CONFIDENTIAL

Keras (Pilbara) Gold Pty Ltd (Administrators Appointed) (Receivers and Managers Appointed)

Deed of Company Arrangement Proposal dated 13 September 2024

Ite	em	Details				
1	Company or Keras Pilbara	Keras (Pilbara) Gold Pty Ltd (Administrators Appointed) (Receivers and Managers Appointed) (ACN 169 795 037)				
		Address:	c/- KordaMentha Level 44, 108 St Georges Terrace Perth WA 6000			
		Attention:	Richard Tucker John Bumbak			
		Email:	rtucker@kordamentha.com jbumbak@kordamentha.com			
2	Voluntary Administrators		and Daniel Woodhouse in their capacities as joint and several voluntary of the Company			
		Address:	c/- FTI Consulting Level 47, 152 – 158 St Georges Terrace Perth WA 6000			
		Attention:	Hayden White Daniel Woodhouse			
		Email:	hayden.white@fticonsulting.com daniel.woodhouse@fticonsulting.com			
3	Receivers	Richard Tucker and John Bumbak in their capacities as Receivers and Managers of Calidus, Keras Pilbara and Calidus Blue				
		Address:	c/- KordaMentha Level 44, 108 St Georges Terrace Perth WA 6000			
		Attention:	Richard Tucker John Bumbak			
		Email:	rtucker@kordamentha.com jbumbak@kordamentha.com			
4	Proponent	West Coast Go	old Pty Ltd (ACN 680 364 354) or its nominee			
		Address:	c/- Lavan Level 18, 1 William Street Perth WA 6000			
		Attention:	Joseph Abberton Carlyn Tan			
		Email:	joseph.abberton@lavan.com.au carlyn.tan@lavan.com.au			
5	Definitions	5.1 The terms in this term sheet, unless expressly defined otherwise, have the meanings set out in Schedule 1.				
6	Status of this Term Sheet	DOCA	Term Sheet sets out the in-principle terms and conditions of a proposed in respect of the Company. The DOCA will also include provisions that stomary to deeds of company arrangement.			
		conclu	erm Sheet forms the basis of negotiations and agreements to be ded by the relevant parties in order to formalise the relationship and sles of agreement between the parties.			

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		6.3		ns set out in this Term Sheet are not exhaustive and are subject to other things):
			(a)	the approval of the terms of this DOCA at a second meeting of each of the creditors of the Company held pursuant to section 439A of the Act; and
			(b)	the agreement and signing by the relevant parties of detailed legally binding documentation in respect of the proposed DOCA.
		6.4	The tern	ns of this Term Sheet are binding.
7	Objects of the	7.1	The obje	ects of the DOCA are (without limitation):
	DOCA		(a)	to comply with the Act and the resolution of creditors of the Company by which the Company executes the DOCA;
			(b)	to maximise the chance of the Company continuing in existence;
			(c)	to retain as many of the employees of the Company as possible;
			(d)	to facilitate an orderly and cost effective transition of control of the Company to the Proponent; and
			(e)	to provide a better return to the creditors of the Company than would be available to those creditors in a liquidation scenario.
8	Commencement	8.1		eration of the DOCA will commence from the time the deed is executed arties to it.
9	Voluntary Administrators	9.1		untary Administrators were appointed as voluntary administrators of the ny on the Appointment Date.
		9.2	value ar	OCA is approved at a meeting of the Company's creditors by majority in and in number, the Voluntary Administrators on execution of the DOCA ome the Deed Administrators of the DOCA.
10	Deed Administrators of the deed	10.1	DOCA a	mpany appoints the Deed Administrators as deed administrators of the and they will remain so appointed until the DOCA is terminated or until a removed in accordance with the DOCA or the Act.
	(powers, obligations, rights and	10.2		to clause 10.3, during the term of the DOCA the Deed Administrators have the power to (amongst other things):
	indemnities)		. ,	remove or appoint any officer or director of the Company as provided for under the terms of the DOCA or as otherwise agreed by the Proponent;
				provide such information concerning the Company to the creditors of the Company as they see fit;
			, ,	at such time, and in such manner as they see fit, gain access to the Company's books, records, or premises as they see fit, and require such information and documents as they see fit from the Company's directors, officers, and employees; and
			. ,	do any thing necessary or convenient for the purpose of exercising their powers to administer the DOCA (including prosecuting and defending any claims in the name of the Company).
		10.3		standing the Prescribed Provisions, during the term of the DOCA, the dministrators will not have the power to:
			. ,	sell, assign, transfer or otherwise dispose or part with possession of the issued shares of the Company (unless the Proponent consents to such sale, assignment, transfer or disposal); or

