ALUMINIUM STEWARDSHIP INITIATIVE LTD

A.C.N. 606 661 125

FINANCIAL REPORT

FOR THE YEAR ENDED 31 DECEMBER 2019



Directors' Report

For the year ended 31 December 2019

1. Objectives and Strategy

Aluminium Stewardship Initiative Ltd (ASI) is a not-for-profit public company limited by guarantee under the *Corporations Act* of Australia. It was incorporated on 25 June, 2015 and is also a Registered Charity under the Australian Charities and Not-for-profits Commission (ACNC).

The company has the following objects:

- a. to define globally applicable Standards for sustainability performance and material chainof-custody for the aluminium value chain;
- b. to promote measurable and continual improvements in the key environmental, social and governance dimensions of aluminium production, use and recycling;
- c. to develop a credible assurance and certification system that both mitigates the risks of non-conformity with Standards and minimises barriers to broad scale implementation of Standards; and
- d. to become and remain a globally valued organisation advancing programs for sustainability in the aluminium value chain, which is financially self-sustaining and inclusive of stakeholder interests.

These objects are supported by ASI's Strategic Plan, which sets out the following priorities and goals:

- I. Effective governance: Support organisational performance through effective governance processes, including multi-stakeholder engagement and decision-making.
- II. Credible program: Build and implement rigorous and credible systems for ASI's certification program that comply with the ISEAL Codes of Good Practice.
- III. Growing membership: Strengthen the future success of ASI by encouraging membership growth and certification uptake throughout the global aluminium value chain.
- **IV. Financial resilience:** Enhance the financial resilience of the organisation to enable it to securely plan, appropriately resource its activities and positively adjust to risks and changing circumstances.

2. Principal activities

The principal activities during the financial year were to work with members and stakeholders under the ASI governance model to implement and grow the ASI certification program.

3. Directors

The Directors of the Company at any time during the 2019 financial year were:

Mr Gerard Bos

Director since 20 April 2018

Qualifications and experience: DEBA – Degree in European Business Administration

Mr Rolf Brunkhorst

Director from 27 April 2018 to 22 October 2019 Qualifications and experience: Master of Engineering

Ms Heather Campbell

Director from 8 September 2016 to 18 September 2019

Qualifications and experience: BA (History), BEng (Agric), MEngSc, GAICD, TGMP Chairman – Sustainability Victoria (2016-current), Director – Zoos Victoria (2017 – 2019), Director – Earthwatch Institute (2007-2016), Director/Deputy Chairman – Melbourne Polytechnic (2011-2015)

Dr Sasha Courville

Director since 8 September 2016

Qualifications and experience: BES (Environmental Studies), MSc (Development Studies), PhD Commissioner of Australian Centre for International Agricultural Research (2017-current), Board Member – Global Compact Network Australia (2016-current), Board Member and Treasurer – Water Stewardship Australia (2012-2016), Executive Director – ISEAL Alliance (2005-2012), Chair – Fair Trade Association of Australia and New Zealand (2004-2005)

Mr Tolga Egrilmezer

Director since 1 March 2017

Qualifications and experience: B.Sc. Political Science & Administration, MBA Board of Directors, The Aluminum Association (2018-present), Member of Rio Tinto Aluminium Executive Committee (2017 – present), Member of Sapa Executive Board (2011 – 2016), Vice Chairman, Board of Directors, Sapa Chalco Aluminium Products China (2011 – 2015)

Toby Gray

Director from 28 February 2017 to 5 April 2019

Qualifications and experience: Bachelor of Engineering (Env)

Pippa Howard

Director since 5 April 2019

Qualifications and experience: BSc, BSC (Hons), MSc Zoology, MSc International Development

Anita Roper

Director since 18 September 2019

Qualifications and experience: Bachelor of Business Management, Fellow of the Australian Institute of Management

