13,708
Additions	6,000	-
Depreciation	(8,485)	(6,575)
	4,648	7,133
Plant and equipment – Carrying Amounts		
Opening Balance	475,025	4,456
Additions	12,078	593,870
Depreciation	(201,599)	(123,301)
	285,504	475,025
Total property, plant and equipment	290,152	482,158
Leasehold improvements – At Cost	25,726	19,726
Accumulated Depreciation	(21,078)	(12,593)
	4,648	7,133
Plant and Equipment – At Cost	612,498	600,420
Accumulated Depreciation	(326,994)	(125,395)
	285,504	475,025
.0. TRADE AND OTHER PAYABLES		
Trade and other payables	479,123	454,982
Accrued expenses	60,000	56,568
	539,123	511,550







11. **CONTRIBUTED EQUITY**

	Number of shares	Value \$	Share issue Costs \$	Net \$
Balance at 1 July 2022	47,034,431	7,933,137	(454,000)	7,479,137
Issue capital placement ¹	22,500,000	5,000,000	-	5,000,000
Consideration of acquisition of tenements ²	1,588,000	329,270	-	329,270
Consultancy Fees	72,000	13,680	-	13,680
Option exercise	3,734,912	746,982	-	746,982
Consideration of acquisition of plant ³	1,300,000	279,500	-	279,500
Share issue costs	-	-	(334,650)	(334,650)
On issue at 30 June 2023	76,229,343	14,302,569	(788,650)	13,513,919
Balance at 1 July 2023	76,229,343	14,302,569	(788,650)	13,513,919
Shares issued in lieu of creditors	194,175	40,000	-	40,000
Conversion of performance rights ⁴	500,000	125,000	-	125,000
Conversion of option exercise	4,476,138	895,228	-	895,228
Issue capital placement ⁵	11,363,636	2,500,000	-	2,500,000
Share issue costs	-	-	(156,620)	(156,620)
On issue at 30 June 2024	92,763,292	17,862,797	(945,270)	16,917,527

¹ The Company conducted two capital raises during the year one being 10,000,000 full paid ordinary shares valued at \$0.20 per share and the other being 12,500,000 full paid ordinary shares at \$0.24 per share.

- Victory acquires 100% of E51/1939 granted tenement and E20/1016, E51/2104 and E51/2102 tenement applications in exchange for 1,200,000 fully paid ordinary shares. These shares were valued on the 13/10/2023 being the asset acquisition date with a share price assigned of \$0.19 per share (\$228,000).
- Victory acquires 100% of P20/2345 and P20/2346 granted tenement in exchange for 150,000 fully paid ordinary shares and 66,666 unlisted options. These shares were valued on the 28/03/2024 being the asset acquisition date with a share price assigned of \$0.215 per share (\$32,250). Option valuation value located at note 13.
- Victory acquires 100% of E20/971 granted tenement in exchange for 238,000 fully paid ordinary shares. Valuation of these shares are located at note 11. These shares were valued on the 02/05/2024 being the asset acquisition date with a share price assigned of \$0.29per share (\$69,020).

Ordinary shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the Company in proportion to the number of and amounts paid on the shares held. On a show of hands every holder of ordinary shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote. Ordinary shares have no par value and the company does not have a limited amount of authorised capital.

² During the year acquired a number of tenements during the year as follows:

³ During the year acquired a right of use asset for 1,300,000 full paid ordinary shares at a share price of \$0.215 per share.

⁴ 500,000 performance rights were converted to fully paid ordinary shares during the year.

⁵ The Company conducted a capital raises during the year one being 11,363,636 full paid ordinary shares valued at \$0.22 per share.



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

Capital risk management

The Company's objectives when managing capital are to safeguard their ability to continue as a going concern, so that they can continue to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

12. SHARE BASED PAYMENTS

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Movement reconciliations in share based payments reserves are detailed below:

	30 June 2024	30 June 2023
	\$	\$
Opening balance	576,810	488,419
Share based payment expense – Director incentive options	-	28,314
Performance Rights	845,095	9,192
Options Issued for Acquisition of tenements	-	6,541
Performance Rights not yet issued	-	44,344
Conversion of performance rights	(125,000)	<u> </u>
Total	1,296,905	576,810

Director Performance Rights

During the previous year, the Consolidated entity issued 500,000 Director performance rights to Brendan Clark. The fair value per performance Right and the following inputs were used in the Hoadleys Hybrid Model below.

