ANGLOGOLD ASHANTI LTD Form 6-K August 20, 2018 UNITED STATES SECURITIES AND EXCHANGE COMMISSION

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

Report on Form 6-K dated August 20, 2018

Commission File Number 1-14846

WASHINGTON, DC 20549

AngloGold Ashanti Limited (Name of registrant)

76 Rahima Moosa Street Newtown, 2001 (P.O. Box 62117, Marshalltown, 2107) South Africa (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F X Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Yes No X

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Yes No X

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No X

Enclosure: Press release ANGLOGOLD ASHANTI REPORT FOR THE SIX MONTHS ENDED 30 JUNE 2018

AngloGold Ashanti Limited

(Incorporated in the Republic of South Africa)

Reg. No. 1944/017354/06

ISIN. ZAE000043485 – JSE share code: ANG CUSIP: 035128206 – NYSE share code: AU

JSE Bond Company Code - BIANG ("AngloGold Ashanti" or the "Company")

Report

for the six months ended 30 June 2018

Johannesburg, 20 August 2018 - AngloGold Ashanti is pleased to provide its financial and operational update for the six-month period ended 30 June 2018.

Strong first half of 2018; production from retained operations up 4% year-on-year

All-in sustaining costs decreased 5% to \$1,020/oz versus first half of 2017

Adjusted EBITDA up 19% to \$723m versus first half of 2017

Free cash flow for H1 2018 improved by \$110m year-on-year, from -\$161m to -\$51m

Q2 2018 Free cash flow generation of \$19m, from an outflow of \$41m in Q2 2017

Guidance remains on track on all metrics

Full-year production expected at the top end, and costs trending towards lower end, of guidance

Net debt down 17% year-on-year, to \$1.786bn; Net debt to Adjusted EBITDA ratio of 1.12 times

South African footprint reduced after completion of Vaal River asset sales

Obuasi agreements successfully delivered and ratified, paving way for project development

Key brownfields projects remain on track and on budget

All-injury frequency rate down 31% from H1 2017; the lowest level in the Company's history

	Six months Six month				
		ended	ended	ended	
		Jun	Jun	Dec	
		2018	2017	2017	
			Restated	Restated	
		US Dollar	· / Imperial		
Operating review					
Gold					
Produced	- oz (000)	1,629	1,748	3,755	
Sold	- oz (000)	1,651	1,790	3,772	
Produced from retained operations	- oz (000)	1,578	1,517	3,279	
Financial review					
Gold income	- \$m	1,922	2,032	4,356	
Cost of sales	- \$m	1,602	1,790	3,736	
Total cash costs	- \$m	1,281	1,339	2,863	
Gross profit	- \$m	410	325	784	
Price received *	- \$/oz	1,310	1,231	1,251	
All-in sustaining costs *	- \$/oz	1,020	1,071	1,054	
All-in costs *	- \$/oz	1,110	1,144	1,126	
Total cash costs *	- \$/oz	823	796	792	
Profit (loss) attributable to equity shareholders	- \$m	33	(176)	(191)	

	cents/share	8	(43)	(46)
Headline earnings (loss)	- \$m	99	(89)	27
	- cents/share	24	(22)	6
Adjusted headline earnings (loss) *	- \$m	85	(93)	9
	- cents/share	21	(23)	2
Net cash flow from operating activities	- \$m	321	321	997
Free cash inflow (outflow) *	- \$m	(51)	(161)	1
Total borrowings	- \$m	2,051	2,366	2,268
Net debt *	- \$m	1,786	2,151	2,001
Capital expenditure	- \$m	335	454	953

Notes: * Refer to "Non-GAAP disclosure" for definition.

\$ represents US Dollar, unless otherwise stated. For restatements refer note 16. Rounding of figures may result in computational discrepancies.