Director – Yarra Valley Water (2015-current), Deputy Chairman – Stroke Association of Victoria (2017-current), Board Member – Hazelwood Coal Mine Fire Inquiry (2015-2016), Director – Fitzroy Football Club Ltd (2010-2017), Non-Executive Director – Pacific Hydro (2012-2014)

Dr Fiona Solomon

Company Secretary since 25 June 2015

Director 25 June 2015 – 8 September 2016, Chair 25 June 2015 – 26 April 2016

Qualifications and experience: Beng (Mech), PhD, GAICD

Board Member – ISEAL Alliance (2014-2015), Director – S2F Mondiale Pty Ltd (2014-2016), Company Secretary – Council for Responsible Jewellery Practices Ltd (Australia) (2013-2015)

Mr Marcel van der Sluijs

Director since 4 November 2019

Qualifications and experience: Master of Science MSc in Business/Managerial Economics Managing Director – Hermeta Group (2014-current), Board Member – VNO-NCW (2019 – current), Director – Kondor Wessels Deutschland (2005-2012), Member of Supervisory Board – Hermeta (2011-2012), Member of Supervisory Board – Rabobank Vijfheerenlanden (2003-2010)

Mr Daniel Weston

Director since 8 April 2016, Chair since 27 April 2016

Qualifications and experience: LL.B (Hons) Law, Solicitor of the High Court of England & Wales Member of Management Board – Nestlé Nespresso SA (2011-current), Board Member and Investment Committee – Nestlé S.A. Swiss Pension Funds (2011-current), Board Member – Nespresso Sustainability Innovation Fund asbl (2016-current), Member of Management Board – Nestlé HealthCare Nutrition (2007-2011),

Board Member – Nestlé HealthCare Nutrition GmbH (2008-2011), Member of Management Board – Novartis Medical Nutrition (2004-2007), Member of Management Board – Primary Care division of Novartis Pharma AG (2001-2004).

Mr Ken Willings

Director since 15 June 2017

Qualifications and experience: Bachelor of Science in Education

4. Directors meetings

During the financial year, 5 Board meetings were held.

	Number eligible to attend	Number attended
Gerard Bos	5	5
Rolf Brunkhorst	4	2
Heather Campbell	4	4
Sasha Courville	5	5
Tolga Egrilmezer	5	5
Toby Gray	2	1
Pippa Howard	3	3
Anita Roper	1	1
Fiona Solomon	5	5
Marcel van der Sluijs	1	0
Daniel Weston	5	5
Ken Willings	5	5

During the financial year, 2 Finance and Audit Committee meetings were held. Members of the Finance and Audit Committee during the year were Gerard Bos, Sasha Courville (Co-Chair), Tolga Egrilmezer (Co-Chair) and Daniel Weston.

	Number eligible to attend	Number attended
Gerard Bos	2	2
Rolf Brunkhorst	1	0
Sasha Courville	2	2
Tolga Egrilmezer	2	1
Daniel Weston	1	1

During the financial year, 2 Governance Committee meetings were held. Members of the Governance Committee during the year were Rolf Brunkhorst, Heather Campbell (Chair), Anita Roper, Daniel Weston and Ken Willings (Chair).

	Number eligible to attend	Number attended
Rolf Brunkhorst	1	0
Heather Campbell	1	1
Anita Roper	1	1
Daniel Weston	2	1
Ken Willings	2	2

5. Key performance measures

The Company measures its own performance through both quantitative and qualitative evaluation. These metrics are used by Directors to assess the financial sustainability of the Company and whether the company's operational and strategic objectives are being met.