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		(b)	raise or borrow any money in the Company's name or in their own name on behalf of the Company (unless the Proponent consents to such raising or borrowing).
	10.4	The De	eed Administrators will as far as reasonably practicable (and amongst nings):
		(a)	ensure the Company's compliance with the DOCA; and
		(b)	facilitate the establishment of a Creditors' Trust.
	10.5		the term of the DOCA and Creditors' Trust, the Deed Administrators' ustees' obligations are:
		(a)	to administer the DOCA and the Creditors' Trust and otherwise to collect, receive, safeguard and administer the Trust Fund prior to its distribution to creditors;
		(b)	to call for and adjudicate upon creditors' proofs of debt in the manner and within the timeframe specified in the DOCA and the Creditors' Trust;
		(c)	to apply the Available Property in payment of the Administrators' Liabilities and the Deed Administrators' Liabilities;
		(d)	to distribute the Trust Fund to creditors in accordance with the DOCA and the Creditors' Trust; and
		(e)	subject to clause 20.2(a), to apply the Trust Fund in payment of the Trustees' Liabilities.
	10.6	carryin	cuting the DOCA, exercising the powers conferred by the DOCA and g out the duties arising under the DOCA, the Voluntary Administrators eed Administrators are taken to act as agents for and on behalf of the any.
	10.7	Deed A	maximum extent permitted by law, the Voluntary Administrators, the Administrators and the Trustees (and any of their agents, partners and vees) shall not be personally liable for (without limitation):
		(a)	any debts incurred or claims, demands, actions, loss, damage, costs, charges, expenses or liabilities caused by any act, omission or default on behalf of:
			(i) the Voluntary Administrators, the Deed Administrators or the Trustees (or any of their agents, partners and employees) in administering the DOCA or the Creditors' Trust or exercising their duties under the DOCA or Creditors' Trust; and
			(ii) the Company;
		(b)	any other agreements entered into by the parties on or around the date of the DOCA or creation of the Creditors' Trust; or
		(c)	any debts incurred or claims, demands, actions, loss, damage, costs, charges, expenses or liabilities suffered or sustained or incurred by any directors of the Company, officers of the Company, shareholders of the Company or creditors of the Company.
	10.8	or clair liabilitie control	oponent agrees to indemnify the Deed Administrators against all debts ns, demands, actions, loss, damage, costs, charges, expenses or es incurred or arising during the period commencing from the date when of the Company's affairs reverts to the board pursuant to clause 13.1 ding on Effectuation or termination of the DOCA (whichever is earlier):
		(a)	caused by any act, omission or default by or on behalf of the Company;
		(b)	arising under any agreements entered into by the Company; and