Published: 20 August 2018

June 2018

Operations at a glance for the six months ended 30 June 2018

for the six months ended 50 June 20		uction	Cost o	f sales	All-i	iining	Total	l cash cost	s Gro	•
	oz (000)	Year-on- % Variance	year \$m	Year-on- % Variance	\$/07	Year-on-y % Variance	\$/07	Year-on- % Variance	year \$m	Year-on-year \$m Variance
SOUTH AFRICA Vaal River Operations Kopanang	257 51 12	(41) (71) (72)	(352) (76) (28)	(38) (65) (64)	1,300 1,445 2,070	524	1,152 1,307 2,007	730	(10 <u>)</u> 1 (9)	(6)
Moab Khotsong West Wits Operations Mponeng	39 119 119	(70) (27) 12	(48) (171) (171)	(66) (31) 24	1,250 1,359 1,359	9(8)	1,086 1,153 1,147	3(8)	(13)	(17))30)(8)
TauTona Total Surface Operations	 87	(100) (6)	— (104)	(100) 6		(100) 614		(100) 19	3	38 (6)
INTERNATIONAL OPERATIONS	1,372	24	(1,509)4	948	(4)	769	10	442	. 104
CONTINENTAL AFRICA DRC	695	5	(788)	6	939	(3)	816	13	185	5 42
Kibali - Attr. 45% ⁴ Ghana	168	32	(195)	7	876	(26)	699	(20)	32	50
Iduapriem Obuasi Guinea	126	18 (100)	(117) 4	21 276	928 —	(10) —	781 —	(8)	57 4	<u>21</u>
Siguiri - Attr. 85% Mali	127	(19)	(139)	(23)	826	4	798	12	50	(10)
Morila - Attr. 40% ⁴ Sadiola - Attr. 41% ⁴ Tanzania	15 30	22 (1)	(19) (36)	30 13	1,319 1,050		1,075 980		1 4	(2)
Geita Non-controlling interests, exploration and other	229	_	(284)(21)	20 (23)	1,030	010	891	60	30 9	(16)(1)
AUSTRALASIA Australia	306	20	(290)	16	1,05	2(3)	790	2	100	35
Sunrise Dam Tropicana - Attr. 70% Exploration and other	153 153	43	(149) (132) (10)	25 10 (16)	1,124 938		888 655	(9) 14	46 64 (10)	1
AMERICAS Argentina	371	(6)	(430)	(7)	877	(9)	662	7	157	27
Cerro Vanguardia - Attr. 92.50% Brazil	141	1	(179)	(8)	657		489	_	85	21
AngloGold Ashanti Mineração Serra Grande	175 55	(11) (4)	(188) (64)	(5) (12)	999 1,07	5(18)	761 802	19 (8)	53 10	(8) 10
Non-controlling interests, exploration and other			1	41					8	4

Total	1,629(7)			1,020(5)	823 3	
OTHER		8	432			15 12
		(1,85	2)(8)			447 134
Equity accounted investments incabove	luded	250	10			(37)(49)
AngloGold Ashanti		(1,60	2)(10)			410 85

 $^{^{\}rm 1}$ Refer to note C under "Non-GAAP disclosure" for definition.

 $^{^2}$ Refer to note D under "Non-GAAP disclosure" for definition.

³ Variance June 2018 six months on June 2017 six months - increase (decrease).

⁴ Equity accounted joint ventures.

Financial and Operating Report

FINANCIAL AND CORPORATE REVIEW (1)

AngloGold Ashanti continued to deliver on its strategy to improve free cash flow and returns, with a strong first-half operating and financial result. Production from retained operations increased by 4% year-on-year, which along with good cost control and a higher gold price, helped drive improvements in earnings and free cash flow. Productivity rates, up 58% from 2012, continued to improve as the effects of portfolio restructuring became evident, brownfields investments started to yield returns, and operational efficiency initiatives gained traction. Strong progress on many fronts allowed AngloGold Ashanti to maintain guidance across all metrics with production expected at the top end of the range and costs trending towards the lower end of the range.

The sale of the Vaal River underground mines was completed at the end of February, and the proceeds were immediately applied to reduce debt and further improve balance sheet flexibility. Brownfields projects remained on track and on budget. The ratification of investment agreements by Ghana's Parliament in June 2018 allowed the redevelopment of the high-grade Obuasi Gold Mine to commence in earnest.

"We continued to improve our portfolio, strengthen our balance sheet and increase productivity, all of which are the cornerstones of our strategy to improve free cash flow and returns over the long term," Chief Executive Officer Srinivasan Venkatakrishnan said. "The business is in good shape - production is strong, costs are improving and our pipeline is well stocked with options."

Group Operating Performance

Production from retained operations for the first six months of 2018 (excluding Moab Khotsong, Kopanang and TauTona mines) was 1.578Moz at a total cash cost of \$807/oz, compared to 1.517Moz at a total cash cost of \$740/oz for the first six months of 2017. All-in sustaining costs (AISC) for these retained operations were \$1,005/oz for the first six months of 2018, compared to \$1,030/oz in the same period last year.

The International Operations achieved a 4% year-on-year reduction on AISC to \$948/oz during the first half of 2018 from \$988/oz during the first half of 2017, alongside a 4% increase in production to 1.372Moz from 1.313Moz.

Total production for the group, including those operations either sold or closed earlier this year, was 1.629Moz at a total cash cost of \$823/oz for the six months ended 30 June 2018, compared to 1.748Moz at a total cash cost of \$796/oz in the first six months of 2017. AISC for this set of assets fell 5% to \$1,020/oz, versus \$1,071/oz in the first half of 2017.

There was a \$16/oz improvement in group total cash costs from the first to the second quarter of this year, reflecting a positive trend in performance as the Operational Excellence initiative starts to gain traction. This trend is expected to continue over the remainder of the year and beyond, as underground production at Kibali continues to ramp up, Sunrise Dam's improving productivity trend continues, Brazil recovers from minor disruptions related to a nationwide trucker strike during the first half of this year, and South Africa completes its restructuring and ramp-up at Mponeng's below 120 area.