The Company's metrics include:

Effective governance	Credible program	
 Participation in and feedback on AGM 	 Reports on strategic issues as identified 	
 Member participation in nominations and 	 Reports on operational issues as identified 	
elections for governance vacancies	 Reports on IT program 	
 Annual reviews of Board and Committee 	 Growth of certifications 	
effectiveness	 Growth of accredited auditors 	
 Complaints mechanism 	 Delivery of training 	
Growing membership	Financial resilience	
■ Growth in ASI members	 YTD and EOY performance against budget 	
 Distribution of growth across membership 	 Operating reserves 	
classes	■ Cash flow	
 Reports on downstream engagement 	■ Financial Dashboard	
 Reports on engagement in China 	n China • Management letter from financial auditors	

6. Events subsequent to the Reporting Date – Coronavirus (COVID-19) outbreak

The existence of COVID-19 was identified in mainland China in December 2019 and subsequently declared a 'Public Health Emergency of International Concern' by the World Health Organisation ('WHO') in January 2020. Consequent to the spread of the outbreak globally, causing disruption to businesses and economic activity, COVID-19 was characterised as a pandemic by the WHO on 11 March 2020.

The outbreak and measures taken in response are considered by ASI to be non-adjusting events indicative of conditions that arose after the reporting period.

ASI's operations are able to be conducted in a remote or virtual environment and accordingly can be insulated from the social impacts of COVID-19. As of the date of preparation of this financial report the directors are not aware of the existence of significant adverse financial impacts of COVID-19. However, the outbreak will be expected to have significant future macroeconomic impact which in turn may affect ASI's operations, the results thereof, and ASI's state of affairs in years subsequent to 31 December 2019.

7. Members' guarantee

The Company is limited by guarantee. Every member of the Company has a liability to contribute towards deficiencies in the event of the winding up of the Company, to the extent of AUD10 per member. At 31 December 2019, the Company had 109 members. The total value of the members' guarantee at 31 December 2018 is AUD1090.

8. Auditors' independence declaration

The auditor's independence declaration accompanies, and forms part of, this directors' report.

Signed in accordance with a resolution of the Directors.

Daniel Weston Chair of the Board

Dated 15 April 2020



Auditor's Independence Declaration to the Directors of Aluminium Stewardship Initiative Ltd

I declare that, to the best of my knowledge and belief, there have been no contraventions of the auditor independence requirements of the *Australian Charities and Not-for-profits Commission Act 2012* or any applicable code of professional conduct in relation to our audit of the financial report of Aluminium Stewardship Initiative Ltd for the financial year ended 31 December 2019.

DKE

Steven Bradby

Partner

Melbourne, 15 April 2020

Statement of Profit or Loss and Other Comprehensive Income for the Year Ended 31 December 2019

	Note	2019 \$	2018 \$
Revenue Expenses	4	1,963,599 (1,841,444)	1,330,728 (1,246,874)
Net surplus for the year	5	122,155	83,854
Other comprehensive income		-	-
Total comprehensive income for the year		122,155	83,854

Statement of Financial Position As at 31 December 2019

ASSETS			
Current Assets			
Cash and equivalents	10	493,267	424,826
Trade and other receivables	6	893,457	471,820
Total Current Assets		1,386,724	896,646
Non-current Assets			
Intangibles	7	20,115	40,230
Total Non-current Assets		20,115	40,230
TOTAL ASSETS		1,406,839	936,876
HARMITIES			
LIABILITIES			
Current Liabilities			
Trade and other payables	8	71,245	54,557
Revenue in advance		867,455	556,825
Employee entitlements	9	22,742	6,323
Total Current Liabilities	_	961,442	617,705
Non-current Liabilities			
Employee entitlements	9	16,888	12,817
Total Non-current Liabilities		16,888	12,817
TOTAL LIABILITIES		978,330	630,522
NET ASSETS	_	428,509	306,354
EQUITY			
Accumulated surplus		428,509	306,354
TOTAL EQUITY		428,509	306,354

The Statements of Profit or Loss and Other Comprehensive Income and of Financial Position should be read in conjunction with the accompanying notes.