	Tranche 1	Tranche 2
Assumptions:		
Grant date	9 November 2023	9 November 2023
Expiry date	8 November 2027	8 November 2027
Share price at grant date	\$0.175	\$0.175
Target Share price	\$0.30	\$0.50
Performance measurement period	5 years	5 years
Risk free rate	0.14%	0.14%
Expected Volatility	110%	110%
Indicative value per performance right	\$0.152	\$0.136
Number of Director Incentive Options	250,000	250,000
Total Value of Director Incentive Options	\$38,000	\$34,000
Amount recognised as equity-based payment expenses for the current year	\$7,261	\$6,819

Vesting Conditions of the performance rights is below:

- Tranche 1- The VWAP of the Company shares over 20 consecutive trading days (on which Shares have actually traded) reaching \$0.30 at any time prior to the expiry date. This milestone has been achieved.
- Tranche 2 The VWAP of the Company shares over 20 consecutive trading days (on which Shares have actually traded) reaching \$0.50 at any time prior to the expiry date.

During the previous period, the Consolidated entity mutually agreed with the Directors to issue 3,000,0000 Director performance rights, subject to shareholder approval. In addition, the Consolidated entity agreed to provide 500,000 performance rights to consultants with the same term. The performance rights were initially measured at \$0.22 and have been remeasured to it fair value of \$0.25 on the 6th of July 2023 (shareholder approval date). It was noted that 500,000 performances rights were converted during the year due to vesting conditions being met, with the remainder still to be converted. The valuation was undertaken via the black scholes model.



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

	Tranche 1	Tranche 2
Assumptions:		
Grant date	6 July 2024	6 July 2024
Expiry date	30 June 2024	30 June 2025
Share price at grant date	\$0.25	\$0.25
Target Share price	N/A	N/A
Performance measurement period	1.1 years	2.1 years
Expected Probability	100%	100%
Expected Volatility	100%	100%
Indicative value per performance right	\$0.22	\$0.22
Number of Performance Rights	1,750,000	1,750,000
Total Value of Performance Rights	\$385,000	\$385,000
Amount recognised as equity-based payment expenses for the current year	\$408,693	\$422,322

Vesting Conditions of the performance rights is below:

- Tranche 1- Class A Performance Right Upon the Company releasing an inferred JORC Mineral Resource Estimate of 100 million tonnes or greater of Rare Earth Elements (REE) with a cutoff grade of 200ppm and an average grade greater than 400ppm by 30 June 2024. This milestone has been achieved.
- Tranche 2 Class B Performance Right Upon the Company releasing an inferred JORC Mineral Resource Estimate of 200 million tonne or greater of Rare Earth Elements (REE) with a cut-off grade of 200ppm and an average grade greater than 400ppm by 30 June 2025. This milestone has been achieved.

The movement of share options and performance rights are presented below:

Options	30 June 2024	30 June 2023	
	Number of options	Number of options	
Balance at beginning of financial year	14,441,686	19,925,000	
Option Exercised during the period	(4,476,138)	(3,734,912)	
Option Expired during the period	(298,882)	(6,815,068)	
Placement Options – Free attaching	4,166,667	5,000,000	
Tenement Acquisition Options	-	66,666	
Balance at end of financial year	13,833,333	14,441,686	

¹ Options were issued on the 10,000,000 ordinary share placement on a 2:1 basis free attaching. Each unlisted option is exercisable at \$0.30 and expiring 24 months from date of issue.