Group Cash Flow and Earnings

Free cash flow for the six months ended 30 June 2018 improved by \$110m to an outflow of \$51m from an outflow of \$161m in the first six months of last year. Free cash flow of \$19m was recorded during the second quarter of the year. The year-on-year movement in free cash flow was aided by a higher gold price received, lower capital expenditure and an improved operating performance, and was partially offset by a reduction in gold sold and the lock-up of \$29m indirect taxes in Tanzania (\$19m) and the Democratic Republic of Congo (\$10m). The Company generated \$13m of free cash flow before investment of growth capital during the first six months of the year.

The Company reported basic earnings attributable to shareholders of \$33m, or 8 US cents per share for the first six months of 2018. This includes the adverse impact of \$66m, or 16 US cents per share (post-tax) related to the impairment of the Mine Waste Solutions Uranium plant in South Africa, given that, under current market conditions, the plant is unlikely to be utilised. This compared to a loss of \$176m, or 43 US cents per share in the first half of last

year, which included impairments on certain South African assets of \$86m, or 21 US cents per share (post tax). Adjusted headline earnings were \$85m, or 21 US cents per share, for the first six months of 2018 versus a loss of \$93m, or 23 US cents per share in the first half of 2017. Increases in adjusted headline earnings were due mainly to the improved operating performance and the higher gold price received.

Adjusted earnings before interest, tax, depreciation and amortisation (Adjusted EBITDA) grew 19% to \$723m, during the first half of 2018, compared to \$610m in the first half of last year, which included the \$63m pre-tax impact from the silicosis class-action law suit settlement provision made last year.

Net debt declined by 17% to \$1.786bn at 30 June 2018, from \$2.151bn at the same time last year. The balance sheet remains robust, with the \$1bn US Dollar RCF undrawn, A\$325m undrawn on the A\$500m Australian dollar RCF, approximately R4.5bn available from the South African RCF's and other facilities, and cash and cash equivalents of \$215m, at 30 June 2018.

The ratio of Net debt to Adjusted EBITDA at the end of June was 1.12 times, compared to 1.56 times at 30 June 2017. The current Net debt to Adjusted EBITDA ratio falls well below the covenant ratio of 3.5 times which applies under the revolving credit facilities, and also below AngloGold Ashanti's own target of 1.5 times, through the cycle

(1) Production and financial results from retained operations for the six months ended 30 June 2018 have been presented as part of this financial and corporate review. Retained operations exclude any results from Moab Khotsong, Kopanang and TauTona and these results have been provided for illustrative purposes only. This information constitutes pro forma information.

Capital expenditure (including equity accounted investments) decreased by 26% from \$454m for the six months ended 30 June 2017 to \$335m for the six months ended 30 June 2018. This decrease was largely due to a decrease in capital expenditure in South Africa, the Americas and in Continental Africa. It is expected that group capital expenditure will increase in the second half of the year relative to the first half, in line with past trends, whilst remaining within the guided range.

Summary of six months-on-six months operating and cost variations:

Particulars	Six months ended June 2018	Six months ended 3June 2017	% Variation six months vs prior year six	Six months ended June	Six months ended June 12017 Excluding Closed and sold operations	
			months			
Operating review						
Gold						
Production (kozs)	1,629	1,748	(7)	1,578	1,517	4
Financial review						
Gold price received						
(\$/oz)	1,310	1,231	6	1,310	1,231	6
Total cash costs (\$/oz))823	796	3	807	740	9
Corporate &						
marketing costs (\$m)	37	35	6	37	35	6
*						
Exploration & evaluation costs (\$m)	46	62	(26)	46	62	(26)
All-in sustaining costs	81.020	1,071	(5)	1,005	1,030	(2)
(\$/OZ) ***					•	
All-in costs (\$/oz) **	1,110	1,144	(3)	1,099	1,114	(1)
Adjusted EBITDA (\$m)	723	610	19	722	594	22
(\$111)						
Cash inflow from						
operating activities	321	321	_	320	312	3
(\$m)						
Free cash outflow	(51)	(161)	68	(44)	(130)	66
(\$m) Free cash outflow	,	, ,			,	
excluding SAR	(12)	(152)	92	(5)	(121)	96
redundancies (\$m)	(12)	(132)) <u>_</u>		(121)	70
Capital expenditure	335	454	(26)	328	414	(21)
(\$m)	333	⊤ ひ⊤	(20)	520	⊤1 1-f	(21)

^{*} Includes administration and other expenses.