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		(c) suffered or sustained or incurred by any directors of the Company, officers of the Company, shareholders of the Company or creditors of the Company,		
	10.9	The Voluntary Administrators, the Deed Administrators and the Trustees are to be indemnified out of the assets of the Company and Trust Fund for the Administrators' Liabilities, the Deed Administrators' Liabilities and the Trustees' Liabilities.		
	10.10	The Voluntary Administrators, the Deed Administrators and the Trustees have a lien over the assets of the Company and Trust Fund to secure their right of indemnity under the DOCA Creditors' Trust and otherwise at law.		
	10.11	For the avoidance of doubt, the Deed Administrators may apply to Court in relation to the DOCA.		
11 Initial	11.1	The Initial Conditions Precedent are set out in Schedule 2		
Conditions Precedent	11.2	The parties must use all reasonable endeavours to ensure that the Initial Conditions Precedent are satisfied.		
	11.3	Save for the Initial Conditions Precedent numbered 2, 12 and 17, each of the Initial Conditions Precedent in Schedule 2 are for the sole benefit of the Proponent and can be waived at the discretion of the Proponent.		
	11.4	All of the Initial Conditions Precedent must be satisfied (or waived) by 30 September 2024 (which date may be extended by the Deed Administrators upon written request from the Proponent).		
12 Cash Contribution	12.1	As soon as practicable after execution of the DOCA the Proponent must pay the Cash Contribution to the Deed Administrators to be held on trust.		
	12.2	Upon the satisfaction or waiver of the Initial Conditions Precedent, the Deed Administrators are irrevocably instructed to release the Cash Contribution from trust.		
13 Deed	13.1	After satisfaction of the Initial Conditions Precedent and subject to clause 10.8:		
Administrators' powers and role after satisfaction		(a) Control of the Company's affairs will revert to the board of the Company (as reconstituted in accordance with Schedule 2); and		
of Initial Conditions		(b) The powers and role of the Deed Administrators will be limited to:		
Precedent		 (i) approving and attending to the appointment of new directors to the Company as instructed by the Proponent; 		
		(ii) doing all things necessary to effectuate the DOCA.		
14 Final Conditions Precedent	14.1	Completion of the DOCA will be subject to the satisfaction of the Final Conditions Precedent.		
	14.2	The Final Conditions Precedent are set out in Schedule 3; and		
	14.3	either:		
		(a) the transfer of all of Calidus' shares to the Proponent of the Calidus TS and Calidus DOCA (or its nominee) for nil consideration after obtaining court relief pursuant to section 444GA of the Act and ASIC relief from complying with the Takeover Provisions and execution and release of the Forbearance Agreement between Calidus and the Senior Lender; or		
		(b) all of the following:		
		(i) the Proponent of the Calidus TS and Calidus DOCA:		

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			14.3.b.i.1.	dating and completing the Share Transfer Forms and returning the forms to the Deed Administrators;
			14.3.b.i.2.	procuring the execution and release of the Keras Pilbara Debt Reduction Deed and Calidus Blue Debt Reduction Deed; and
		(ii)		er of all of the shares in Keras Pilbara and Calidus Blue to nent of the Calidus TS and Calidus DOCA or its nominee.
	14.4			Precedent in clause 14.3 is at the election of the blute discretion).
	14.5	Final Con	ditions Prec	nditions Precedent numbered 1, 5, 11 and 14, each of the edent in Schedule 3 are for the sole benefit of the ally be waived at the discretion of the Proponent.
	14.6	Novembe	r 2024 (whic	ions Precedent must be satisfied (or waived) by 30 ch date may be extended by the Deed Administrators from the Proponent).
15 Trustees	15.1			ors will become the Trustees of the Creditors' Trust n of the Creditors' Trust Deed.
	15.2	undertake for and a	en by the De djudication o	reditors' Trust will be to enable certain tasks ordinarily ed Administrators (including but not limited to, the calling f creditors' proofs of debt) to be performed by the ors' Trust in order to:
				Effectuation and termination of the DOCA according to its iently as possible; and
				npany to be released from external administration and e control of the Proponent as efficiently as possible.
16 Employees	16.1			byees and their entitlements will be preserved and ty of the Company following Effectuation.
	16.2	of the Co	mpany imme	ors and Proponent will ensure that the financial position ediately post completion of the DOCA is such that it can employee entitlements of the Continuing Employees.
	16.3		pany will adves prior to Ef	vise the Deed Administrators of any Non-Continuing fectuation.
	16.4	Act, any e what they	eligible empl would have	doubt, and for the purposes of section 444DA(1) of the oyee creditors will be entitled to a priority at least equal to been entitled to if property were applied in accordance 0 and 561 of the Act.
17 Participating	17.1	The Parti	cipating Cre	ditors are:
Creditors			class of cre Class A);	ditors to comprise any Non-Continuing Employees
			class of cre Class B);	ditors to comprise the creditors set out at Schedule 4
			class of cre	ditors to comprise the creditors set out at Schedule 5
		` '	class of cre Class D);	ditors to comprise the creditors set out at Schedule 6
			class of cre Class E); an	ditors to comprise the creditors set out at Schedule 7

