



The Indiana Resources Limited (“**Indiana**” or the “**Company**”) board of directors (the “**Board**”) is committed to conducting Indiana’s business in accordance with the highest standards of corporate governance to create and deliver value for its shareholders. The Board has established a corporate governance framework, including corporate governance policies, procedures and charters, to support this commitment. The framework is reviewed regularly and revised in response to changes in law, developments in corporate governance and changes to Indiana’s business. A copy of these charters, procedures and policies are available on the governance page of Indiana’s website, www.indianaresources.com.au and are referred to in this document where relevant.

As a listed entity, Indiana must comply with Australian laws including the *Corporations Act 2001* (Cth) (Corporations Act) and the Australian Securities Exchange Listing Rules (the “**ASX Listing Rules**”), and to report against the ASX Corporate Governance Council’s Principles and Recommendations (the “**ASX Principles**”).

As required by the ASX Listing Rules, this Corporate Governance Statement (the “**Statement**”) discloses the extent to which Indiana has followed the ASX Principles and Recommendations. Except where otherwise explained, Indiana followed the ASX Principles and Recommendations during the period.

This Statement should be read in conjunction with the material on the Company’s website (www.indianaresources.com.au), including the 2017 Annual Report.

This Statement is current as at 26 September 2017 and has been approved by the Indiana Board.

THE BOARD OF DIRECTORS

Relevant policies and charters with respect to the Board are:

- Company Constitution
- Board Charter

ROLE AND RESPONSIBILITIES

The Board is responsible to shareholders for the long-term performance of the Company and for overseeing the implementation of appropriate corporate governance with respect to Indiana's affairs.

The Board has adopted a formal Board Charter that details the Board's role, authority, responsibilities, membership and operations, and is available on our website at:

<http://indianaresources.com.au/about/corporate-governance/>

The Charter sets out the matters specifically reserved for the Board and the powers delegated to its Committees and to the Managing Director.

The Board delegates responsibility for the day-to-day management of Indiana to the Managing Director, but retains responsibility for the overall strategy, governance and performance of Indiana. The Managing Director then delegates authority to the appropriate senior executives for specific activities and transactions. This authority is governed by a formal 'delegations of authority' policy.

SELECTION AND APPOINTMENT OF DIRECTORS

It is the policy of the Board that in determining candidates for the Board, the following process shall occur.

- The Board evaluates the range of skills, experience and expertise of the existing Board and seeks to identify the particular skills that will best increase the Board's effectiveness. Consideration is also given to the balance of independent directors on the Board.
- A potential candidate is considered with reference to their skills, experience and expertise in relation to other Board members.
- Appropriate background checks are undertaken on potential candidates, including checks as to the potential candidate's character, experience, education, criminal record and bankruptcy history.
- If relevant, the Board (or the Nomination and Remuneration Committee if applicable) recommends an appropriate candidate for appointment to the Board and on passing of a resolution of directors approving such an appointment, an appointment is made. Any appointment made by the Board is subject to ratification by shareholders at the next general meeting.

All new directors are appointed through a written agreement with the Company that sets out their duties, rights and responsibilities. In addition, the Board is responsible for ensuring that new directors undergo an induction process in which they will be given a full briefing on the Company, including meeting with key executives, tours of the premises and an induction package.

Size and Composition of the Board

The Board should be structured in such a way that it has a proper understanding of, and competence to deal with, the current and emerging issues of Indiana's business and encourages enhanced performance of the Company. Reference is made to the Company's size and operations as they evolve from time to time.

In accordance with the Constitution and the Corporations Act, the Board shall at all times have at least three directors, a majority of which shall be independent directors.

Details of the skills, experiences and expertise of each director are set out in the Directors' Report in the 2017 Annual Report and on the Company's website under Board and Management at:

<http://indianaresources.com.au/about/board-and-management-2/>.