Guidance Notes

^{**} World Gold Council standard, excludes stockpiles written off. 2018 Guidance Update

Production	on (000oz)	3,325 - 3,450	Includes two months production from Moab Khotsong and Kopanang at ~30koz per month			
Costs	ts All-in sustaining costs (\$/oz) 99 Total cash costs (\$/oz) 77		See economic assumptions below			
	Corporate costs (\$m)	70 - 80				
Overheads Expensed exploration and study costs (\$m)		115 - 125	Including equity accounted joint ventures			
	Total (\$m)	800 - 920				
Capey	Sustaining capex (\$m)	600 - 670				
Capex	Non-sustaining capex (\$m)	200 - 250	Expenditure related to Obuasi, Siguiri Hard Rock project, Kibali and Mponeng			
Deprecia	tion and amortisation (\$m)	775				
•	tion and amortisation - included in counted earnings (\$m)	150	Earnings of associates and joint ventures			
Interest and finance costs (\$m) - income		140				
Other operating expenses (\$m) 90			Primarily related to the costs of care and maintenance			
			reported, with production expected at the top end of the range			
		•	Economic assumptions have been adjusted as follows:			
ZAR12.9	0/\$, \$/A\$0.76, BRL3.56/\$, AP25.	06/\$; Brent	\$74/bl.			

Both production and cost estimates assume neither operational or labour interruptions, or power disruptions, nor further changes to asset portfolio and/or operating mines and have not been reviewed by our external auditors. Other unknown or unpredictable factors could also have material adverse effects on our future results and no assurance can be given that any expectations expressed by AngloGold Ashanti will prove to have been correct. Please refer to the Risk Factors section in AngloGold Ashanti's annual report on Form 20-F for the year ended 31 December 2017, filed with the United States Securities and Exchange Commission (SEC).

OPERATING HIGHLIGHTS

International operations have delivered a reduction in AISC, reflecting the results of the intensified work on the Operational Excellence initiative. The Company continued to deliver on its strategic objective to improve the quality of its portfolio, as the higher spending on capital in the last year has begun to bear fruit. There have been delays in permitting in Brazil, which although now resolved, are expected to have only a minor impact on the region's production for the year.

The Continental Africa region posted a strong operating performance, led by higher grades and volumes at Iduapriem, and also at Kibali where underground production continued to ramp up. Inflationary pressure, dominated by higher fuel prices, led to higher total cash costs year-on-year of \$816/oz, up from \$721/oz in the first half of 2017. Quarter-on-quarter production rose 21% to 380,000oz at the end of the second quarter, compared to 314,000oz in the first quarter, and total cash costs improved quarter-on-quarter to \$794/oz, down \$48/oz, or 6% from the first quarter.

In Ghana, Iduapriem produced 126,000oz at a total cash cost of \$781/oz for the six months ended 30 June 2018, compared to 107,000oz at a total cash cost of \$847/oz in the same period in 2017. Production increased by 18% as a result of a 7% increase in recovered grade from mining of marginally higher grade areas and an 11% increase in tonnage treated due to improved plant reliability and utilisation compared to the previous period. Total cash costs per ounce decreased by 8% mainly due to the higher gold production, partly offset by higher mining costs from higher volumes mined and increased fuel prices. Obuasi remained in care and maintenance during the period.

In Mali, Morila's production increased by 22% to 15,000oz for the six months ended 30 June 2018 as a result of a 37% increase in recovered grade as the operation recommenced mining activities in N'tiola pit with access to higher grade ore, compared to tailings treatment in the previous period. Morila produced 12,000oz in the same period last year. At Sadiola, production was 30,000oz at a total cash cost of \$980/oz for the six months ended 30 June 2018, compared to 31,000oz at a total cash cost of \$862/oz in the same period last year. Production decreased in line with reduced recovered grade as the mine transitions to a stockpile treatment plan, partly offset by a 1% increase in tonnage throughput. Total cash costs per ounce increased because of stockpile treatment transition costs, full grade ore stockpile utilisation and lower production compared to the previous period.

In Guinea, at Siguiri, lower planned grades resulted in lower production and higher costs. In Tanzania, at Geita, the increase in treated volumes was offset by a 6% drop in recovered grades and additional cost pressures from higher fees and royalties when compared to the first half of last year. However, Geita's total cash costs remained flat quarter-on-quarter.

In the Americas region, production declined mainly due to lower tonnes treated in Brazil, where operations were impacted by a 10-day trucker strike in the region.

In Brazil, at AngloGold Ashanti Mineração, production was 11% lower due to lower grades and less tonnes treated. Cuiabá was impacted by lower tonnages and challenges accessing high-grade areas. Córrego do Sítio was mainly affected by lower grades.