Performance Rights	30 June 2024	30 June 2023	
	Number of Performance rights	Number of Performance Rights	
Balance at beginning of financial year	4,000,000	-	
Performance rights issued on 9 November 2023	-	500,0000	
Performance rights granted on 31 May 2024	-	3,500,000	
Converted during the period	(500,000)	-	
Balance at end of financial year	3,500,000	4,000,000	

Annual Report for the Year Ended 30 June 2024

Notes to the Consolidated Financial Statements

13. **RESERVES**

The option reserve is used to recognise:

- the grant date fair value of options issued to employees but not exercised;
- b) the grant date fair value of shares issued to employees

Reserves	30 June 2024 \$ 1,296,905	30 June 2023 \$ 576,810	
	Value		
	\$		
Balance 30 June 2022	576,810		
Share based payment expense during the year – profit or loss	81,850		
Share based payment expense during the year – Capitalised Asset	6,541		
Balance 30 June 2023	576,810		
Share based payment expense during the year – profit or loss	845,095		
Conversion of share based payment expense	(125,000)		
Balance 30 June 2024	1,296,905		
14. NOTES TO THE STATEMENT OF CASH FLOWS	30 June 2024 \$	30 June 2023 \$	
Operating (loss)/profit after taxation	(1,909,804)	(1,260,371)	
Non cash items			
Exploration written off	614,845	-	
Depreciation	210,084	224,885	
Share based payments	885,095	81,850	
Movement in assets / liabilities:			
(Increase)/decrease in prepayments	(18,556)	79,326	
Decrease/(increase) in other receivables	-	-	
Increase /(decrease) in trade and other payables	(61,096)	(30,329)	
Net cash (used in)/provided by operating activities	(279,432)	(904,639)	

Non-cash investing and financing activities:

During the year, the Group had no non-cash investing and financing activities. In the previous year the Company acquired Projects from various vendors with for consideration shares \$329,270 with \$6,541 worth of options. The Group also acquired property plant and equipment for \$279,000. Details can be located at note 11 and 12.

VICTORY

Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

15. AUDITORS REMUNERATION

30 June 2024	30 June 2023
\$	\$
-	43,160
35,160	-
35,160	43,160
	35,160

16. RELATED PARTIES

a) Key management personnel

Details relating to key management personnel, including remuneration paid, are included at note 17.

b) Transactions with related parties

The Company has entered into a related party transactions during the reporting period, with Smallcap Corporate where Mr Bahen is a Director of the Company. The services provided include accounting, corporate advisory, office and administration services with fees totaling \$135,000 for the current year.

c) Outstanding balances arising from sales/purchases of goods and services

At the date of this report, there is \$15,988 owed to with Smallcap Corporate where Mr Bahen is a Director of the Company.

17. KEY MANAGEMENT PERSONNEL

Refer to the remuneration report contained in the Directors' report for details of the remuneration paid or payable to each member of the Group's key management Personnel (KMP) for the year ended 30 June 2024.

The totals of remuneration paid to KMP of the Group during the year are as follows:

	2024	2023
	\$	\$
Short-term employee benefits	274,842	206,125
Post-employment benefits	-	-
Share based payments	726,430	75,516
Total KMP compensation	1,001,272	281,641

18. FINANCIAL INSTRUMENTS

In common with all other businesses, the Group is exposed to risks that arise from its use of financial instruments. This note describes the Group 's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements.

The Group 's principal financial instruments comprise cash and short term deposits. The main purpose of the financial instruments is to earn the maximum amount of interest at a low risk to the Group. The Group also has other financial instruments such as other debtors and creditors which arise directly from its operations. For the current financial year, it has been the Group 's policy not to trade in financial instruments.

The main risks arising from the Group 's financial instruments are interest rate risk, liquidity risk and credit risk. There have been no substantive changes in the Group 's exposure to financial instrument risks, its objectives, policies and processes for managing those risks or the methods used to measure them from previous periods unless otherwise stated in this note.

The Board has overall responsibility for the determination of the Group's risk management objectives and policies. The Group 's risk management policies and objectives are designed to minimise the potential impacts of these risks on the results of the Group where such impacts may be material.

The overall objective of the Board is to set polices that seek to reduce risk as far as possible without unduly affecting the Group's competitiveness and flexibility. Further details regarding these policies are set out below:



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

a) Market risk

Market risk arises from the use of interest bearing financial instruments. It is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in interest rates (interest rate risk).

