

# **QUARTERLY ACTIVITIES REPORT** 31 MARCH 2024

European Metals Holdings Limited (ASX & AIM: EMH, OTCQX: EMHXY, ERPNF and EMHLF) ("European Metals" or the "Company") is pleased to provide an update on its activities during the three-month period ending 31 March 2024 highlighting the continued progress in the development of the globally significant Cinovec Lithium Project ("the Project" or "Cinovec") in the Czech Republic.

#### **Extension Granted to all Cinovec Exploration Licenses**

On 29 January 2024, the Company announced the granting of an extension to all four Cinovec Exploration Licences ("the licences") (refer to ASX / AIM announcement dated 29 January 2024) (Extension granted to all Cinovec Exploration Licences). These licenses fully cover all three granted Preliminary Mining Permits ("PMP's") comprising the Cinovec Project. All four licences have been extended until 31 December 2026. The granting of this extension follows a comprehensive evaluation by the relevant state authorities of results achieved to date in exploring the deposit. Plans for future exploration work, including further resource drilling, and compliance with conditions set by the Czech Ministry of Environment were also assessed.

The extension was required as the granted PMP's, whilst conveying the sole and exclusive rights to apply for a Final Mining Permit, do not allow for further drilling until the final mining area is granted. As the Company plans to conduct further metallurgical and measured resource related drilling, an extension to the exploration licenses due to expire in December 2023 was sought.

The licences extension applies to the Exploration Areas Cinovec, Cinovec II, Cinovec III and Cinovec IV, which fully cover the East, South and NorthWest PMP's.

#### **Cinovec Lithium Project and DFS Update**

On 27th March 2024, the Company shared an update regarding the Cinovec Project's Definitive Feasibility Study ("DFS"). Recent engineering and environmental efforts as part of the DFS process have identified key areas for potential improvements in lithium processing. Geomet's management team, working with DRA Global, is currently assessing these areas. This review is crucial to the enhancement of economic and social outcomes for the project.

The Company also confirmed that existing physical and hydrometallurgical process flowsheet designs have been deemed suitable for engineering and construction purposes. They are expected to deliver high levels of lithium recovery from raw ore through to battery-grade final products.

The Cinovec Project remains crucial for EU's critical materials security, and the formal adoption by the EU of CRMA will streamline permitting processes for such projects (refer to the Company's ASX/AIM release dated 27 March 2024) (Cinovec Project Update).

DIRECTORS AND MANAGEMENT

Keith Coughlan EXECUTIVE CHAIRMAN

**Richard Pavlik** EXECUTIVE DIRECTOR

Kiran Morzaria Lincoln Bloomfield NON-EXEC DIRECTOR NON-EXEC DIRECTOR

Merrill Gray NON-EXEC DIRECTOR

Henko Vos COMPANY SECRETARY

**CORPORATE INFORMATION** 

ASX EMH AIM EMH

OTCQX EMHXY, ERPNF and EMHLF Frankfurt E861.F

CDIs/SHARES ON ISSUE 207.44M



#### **Successful Production of Lithium Hydroxide**

Subsequent to the quarter, the Company announced the success of a larger-scale Cinovec pilot programme which confirmed the viability of the Lithium Chemical Plant ("LCP") process flowsheet for the industrial-scale production of either lithium carbonate or lithium hydroxide. The lithium hydroxide produced was of high grade and was exceptionally clean (refer to the Company's ASX/AIM release dated 11 April 2024) (Successful Production of Lithium Hydroxide).

#### **New Plant site to improve Project Permitting and Economics**

Subsequent to the quarter, the Company further announced the decision to move the lithium processing plant from Dukla to the Prunéřov industrial site for strategic reasons including expedited permitting process and the overall Cinovec project timeline, as well as improved project economics. (refer to the Company's ASX/AIM release dated 26 April 2024) (New Plant site to improve Project Permitting and Economics).