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		(f) a class of creditors to comprise the creditors set out at Schedule 8 (Class F).			
	17.2	Unless otherwise agreed in writing by the Proponent, the Secured Creditors will be restricted from realising or otherwise dealing with their security interests if they vote in favour of the DOCA.			
18 Non-	18.1	The Non-Participating Creditors are as follows:			
Participating Creditors		(a) the Continuing Employees; and			
		(b) the Secured Creditors.			
	18.2	Except as provided under any Debt Reduction Deed, the Claims of the Non-Participating Creditors will otherwise be uncompromised and remain on the balance sheet of the Company post-Effectuation of the DOCA and will not be discharged or forgiven.			
19 Available Property	19.1	The Available Property that will be immediately capitalised on execution of the DOCA to deliver the returns to creditors of the Company outlined in clause 20 below, comprise of the following:			
		(a) a contribution by the Proponent in the amount necessary to deliver the returns contemplated by this Term Sheet, comprising the Cash Contribution;			
		(b) any Intercompany Distributions;			
		(c) any cash at bank held by the Administrators on their appointment;			
		 (d) any debtors or receipts collected by the Administrators during the administration; 			
		(e) forgiveness of all Outstanding Monies under the Loan Facility Agreement; and			
		 (f) an amount to reflect the value of the employee entitlements of any continuing employees who are terminated during the administration of the Company; 			
	19.2	The Available Property will be distributed in the following order of priority:			
		(a) first, to the Deed Administrators, cash of \$512,000, and the forgiveness of all Outstanding Monies owed by the Company to the Proponent under the Loan Facility Agreement to discharge the Administrators' Liabilities and the Deed Administrators' Liabilities;			
		(b) second, the balance to the Trust Fund to be distributed in accordance with clause 20.			
20 Trust Fund	20.1	A Creditors' Trust will be established and a fund (the Trust Fund) is to be held by the Trustees which amount will be paid from the funds of the Company following the satisfaction of the Final Conditions Precedent set out in clause 14.			
	20.2	The Trust Fund will be applied in the following order of priority:			
		(a) first, to the Trustees for any amount which they are entitled to be paid or indemnified for under section 443D of the Act estimated to be \$105,000 (exclusive of GST and disbursements);			
		(b) second, the amount necessary to ensure that the employees who are already made redundant or resigned Class A creditors in accordance with section 556(1) of the Act are paid \$1 for every \$1 owed on a pro rata basis;			

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		(c)	third, the amount necessary to ensure that the Non Continuing Employees (Class B) creditors in accordance with section 556(1) of the Act are paid \$1 for every \$1 owed on a pro rata basis;
		(d)	fourth, the amount up to \$50,000 to Class C creditors to pay up to 100 cents for every \$1 owed on a pro rata basis;
		(e)	fifth, the amount up to \$150,000 to Class D creditors to pay up to 7 cents for every \$1 owed on a pro rata basis;
		(f)	sixth, the amount up to \$200,000 to Class E creditors to pay up to 0.05 cent for every \$1 owed on a pro rata basis; and
		(g)	last, the amount of \$50,000 to any intercompany loan creditors (Class F) to pay up to 0.03 cents for every \$1 owed on a pro rata basis.
	20.3	section	claimed moneys shall be dealt with by the Trustees in accordance with a 544 of the Act as if references in that section to the liquidators were aces to the Trustees.
	20.4	Credito	e avoidance of doubt, no distributions will be made in respect of a Trust or's Claim unless that Trust Creditor's Claim is an Admitted Claim (as d in the Creditors' Trust).
	20.5		e avoidance of doubt, the Trustees will be entitled to remuneration, fees, and expenses in addition to the estimated amount stated in clause
21 Adjustments	21.1	payme	oluntary Administrators shall be reimbursed by the Proponent for prents and/or purchase orders they have paid and/or committed to prior to ation that financially benefit the Company post Effectuation.
22 Effectuation of	22.1	Upon t	he date of Effectuation:
the DOCA		(a)	the DOCA will terminate; and
		(b)	the Participating Creditors' Claims against the Company will be released and forever extinguished.
	22.2	the De	ing Effectuation, control of the Company will revert to the Proponent and ed Administrators will not have any residual obligation or responsibility affairs of the Company.
23 Deed Administrators' Remuneration	23.1	An amount will be made available to make a distribution to the Deed Administrators for their remuneration, fees, expenses and liabilities incurred in respect of (among other things):	
		(a)	the administration and deed administration of the Company, pursuant to their appointment under section 436A of the Act;
		(b)	the preparation, stamping, execution and administration of the DOCA, pursuant to the provisions of the DOCA; and
		(c)	the transfer of the Trust Fund by the Deed Administrators to the Creditors' Trust (for distribution in accordance with the terms of the Creditors' Trust Deed).
24 Business as usual	24.1	The Voluntary Administrators will use reasonable endeavours to maintain the Company's business on a "business as usual" basis subject to the voluntary administration until Effectuation.	

