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BROCKMAN

BROCKMAN MINING LIMITED 布萊克萬礦業有限公司*

(incorporated in Bermuda with limited liability)

(SEHK Stock Code: 159) (ASX Stock Code: BCK)

OVERSEAS REGULATORY ANNOUNCEMENT QUARTERLY ACTIVITIES REPORT

The following is the text of the quarterly activities report released by Brockman Mining Limited (the "Company") on ASX Limited on 27 January 2021.

By order of the Board of
Brockman Mining Limited
Chan Kam Kwan, Jason
Company Secretary

Hong Kong, 27 January 2021

As at the date of this announcement, the board of directors of the Company comprises Mr. Kwai Sze Hoi (Chairman), Mr. Liu Zhengui (Vice Chairman) and Mr. Ross Stewart Norgard as non-executive directors; Mr. Chan Kam Kwan, Jason (Company Secretary), Mr. Kwai Kwun Lawrence and Mr. Colin Paterson as executive directors; Mr. Yap Fat Suan, Henry, Mr. Choi Yue Chun, Eugene and Mr. David Rolf Welch as independent non-executive directors.



Incorporated in Bermuda with limited liability

SEHK Stock Code: 159

ASX Stock Code: BCK

QUARTERLY **REPORT**

For the quarter ended 31 December 2020

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1. HIGHLIGHTS

- Following completion of their drilling and metallurgical test-work programme, Polaris has completed its technical and cost report for the Marillana Project and provided the Company with an Indicative Development Proposal.
- The Indicative Development Proposal includes a proposed logistics system to transport the ore from the mine to the port of Port Hedland for export through a new berth to be developed, subject to approval from the State Government of Western Australia. This logistics system is to be constructed and operated by MRL.
- The Company has in principle accepted the Indicative Development Proposal pending the formal submission of a Final Investment Decision ("FID") proposal from MRL. MRL intends to submit this FID proposal once it has received the Government commitment for the intended berth allocation. If the Company also makes a positive FID, the Farm-in Obligations will be deemed to have been satisfied and the joint venture will be established.

2. PROJECT ACTIVITIES

Exploration Activities

Marillana

Brockman Iron Pty Ltd (Brockman Iron) and Polaris Metals Pty Ltd (Polaris) entered into a farm-in and joint venture agreement (FJV Agreement) pursuant to which subject to the terms and conditions therein, Polaris may farm-in by satisfying the farm-in obligations and earn a 50% interest in the Marillana Project. For details of the transaction please refer to the Company's announcement dated 26 July 2018.

The FJV Agreement became Unconditional on 21 January 2019, marking the commencement of the Farm-in Period. During the Farm-In Period, Polaris shall perform its Farm-in Obligations on the Marillana Project. As previously reported, during the quarter, the drilling and metallurgical testing campaign by Polaris has been completed satisfactorily. Polaris also completed its technical and cost report for the Marillana Project. The outcome of both these undertakings has resulted in Polaris providing the Company with an Indicative Development Proposal, which includes the following outcomes:

- A more optimised mine plan and improved yield on the ore processing for production of low impurities 60.5% Fe product over more than 25 year mine life.
- A proposed logistics system to transport the ore from the mine to the port stockyard at Port Hedland. This logistics system is to be constructed and operated by MRL.
- Construction of a berth at a dedicated location in Port Hedland subject to the approval from the State Government of Western Australia.
- 4. A current market based estimate for project capital and operating costs, including the logistics services cost for transporting the ore from mine to ship.

The Company has in principle accepted the Indicative Development Proposal pending the formal submission of a Final Investment Decision ("FID") proposal from MRL. MRL intends to submit such FID proposal once it has received the Government commitment for the intended berth allocation.

Farm-in and Joint Venture Agreement

With the Indicative Development Proposal agreed in principle, both Brockman and Polaris have agreed to proceed with the following:

- 1. Upon the receipt of FID submitted by Polaris, the Company will independently review and decide on FID for the Marillana Project.
- If both Brockman and Polaris make a positive FID and a port agreement is in place:
- a. The Farm-in Obligations will be deemed to have been satisfied and the joint venture will be established.
- b. The FJV Agreement parties will make amendments to the FJV Agreement to reflect the final agreed transportation arrangements from the mine to the port.
- Following the establishment of the Joint Venture, MRL agrees to provide the Joint Venturers with funding by way of a project loan sufficient to allow the Joint Venturers to fund the forecast project capital costs.
- 4. Under the FJV Agreement, the sunset date for commencing construction of the proposed transportation and port systems is extended to 31 December 2021 and the sunset date for commencing operations is extended to 31 December 2023.
- 5. Under the current Mine to Ship Services Agreement, the date for satisfaction of the various conditions precedent has also been extended until 31 December 2021.