At Serra Grande, production was 55,000oz for the six months ended 30 June 2018, compared to 57,000oz for the same period last year, due to lower tonnages mined and treated, partially offset by higher grade. Total cash cost was at \$802/oz for the six months ended 30 June 2018, a decrease of 8%, compared to a total cash cost of \$876/oz in the same period last year. Such decrease is mainly due to contributions from the higher grades and the favourable impact of exchange rates, partly offsetting lower volumes, stockpile movements and higher inflation.

In Argentina, Cerro Vanguardia's production and costs remained relatively flat. The operation experienced unfavourable stockpile movements, due to lower tonnes mined and higher tonnes treated, which was partially

ameliorated by lower heap leach costs. Higher inflation also impacted costs negatively, following the second round of wage negotiations during the period. These negative effects were attenuated by the continued weakening of the Argentine peso and favourable efficiencies derived from lower spending on fuel, lubricants, energy, mine contractors, maintenance services, explosives and spare parts. Higher by-product income due to higher volumes sold was partially offset by the lower average silver price.

The Australia region produced 306,000oz at a total cash cost of \$790/oz, compared to 255,000oz at a total cash cost of \$775/oz in the same period last year. AISC for the first half of 2018 was \$1,052/oz compared to \$1,083/oz in the first half of last year. The 20% increase in gold production was largely due to a significant lift in the contribution from Sunrise Dam.

At Sunrise Dam the successful implementation of a strategy to lift mined grade and underground ore production resulted in a 43% increase in gold production to 153,000oz for the first half of 2018 compared to 107,000oz in the same period last year. The total cash costs decreased by 9% to \$888/oz for the six months ended 30 June 2018 from \$977/oz in the first half of 2017, largely due to the higher gold production. The Recovery Enhancement Project (REP) at Sunrise Dam, involving the addition of a flotation and ultra-fine circuit, was successfully commissioned on schedule in June. The REP is expected to deliver an average increase in gold recovery of 8%.

Tropicana's production (70%) was 153,000oz for the six months ended 30 June 2018, an increase of 3% compared to the output in the amount of 148,000oz in the same period last year. The total cash costs increased by 14% to \$655/oz for the six months ended 30 June 2018, compared to \$575/oz in the first half of 2017. The increase in the cash cost was due to a lesser proportion of waste mining being allocated to capital in the first half of 2018 compared to the corresponding period last year. During the first half of 2018, concrete works were completed for installation of a second, 6MW ball mill in the Tropicana processing plant. This project is on schedule for completion at the end of 2018.

The South Africa region produced 257,000oz at a total cash cost of \$1,152/oz for the six months ended 30 June 2018, compared to 435,000oz at a total cash cost of \$1,092/oz in the same period in 2017. Total cash costs increased 6% year-on-year given inflationary pressure, particularly in wages, power and consumables, and the negative impact of the exchange rate as the Rand remained stronger against the US Dollar during the half year.

Production from retained operations (excluding Moab Khotsong and Kopanang which were sold, and TauTona undergoing orderly closure), was up 1% year-on-year to 206,000oz at a total cash cost of \$1,115/oz for the six months ended 30 June 2018, compared to 204,000oz at a total cash cost of \$1,014/oz in the same period in 2017. AISC from the retained operations was \$1,269/oz for the first half of 2018, up from

\$1,166/oz for the first half of 2017, with the increase attributable mainly to the 10% rise in cash costs year-on-year. The restructuring of the asset portfolio in South Africa, announced in May 2018, is underway to ensure that both on-and off-mine cost structures are appropriate for the considerably smaller production base. Discussions with affected employees and their representatives in organised labour are in progress and are anticipated to be completed in the second half of the year.

Mponeng delivered a 12% production improvement year-on-year at 119,000oz at a total cash cost of \$1,147/oz for the six months ended 30 June 2018, compared to 106,000oz at a total cash cost of \$1,046/oz in the same period in 2017. The improvement was mainly a result of a higher reef value and the operation improving mining practices. Total cash costs were 10% higher year-on-year, mainly due to inflationary increases and the negative impact of the Rand/US Dollar exchange rate.

Surface Operations produced 87,000oz at a total cash cost of \$1,061/oz for the six months ended 30 June 2018, compared to 92,000oz at a total cash cost \$970/oz in the same period in 2017. Production at the Vaal River Surface Sources was impacted by the sale of Mispah and West Gold plants. West Wits Surface Sources' production was down for the first six months of the year as a result of the low-grade areas reclaimed at the Savuka marginal ore dumps and the tailings storage facilities.

Mine Waste Solutions' production was assisted by significant recovery improvements (four percentage points higher), as the operations reverted to normal production levels compared to the first half of 2017, which was impacted by significant storms.

The Vaal River operations, which included Moab Khotsong and Kopanang, produced 51,000oz at a total cash cost of \$1,307/oz for the six months ended 30 June 2018, compared to 174,000oz at a total cash cost of \$1,003/oz in the same period in 2017. The decrease in production results from the fact that only two months of contribution from the mines, which were sold on 28 February 2018, have been reflected.