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25 Good Faith and Continuing Obligations	25.1	use all r	the parties to this term sheet agree that they will act in good faith and reasonable endeavours to give effect to the transaction contemplated Ferm Sheet.
	25.2	The Pro	ponent will:
		,	provide all reasonable assistance to the Deed Administrators and Trustees of the Creditors' Trust to allow them to unwind the receivership and deed administration trading position; and
		` '	continue to provide reasonable assistance to the Company in their continued trading operations.
26 Creditors' claims	26.1		itors' Claims will be extinguished, except for the Claims of the Non- ating Creditors.
27 Moneys available for distribution	27.1		s set out at clause 19, no money or other property of the Company is e for distribution to the creditors under the DOCA.
28 Moratorium	28.1		to section 444D of the Act and the terms of the DOCA, during the term OCA each creditor must not, in relation to a Claim against the ny:
		(a)	take or concur in the taking of any steps to wind up the Company;
			join, or allow to be joined, the Company to any proceedings in which liability may be imposed on the Company (including as a concurrent wrongdoer);
		. ,	exercise any right of set off or cross action to which the creditor would not have been entitled had the Company been wound up (with the winding up taken to have begun on the 'relevant date');
			institute or prosecute any legal proceedings or enforcement processes in relation to the Company or the Company's property;
		. ,	take any further step (including any step by way of legal or equitable execution) in any proceedings pending against or in relation to the Company at execution of the DOCA; or
		. ,	commence or take any further step in any arbitration commenced prior to the execution of the DOCA against the Company or to which the Company are a party.
	28.2	their offi wind up and the	the term of the DOCA, the Company, their members, their directors and icers must not make or proceed with any application for an order to the Company or pass any resolution pursuant to section 491 of the Act Company's directors and officers must not act inconsistently with the nd objects of the DOCA.
29 Taxation and superannuation liability	29.1	liabilities liability of Assessi Superar	mpany shall at all times whilst the DOCA remains on foot ensure that all sunder any Commonwealth or State legislation that imposes a taxation on the Company and includes but is not limited to the <i>Income Tax ment Act</i> 1936 and the <i>Taxation Administration Act</i> 1953 and nouation Legislation accruing during the period of administration and Iministration are met.
30 Bar to creditors' Claims and	30.1		to the terms of the DOCA and section 444D of the Act, the DOCA may ded by the Company against any creditor in bar to the creditors' Claims.
discharge of debt	30.2		editor must accept its entitlements under the DOCA in full satisfaction Claims against the Company.