Commitment to the Board

Non-executive directors shall satisfy the Board (or Nomination and Remuneration Committee if applicable), prior to their appointment that they are able to allocate sufficient time to carry out their non-executive director position, provide details of other commitments and an indication of the time involved in carrying out those other commitments.

All directors are required to consider the number and nature of their directorships and calls on their time from other commitments.

Informing Shareholders

Shareholders shall be informed of the names of candidates submitted for election as directors at a general meeting of shareholders. In order to enable shareholders to make an informed decision regarding the election, the following information shall be supplied to shareholders:

- Biographical details (including competencies and qualifications and information sufficient to enable an assessment of the independence of the candidate);
- Details of material business relationships between the candidate and the Company and the candidate and directors of the Company;
- Directorships held;
- The term of office currently served by any directors subject to re-election; and
- Any other particulars required by law.

BOARD SKILLS AND EXPERIENCE

Our objective is to have an appropriate mix of expertise and experience on the Board, and where appropriate its committees, so that the Board can effectively discharge its corporate governance and oversight responsibilities.

The Board considers key areas of expertise to be:

- Strategy and business development
- Commercial acumen
- Risk management
- Health and safety
- Financial knowledge and experience
- Government relations
- Executive leadership

The Board considers key areas of experience to be:

- Metals and minerals exploration
- Mining project development
- Non-executive directorships
- African based experience

Board Experience, Skills and Attributes Matrix

A summary of the experience' skills and attributes of the Board is shown in the table below.

Experience, skills and attributes	Board
Corporate leadership Successful experience in MD/CEO and/or other senior corporate leadership roles	3
African experience Senior experience in African locations	3
Metals and mining exploration Relevant industry (resources, mining, exploration) experience	3
Other board level experience Directors of other listed entities (last 3 years)	2
Project development Resources capital project development and management	3
Strategy Development and implementation of corporate strategy	3
Capital markets and business development Experience and capability in equity financing, joint ventures, mergers and acquisitions	3

PERFORMANCE REVIEWS

Performance evaluation of the Board and any applicable Board committees is managed by the Chairman of the Board, working with the Company Secretary.

Each director will be required to complete a questionnaire relating to the role, composition, procedures, practices and behaviour of the Board, any applicable committees and its members. Senior executives having most direct contact with the Board may also be invited to complete similar questionnaires.

Responses to the questionnaires are confidential and provided directly to the Company Secretary with the results then communicated to the Chairman of the Board. The Chairman of the Board meets individually with each Board member to discuss their comments. The Chairman of the Board then meets with the Board as a whole during which each Board member has the opportunity to raise any matter, suggestion for improvement or criticism with the Board.

Individual directors' performance evaluations are completed by the Chairman. The Chairman meets with each individual director and discusses their participation, preparedness and general contribution to the Board. The Board identifies weaknesses in their performance and may recommend strategies to correct those points.

The Managing Director's performance evaluation is reviewed by the Board. The Board conducts a performance evaluation of the Managing Director by conducting a Board meeting, without the Managing Director being present, for each director to provide feedback on the performance of the Managing Director. The Chairman of the Board then meets with the Managing Director to discuss his overall performance. The Chair may recommend strategies to correct weaknesses.

During the year, owing to the significant change in the structure of the Company and to its activities, no performance review of the Board and its members was carried out.

The Managing Director reviews the performance of the senior executives. This is conducted by the Managing Director meeting with senior executives to discuss their overall performance. The Managing Director may recommend strategies to correct weaknesses.

INDEPENDENCE OF THE BOARD

An independent director is a non-executive director who is not a member of management and who is free of any business or other relationship that could materially interfere with – or could reasonably be perceived to materially interfere with – the independent exercise of their judgement.