Statement of Changes in Equity for the Year Ended 31 December 2019

	Accumulated deficit	Total
	\$	\$
At 1 December 2018	222,500	222,500
Surplus for the year	83,854	83,854
At 31 December 2018 and 1 January 2019	306,354	306,354
Surplus for the year	122,155	122,155
At 31 December 2019	428,509	428,509

Statement of Cash Flows for the Year Ended 31 December 2019

	Note	2019	2018
		\$	\$
Cash flows from operating activities			
Receipts from members and customers		1,842,526	1,555,142
Payments to suppliers, employees and others		(1,775,402)	(1,349,848)
Interest received		1,317	1,360
Net cash flows from operating activities	10	68,441	206,654
Net increase in cash and cash equivalents		68,441	206,654
Cash at beginning of the financial year		424,826	218,172
Cash and cash equivalents at end of the financial year	10	493,267	424,826

The Statements of Changes in Equity and Cash Flows should be read in conjunction with the accompanying notes.

Notes to the Financial Statements for Year Ended 31 December 2019

1 Corporate Information

The financial report is for the entity Aluminium Stewardship Initiative Ltd ('ASI') as an individual entity. ASI is a not-for-profit public company limited by guarantee, incorporated and domiciled in Australia.

The principal activities of the company for the year ended 31 December 2019 were to work with members and stakeholders under the ASI governance model to implement and grow the ASI certification program.

The company is a registered charity with the Australian Charities and Not-for-Profit Commission and is exempt from income tax. The financial report was approved by the directors as of the date of the directors' declaration.

2 Basis of Preparation and Significant Accounting Policies

(a) Basis of Preparation

The financial statements are general purpose financial statements that have been prepared in accordance with Australian Accounting Standards - Reduced Disclosure requirements and the requirements of the *Australian Charities and Not-for-profits Commission Act 2012* (ACNC Act).

The financial report has been prepared on an accruals basis and is based on historical cost. Cost is based on the fair values of the consideration given in exchange for assets. Unless otherwise indicated, all amounts are presented in Australian dollars, the company's functional currency.

Significant accounting policies adopted in the preparation of these financial statements are presented below and are consistent with prior reporting periods unless otherwise stated.

(b) Changes in Accounting Policies, Accounting Standards and Interpretations

(i) Changes in accounting policy and disclosures

In the current year, ASI has adopted all of the new and revised standards and interpretations issued by the Australian Accounting Standards Board (the AASB) that are relevant to its operations and effective for the current annual reporting period. The adoption of these new and revised Standards and Interpretations has not resulted in any significant changes to any of the company's accounting policies.

AASB 15 Revenue from Contracts with Customers and AASB 1058 Income of Not-for-Profit Entities

The company has applied AASB 15 and AASB 1058 using the modified retrospective (cumulative catch-up) method which means the comparative information has not been restated and continues to be reported under previous standards and interpretations. The company has assessed that no significant impact has arisen in respect of the timing of revenue recognition upon adoption of these accounting standards, and accordingly no adjustments to accumulated funds as at 1 January 2019.

AASB 16 Leases

AASB 16 became effective as of 1 January 2019. The Standard requires lessees to initially recognise a lease liability for the obligation to make lease payments and a right-of-use asset for the right to use the underlying asset for the lease term. The company currently has no in-scope operating leases and accordingly there has been no financial impact on the adoption of the Standard.

(ii) Accounting standards and interpretations issued but not yet effective at 31 December 2019

The following standards and interpretations have been issued at the reporting date but are not yet effective.

(c) Revenue

Revenue recognition policy for revenue from contracts with customers (AASB 15)

AASB 15 requires revenue to be recognised when control of a promised good or service is passed to the customer at an amount which reflects the expected consideration. Revenue is recognised by applying a five-step model as follows:

- 1: Identify the contract with the customer
- 2: Identify the performance obligations
- 3: Determine the transaction price
- 4: Allocate the transaction price and
- 5: Recognise revenue when a performance obligation is satisfied

Notes to the Financial Statements (continued) for Year Ended 31 December 2019

2 Basis of Preparation and Significant Accounting Policies (Continued)

(c) Revenue (continued)

Rendering of services

The company does not sell goods. Generally the timing of the payment for rendering of services corresponds closely to the timing of satisfaction of the performance obligations, however if there is a difference, it will result in the recognition of a receivable, contract asset or contract liability.