SAFETY UPDATE

It is with great sadness that we report three fatalities in the first half of 2018. The South Africa region suffered two fatal accidents. At Moab Khotsong a tramming accident caused one fatality and at Mponeng a mechanical loader operator was fatally injured in a seismic fall of ground. In Brazil there was one fatality following an electricity-related incident. AngloGold Ashanti remains committed to establishing and adhering to the best safety practices in the industry. The group's All-Injury Frequency Rate, the broadest measure of workplace safety, was 5.6 injuries per million hours worked for the six months ended 30 June 2018, down 31% from the first half of last year and its lowest level in the Company's history.

UPDATE ON CAPITAL PROJECTS

Kibali

At Kibali, the underground ore production has now stabilised at planned capacity and the underground materials handling system and ore hoisting via the shaft is on track to reach name plate capacity. The total underground ore tonnes mined for the first half of the year are 1,686t (compared to 1,595kt in the same period last year), of which 1,194kt were hoisted (compared to 118kt in the same period last year). In addition, 5km of development was completed from the declines. The third hydropower station at Azambi is still on track for completion in the second half of 2018. Construction of the next phase of tailings storage facility was initiated at the end of 2017, providing additional capacity for carbon in leach (CIL) tails and is scheduled for completion in the second half of 2018.

Mponeng Phase 1 and 2

Phase 1 was negatively impacted by a fatal accident which occurred on 126 level in April 2018. This fatal accident caused a delay in the ore reserve development and also had an impact on the construction activities to a lesser extent.

Progress on the construction activities was as follows:

Water Management Infrastructure - piping installation completed;

Ore Handling Infrastructure - construction completed with commissioning planned for the third quarter of 2018;

The reef pass between 123 and 126 level is delayed due to the breakdown on the raiseborer reamer head. This is an additional scope to overcome congestion on 123 level tramming;

The ventilation hole from 116 level to decline 3 was stopped due to repeated non-compliance in accuracy by the contractor. A procurement process has been initiated for the replacement of the contractor; and

Ore Reserve Development at 126 level - encountered slow advance rates in areas of high geological complexity, which require additional secondary support.

The Mponeng feasibility study

A technical review was undertaken in the period ended June 2018, resulting in various technical recommendations which include optimising capital expenditure, and conducting further studies in the ventilation and tailing storage strategies.

The Technology Innovation project has been scaled down in line with the accelerated closure of the TauTona mine. Work continues to establish the site for the High Strength Backfill (HSB) plant at Mponeng mine. However, delays were encountered in the development of the excavation and it is estimated that the plant construction will now commence in third quarter of 2018.

Siguiri Combination Plant

Siguiri is undergoing construction of a new Combination Plant, which is expected to be completed by year end and will allow for the treatment of harder rock. Most of the civil work is nearing completion, which is anticipated by the third quarter of the year. The mill was lifted into position and the installation of the secondary and tertiary crushers was completed during the first half of the year. The conversion of the carbon-in-leach tanks has been completed. Construction of the new power plant, to meet additional power requirements, will be ready for commercial operations during the fourth quarter, as planned.

Obuasi project

In June 2018 the parliament of Ghana ratified the development and fiscal agreement for the redevelopment of Obuasi. After considering the environmental impact statements for the project, the EPA issued the permits for the project. Work has started in earnest towards the redevelopment of the Obuasi high-grade orebody, including commencement of the recruitment of the project and operating teams. Detailed planning for execution and preparation for early works contracts continue, with focus on redeveloping the mine into a modern and mechanised

operation. AUMS, through its 70/30 JV with Rocksure International (a Ghanaian mining contractor), is the preferred contractor for delivery of underground mining services. Negotiations of the final contract terms and conditions are well advanced with an expectation that project works will commence later in 2018. The joint venture will trade under the name Underground Mining Alliance Limited. The project will be developed in two phases; the first phase will enable a production rate of 2,000tpd and first gold is expected in late 2019, while the second phase will enable production to be increased to 4,000tpd, approximately 12 months later, toward the end of 2020.

CORPORATE UPDATE

CEO Transition

On 23 July 2018, the Company announced the appointment of Kelvin Dushnisky as chief executive officer (CEO) and an executive director of the Board of Directors of AngloGold Ashanti, effective 1 September 2018. Mr. Dushnisky, who will relocate to Johannesburg, where AngloGold Ashanti is based, replaces outgoing CEO Srinivasan Venkatakrishnan (Venkat), who departs at the end of August 2018 for a role at London-based Vedanta Resources. Venkat will cease to be a member of the Company's Board of Directors with effect from 31 August 2018.

Obuasi Arbitration Proceedings Resolved

The Obuasi mine, operated by AngloGold Ashanti (Ghana) Limited, had been the subject of a dispute with the Republic of Ghana since February 2016, when military protection was withdrawn from the mine and the site was being overrun by illegal miners for close to nine months.