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	30.3	agains	OCA may be pleaded as a set-off or in answer to any creditor's Claim at the Company as fully and effectively as if the creditor had executed a g covenant under seal not to sue.
31 Termination of the DOCA	31.1	Condit	uation of this DOCA will occur on the date on which each of the Final tions Precedent have been satisfied (or waived) in accordance with 14.6 above, subject to the Deed Administrators' confirmation in writing.
	31.2	Follow	ring:
		(a)	Effectuation in accordance with clause 31.1; and
		(b)	satisfaction of the Deed Administrators' right of indemnity at law and pursuant to the DOCA as administrators and deed administrators,
		DOCA	abject to the Deed Administrators' duties and obligations under the and otherwise, the Deed Administrators may lodge a notice of ation with ASIC in respect of the DOCA in the form to be specified in the action.
	31.3	This D	OCA will terminate upon the earliest of any of the following:
		(a)	the lodgement of a notice pursuant to the terms of the DOCA (and as described above);
		(b)	the passing of a resolution under section 445E of the Act by the Company's creditors to terminate the DOCA at a meeting convened for that purpose;
		(c)	the making of an order by the Court under section 445D of the Act terminating the DOCA;
		(d)	the Deed Administrators, in their discretion, forming the view that there has been a material breach of the DOCA by a party other than the Deed Administrators, which is unable to be remedied within a reasonable time; or
		(e)	if the Final Conditions Precedent are not satisfied or waived by 30 November 2024 (or such later period as agreed by the Proponent by agreement in writing by both the Proponent and the Deed Administrators).
	31.4		e, at any meeting, the creditors of the Company resolve to terminate the and that the Company be wound up, then:
		(a)	the DOCA is terminated as at the date of that resolution; and
		(b)	sub-sections 446A(3), and (5) to (7) of the Act shall apply as if the Company were being wound up under section 446A of the Act.
	31.5	In the	event of early termination pursuant to clauses 31.3(b) to 31.3(e):
		(a)	liquidators will be appointed to the Company and the Company will be wound up;
		(b)	the Deed Administrators may use the Cash Contribution to discharge the Administrators' Liabilities and the Deed Administrators' Liabilities; and
		(c)	the balance (if any) of the Cash Contribution will be refunded to the Proponent.
	31.6	The te	rmination of the DOCA will not affect:
		(a)	the previous operation of the DOCA; or
		(b)	the enforceability of any accrued obligation under the DOCA owed to the Deed Administrators, which the liquidators may enforce as if the

Item	Details		
		liquidators had been party to the DOCA at the execution of the DOCA in the place of the Deed Administrators.	
32 Superannuation contribution	32.1	The Deed Administrators must determine that the whole of a debt by way of a superannuation contribution is not admissible to prove against the Company if:	
debts		(a) a Superannuation Guarantee Charge:	
		(i) has been paid; or	
		(ii) is, or is to be, admissible to prove against the Company; and	
		(b) the Deed Administrators are satisfied that the Superannuation Guarantee Charge is attributable to the whole of the first-mentioned debt.	
	32.2	The Deed Administrators must determine that a particular part of a debt by way of a superannuation contribution is not admissible to prove against the Company if:	
		(a) a debt by way of Superannuation Guarantee Charge:	
		(i) has been paid; or	
		(ii) is, or is to be, admissible to prove against the Company; and	
		(b) the Deed Administrators are satisfied that the Superannuation Guarantee Charge is attributable to that part of the first-mentioned debt.	
33 Variation	33.1	Save as provided in clauses 11.4, 14.6and 31.3(e), the DOCA may only be varied:	
		(a) by a resolution passed at a meeting of the Creditors convened in accordance with Division 75-10 of the IPS, but only if the variation is not materially different from a proposed variation set out in a notice of meeting; and	
		(b) with written agreement of the parties to the DOCA.	
	33.2	Nothing in the varied DOCA shall limit the operation of sections 445D and 445E of the Act.	
34 Meetings	34.1	The Deed Administrators:	
		(a) may convene a meeting of Creditors from time to time in accordance with Division 75-10 of the IPS; and	
		(b) must convene such a meeting when required to do so under sections 75-15 or 75-20 of the IPS.	
	34.2	Meetings of creditors of the Company are subject to the rules set out in Division 75 of the IPR, with such modifications as are necessary, to meetings of creditors held under this deed as if references to the 'external administrator' or chairperson, as the case may be, were references to the Deed Administrators.	
35 DOCA to supersede	35.1	The terms of the DOCA will supersede this proposal.	
36 Governing law of Transaction Documents	36.1	The laws of Western Australia apply and the parties submit to the exclusive jurisdiction of the courts in that State.	