Revenue recognition policy for revenue streams which do not have sufficiently specific performance obligations (AASB 1058)

As convenor of the forum of members, the company provides its membership base with access to services such as standards development, learning programs, multi-stakeholder dialogue, broad community networking and, in relation to members seeking certification, to ASI accredited auditors. Membership provides members with the opportunity to participate in the forum. The Directors believe that the company's offering represents a non-specific performance obligation, reflecting the opportunity that members avail themselves of, depending on their goals and objectives. Given non-specificity, AASB 15 defers not-for-profit entities to consider the applicability of AASB 1058 which deals with situations where ASI does not have to perform an obligation in response to the entitlement to income. Accordingly, the company continues to recognise revenue from the provision of membership subscriptions upon receipt of payment. Member subscription invoices that relate to future periods at year end are recognised on the statement of financial position as revenue in advance.

(d) Financial instruments

Recognition and initial measurement

Financial instruments, incorporating financial assets and financial liabilities are recognised when the company becomes a party to the contractual provisions of the instrument.

The company's financial instruments are initially classified as 'at fair value through profit or loss' and related transaction costs are expensed immediately.

Classification

The company's financial assets fall into the following categories: held-to-maturity investments (primarily cash and equivalents with an original maturity of three months or less), and loans and receivables. Accordingly, they are measured at amortised cost using the effective interest rate method.

Financial liabilities comprise trade and other payables, also recognised at amortised cost.

Impairment

At each reporting date, the company assesses whether there is objective evidence that a financial instrument has been impaired. Impairment of financial assets is recognised on an expected credit loss (ECL) basis.

Impairment of trade receivables has been determined using the simplified approach in AASB 9 which uses an estimation of lifetime expected credit losses. The company has determined the probability of non-payment of receivables and multiplied this by the amount of the expected loss arising from default. The amount of any impairment is recorded in a separate allowance account with the loss being recognised in surplus or deficit. Once the receivable is determined to be uncollectable then the gross carrying amount is written off against the associated allowance.

Derecognition

Financial assets are derecognised where the contractual rights to receive cash flows have expired or the asset is transferred to another party whereby the entity no longer has any significant continuing involvement in the risks and benefits associated with the asset. Financial liabilities are derecognised where the related obligations are either discharged, cancelled or expire.

Fair value estimation

Unless otherwise disclosed in the notes to the financial statements, the carrying amount of the company's financial instruments approximates their fair value.

(e) Intangibles

Developed software is capitalised as an asset only when it is anticipated to deliver future reliably measurable economic benefits. The online assurance platform is such an asset. It has a finite life and is carried at cost less any accumulated amortisation and impairment losses. The asset has an estimated useful life of three years.

(f) Impairment of non-financial assets

At the end of each reporting period the company determines whether there is any evidence of an impairment indicator for nonfinancial assets. Where an indicator exists the recoverable amount of the asset is estimated. Where the estimated recoverable amount of the asset is less than the carrying amount, an impairment loss is recognised in surplus or deficit.

Notes to the Financial Statements (continued) for Year Ended 31 December 2019

2 Basis of Preparation and Significant Accounting Policies (Continued)

(g) Employee entitlements

(i) Short-term employee benefit obligations

Liabilities arising in respect of wages and salaries, annual leave and any other employee benefits expected to be settled within twelve months of the reporting date are measured at their nominal amounts based on remuneration rates which are expected to be paid when the liability is settled. The expected cost of short-term employee benefits in the form of compensated absences such as annual leave is recognised in the provision for employee benefits. All other short-term employee benefit obligations are presented as payables.

(ii) Long-term employee benefit obligations

Liabilities arising in respect of long service leave which is not expected to be settled within twelve months of the reporting date are measured at the present value of the estimated future cash outflow to be made in respect of services provided by employees up to the reporting date.