FID is expected to be around mid-2021.

Ophthalmia

During the quarter, clearing and drill pad preparation was under taken to facilitate a drill program that was deferred due to a lack of drill rig availability. It is anticipated that he deferred drill program will be undertaken during the first half of 2021, as soon as a suitable drilling rig can be secured.

Regional development

There was no field work carried out on the regional exploration projects.

<u>Mining Production and Development</u> <u>Activities</u>

No mining production and development activities, including expenditure has been undertaken or recognised for the quarter.

3. CORPORATE REVIEW

The consolidated cash position of the Group as at 31 December 2020 was HK\$25.9 million.

Payments to related parties of the entity and their associates

The payment as disclosed in section 6.1 of the Appendix 5B relates to:

Payment of HK\$1.4 million for executive directors' salary and non-executive directors' fees.



TENEMENTS

Tenements disposed of during the Quarter							
Project Location Tenement Tenement Commodity Status Intere						Interest	
		type	number			held	
Parsons George	East Pilbara	Е	47/3217	Iron Ore	Expired	0%	

Tenements acquired during the Quarter						
Project	Project Location Tenement Tenement Commodity Status Interest					
		type	number			held

Project	Location	Tenement	Tenement	Commodity	Status	Interest
		type	number		\	held
Duck Creek	West Pilbara	Е	47/1725	Iron Ore	Granted	100%
Duck Creek East	West Pilbara	E	47/2994	Iron Ore	Granted	100%
Ethel Creek	East Pilbara	E	47/4405	Iron Ore	Application	100%
Fig Tree	East Pilbara	E	47/3025	Iron Ore	Granted	100%
Juna Downs	West Pilbara	Е	47/3363	Iron Ore	Granted	100%
Juna Downs	West Pilbara	E	47/3364	Iron Ore	Granted	100%
Madala Bore	West Pilbara	E	47/3285	Iron Ore	Granted	100%
Marandoo	West Pilbara	E	47/3105	Iron Ore	Granted	100%
Marillana	East Pilbara	L	45/0238	Iron Ore	Application	100%
Marillana	East Pilbara	М	47/1414	Iron Ore	Granted	100%
Marillana	East Pilbara	E	47/3170	Iron Ore	Granted	100%
Marillana	East Pilbara	E	47/3532	Iron Ore	Granted	100%
Marillana	East Pilbara	E	47/4293	Iron Ore	Application	100%
Mindy	West Pilbara	Е	47/3585	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	Е	47/1598	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	E	47/2280	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	E	47/2291	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	Е	47/3549	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	Е	47/4240	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	R	47/0013	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	R	47/0015	Iron Ore	Granted	100%
Ophthalmia	East Pilbara	R	47/0016	Iron Ore	Granted	100%
Parsons George	East Pilbara	Е	47/3491	Iron Ore	Granted	100%
Punda Spring	West Pilbara	Е	47/3575	Iron Ore	Granted	100%
Tom Price	West Pilbara	Е	47/3565	Iron Ore	Granted	100%

4. CORPORATE PROFILE

Brockman Mining Limited

ARBN 143 211 867

Non-executive Directors:

Kwai Sze Hoi (Chairman) Liu Zhengui (Vice Chairman) Ross Stewart Norgard

Executive Directors:

Chan Kam Kwan Jason (Company Secretary) Kwai Kwun Lawrence Colin Paterson

Independent Non-executive Directors:

Yap Fat Suan Henry Choi Yue Chun Eugene David Rolf Welch

Registrars

Principal Share Registrars and Transfer Office

MUFG Fund Services (Bermuda) Limited
4th Floor North
Cedar House
41 Cedar Avenue
Hamilton HM 12
Bermuda

Branch Share Registrars and Transfer Office

- Hong Kong

Tricor Secretaries Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

Branch Share Registrars and Transfer Office

- Australia

Computershare Investor Services Pty Limited Reserve Bank Building Level 11, 172 St George's Terrace Perth, Western Australia, 6000

Securities on issue at 31 December 2020 Quoted securities

9,279,232,131 fully paid shares on issue

There were no shares and share option issued during the period.