#### **Appointment of New Director**

Subsequent to the quarter, the Company announced the appointment of Merrill Gray as a Non-Executive Director to the Board. Merrill is a highly experienced executive and non-executive of ASX and private companies. Her appointment brings over 30 years of metallurgical and mining engineering as well as geology experience to the Board, along with large-scale new technology project development and production management skills. (refer to the Company's ASX/AIM release dated 18 April 2024) (Appointment of Director).

#### Redomiciliation

The redomiciliation of the Company from the British Virgin Islands to Australia has progressed with the lodgement of Schedule One on AIM on 4 April 2024. Following that, the Company also completed the submission of relevant statutory forms to register as an Australian company on 18 April 2024. The Company continues work to complete the redomiciliation in the very near future and will keep the market informed on the progress.

#### **CORPORATE AND ADMINISTRATION**

# **QUARTERLY CASHFLOW REPORT**

In accordance with the ASX Listing Rules, the Company will also today lodge its cashflow report for the quarter ended 31 March 2024. There was no cash outflow for Cinovec associated costs in respect of the Company's investment in the Cinovec Lithium Project in the Czech Republic during the quarter.

The Company's total cash is \$5 million as at 31 March 2024. It is noted that there is approximately a further \$1.4 million in receivables and accruals from the Company's associate, Geomet s.r.o, for providing services of managing the Cinovec Project development as at 31 March 2024. The Company received approximately \$760k of this balance during April 2024.

#### **PAYMENTS TO RELATED PARTIES**

As outlined in the attached Appendix 5B (section 6.1), during the quarter approximately \$201,000 in payments were made to related parties and their associates for director salaries, consultancy fees, superannuation, and other related costs. A portion of these expenses is to be reimbursed directly from Geomet.



#### **CORPORATE ACTIVITY**

During the quarter, the Company issued 120,000 CDIs on conversion of vested performance rights (70,000 performance rights expiring 20 December 2025 and 50,000 performance rights expiring 30 November 2024).

#### **GEOMET TENEMENT SCHEDULE**

**Table 1: Geomet Tenements** 

Permit	Code	Deposit	Interest at beginning of Quarter	Acquired / Disposed	Interest at end of Quarter
	Cinovec		100%	N/A	100%
Exploration Area	Cinovec II	N/A	100%	N/A	100%
7 ti Cd	Cinovec III	,	100%	N/A	100%
	Cinovec IV		100%	N/A	100%
Preliminary Mining	Cinovec II	Cinovec South	100%	N/A	100%
Permit	Cinovec III	Cinovec East	100%	N/A	100%
	Cinovec IV	Cinovec Northwest	100%	N/A	100%

This announcement has been approved for release by the Board.

#### **CONTACT**

For further information on this update or the Company generally, please visit our website at <a href="https://www.europeanmet.com">www.europeanmet.com</a> or see full contact details at the end of this release.



## **BACKGROUND INFORMATION ON CINOVEC**

#### **PROJECT OVERVIEW**

#### **Cinovec Lithium Project**

Geomet s.r.o. controls the mineral exploration licenses awarded by the Czech State over the Cinovec Lithium Project. Geomet has been granted a preliminary mining permit by the Ministry of Environment and the Ministry of Industry. The company is owned 49% by EMH and 51% by CEZ a.s. through its wholly owned subsidiary, SDAS. Cinovec hosts a globally significant hard rock lithium deposit with a total Measured Mineral Resource of 53.3Mt at 0.48% Li<sub>2</sub>O, Indicated Mineral Resource of 360.2Mt at 0.44% Li<sub>2</sub>O and an Inferred Mineral Resource of 294.7Mt at 0.39% Li<sub>2</sub>O containing a combined 7.39 million tonnes Lithium Carbonate Equivalent (refer to the Company's ASX/AIM release dated 13 October 2021) (**Resource Upgrade at Cinovec Lithium Project**).