Employee benefit obligations are presented as current liabilities if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting date, regardless of when the actual settlement is expected to occur.

(h) Goods and services tax (GST)

Revenues, expenses and purchased assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Tax Office. In these circumstances the GST is recognised as part of the cost of acquisition of the asset or as part of an item of the expense. Receivables and payables in the statement of financial position are shown inclusive of GST.

Cash flows are presented in the statement of cash flows on a gross basis, except for the GST component of investing and financing activities, which are disclosed as operating cash flows.

(i) Comparatives

Where necessary, comparative information has been reclassified and repositioned for consistency with current year disclosures.

3 Significant Accounting Judgements and Estimates

The directors make judgements and estimates in preparing the financial statements regarding assumptions about current and future events affecting transactions and balances. These judgements and estimates are based on the best information available at the time of preparing the financial statements, however as additional information is known then the actual results may differ from the estimates

The significant judgements and estimates made are described below:

- On the basis of the judgement that the member subscription revenue stream does not have sufficiently specific performance obligations against which subscriptions are matched over time, this revenue is recognised upon receipt.
- The rate of amortisation rate of the online assurance platform is judged to be comparable to industry amortisation rates.

Notes to the Financial Statements (continued) for Year Ended 31 December 2019

		2019 \$	2018 \$
4	Revenue	· · · · · · · · · · · · · · · · · · ·	<u> </u>
•	Revenue from operating activities		
	Member subscriptions	1,905,727	1,278,947
	Auditor accreditation	7,273	5,344
	Other trading revenue	49,282	45,077
		1,962,282	1,329,368
	Interest income Total revenue	1,317 1,963,599	1,360 1,330,728
5	Operating Surplus		
	Surplus has been determined after:		
	Amortisation	20,115	20,115
	Contracted services	734,853	557,821
	Employee benefits expense	490,673	264,367
	Foreign exchange translation	14,002	9,367
	Governance costs	305,575	149,157
	Professional services costs	75,047	74,254
	Travel costs	130,926	122,595
	Other operational and administrative costs	70,253	49,198
		1,841,444	1,246,874
	Included in administrative costs, remuneration of the auditor of the company, PKF (2018: Morrows Audit) for:		
	auditing the financial statements	7,000	6,650
	other accounting services	-	10,316
		7,000	16,966
6	Trade and Other Receivables		
	Trade receivables	879,427	452,429
	GST receivable	14,030	10,642
	Prepayments	· -	8,749
		893,457	471,820
7	Intangibles ==		
•	Online asurance platform at cost	60,345	60,345
	Accumulated amortisation	(40,230)	(20,115)
		20,115	40,230
0	Trade and Other Payables	· · · · · · · · · · · · · · · · · · ·	·
8	Trade and Other Payables	22.025	7.040
	Trade payables	33,825	7,848
	Other payables	37,420 71,245	46,709 54,557
	-	71,243	J+,337
9	Employee Entitlements		
	Current		
	Annual leave	22,742	6,323
	Non-current		
	Long service leave	16,888	12,817
		39,630	19,140

Notes to the Financial Statements (continued) for Year Ended 31 December 2019

		2019	2018
		<i>\$</i>	\$
10	Cash Flow Information		
	(a) Reconciliation of cash		
	reconciled to the related items in the statement of financial position is as follows:		
	Cash and cash equivalents	493,267	424,826
	(b) Reconciliation of cash flow from operations with surplus / (deficit)		
	Surplus from ordinary activities	122,155	83,854
	Adjustments and non-cash items		
	Amortisation	20,115	21,060
	(Increase) / decrease in trade and other receivables and prepayments	(421,637)	28,854
	Increase / (decrease) in trade and other payables	16,688	10,249
	Increase / (decrease) in revenue in advance	310,630	55,543
	Increase / (decrease) in employee entitlements	20,490	7,094
	Cash flows from operating activities	68,441	206,654
11	Related Parties		
	Related parties of the company include Key Management Personnel (KMP),		
	comprising any person(s) having authority and responsibility for planning, directing		
	and controlling the activities of the company, directly or indirectly, including any		
	Director (whether executive or otherwise) of the company.		
	The compensation paid to KMP during the year	263,681	257,274

Non-executive Directors act in an honorary capacity and receive no compensation for their services. During the year, travel expenses totalling \$15,877 (2018: \$7,774) incurred by the Directors in fulfilling their role were reimbursed.