It is the Board's policy that in determining a director's independence, the Board considers the relationships which may affect independence as set out in Box 2.3 of the ASX Principles as follows:

When determining the independent status of a director, the Board should consider whether the director:

- Is a substantial shareholder¹ of the Company or an officer of, or otherwise associated directly with, a substantial shareholder of the Company;
- Is employed, or has previously been employed in an executive capacity by the Company or another Indiana group company, and there has not been a period of at least three years between ceasing such employment and serving on the Board;
- Has within the last three years been a principal of a material professional adviser or a material consultant to the Company or another Indiana group company, or an employee materially associated with the service provided;
- Is a material supplier or customer of the Company or other Indiana group company, or an officer of or otherwise associated directly or indirectly with a material supplier or customer; or
- Has a material contractual relationship with the Company or another Indiana group company other than as a director.

Family ties and cross-directorships may be relevant in considering interests and relationships which may affect independence, and should be disclosed to the Board.

The Board's assessment of the independence of each current director is set out below.

Name	Status	Appointment Date
Bronwyn Barnes (Chairman)	Independent	5 April 2017
Derek Fisher	Independent	10 February 2014
Bruce McFadzean	Independent	30 March 2015

Details regarding the Chairman and the Directors, including experience and qualifications, are set out in the Directors' Report in our 2017 Annual Report.

Access to independent advice

Under the Board Charter, directors may seek independent professional advice at the Company's expense on any matter connected with the discharge of their responsibilities with the prior written approval of the Chairman.

Access to Board materials and information

Under a Deed of Indemnity, Insurance and Access between the director and the Company, directors have access to inspect the Company's records which have been prepared during, or relate to, the director's tenure or discharge of duties as a director in respect of the Company.

¹ For this purpose, a "substantial holder" is a person with a substantial holding as defined in section 9 of the Corporations Act, which equals 5%.

CHAIRMAN

The directors elect one of their number to the office of Chairman and may determine the period for which that director is to be Chairman. The Chairman presides over meetings of the Board and general meetings of shareholders and is responsible for leading and managing the Board in the discharge of its duties.

COMPANY SECRETARY

The Company Secretary has a dual reporting line to the Managing Director and the Chairman. The Company Secretary in his capacity as company secretary is appointed by the Board and directors have access to the Company Secretary.

The Company Secretary is accountable to the Board through the Chairman on matters regarding the proper functioning of the Board, including assisting the Board and its committees with meetings and directors' duties, advising the Board on corporate governance matters, and acting as the interface between the Board and senior executives.

The role is described in more detail in the Board Charter.

Details regarding the Company Secretary, including his experience and qualifications, are set out in the Directors' Report in the 2017 Annual Report and on the Company's website under Board and Management at:

<http://indianaresources.com.au/about/board-and-management-2/>.

SENIOR EXECUTIVES

Indiana's senior executives are appointed by the Managing Director and their key performance indicators contain specific financial and other objectives. These KPIs are reviewed annually by the Managing Director and approved by the Board. The performance of Indiana's senior executives against these objectives is evaluated annually. This year's performance evaluations are described in more detail in the Remuneration Report in the Company's 2017 Annual Report.

REMUNERATION OF DIRECTORS AND SENIOR EXECUTIVES

Information regarding the approach to remuneration of directors and senior executives, including a summary of the approach to equity-based remuneration, is described in more detail in the Company's 2017 Annual Report at: <http://indianaresources.com.au/category/annual-reports/>.

BOARD COMMITTEES

The Company intends to re-establish a nomination and remuneration committee and audit committee when warranted by the composition of the Board and the Company's circumstances. Until that time, the responsibilities of these committees will be performed by the Board.

If re-established, each Committee will adopt a formal, Board-approved charter that will detail its role, authority, responsibilities, membership and operations. If re-established, the Board committee charters will be reviewed annually and will be available on the Company's website at:

www.indianaresources.com.au.

Each committee will regularly report to the Board on matters relevant to the committee's roles and responsibilities and the minutes of each committee meeting shall be made available to each director unless that director is otherwise precluded due to a potential conflict. Special Board committees are formed as required to give guidance and provide oversight concerning specific matters to the Board.