An initial Probable Ore Reserve of 34.5Mt at 0.65% Li<sub>2</sub>O reported 4 July 2017 (**Cinovec Maiden Ore Reserve – Further Information**) has been declared to cover the first 20 years mining at an output of 22,500tpa of lithium carbonate (refer to the Company's ASX/AIM release dated 11 July 2018) (**Cinovec Production Modelled to Increase to 22,500tpa of Lithium Carbonate**).

This makes Cinovec the largest hard rock lithium deposit in Europe and the fifth largest non-brine deposit in the world.

The deposit has previously had over 400,000 tonnes of ore mined as a trial sub-level open stope underground mining operation.

On 19 January 2022, EMH provided an update to the 2019 PFS Update. It confirmed the deposit is amenable to bulk underground mining (refer to the Company's ASX/AIM release dated 19 January 2022) (**PFS Update delivers outstanding results**). Metallurgical test-work has produced both battery-grade lithium hydroxide and battery-grade lithium carbonate at excellent recoveries. In February 2023 DRA Global Limited ("DRA") was appointed to complete the Definitive Feasibility Study ("DFS").

Cinovec is centrally located for European end-users and is well serviced by infrastructure, with a sealed road adjacent to the deposit, rail lines located 5 km north and 8 km south of the deposit, and an active 22 kV transmission line running to the historic mine. The deposit lies in an active mining region.

The economic viability of Cinovec has been enhanced by the recent push for supply security of critical raw materials for battery production, including the strong increase in demand for lithium globally, and within Europe specifically, as demonstrated by the European Union's Critical Raw Materials Act (CRMA).

#### BACKGROUND INFORMATION ON CEZ

Headquartered in the Czech Republic, CEZ a.s. is one of the largest companies in the Czech Republic and a leading energy group operating in Western and Central Europe. CEZ's core business is the generation, distribution, trade in, and sales of electricity and heat, trade in and sales of natural gas, and coal extraction. The foundation of power generation at CEZ Group are emission-free sources. The CEZ strategy named Clean Energy for Tomorrow is based on ambitious decarbonisation, development of renewable sources and nuclear energy. CEZ announced that it would move forward its climate neutrality commitment by ten years to 2040.





The largest shareholder of its parent company, CEZ a.s., is the Czech Republic with a stake of approximately 70%. The shares of CEZ a.s. are traded on the Prague and Warsaw stock exchanges and included in the PX and WIG-CEE exchange indices. CEZ's market capitalisation is approximately EUR 20.3 billion.

As one of the leading Central European power companies, CEZ intends to develop several projects in areas of energy storage and battery manufacturing in the Czech Republic and in Central Europe.

CEZ is also a market leader for E-mobility in the region and has installed and operates a network of EV charging stations throughout Czech Republic. The automotive industry in the Czech Republic is a significant contributor to GDP, and the number of EV's in the country is expected to grow significantly in the coming years.

#### **COMPETENT PERSONS**

Information in this release that relates to the FECAB metallurgical testwork is based on, and fairly reflects, technical data and supporting documentation compiled or supervised by Mr Walter Mädel, a full-time employee of Geomet s.r.o an associate of the Company. Mr Mädel is a member of the Australasian Institute of Mining and Metallurgy (AUSIMM) and a mineral processing professional with over 27 years of experience in metallurgical process and project development, process design, project implementation and operations. Of his experience, at least 5 years have been specifically focused on hard rock pegmatite Lithium processing development. Mr Mädel consents to the inclusion in the announcement of the matters based on this information in the form and context in which it appears. Mr Mädel is a participant in the long-term incentive plan of the Company.

Information in this release that relates to exploration results is based on, and fairly reflects, information and supporting documentation compiled by Dr Vojtech Sesulka. Dr Sesulka is a Certified Professional Geologist (certified by the European Federation of Geologists), a member of the Czech Association of Economic Geologist, and a Competent Person as defined in the JORC Code 2012 edition of the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves. Dr Sesulka has provided his prior written consent to the inclusion in this report of the matters based on his information in the form and context in which it appears. Dr Sesulka is an independent consultant with more than 10 years working for the EMH or Geomet companies. Dr Sesulka does not own any shares in the Company and is not a participant in any short- or long-term incentive plans of the Company.