Certain Directors were also directors of member entities. Memberships were paid to ASI at normal membership rates.

Transactions between related parties are on normal commercial terms and conditions no more favourable than those available to other parties unless otherwise stated.

12 Contingencies and Commitments

In the opinion of the Directors, the company had no commitments or contingencies at 31 December 2019.

13 Events subsequent to the Reporting Date

Coronavirus (COVID-19) outbreak

The existence of COVID-19 was identified in mainland China in December 2019 and subsequently declared a 'Public Health Emergency of International Concern' by the World Health Organisation ('WHO') in January 2020. Consequent to the spread of the outbreak globally, causing disruption to businesses and economic activity, COVID-19 was characterised as a pandemic by the WHO on 11 March 2020.

The outbreak and measures taken in response are considered by ASI to be non-adjusting events indicative of conditions that arose after the reporting period.

ASI's operations are able to be conducted in a remote or virtual environment and accordingly can be insulated from the social impacts of COVID-19. As of the date of preparation of this financial report the directors are not aware of the existence of significant adverse financial impacts of COVID-19. However, the outbreak will be expected to have significant future macroeconomic impact which in turn may affect ASI's operations, the results thereof, and ASI's state of affairs in years subsequent to 31 December 2019.

14 Members' Guarantee

The company is incorporated under the *Corporations Act 2001* and is a public company limited by guarantee. If the company is wound up, the constitution states that each member is required to contribute a maximum of \$10 each towards meeting any outstandings and obligations of the company. At 31 December 2019 the number of members was 106.

15 Company Details

The principal place of business of the company is: C/- Piper Alderman, Level 23, 459 Collins Street, Melbourne 3000, Australia

DIRECTORS' DECLARATION

The Directors declare that in the their opinion:

- there are reasonable grounds to believe that the company is able to pay all of its debts, as and when they become due and payable; and
- the financial statements and notes satisfy the requirements of the Australian Charities and Not-for-profits Commission Act 2012.

Signed in accordance with subsection 60.15(2) of the Australian Charities and Not-for-profit Commission Regulation 2013 .

Chair of the Board

Director

Date: 15 April 2020



Independent Auditor's Report to the Members of Aluminium Stewardship Initiative Ltd

Auditor's Opinion

We have audited the accompanying financial report of Aluminium Stewardship Initiative Ltd (the company), which comprises the statement of financial position as at 31 December 2019, the statements of surplus or deficit and other comprehensive income, changes in equity, and cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration.

In our opinion, the financial report is prepared in accordance with Division 60 of the Australian Charities and Not-forprofits Commission Act 2012 (ACNC Act), including:

- giving a true and fair view of the financial position of the company as at 31 December 2019 and of its financial performance for the year ended on that date; and
- (b) complying with Australian Accounting Standards – Reduced Disclosure Requirements and the Australian Charities and Not-for-profits Commission Regulation 2013.

Basis for opinion

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

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

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation and fair presentation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards - Reduced Disclosure Requirements and the ACNC Act, and for such internal control as the directors determine is necessary to enable the preparation of the financial report that is free from material misstatement, whether due to fraud or error.

In preparing the financial report, the directors are responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters relating to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the company or to cease operations, or have no realistic alternative but

Auditor's Responsibilities for the Audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website at: http://www.auasb.gov.au/Home.aspx. This description forms part of our auditor's report.

Melbourne, 15 April 2020

Steven Bradby

Partner