Interest rate risk

The Group is exposed to movements in market interest rates on short term deposits. The Directors monitor the Group's cash position relative to the expected cash requirements. Where appropriate, surplus funds are placed on deposit earning higher interest. The Group does not have short or long term debt, and therefore this risk is minimal. At 30 June 2024, a change in interest rate would have no material impact on profits as no interest was earned during the year.

b) Credit risk

Credit risk is managed on a group basis. Credit risk arises mainly from cash and cash equivalents, and deposits with banks and financial institutions. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted.

The Group does not have any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. The carrying amount of financial assets recorded in the financial statements, net of any provisions for losses, represents the Group's maximum exposure to credit risk. As at 30 June 2024, the Group held cash at bank with financial institutions with an S&P rating of AA.

c) Liquidity risk

Liquidity risk is the risk that the Group may encounter difficulties raising funds to meet commitments associated with financial instruments, e.g. borrowing repayments. The Group actively manages its operating cash flows and the availability of funding so as to ensure that all refinancing, repayment and funding needs are met. As part of its overall prudent liquidity management, the Group maintains sufficient levels of cash to meet its working capital requirements. The Group does not have any overdraft, loans or borrowings facilities from financial institutions as at reporting date.

Maturity analysis for financial liabilities

Financial liabilities of the Group include trade and other payables. As at 30 June 2024 trade payables are contractually due within 60 days.

d) Fair value measurements

Due to its short term nature, receivables and trade and other payable are assumed to approximate their fair values due to their short-term nature.

e) Maturities of financial liabilities

The tables below analyse the group's financial liabilities into relevant maturity groupings based on their contractual maturities for all non-derivative financial liabilities.

Contractual maturities of financial liabilities At 30 June 2024	Less than 6 months \$	6 – 12 months \$	Between 1 and 2 years \$	Between 2 and 5 years \$	Over 5 years \$	Total contractual cash flows	Carrying amount \$
Non-derivatives						, ,	
Trade payables	479,122	-	-	-	-	479,122	479,122
Total non-derivatives	479,122	-	-	-	-	479,122	479,122
At 30 June 2023 Non-derivatives Trade payables	454,982	-	-	-	-	454,982	454,982
Total non-derivatives	454,982	-	-	-	-	454,982	454,982

19. COMMITMENT AND CONTINGENCIES

30 June 2024	30 June 2023	
\$	\$	
457,264	492,200	
1,130,596	1,161,180	
1,395,559	1,922,374	
2,983,419	3,575,754	
	\$ 457,264 1,130,596 1,395,559	

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Annual Report for the Year Ended 30 June 2024 **Notes to the Consolidated Financial Statements**



20. **EARNINGS PER SHARE**

No shares have been excluded from the calculation of earnings per share that could potentially dilute the earnings per share in the future because they are anti-dilutive. There have been no transactions involving ordinary shares or potential ordinary shares that would significantly change the number of ordinary shares or potential ordinary shares outstanding between the reporting date and the date of completion of these financial statements.

Options and performance rights on issue during the year are not included in the calculation of diluted earnings per share because they are antidilutive for the year ended 30 June 2024.

		30 June 2024	30 June 2023
Basic a	nd diluted earnings per share	\$	\$
a)	Net loss from operations	(1,909,804)	(1,260,371)
			No's
c)	Weighted average number of ordinary shares on issue used in the calculation of basic earnings per share (post consolidation)	82,163,236	59,244,612
	Loss per share from operations	(2.32)	(2.12)

21. SEGMENT REPORTING

AASB 8 requires operating segments to be identified on the basis of internal reports about the components of the Group that are regularly reviewed by the chief operating decision maker in order to allocate resources to the segment and to assess its performance.

All significant operating decisions are based upon analysis of the Group as one segment. The financial results in this segment are equivalent to the financial statements of the Group as a whole.

22. **EVENTS AFTER THE REPORTING DATE**

Subsequent to year end Trevor Matthews resigned from the board and appointed Professor Kenneth Collerson as Non-Executive Director on 30 July 2024.