Information in this release that relates to metallurgical test work and the process design criteria and flow sheets in relation to the LCP is based on, and fairly reflects, information and supporting documentation compiled by Mr Grant Harman (B.Sc Chem Eng, B.Com). Mr Harman is an independent consultant and the principal of Lithium Consultants Australasia Pty Ltd with in excess of 14 years of lithium chemicals experience. Mr Harman has provided his prior written consent to the inclusion in this report of the matters based on his information in the form and context that the information appears. Mr Harman is a participant in the long-term incentive plan of the Company.

The information in this release that relates to Mineral Resources and Exploration Targets is based on, and fairly reflects, information and supporting documentation prepared by Mr Lynn Widenbar. Mr Widenbar, who is a Member of the Australasian Institute of Mining and Metallurgy and a Member of the Australasian Institute of Geoscientists, is a full-time employee of Widenbar and Associates and produced the estimate based on data and geological information supplied by European Metals. Mr Widenbar has sufficient experience that is relevant to the style of mineralisation and type of deposit under consideration and to the activity that he is undertaking to qualify as a Competent Person as defined in the JORC Code 2012 Edition of the Australasian Code for Reporting of Exploration Results, Minerals Resources and Ore Reserves. Mr Widenbar has provided his prior written consent to the inclusion in this report of the matters based on his information in the form and context that the information appears. Mr





Widenbar does not own any shares in the Company and is not a participant in any short- or long-term incentive plans of the Company.

The Company confirms that it is not aware of any new information or data that materially affects the information included in the original market announcement and, in the case of estimates of Mineral Resources or Ore Reserves, that all material assumptions and technical parameters underpinning the estimates in the relevant market announcement continue to apply and have not materially changed. The Company confirms that the form and context in which the Competent Person's findings are presented have not been materially modified from the original market announcement.

#### CAUTION REGARDING FORWARD LOOKING STATEMENTS

Information included in this release constitutes forward-looking statements. Often, but not always, forward looking statements can generally be identified by the use of forward looking words such as "may", "will", "expect", "intend", "plan", "estimate", "anticipate", "continue", and "guidance", or other similar words and may include, without limitation, statements regarding plans, strategies and objectives of management, anticipated production or construction commencement dates and expected costs or production outputs.

Forward looking statements inherently involve known and unknown risks, uncertainties and other factors that may cause the company's actual results, performance, and achievements to differ materially from any future results, performance, or achievements. Relevant factors may include, but are not limited to, changes in commodity prices, foreign exchange fluctuations and general economic conditions, increased costs and demand for production inputs, the speculative nature of exploration and project development, including the risks of obtaining necessary licences and permits and diminishing quantities or grades of reserves, political and social risks, changes to the regulatory framework within which the company operates or may in the future operate, environmental conditions including extreme weather conditions, recruitment and retention of personnel, industrial relations issues and litigation.

Forward looking statements are based on the company and its management's good faith assumptions relating to the financial, market, regulatory and other relevant environments that will exist and affect the company's business and operations in the future. The company does not give any assurance that the assumptions on which forward looking statements are based will prove to be correct, or that the company's business or operations will not be affected in any material manner by these or other factors not foreseen or foreseeable by the company or management or beyond the company's control.

Although the company attempts and has attempted to identify factors that would cause actual actions, events or results to differ materially from those disclosed in forward looking statements, there may be other factors that could cause actual results, performance, achievements or events not to be as anticipated, estimated or intended, and many events are beyond the reasonable control of the company. Accordingly, readers are cautioned not to place undue reliance on forward looking statements. Forward looking statements in these materials speak only at the date of issue. Subject to any continuing obligations under applicable law or any relevant stock exchange listing rules, in providing this information the company does not undertake any obligation to publicly update or revise any of the forward looking statements or to advise of any change in events, conditions or circumstances on which any such statement is based.