Schedule 1 - Definitions

Schedule 2 – Initial Conditions Precedents

Schedule 3 – Final Conditions Precedents

Schedule 4 - Class B Creditors

Employees resigned post-proposal but before Effectuation

No.	Creditor name
(a)	Jason Vos
(b)	Stephen Sheppard
(c)	Adam Charles Rapson
(d)	Daniel Allan Hawkins
(e)	Stephen Graeme DAVIS
(f)	Travis Maxwell KEMBREY
(g)	Travis John PRINGLE
(h)	Elton Edward GARNHAM

Schedule 5 - Class C Creditors

Creditors with less than \$5,000 of the advised amount

No.	Creditor name
1.	All Rubber TMH Pty Ltd
2.	Cromag Pty Ltd T/A Sigma Chemicals
3.	Independent Lab Supplies
4.	MEASUREMENT CONTROL ENGINEERING PTY LTD
5.	ABC Refinery (Australia)
6.	ALCOLIZER PTY LTD
7.	Amplitel Pty Ltd
8.	Australian Securities and Investments Commission
9.	Clinipath Pathology Pty Ltd
10.	Control Equipment Pty Ltd
11.	David Moss Corporation Pty Ltd
12.	Digital Document Solutions
13.	Filter Discounters
14.	Firesafe Service & Maintenance
15.	Galvins Plumbing Supplies
16.	Hartac Sales and Distribution
17.	Industrial Protective Products
18.	Lakes Electrical Distributors
19.	Mears Refractory Co Pty Ltd
20.	Noise & Vibration Measurement
21.	OccuMED Consulting Pty Ltd
22.	Proxa Australia PL
23.	Quremed Pty Ltd
24.	Rowe Scientific Pty Ltd
25.	SIS Technologies Pty Ltd
26.	Terex Jacques
27.	Unirack WA
28.	UPG Solutions
29.	Wesfarmers Kleenheat Gas PL
30.	Westair Pneumatic Systems PL
31.	VIP Freight (WA) Pty Ltd
32.	Statewide Bearings
33.	Consep Pty Ltd
34.	Metals Manufacturers Pty Limited
35.	Environmental Control Systems (Australasia) Pty Ltd
36.	WREN OIL ROMINE HOLDINGS PTY LTD T/A

Schedule 6 - Class D Creditors

Key Suppliers

No.	Creditor name
1.	Australian Gold Reagents Pty Ltd
2.	Dynamics g-ex Pty Ltd
3.	HAYCARB HOLDINGS (AUSTRALIA) PTY. LIMITED
4.	INTERTEK TESTING SERVICES (AUSTRALIA) PTY. LTD.
5.	Statewide Oil (Perkal)
6.	Refuel Australia
7.	RocketDNA (WA) Pty Ltd
8.	Zenith Energy Operations P/L
9.	SETS ENTERPRISES PTY LTD
10.	Molycop Technologies Pty Limited
11.	Assetlink Services Pty Ltd
12.	Cloud Connect WA Pty Ltd
13.	EDL LNG Fuel to Power Pty Ltd
14.	GR Engineering Services Limited
15.	Woodside Energy LNG Fuel&Power
16.	BASF Australia Ltd
17.	Cockburn Cement Ltd
18.	Coogee Chemicals Pty Ltd
19.	Department of Energy, Mines, Industry Regulation and Safety
20.	Dust-A-Side
21.	Solvay Interox Pty Ltd
22.	Global Mill Relines