The case was registered with the International Centre for Settlement of Investment Disputes on 2 May 2016, with the Company filing an urgent request for provisional measures on 3 June 2016. This request was eventually voluntarily suspended following the gradual restoration of law and order at the mine under the directive of the Minerals Commission from October 2016 onwards.

AngloGold Ashanti (Ghana) Limited proceeded to file a memorial on the merits in April 2017. Shortly thereafter, the parties by mutual agreement suspended the proceedings in order to explore an amicable resolution to the dispute. The dispute has now been resolved to the parties' mutual satisfaction and the Company has submitted a request to the Tribunal on 19 July 2018 that the proceedings be discontinued. Further, the Ghanaian Parliament has ratified a number of regulatory and fiscal agreements with the Company in relation to the redevelopment of the mine into a modern and mechanised operation, marking an important step for the mine's future.

DRC Mining Code and Regulations amendment

In the DRC, the Mining Code and Regulations have been amended with an updated Mining Code which came into effect on 9 March 2018 (2018 Mining Code) and the related amended Mining Regulations which came into effect on 8 June 2018, although the regulations were only actually published in July 2018 so have only recently started being enforced. Kibali Goldmines SA is considering all its options to protect its vested rights under the 2002 Mining Code, as well as the specific state guarantees it previously received, including preparing for international arbitration. In addition, it continues to engage with the government to find alternative solutions which would be mutually acceptable to both parties, including through the application of Article 220 of the 2018 Mining Code, which affords benefits to mining companies in landlocked infrastructurally challenged provinces, such as where Kibali is located.

EXPLORATION

See the Exploration Update document on the Company's website (www.anglogoldashanti.com) for an update on both Brownfields and Greenfields exploration programmes.

Ernst & Young Incorporated

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2146

Independent auditor's review report on the Condensed Consolidated Financial Statements for the six months ended 30 June 2018 to the Shareholders of AngloGold Ashanti Limited

We have reviewed the condensed consolidated financial statements of AngloGold Ashanti Limited (the Company) contained in the accompanying interim report on pages 9 to 29, which comprise the accompanying condensed consolidated statement of financial position as at 30 June 2018, the condensed consolidated income statement, statement of comprehensive income, statement of changes in equity and statement of cash flows for the six months then ended, and selected explanatory notes.

Directors' Responsibility for the Condensed Consolidated Financial Statements

The directors are responsible for the preparation and presentation of these condensed consolidated financial statements in accordance with the International Financial Reporting Standard, IAS 34 Interim Financial Reporting as issued by the International Accounting Standards Board (IASB), the SAICA Financial Reporting Guides, as issued by the Accounting Practices Committee and Financial Reporting Pronouncements as issued by the Financial Reporting Standards Council, and the requirements of the Companies Act of South Africa, and for such internal control as the directors determine is necessary to enable the preparation of condensed consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express a conclusion on these interim financial statements based on our review. We conducted our review in accordance with International Standard on Review Engagements (ISRE) 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity. This standard requires us to conclude whether anything has come to our attention that causes us to believe that the interim financial statements are not prepared in all material respects in accordance with the applicable financial reporting framework. This standard also requires us to comply with relevant ethical requirements.

A review of interim financial statements in accordance with ISRE 2410 is a limited assurance engagement. We perform procedures, primarily consisting of making enquiries of management and others within the entity, as appropriate, and applying analytical procedures and evaluating the evidence obtained.

The procedures performed in a review are substantially less than and differ in nature from those performed in an audit conducted in accordance with International Standards on Auditing. Accordingly, we do not express an audit opinion on these financial statements.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated financial statements of the company for the six months ended 30 June 2018 are not prepared, in all material respects, in accordance with International Financial Reporting Standard, IAS 34 Interim Financial Reporting as issued by the IASB, the SAICA Financial Reporting Guides as issued by the Accounting Practices Committee and Financial Reporting Pronouncements as issued by the Financial Reporting Standards Council and the requirements of the Companies Act of South Africa.

Ernst & Young Inc.
Director - Ernest Adriaan Lodewyk Botha
Registered Auditor
Chartered Accountant (SA)
102 Rivonia Road, Sandton
Johannesburg, South Africa
16 August 2018

A member firm of Ernst & Young Global Limited. A full list of Directors is available on the website. Chief Executive: Ajen Sita