Nomination and Remuneration Committee

In order to minimise corporate overhead costs, the Board is currently comprised of three directors, all of whom are independent, non-executive directors. Owing to the size and composition of the Board, a separate nomination and remuneration committee is not considered to be appropriate at the present time.

If established, the nomination and remuneration committee will assist the Board in fulfilling its responsibilities in overseeing the:

- Overall remuneration strategy of the Company and its specific application to the Managing Director and direct reports;
- Selection, remuneration and succession of directors; and
- The appointment, performance evaluation and succession of the Managing Director and senior executives.

In the meantime, these responsibilities will be performed by the Board as a whole.

In determining executive remuneration, the Board has sought to balance cash and equity compensation that links individual performance to Company performance. The Company has adopted an option plan that was approved by shareholders in November 2015, to align with current legislation and leading practice.

Audit Committee

In order to minimise corporate overhead costs, the Board is currently comprised of three directors, all of whom are independent, non-executive directors. Owing to the size and composition of the Board, a separate audit committee is considered by the Board not to be appropriate at the present time.

If established, the audit committee will assist the Board to protect the interests of Indiana's shareholders and stakeholders by overseeing on behalf of the Board:

- The integrity of financial reporting;
- The adequacy of the control environment and the processes for identifying and managing financial risk;
- The external audit function; and
- Compliance with applicable legal and regulatory requirements and internal codes of conduct, as requested by the board.

In the meantime, these responsibilities will be performed by the Board as a whole.

The Company has not complied with Recommendation 4.1 of the ASX Principles as it does not have a separate audit committee. The Board believes that due to the Company's size, an audit committee's function and responsibilities can be adequately and efficiently discharged by the Board as a whole. The directors are given the opportunity to liaise with the Company's auditors separately and before the final signing of the half-year and annual financial statements.

The Board considers and deals with matters which would otherwise be attended to by an audit committee, particularly as they relate to corporate reporting, such as:

Responsibilities	Board	Senior Executives
Overseeing the Indiana group, including its control and accountability systems	√	√
Monitoring and guiding the Indiana group in accordance with its planned and approved strategic direction and required performance	√	√

Responsibilities	Board	Senior Executives
Approving and monitoring the Indiana group's budgets	√	√
Reporting to shareholders and authorities, as required, on the performance and state of the Company	√	√
Approving and monitoring the progress of capital management, capital expenditure, acquisitions and divestments;	√	√
Receiving at Board meetings monthly management reports on the financial condition, cash flow forecast and operational results of Indiana and its controlled entities	√	√
Seek assurance from the external auditor that accounting policies and practices are in accordance with current and emerging accounting standards promulgated by the Australian Accounting Standards Board	√	√
Reviewing any significant disagreements between the external auditor and management, irrespective of whether they have been resolved	√	
Continually monitoring and implementing the Indiana group's systems of internal compliance and control, risk management and legal compliance and ensuring the integrity and effectiveness of those systems	√	√
Approving and monitoring financial and other reporting, including reporting to shareholders, the Australian Securities Exchange and other authorities as required.	√	√
Approving and monitoring procedures for the selection of the external auditor and rotation of external audit partners	√	
Assessing the performance and independence of the external auditors	√	

External auditor

The Board is responsible for the initial appointment of the external auditor and the appointment of a new external auditor when any vacancy arises and in doing so may take into account any recommendation of the Audit and Risk Management Committee.

The Company follows the approach of its external auditor in relation to rotation of the audit engagement partner, which is determined by Section 342DA of the Corporations Act. This requires the audit partner to rotate after completing five years as auditor, and must then have a two year cooling off period before recommencing in that capacity. The first reporting period that the current audit engagement partner signed off was the year ended 30 June 2016, which means that a further three years remains before rotation shall occur.

Please see the section below titled 'External Auditor' for further information.

DIVERSITY

The Company is committed to building a diverse and inclusive workforce across a wide range of workforce demographics that extends beyond gender. While it remains committed to workforce diversity, in light of its scope of activity and employee numbers, it is not considered appropriate that the Board:

- Set and disclose measurable objectives for achieving gender diversity; and
- Annually assesses objectives and the Company's progress in achieving them.