# LITHIUM CLASSIFICATION AND CONVERSION FACTORS

Lithium grades are normally presented in percentages or parts per million (ppm). Grades of deposits are also expressed as lithium compounds in percentages, for example as a percent lithium oxide ( $Li_2O$ ) content or percent lithium carbonate ( $Li_2CO_3$ ) content.





Lithium carbonate equivalent ("LCE") is the industry standard terminology for, and is equivalent to, Li<sub>2</sub>CO<sub>3</sub>. Use of LCE is to provide data comparable with industry reports and is the total equivalent amount of lithium carbonate, assuming the lithium content in the deposit is converted to lithium carbonate, using the conversion rates in the table included below to get an equivalent Li<sub>2</sub>CO<sub>3</sub> value in percent. Use of LCE assumes 100% recovery and no process losses in the extraction of Li₂CO₃ from the deposit.

Lithium resources and reserves are usually presented in tonnes of LCE or Li.

The standard conversion factors are set out in the table below:

# **Table: Conversion Factors for Lithium Compounds and Minerals**

Convert from		Convert to Li	Convert to Li <sub>2</sub> O	Convert to Li₂CO₃	Convert to LiOH.H <sub>2</sub> O
Lithium	Li	1.000	2.153	5.325	6.048
Lithium Oxide	Li <sub>2</sub> O	0.464	1.000	2.473	2.809
Lithium Carbonate	Li <sub>2</sub> CO <sub>3</sub>	0.188	0.404	1.000	1.136
Lithium Hydroxide	LiOH.H₂O	0.165	0.356	0.880	1.000
Lithium Fluoride	LiF	0.268	0.576	1.424	1.618

#### **WEBSITE**

A copy of this announcement is available from the Company's website www.europeanmet.com/announcements/.

# **ENQUIRIES:**

**European Metals Holdings Limited** 

Tel: +61 (0) 419 996 333 Keith Coughlan, Executive Chairman

Email: keith@europeanmet.com

Kiran Morzaria, Non-Executive Director Tel: +44 (0) 20 7440 0647

Henko Vos, Company Secretary

Tel: +61 (0) 400 550 042 Email: cosec@europeanmet.com

WH Ireland Ltd (Nomad & Broker)

James Joyce / Darshan Patel / Isaac Hooper Tel: +44 (0) 20 7220 1666

(Corporate Finance) Harry Ansell (Broking)

**Blytheweigh (Financial PR)** Tel: +44 (0) 20 7138 3222

Tim Blythe Megan Ray

**Chapter 1 Advisors (Financial PR - Aus)** 

David Tasker Tel: +61 (0) 433 112 936

The information contained within this announcement is deemed by the Company to constitute inside information under the Market Abuse Regulation (EU) No. 596/2014 ("MAR") as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 and is disclosed in accordance with the Company's obligations under Article 17 of MAR.

# Appendix 5B

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

# Name of entity

European Metals Holdings Limited (ASX: EMH)				
ABN Quarter ended ("current quarter")				
55 154 618 989	31 March 2024			

Con	solidated statement of cash flows	Current quarter \$A'000	Year to date (9 months) \$A'000
1.	Cash flows from operating activities		
1.1	Receipts from associate	-	-
1.2	Payments for		
	(a) exploration & evaluation	-	-
	(b) development	-	-
	(c) production	-	-
	(d) staff costs	(333)	(1,199)
	(e) administration and corporate costs	(553)	(2,555)
1.3	Dividends received (see note 3)	-	-
1.4	Interest received	181	461
1.5	Interest and other costs of finance paid	-	-
1.6	Income taxes paid	-	-
1.7	Government grants and tax incentives	-	-
1.8	Other (Cinovec associated costs)	-	(10)
1.9	Net cash from / (used in) operating activities	(705)	(3,303)