Subsequent to year end 366,186 unlisted options were converted at a price of \$0.30, contributing \$109,856 before costs.

Subsequent to year end the Company conducted a placement where 4,545,455 ordinary shares were issued at \$0.33 per share to raise \$1,500,00 before costs.

There are no other matters or circumstances which have arisen since year end which significantly affected or may significantly affect the operations of the company, results of those operations, or the state of the affairs of the entity in subsequent periods.

23. **DIVIDENDS**

No dividend was paid or proposed to be paid for the year ended 30 June 2024 (Nil: 2023).

24. **INTEREST IN SUBSIDIARIES**

Name of Entity	Entity Type	Trustee, Partner, or Participant in a Joint Venture	Country of Incorporation	Class of Shares	Ownership % 2024	2023
Victory Metals Limited Subsidiary:	Company	n/a	Australia	Ord		
Victory Cue Pty Ltd	Company	n/a	Australia	Ord	100	100

VICTORY METALS LIMITED ACN 124 279 750



Annual Report for the Year Ended 30 June 2024 Notes to the Consolidated Financial Statements

25. PARENT ENTITY NOTE

The following details information related to the parent entity, Victory Metals Ltd, at 30 June 2024. The information presented here has been prepared using consistent accounting policies as presented in Note 2.

been prepared using consistent accounting policies as presented in Note 2.	30 June 2024 \$	30 June 2023 \$
Current assets	3,001,206	3,229,134
Non-Current assets	7,772,284	5,203,408
Total assets	10,783,490	8,432,542
Current liabilities Non-Current liabilities	207,788	160,741 -
Total liabilities	207,788	160,741
Net assets	10,575,702	8,271,801
Contributed equity	81,834,680	78,431,070
Reserve	1,296,905	576,810
Accumulated Losses	(72,555,883)	(70,736,079)
Total equity	10,575,702	8,271,801
Loss for the year	(1,819,804)	(1,260,370)
Other comprehensive loss for the year	(1,819,804)	(1,260,370)
Total comprehensive loss for the year	(1,819,804)	(1,260,370)

VICTORY METALS LIMITED ACN 124 279 750 Annual Report for the Year Ended 30 June 2024



CONSOLIDATED ENTITY DISCLOSURE STATEMENT

		Trustee, Partner, or			Ownership %	i	Australian or Foreign Tax	Foreign Jurisdiction of
Name of Entity	Entity Participant in Countr		Country of Incorporation	Country of Incorporation Class of Shares		2023	Resident	Foreign Residents
Victory Metals Limited	Company	n/a	Australia	Ord			Australian	N/A
Subsidiary: Victory Cue Pty Ltd	Company	n/a	Australia	Ord	100	100	Australia	N/A

VICTORY METALS LIMITED Annual Report for the Year Ended 30 June 2024



Directors' Declaration

In the opinion of the Directors of the Company:

- 1. The financial statements and notes set out on pages 18 to 36:
 - (i) Are in accordance with the Corporations Act 2001 and comply with Australian Accounting Standards (including the Australian Accounting Interpretations) and Corporations Regulations 2001 giving a true and fair view of the Company's financial position as at 30 June 2024, and of the financial performance for the year ended 30 June 2024.
- 2. There are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
- 3. The declaration required to be made with Section 295A of the Corporations Act 2001 for the financial year ended 30 June 2024 has been received.
- 4. The Consolidated Entity Disclosure Statement on page 37 is true and correct as at 30 June 2024

This declaration is made in accordance with a resolution of the Board of Directors.

Brendan Clark
Executive Director

Perth, 17 September 2024



To the Board of Directors,

AUDITOR'S INDEPENDENCE DECLARATION UNDER SECTION 307C OF THE **CORPORATIONS ACT 2001**

As lead audit director for the audit of the financial statements of Victory Metals Limited for the financial year ended 30 June 2024, I declare that to the best of my knowledge and belief, there have been no contraventions of:

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

Yours Faithfully

Hall Chadwick HALL CHADWICK WA AUDIT PTY LTD

MARK DELAURENTIS CA **Director**

Mark Delaurants

Dated this 17th day of September 2024 Perth, Western Australia





INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF VICTORY METALS LIMITED

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Victory Metals Limited ("the Company") and its subsidiaries ("the Consolidated Entity"), which comprises the consolidated statement of financial position as at 30 June 2024, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including material accounting policy information, the consolidated entity disclosure statement and the director's declaration.