By order of the Board of Directors of
Brockman Mining Limited
Chan Kam Kwan, Jason
Company Secretary, Hong Kong

5. GLOSSARY

"ASX" ASX Limited ABN 98 008 624 691

"Board" the Board of Directors of the Company

"Brockman" or "Company" Brockman Mining Limited ARBN 143 211 867, the shares of which

are listed on the SEHK and ASX

"Brockman Iron" Brockman Iron Pty Ltd, a wholly owned subsidiary of the Company

"Farm-in Date" the date the Farm-in Obligations are satisfied by Polaris

"Farm-in Obligations" the obligations under which Polaris is required to satisfy in order to

earn a 50% interest in the Marillana Project under the FJV Agreement

"Farm-in Period" the period commencing on the Unconditional Date and ending on

the date that is the later of the date that Polaris satisfies the Farm-in Obligations and the date that is 6 months after the Unconditional

Date

"FJV Agreement" the farm-in and joint venture agreement 26 July 2018 entered into

between Brockman Iron and Polaris which has been further varied on

19 July 2019, 14 November 2019, and 27 November 2020.

"Joint Venture" the unincorporated joint venture to be established between

Brockman Iron and Polaris pursuant to the terms of the FJV

Agreement

"Joint Venturer" a party which holds a JV interest, which as the date of the FJV

Agreement means each Brockman Iron and Polaris

"Marillana Project" the 100% owned iron ore project of the Company located in the

Hamersley Iron Province within the Pilbara region of Western Australia

"Mine to Ship Services the agreements to be entered into between each of the Joint

Venturers and SPV on 21 January 2019 which has been further varied

on 17 July 2019, 14 November 2019, and 7 January 2021.

"MRL" Mineral Resources Limited, the shares of which are listed on the ASX

"Polaris" Polaris Metals Pty Ltd, a wholly owned subsidiary of MRL

"SPV" a wholly owned subsidiary of MRL, ACN 629 927 911

"Tenements" mining/exploration tenements with numbers M47/1414 (which is held

by Brockman Iron) and E47/3170 (which is held by Brockman Exploration Pty Ltd, a wholly owned subsidiary of the Company) and any additional tenements applied for or acquired by the Joint Venturers in connection with the Marillana Project including L45/238

and E47/3532 being applied for by Brockman Iron.

Appendix 5B

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

Name of entity

BROCKMAN MINING LIMITED	
ABN	Quarter ended ("current quarter")
ARBN 143 211 867	31 DECEMBER 2020

Con	solidated statement of cash flows	Current quarter HK\$'000	Year to date (3 months) HK\$'000	
1.	Cash flows from operating activities			
1.1	Receipts from customers	-	-	
1.2	Payments for			
	(a) exploration & evaluation	(1,382)	(2,338)	
	(b) development	-	-	
	(c) production	-	-	
	(d) staff costs	(2,761)	(5,705)	
	(e) administration and corporate costs	(1,936)	(4,156)	
1.3	Dividends received (see note 3)	-	-	
1.4	Interest received	31	92	
1.5	Interest and other costs of finance paid	-	-	
1.6	Income taxes paid	-	-	
1.7	Government grants and tax incentives	-	754	
1.8	Other (provide details if material)	-	-	
1.9	Net cash from / (used in) operating activities	(6,048)	(11,353)	

2.	Ca	sh flows from investing activities		
2.1	Pa	yments to acquire or for:		
	(a)	entities	-	-
	(b)	tenements	-	-
	(c)	property, plant and equipment	(6)	(6)
	(d)	exploration & evaluation	-	-
	(e)	investments	-	-
	(f)	other non-current assets	-	-

ASX Listing Rules Appendix 5B (17/07/20)

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

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

4.	Net increase / (decrease) in cash and cash equivalents for the period		
4.1	Cash and cash equivalents at beginning of period	30,496	34,919
4.2	Net cash from / (used in) operating activities (item 1.9 above)	(6,048)	(11,353)
4.3	Net cash from / (used in) investing activities (item 2.6 above)	(6)	(6)
4.4	Net cash from / (used in) financing activities (item 3.10 above)	-	-
4.5	Effect of movement in exchange rates on cash held	1,476	2,358
4.6	Cash and cash equivalents at end of period	25,918	25,918

5.	Reconciliation of cash and cash equivalents at the end of the quarter (as shown in the consolidated statement of cash flows) to the related items in the accounts	Current quarter HK\$'000	Previous quarter HK\$'000
5.1	Bank balances	12,163	12,239
5.2	Call deposits	13,755	18,257
5.3	Bank overdrafts	-	-
5.4	Other (provide details)	-	-
5.5	Cash and cash equivalents at end of quarter (should equal item 4.6 above)	25,918	30,496

6.	Payments to related parties of the entity and their associates	Current quarter HK\$'000
6.1	Aggregate amount of payments to related parties and their associates included in item 1	1,402
6.2	Aggregate amount of payments to related parties and their associates included in item 2	-
Note:	If any amounts are shown in items 6.1 or 6.2, your quarterly activity report must	include a description of and an

Note: If any amounts are shown in items 6.1 or 6.2, your quarterly activity report must include a description of, and an explanation for, such payments.