CORPORATE REPORTING AND RISK MANAGEMENT

CEO AND CFO DECLARATION

Prior to the Board's approval of the 2017 full year financial results, the Managing Director and CFO provided a declaration to the Board that, in their opinion, the financial records have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the Company, and their opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

On this basis, the Company complied with this recommendation for its 2017 full year results. The Board is satisfied that a formal declaration is not needed for the half year results and that an annual declaration is sufficient.

AUDIT ARRANGEMENTS

The Board is committed to the basic principles that:

- Indiana's financial reports represent a true and fair view of the Company's financial position and financial performance;
- Indiana's accounting practices are comprehensive, relevant and in compliance with applicable accounting standards and regulatory requirements; and
- The external auditor is independent and serves shareholders' interests.

EXTERNAL AUDITOR

The external auditor, RSM Australia Partners ("**RSM**") was appointed in May 2016 as Indiana's external auditor. The change of external auditor was made as part of a process of reviewing the Company's service providers, pursuant to the spin out of its wholly owned subsidiary, Graphex Mining Limited, for which conditional approval to list on the ASX was received on 23 May 2016. RSM will remain as Indiana's external auditor until the next Annual General Meeting, at which time shareholders will be required to vote on RSM's continued appointment as auditor.

Where appropriate, RSM is invited to Board meetings and where relevant, Board papers, are made available to RSM. RSM representatives are also available to all Board members.

The Board is responsible for the initial appointment of the external auditor and the appointment of a new external auditor when any vacancy arises and in doing so may take into account any recommendation of the audit committee, should such a committee be in place. Any appointment made by the Board must be ratified by shareholders at the next annual general meeting of the Company.

Candidates for the position of external auditor of the Company must be able to demonstrate complete independence from the Company and an ability to maintain independence through the engagement period. Further, the successful candidate must have arrangements in place for the rotation of the audit engagement partner on a regular basis.

Other than the mandatory criteria outlined above, the Board may select an external auditor based on criteria relevant to the business of the Company such as experience in the industry in which the Company operates, references, cost and any other matters deemed relevant by the Board.

The Board has adopted an external auditor selection and rotation policy which requires the Board to review the performance of the external auditor and their independence at least annually.

The Board (or the audit committee) oversees the guidelines covering the terms of engagement of Indiana's external auditor. The guidelines include provisions directed at maintaining the independence of the external

auditor and in assessing whether the provision of any proposed non-audit services by the external auditor is appropriate.

At least annually, the Board (or the audit committee), is required to assess the performance and independence of the external auditor and whether the independence of this function is maintained, having regard to the provision of non-audit related services, and provide to the Board the written advice as required by the Corporations Act.

Where the external auditor provides non-audit services, reporting will state whether the audit committee (or the Board) is satisfied that provision of those services has not compromised the external auditor's independence.

The Board (or the audit committee) will review the performance of the external auditor on an annual basis and make any recommendations to the Board.

INTERNAL AUDIT

Owing to the significant reduction in the scope of the Company's activities and the corresponding reduction in the volume of accounting transactions and employee numbers, the Company does not maintain a designated internal audit function within the Company.

The scope of work carried out by the external auditor includes a review of internal controls, especially for the Company's Tanzanian domiciled subsidiaries. The report from the external auditor specifically addresses any weaknesses associated with internal controls as they relate to corporate reporting and any identified weaknesses form the basis of an action plan, the purpose of which is to address any such weaknesses. Implementation and monitoring of the progress of the action plan is undertaken by the Company's CFO, who is an experienced internal auditor.

Comprehensive reporting to the Board on the Company's activities, in particular, the application of funds, is carried out on a monthly basis and forms an important part of the internal control process.