In our opinion:

- a. the accompanying financial report of the Consolidated Entity is in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the Consolidated Entity's financial position as at 30 June 2024 and of its financial performance for the year then ended; and
 - (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.
- b. the financial report also complies with International Financial Reporting Standards as disclosed in Note
 1.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report. We are independent of the Consolidated Entity in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's *APES 110 Code of Ethics for Professional Accountants* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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

Independent Member of



Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key Audit Matter

Exploration and evaluation expenditure

As disclosed in note 8 to the financial statements, the Group has incurred significant exploration and evaluation expenditures which have been capitalised in accordance with the requirement of Exploration for and Evaluation of Mineral Resources (AASB 6). As at 30 June 2024, the Group's capitalised exploration and evaluation costs are carried at \$7,656,679.

How our audit addressed the Key Audit Matter

Our audit procedures included but were not limited to:

- Assessing management's determination of its areas of interest for consistency with the definition in AASB 6 Exploration and Evaluation of Mineral Resources ("AASB 6");
- Confirming rights to tenure for a sample of tenements held and confirming rights to tenure on tenements nearing expiry will be renewed;
- Testing the Group's additions to capitalised exploration costs for the year by evaluating a sample of recorded expenditure for consistency to underlying records, the capitalisation requirements of the Group's accounting policy and the requirements of AASB 6;
- By testing the status of the Group's tenure and planned future activities, reading board minutes and discussions with management we assessed each area of interest for one or more of the following circumstances that may indicate impairment of the capitalised exploration costs:
 - The licenses for the rights to explore expiring in the near future or are not expected to be renewed;
 - Substantive expenditure for further exploration in the area of interest is not budgeted or planned;
 - Decision or intent by the Group to discontinue activities in the specific area of interest due to lack of commercially viable quantities of resources;



vesting conditions being met; and

Assessing the adequacy of the

disclosures included in Note 12 to

the financial statements.

Key Audit Matter	How our audit addressed the Key Audit Matter
	 Data indicating that, although a development in the specific area is likely to proceed, the carrying amount of the exploration asset is unlikely to be recorded in full from successful development or sale; and Assessing the appropriateness of the related disclosures in the financial statements.
Accounting for Share Based Payments	
As disclosed in note 12 to the financial statements, the Company issued performance rights as consideration for services during the year. The total expenses arising from share based payment transactions during the year was \$845,095. Share based payments are considered to be a key audit matter due to:	Analysing agreements to identify the key terms and conditions of share based payments issued and relevant vesting conditions in accordance with AASB 2 Share Based Payments;
 the value of the transactions; the complexities involved in the recognition and measurement of these instruments; and 	 Evaluating management's option valuations and assessing the assumptions and inputs used;
 the judgement involved in determining the inputs used in the valuations. 	Evaluating the assumptions used to in assessing the likelihood of the

The valuations involved significant estimation and

judgement required to determine the fair value of the

equity instruments granted.



Other Information

The directors are responsible for the other information. The other information comprises the information included in the Consolidated Entity's annual report for the year ended 30 June 2024, but does not include the financial report and our auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Report

The directors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error, and the consolidated entity disclosure statement that is true and correct and is free of misstatement, whether due to fraud or error. In Note 1, the directors also state in accordance with Australian Accounting Standard AASB 101 Presentation of Financial Statements, that the financial report complies with International Financial Reporting Standards.

In preparing the financial report, the directors are responsible for assessing the Consolidated Entity's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Consolidated Entity or to cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Report

Our objectives are to obtain reasonable assurance about whether the financial report as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.