2.	Са	sh flows from investing activities		
2.1	Pa	yments to acquire or for:		
	(a)	entities	-	-
	(b)	tenements	-	-
	(c)	property, plant and equipment	-	(4)
	(d)	exploration & evaluation	-	-
	(e)	investments	-	(11,392)
	(f)	other non-current assets	-	-

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

Con	solidated statement of cash flows	Current quarter \$A'000	Year to date (9 months) \$A'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 (Proceeds from EBRD investment funds. Refer ASX announcement 21 July 2023)	-	-
2.6	Net cash from / (used in) investing activities	-	(11,396)

3.	Cash flows from financing activities		
3.1	Proceeds from issues of equity securities (excluding convertible debt securities)	-	9,889
3.2	Proceeds from issue of convertible debt securities	-	-
3.3	Proceeds from exercise of options	-	1,120
3.4	Transaction costs related to issues of equity securities or convertible debt securities	-	(3)
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 (Lease Payments)	(19)	(54)
3.10	Net cash from / (used in) financing activities	(19)	10,952

4.	Net increase / (decrease) in cash and cash equivalents for the period		
4.1	Cash and cash equivalents at beginning of period	5,669	8,893
4.2	Net cash from / (used in) operating activities (item 1.9 above)	(705)	(3,303)
4.3	Net cash from / (used in) investing activities (item 2.6 above)	-	(11,396)
4.4	Net cash from / (used in) financing activities (item 3.10 above)	(19)	10,952

Consolidated statement of cash flows		Current quarter \$A'000	Year to date (9 months) \$A'000
4.5	Effect of movement in exchange rates on cash held	67	(134)
4.6	Cash and cash equivalents at end of period	5,012	5,012

5.	Reconciliation of cash and cash equivalents at the end of the quarter (as shown in the consolidated statement of cash flows) to the related items in the accounts	Current quarter \$A'000	Previous quarter \$A'000
5.1	Bank balances	3,012	5,640
5.2	Call deposits	2,000	29
5.3	Bank overdrafts	-	-
5.4	Term deposit less than 3 months	-	-
5.5	Cash and cash equivalents at end of quarter (should equal item 4.6 above)	5,012	5,669

6.	Payments to related parties of the entity and their associates	Current quarter \$A'000
6.1	Aggregate amount of payments to related parties and their associates included in item 1	201
6.2	Aggregate amount of payments to related parties and their associates included in item 2	-
	if any amounts are shown in items 6.1 or 6.2, your quarterly activity report must includation for such payments	le a description of, and an

Amounts paid to directors as director remuneration. A portion of these expenses are reimbursed directly from Geomet. Included in 6.1 are also payments to Nexia Perth Pty Ltd (a company in which a spouse of a director is a key management personnel), for company secretarial support, accounting and bookkeeping fees of \$42.7k.

7.	Financing facilities  Note: the term "facility' includes all forms of financing arrangements available to the entity.  Add notes as necessary for an understanding of the sources of finance available to the entity.	Total facility amount at quarter end \$A'000	Amount drawn at quarter end \$A'000
7.1	Loan facilities	-	-
7.2	Credit standby arrangements	-	-
7.3	Other (please specify)	-	-
7.4	Total financing facilities	-	-
7.5	Unused financing facilities available at qu	arter end	-
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.

8.	Estimated cash available for future operating activities	\$A'000
8.1	Net cash from / (used in) operating activities (item 1.9)	(705)
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)	(705)
8.4	Cash and cash equivalents at quarter end (item 4.6)	5,012
8.5	Unused finance facilities available at quarter end (item 7.6)	-
8.6	Total available funding (item 8.4 + item 8.5)	5,012
8.7	Estimated quarters of funding available (item 8.6 divided by item 8.3)	7.11

Note: if the entity has reported positive relevant outgoings (ie a net cash inflow) in item 8.3, answer item 8.7 as "N/A". Otherwise, a figure for the estimated quarters of funding available must be included in item 8.7.

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: 30 April 2024

Authorised by: The Board

(Name of body or officer authorising release – see note 4)

#### Notes

- 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.