RISK MANAGEMENT

The Company does not have a separate risk committee. The Board oversees the Company's risk management framework. The Company recognises that there are inherent risks in being involved in the minerals exploration industry and operating in overseas jurisdictions, such as Tanzania. The policy of the Board is to monitor and if considered necessary, seek advice on areas of operational and commercial risk and implement strategies for appropriate risk management arrangements.

Specific areas of risk, which are regularly considered at Board meetings, include expenditure levels relative to exploration success, going concern, foreign currency and commodity price fluctuations, performance of activities, human resources, community and environment, land access, political instability and internal control.

Owing to the significant reduction in the scope of the Company's activities and the corresponding reduction in the employee numbers, there is no committee of the Board with specific responsibility for overseeing risk, this function being carried out by the Board. The Board and senior executives are responsible for overseeing the implementation of the Company's approach to risk management.

The Company's approach to risk management is based on the identification, assessment, monitoring, management and reporting of material risks related to its business and management systems.

Risk management governance originates at Board level and flows through to the Managing Director and the Company's business units through the Company's risk register, management and reporting against the risk register and delegated authorities in accordance with the Company's Approvals Framework.

The Company's risk register identifies risks to which the Company is exposed, designating such risks by business function. For each risk in the Company's risk register, the likelihood and consequence of each risk

materialising is assessed and risks are then ranked accordingly. Existing risk mitigation measures are recorded in the risk register and risk rankings are adjusted according to existing risk mitigation initiatives in place.

The Company's activities are focused on exploration at its tenement package located in south-east Tanzania and the Company's risk management practice targeted the risks associated with the Company's exploration in Tanzania.

The Board is responsible for reviewing and ratifying systems of risk management and internal control and compliance, codes of conduct and legal compliance. It uses a number of mechanisms to ensure that management's objectives and activities are aligned with the risks identified by the Board. These include:

- The Board receives monthly reports on the Company's exploration activities at its Tanzanian tenements;
- The implementation of Board approved annual operating budgets and plans which are monitored against actual cost and progress;
- During the 2017 financial year, the Managing Director reported to the Board on financial risks and financial risk management;
- During the 2017 financial year, the Managing Director, based on information provided by specialist consultants, reported to the Board on the approach to management of occupational health and safety risk and the operation of the Company's occupational health and safety risk management system;
- Application of the Company's risk register which identifies risks by aspect of the Company's business, assesses the likelihood and consequence of each risk and ranks each risk, taking account of existing control measures; and
- Ensuring the executive management team is responsible for developing policies, processes and procedures to identify, prioritise and manage risks related to Indiana's activities.

Levels of insurance cover on insurance policies maintained by the Company to mitigate some operational risks are disclosed to the Board for review.

RESPONSIBLE AND ETHICAL BEHAVIOUR

CODE OF BUSINESS CONDUCT

In August 2012, the Board adopted the Code of Business Conduct which applies to all directors, senior executives and employees, and provides a decision-making framework by establishing principles and values to guide decisions and actions. The Code of Business Conduct promotes an organisational culture that enables employees to respond appropriately in a variety of situations and to be accountable for their decisions.

The Code of Business Conduct requires directors, management and employees to deal with the Company's customers, suppliers, competitors, regulatory bodies and each other with honesty, fairness and integrity and to observe the rule and spirit of the legal and regulatory environment in which the Company operates.

The Code of Business Conduct applies to all directors, senior executives and employees, and provides a decision-making framework by establishing principles and values to guide our decisions and actions. It promotes an organisational culture that enables our employees to respond appropriately in a variety of situations and to be accountable for their decisions.

Indiana has a zero tolerance approach to bribery or corruption in its business. The Code of Business Conduct, together with the Anti-bribery and Corruption Compliance Guide, documents the Company's commitment to ensure all officers, employees, contractors, agents and any other party representing Indiana, will act fairly, honestly, with integrity and in compliance with the law. The Code of Business Conduct, together with the Anti-bribery and Corruption Compliance Guide set out the standards and behaviour Indiana expects of its officers,

employees and representatives and links with the Whistleblowing Procedure for the reporting of any actual or suspected breaches.