As part of an audit in accordance with the Australian Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the Consolidated Entity's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Consolidated Entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Consolidated Entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the
 disclosures, and whether the financial report represents the underlying transactions and events in a
 manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Consolidated Entity to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Consolidated Entity audit. We remain solely responsible for our audit opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial report of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Report on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2024. The directors of the Company are responsible for the preparation and presentation of the remuneration report in accordance with s 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the remuneration report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's Opinion

In our opinion, the Remuneration Report of Victory Metals Limited, for the year ended 30 June 2024, complies with section 300A of the Corporations Act 2001.

Hall Chadwick HALL CHADWICK WA AUDIT PTY LTD

MARK DELAURENTIS CA

Director

Dated this 17th day of September 2024 Perth, Western Australia

VICTORY METALS LIMITED (FORMERLY VICTORY GOLDFIELDS LIMITED) Shareholder information 30 June 2024



The shareholder information set out below was applicable as at 12 September 2024

Distribution of equitable securities

Analysis of number of equitable security holders by size of holding:

Range	Total holders	Units	% Units
1 - 1,000	703	46,250	0.05
1,001 - 5,000	289	868,400	0.89
5,001 - 10,000	155	1,240,534	1.27
10,001 - 100,000	436	16,516,905	16.90
100,001 Over	155	79,051,511	80.89
Total	1,738	97,723,600	100.00
Unmarketable Parcels	714	59,492	

Equity security holders

Twenty largest quoted equity security holders

The names of the twenty largest security holders of quoted equity securities are listed below:

Rank	Name	Units	% of Units	
1	WEST AUSTRALIAN PROPERTY INVESTMENTS ENTERPRISES PTY LTD <alberta a="" c="" unit=""></alberta>	4,866,326	4.98	
2	MR ADAM BRAND <pepper a="" c="" investment=""></pepper>	3,907,251	4.00	
3	ARP CORPORATION PTY LTD	3,000,000	3.07	
4 5	BRENDAN PAUL JAMES RICHARD CLARK <clark a="" c="" family=""> SYROS SECURITIES PTY LTD <syros a="" c=""></syros></clark>	2,817,110 2,602,249	2.88 2.66	
6	MRS SUZANNE PAULA STOPKA <stopka a="" c="" family=""></stopka>	2,430,028	2.49	
7	MR JOHN JOSEPH DENNEHY	2,259,040	2.31	
8	AEGEAN CAPITAL PTY LTD <the a="" c="" spartacus=""></the>	1,657,500	1.70	
9	ASTALEX PTY LTD <auscan a="" c="" fund="" super=""></auscan>	1,547,233	1.58	
10	RPM SUPER PTY LTD <rpm a="" c="" fund="" super=""></rpm>	1,439,891	1.47	
11	SYROS SECURITIES PTY LTD <syros a="" c=""></syros>	1,363,636	1.40	
12	SHARESIES AUSTRALIA NOMINEE PTY LIMITED	1,244,879	1.27	
13	MR JEFFREY JOHN DEMPSEY	1,192,918	1.22	
14	IOOF INVESTMENT SERVICES LIMITED < IOOF IDPS A/C>	1,175,244	1.20	
15	CITICORP NOMINEES PTY LIMITED	1,137,438	1.16	
16	NEXLEVEL PTY LTD	1,135,000	1.16	
17	MISS JOANNE LOUISE PAINTER T MATTHEWS SUPER PTY LTD < THE TREVOR MATTHEWS SF	1,100,000	1.13	
18	A/C>	1,096,362	1.12	
19	BNP PARIBAS NOMS PTY LTD	1,066,533	1.09	
20	MRS JULIE VERLENE JARVIS + MR ROBERT ALLAN JARVIS <rob &="" a="" c="" jarvis="" julie="" sf=""></rob>	1,060,606	1.09	
Totals:	Totals: Top 20 holders of ORDINARY FULLY PAID SHARES 38,099,244 38.99			
Total Remaining Holders Balance 59,624,356				

VICTORY METALS LIMITED (FORMERLY VICTORY GOLDFIELDS LIMITED) Shareholder information 30 June 2024



Unquoted equity securities

Class	Units
unlisted options exercisable at \$0.30 on or Before 11/11/2024	8,751,814
unlisted options exercisable at \$0.30 on or Before 28/03/2025	66,666
Performance Rights	3,500,000

Voting rights

The voting rights attached to ordinary shares are set out below:

Ordinary shares

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

There are no other classes of equity securities.