Schedule 7 - Class E Creditors

Other creditors

No.	Creditor name
1.	Acu-Tech Pty Ltd
2.	Europcar WA -The Trustee for OSBORNE TRUCK RENTALS UNIT TRUST
3.	IRON MINE CONTRACTING PTY LTD
4.	Rio Tinto Exploration Pty Ltd
5.	Vulcan Steel (Australia) Pty Ltd
6.	Alliance Airlines Pty Ltd
7.	Atlas Iron Pty Ltd
8.	Certex Lifting Products
9.	Dantranz Logistics Pty Ltd
10.	EAST PILBARA EARTHMOVING PTY L
11.	JDC Drilling
12.	Macmahon Contractors Pty Ltd
13.	MINE EARTH
14.	MINESCOPE SERVICES PTY LTD
15. 16.	National Pump & Energy Pty Ltd
17.	Rapallo Pty Ltd
18.	Seacrest Holdings Pty Ltd T/A Mining and Industrial Wholesalers Trelleborg Engineered Products
19.	Allegro Employment Services
20.	ARGONAUT PCF LIMITED
21.	C.E.M. Alliance
22.	Core HS Pty Ltd
23.	Corescan Pty Ltd
24.	CSE Crosscom
25.	ENVIROLAB SERVICES (WA) PTY LTD
26.	Genalysis Laboratory Services
27.	Haoma Mining NL
28.	INTEGRATED INDUSTRIAL PTY LTD
29.	Kalpumps Pty Ltd
30.	Kennards Hire Pty Ltd
31.	Keramos Mining Supplies
32.	MM Electrical Merchandising
33.	Molycop Technologies Pty Limited
34.	PILBARA ENVIRONMENTAL SERVICES PTY LTD
35.	SEW-Eurodrive Pty Ltd
36.	Silverstone Recruitment PL
37.	The Valve Company Pty Ltd
38.	Weir Minerals
39.	West Power Group Pty Ltd
40.	West Drill Pty Ltd
41.	Groundwater Resource Management Pty Ltd
42.	AMC Consultants Pty Ltd
43.	Jovy Group Pty Ltd
44.	Almond Rock Resources Pty Ltd
45.	Franco-Nevada Australia Pty Ltd

Schedule 8 - Class F Creditors

Intercompany

No.	Creditor name
1.	Calidus Resources Limited
2.	Calidus Blue Spec Pty Ltd
3.	Calidus Otways Pty Ltd
4.	Keras (Gold) Australia Pty LTd

Schedule 9 – Keras Pilbara Employees

No.	Employee name
1.	Eric Ofori ABUAKU
2.	Ahmed Egal ALI
3.	James Frederick ALLEN
4.	Mark Jonathan BEGGS
5.	Joel David BROOKS
6.	Gary BROOKS
7.	Philip CARRINGTON
8.	Kristen CARTER
9.	Daniel CLAYTON
10.	Troy Jason CLYNK
11.	Matthew COBB
12.	Peter James CORNWELL
13.	Vincent CUCITI
14.	Rowan Craig DAVIDSON
15.	Ashleigh Lauren DUNNING
16.	Rory EAKIN
17.	Timothy FUNSTON
18.	Brian Morris GRACO
19.	Benjamin GRIFFIN
20.	Varun Krishna GUPTA
21.	Shiqi HAN
22.	Marion Chloe HARANG
23.	Jon HARMAN
24.	Georgie Marie HARTNELL
25.	Peter HUGHES
26.	Ceri JAHN
27.	Bradley Conrad JAHN
28.	Kevin Tyrone JONES
29.	Morne LAUBSCHER
30.	Jayben Spence LISTER
31.	Bradley John MACDONALD
32.	Richard John MARCUS
33.	Ian Craig MATHESON
34.	Grant MCEWEN
35.	Andrew Raymond MERRICK
36.	Anthony James MORRISON
37.	Stephen James MYERS
38.	Shane MYLES
39.	
40.	Anthony Richard William NIGHTINGALE
41.	Michael Darren PARKE
	Darren John RAVEN
42. 43.	Martin Thomas REILLY
	Nicole Christine REWETI
44. 45.	Ethan Corey REYNOLDS
	Corey REYNOLDS
46.	Rachel Ellen RISHWORTH
47.	Samuel Joseph ROBERTS
48.	Paolo ROSSI RIVERA
49.	John Matthew SAGAR
50.	Bradley SCHILLER
51.	Zoe STOKES
52.	Gary STURGESS
53.	Fraser Anthony TASKER

No.	Employee name
54.	Jacquelyn Emma THYGESEN
55.	Mark TOPP
56.	Tyler VAN DER MERWE
57.	Darryl VAN DER MERWE
58.	Jesse Michael WILSON
59.	Changchun YU
60.	Jinming DONG
61.	John PIANTA

Schedule 10 - Notices