The Code of Conduct and the Company's Anti-bribery and Corruption Compliance Guide are supported by the Whistleblowing Policy.

The Code of Business Conduct Anti-bribery and Corruption Compliance Guide are available on the Company's website at:

<http://indianaresources.com.au/about/corporate-governance/>.

CONTINUOUS DISCLOSURE AND COMMUNICATIONS WITH SHAREHOLDERS

Indiana is committed to providing information to shareholders and to the market in a manner that is consistent with the meaning and intention of the ASX Listing Rules.

In order to comply with these obligations, the Board has adopted a Continuous Disclosure Policy and Communications Policy, both of which are available on Indiana's website at:

<http://indianaresources.com.au/about/corporate-governance/>.

Indiana's Continuous Disclosure Policy reinforces Indiana's commitment to the ASX continuous disclosure requirements and outlines management's accountabilities and the processes to be followed for ensuring compliance.

The Continuous Disclosure Policy requires that procedures are in place to ensure that:

- Information is reviewed by Company management, including consultation with the Board and external advisors as required to determine if disclosure is required;
- The Managing Director and/or Chairman are advised of and approve all information to be disclosed to the market; and
- The Board is kept fully informed of all information subsequently disclosed to the market.

The Company Secretary has primary responsibility for administration of the Continuous Disclosure Policy, including monitoring compliance with its disclosure obligations and managing all communications with the ASX.

Respecting the rights of shareholders

Indiana endeavours to communicate with shareholders and other stakeholders in an open, regular and timely manner so that the market has sufficient information to make informed investment decisions.

Through its shareholder communications, Indiana aims to provide information that will allow existing shareholders, potential shareholders and financial analysts to make informed decisions about the Company's intrinsic value and meet its obligations under the ASX's continuous disclosure regime.

Indiana has an investor relations program that aims to facilitate effective two-way communication with investors, which includes:

- Issuing regular written shareholder communications such as quarterly financial reporting and an Annual Report which address the Company's strategy and performance;
- Making available on the Company's website important information such as broker research and Company presentations;

- Sending and receiving shareholder communications electronically, both from Indiana and our share registry;
- Maintaining the Board and governance section and investor and media centre on the Indiana website, including posting all announcements after they have been disclosed to the market;
- Engaging in a program of interactions with current and potential investors, and analysts;
- Promoting two-way interaction with shareholders, by supporting shareholder participation in the AGM; and
- Ensuring that continuous disclosure obligations are understood and complied with throughout the Company.

To ensure that security holders have the opportunity to participate at meetings of members:

- At the Annual General Meeting, shareholders elect the directors and have the opportunity to express their views, ask questions about Company business and vote on items of business for resolution by shareholders; and
- The Company's external auditor attends each Annual General Meeting and is available to answer shareholder questions about the conduct of the audit and the preparation and content of the audit report.

DEALING IN INDIANA SHARES

Indiana has in place a Share Trading Policy which applies to Indiana's directors and employees (and their "connected persons"). The policy prohibits directors and employees from trading in Indiana securities if they are in possession of price-sensitive information which is not generally available to the market. It also prohibits dealings by directors and certain employees during defined "blackout periods" except where clearance has been granted for exceptional circumstances or the dealing falls within an excluded category under the Securities Trading Policy.

Defined blackout periods under the Securities Trading Policy relate to:

- Release of the annual financial statements;
- Release of the half-year financial statements; and
- Release of the quarterly activities report.

Outside of these blackout periods and prior to any proposed trade, directors and management must seek approval prior to trading in Indiana securities.

Directors and employees are also restricted from engaging in short-term trading of Indiana securities and from hedging their securities. Key management personnel must not at any time enter into a transaction that involves using Indiana's securities as collateral in any financial transaction, including margin lending arrangements.

A copy of the Company's Securities Trading Policy is available on the Company's website at:

<http://indianaresources.com.au/about/corporate-governance/>.