On Market Buy Back

There are no current on market buy backs.

ASX listing Rule 4.10.19

The Company confirms that it expects to utilise the funds raised under its prospectus in accordance with the use of funds statement and the key business objectives underlying the expected use of funds remain intact.

Corporate Governance Statement

The Company's corporate governance statement can be found at www.victorymetalsaustralia.com/

Company Secretary

The company secretary of the Company is Mr Robbie Featherby.

Principle Place of Business and Registered Office

Suite 1 295 Rokeby Road Subiaco WA 6008

Phone Number

Phone: +61 (0) 8 655 2950

VICTORY METALS LIMITED (FORMERLY VICTORY GOLDFIELDS LIMITED) Listing of Mining Tenements 30 June 2024



Listing of Mining Tenements

Tenement ID	Status	Location	Interest at the end of the year
renementib	0.0.00	Location	
E20/871	Live	Cue	100%
E20/971	Live	Cue	100%
E20/1016	Live	Cue	100%
E20/1053	Pending	Cue	Nil
E20/1080	Pending	Cue	Nil
E20/1081	Pending	Cue	Nil
E51/1939	Live	Tuckenarra	100%
G20/25	Live	Cue	100%
L20/72	Pending	Cue	Nil
M20/128	Live	Cue	100%
M20/129	Live	Cue	100%
M20/288	Live	Cue	100%
M20/305	Live	Cue	100%
M20/327	Live	Cue	100%
M20/360	Live	Cue	100%
M20/455	Live	Cue	100%
M20/480	Live	Cue	100%
M20/494	Live	Cue	100%
M20/543	Live	Cue	100%
M20/544	Live	Cue	100%
M20/546	Pending	Cue	Nil
M20/550	Pending	Cue	Nil
M20/562	Pending	Cue	Nil
M21/26	Live	Cue	100%
M21/86	Live	Cue	100%
M21/94	Live	Cue	100%
M21/95	Live	Cue	100%
M21/125	Live	Cue	100%
M21/143	Live	Cue	100%
M21/158	Live	Cue	100%
P20/2007	Live	Cue	100%
P20/2153	Live	Cue	100%
P20/2246	Live	Cue	100%
P20/2248	Live	Cue	100%
P20/2249	Live	Cue	100%
P20/2250	Live	Cue	100%
P20/2331	Live	Cue	100%
P20/2333	Live	Cue	100%
P20/2334	Live	Cue	100%

VICTORY METALS LIMITED (FORMERLY VICTORY GOLDFIELDS LIMITED) Listing of Mining Tenements 30 June 2024



Tenement ID	Status	Location	Interest at the end of the year
P20/2345	Live	Cue	100%
P20/2346	Live	Cue	100%
P20/2352	Live	Cue	100%
P20/2353	Live	Cue	100%
P20/2354	Live	Cue	100%
P20/2355	Live	Cue	100%
P20/2356	Live	Cue	100%
P20/2357	Live	Cue	100%
P20/2358	Live	Cue	100%
P20/2359	Live	Cue	100%
P20/2360	Live	Cue	100%
P20/2383	Live	Cue	100%
P20/2397	Live	Cue	100%
P20/2398	Live	Cue	100%
P20/2402	Live	Cue	100%
P20/2403	Live	Cue	100%
P20/2409	Live	Cue	100%
P20/2410	Live	Cue	100%
P20/2468	Live	Cue	100%
P20/2469	Live	Cue	100%
P20/2486	Live	Cue	100%
P20/2487	Pending	Cue	Nil
P21/772	Live	Cue	100%
P21/773	Live	Cue	100%
P21/774	Live	Cue	100%
P21/775	Live	Cue	100%
P21/776	Live	Cue	100%
P21/793	Live	Cue	100%
P46/1975	Live	Cue	100%
P46/1976	Live	Cue	100%