7.	Note: arranç Add n	the term "facilities the term "facility" includes all forms of financing gements available to the entity. totes as necessary for an understanding of the es of finance available to the entity.	Total facility amount at quarter end HK\$'000	Amount drawn at quarter end HK\$'000		
7.1	Loar	facilities	(A) 11,000 (B) 17,766	(A) 11,000 (B) 17,766		
7.2	Cred	lit standby arrangements	10,000	-		
7.3	Other (please specify)		-	-		
7.4	Tota	l financing facilities	38,766	28,766		
7.5	Unu	Unused financing facilities available at quarter end 10,000				
7.6	Include in the box below a description of each facility above, including the lender, interest rate, maturity date and whether it is secured or unsecured. If any additional financing facilities have been entered into or are proposed to be entered into after quarter end, include a note providing details of those facilities as well.					
	(A)	Such loan was granted by a substantial shareholder (Ocean Line Holdings Limited). The loan is unsecured, bears interest of 12% per annum and is repayable on 31 October 2022.				
	(B)	Loan from Polaris Metals Pty Ltd pursuar Agreement with Polaris Metals Pty Ltd ov not payable and unsecured.				
	7.2	On 18 September 2018, a substantial sha undertaken to grant a loan facility of up to				

8.	Estimated cash available for future operating activities	HK\$'000	
8.1	Net cash from / (used in) operating activities (Item 1.9)	(6,048)	
8.2	Payments for exploration & evaluation classified as investing activities (Item 2.1(d))		
8.3	Total relevant outgoings (Item 8.1 + Item 8.2)	(6,048)	
8.4	Cash and cash equivalents at quarter end (Item 4.6) 25,91		
8.5	Unused finance facilities available at quarter end (Item 7.5)	10,000	
8.6	Total available funding (Item 8.4 + Item 8.5) 35,9		
8.7	Estimated quarters of funding available (Item 8.6 divided by Item 8.3)	5.94	
	Note: If the entity has reported positive relevant outgoings (ie a net cash inflow) in item 8.3, answer item 8.7 as "NA". Otherwise, a figure for the estimated quarters of funding available must be included in item 8.7.		

its future working capital requirements. The loan is available for draw down from 18 September 2018. Such loan is unsecured, bears interest at 12% per annum and once drawn down, is repayable on 31 October 2022. As at the date hereof, such loan facility

has not been drawn down.

8.8 If Item 8.7 is less than 2 quarters, please provide answers to the following questions:

8.8.1 Does the entity expect that it will continue to have the current level of net

operating cash flows for the time being and, if not, why not?

Answer: N/A

8.8.2 Has the entity taken any steps, or does it propose to take any steps, to raise

further cash to fund its operations and, if so, what are those steps and how likely

does it believe that they will be successful?

Answer: N/A

8.8.3. Does the entity expect to be able to continue its operations and to meet its

business objectives and, if so, on what basis?

Answer: N/A

Note: where item 8.7 is less than 2 quarters, all of questions 8.8.1, 8.8.2 and 8.8.3 above must be answered.

Compliance statement

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

Date:	26 January 2021
Authorised by:	By the Board
•	(Name of body or officer authorising release – see note 4)

Notes

- 1. This quarterly cash flow report and the accompanying activity report provide a basis for informing the market about the entity's activities for the past quarter, how they have been financed and the effect this has had on its cash position. An entity that wishes to disclose additional information over and above the minimum required under the Listing Rules is encouraged to do so.
- If this quarterly cash flow report has been prepared in accordance with Australian Accounting Standards, the definitions in, and provisions of, AASB 6: Exploration for and Evaluation of Mineral Resources and AASB 107: Statement of Cash Flows apply to this report. If this quarterly cash flow report has been prepared in accordance with other accounting standards agreed by ASX pursuant to Listing Rule 19.11A, the corresponding equivalent standards apply to this report.
- 3. Dividends received may be classified either as cash flows from operating activities or cash flows from investing activities, depending on the accounting policy of the entity.
- 4. If this report has been authorised for release to the market by your board of directors, you can insert here: "By the board". If it has been authorised for release to the market by a committee of your board of directors, you can insert here: "By the [name of board committee eg Audit and Risk Committee]". If it has been authorised for release to the market by a disclosure committee, you can insert here: "By the Disclosure Committee".
- 5. If this report has been authorised for release to the market by your board of directors and you wish to hold yourself out as complying with recommendation 4.2 of the ASX Corporate Governance Council's *Corporate Governance Principles and Recommendations*, the board should have received a declaration from its CEO and CFO that, in their opinion, the financial records of the entity have been properly maintained, that this report complies with the appropriate accounting standards and gives a true and fair view of the cash flows of the entity, and that their opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.