GROUP - INCOME STATEMENT

		ended Jun 2018	s Six month ended Jun 2017	ended Dec 2017
US Dollar million	Notes	Reviewed	Restated	Restated
Revenue from product sales	2	2,002	2,113	4,510
Cost of sales	3	(1,602)	(1,790)	(3,736)
Gain (loss) on non-hedge derivatives and other commodity contracts		10	2	10
Gross profit		410	325	784
Corporate administration, marketing and other expenses		(37)	(35)	(64)
Exploration and evaluation costs		(46)	(62)	(114)
Other operating expenses	4	(57)	(40)	(88)
Special items	5	(151)	(253)	(438)
Operating profit (loss)		119	(65)	80
Interest income		9	8	15
Other gains and (losses)		3	(4)	(11)
Finance costs and unwinding of obligations	6	(85)	(83)	(169)
Share of associates and joint ventures' profit (loss)	7	40	(9)	22
Profit (loss) before taxation		86	(153)	(63)
Taxation	8	(43)	(12)	(108)
Profit (loss) after taxation		43	(165)	(171)
Allocated as follows:				
Equity shareholders		33	(176)	(191)
Non-controlling interests		10	11	20
		43	(165)	(171)
Basic profit (loss) per ordinary share (cents) (1)		8	(43)	(46)
Diluted profit (loss) per ordinary share (cents) (2)		8	(43)	(46)
			` /	` /

⁽¹⁾ Calculated on the basic weighted average number of ordinary shares.

The financial statements for the six months ended 30 June 2018 have been prepared by the corporate accounting staff of AngloGold Ashanti Limited headed by Mr Ian Kramer (CA (SA)), the Group's VP: Finance. This process was supervised by Ms Kandimathie Christine Ramon (CA (SA)), the Group's Chief Financial Officer and Mr Srinivasan Venkatakrishnan (BCom; ACA (ICAI)), the Group's Chief Executive Officer. The financial statements for the six months ended 30 June 2018 were reviewed, but not audited, by the Group's statutory auditors, Ernst & Young Inc.

Any forward looking financial information disclosed in this results announcement has not been reviewed or audited or otherwise reported on by Ernst & Young Inc.

⁽²⁾ Calculated on the diluted weighted average number of ordinary shares.

Certain information presented in this results announcement constitutes pro forma financial information. This information is the responsibility of the Company's board of directors and is presented for illustrative purposes only. Because of its nature the pro forma financial information may not fairly present the Company's financial information, changes in equity and results of operations or cash flows. This information has not been reviewed or audited or otherwise reported on by Ernst & Young Inc.

GROUP – STATEMENT OF COMPREHENSIVE INCOME

	Six month ended Jun 2018	s Six month ended Jun 2017	s Year ended Dec 2017
US Dollar million	Reviewed	Reviewed	Audited
Profit (loss) for the period	43	(165)	(171)
Items that will be reclassified subsequently to profit or loss:	(100)	0.2	100
Exchange differences on translation of foreign operations	(102)	83	123
Net gain (loss) on available-for-sale financial assets	_	3	20
Release on impairment of available-for-sale financial assets		1	3
Release on disposal of available-for-sale financial assets		_	(6)
Deferred taxation thereon		2	8
		6	25
Items that will not be reclassified subsequently to profit or loss:	2.5		
Net gain (loss) on equity investments	25	_	_
Actuarial gain (loss) recognised			8
Deferred taxation thereon			(2)
	25	_	6
Other comprehensive income (loss) for the period, net of tax	(77)	89	154
Total comprehensive income (loss) for the period, net of tax	(34)	(76)	(17)
Allocated as follows:			
Equity shareholders	(44)	(87)	(37)
Non-controlling interests	10 (34)	11 (76)	20 (17)

GROUP – STATEMENT OF FINANCIAL POSITION

US Dollar million	Not	As at Jun 2018 teReviewe	As at Jun 2017 dReviewe	As at Dec 2017 d Audited
ASSETS Non-current assets Tangible assets Intangible assets Investments in associates and joint ventures Other investments Inventories Trade, other receivables and other assets Deferred taxation Cash restricted for use		3,478 131 1,504 150 91 73 5 34 5,466	4,105 150 1,464 139 87 35 5 37 6,022	3,742 138 1,507 131 100 67 4 37 5,726
Current assets Other investments Inventories Trade, other receivables and other assets Cash restricted for use Cash and cash equivalents Non current assets held for sale Total assets		6 646 252 19 215 1,138 — 1,138	7 681 287 19 164 1,158 — 1,158	7 683 222 28 205 1,145 348 1,493
EQUITY AND LIABILITIES Share capital and premium Accumulated losses and other reserves Shareholders' equity Non-controlling interests Total equity Non-current liabilities	10	7,157 (4,552) 2,605 36 2,641	7,124 (4,522)	7,134
Borrowings Environmental rehabilitation and other provisions Provision for pension and post-retirement benefits Trade, other payables and deferred income Deferred taxation		2,004 868 111 2 359 3,344	2,312 944 125 7 423 3,811	2,230 942 122 3 363 3,660
Current liabilities Borrowings		47	54	38

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Trade, other payables, deferred income and provisions Taxation	536 36 619	628 54 736	638 53 729
Non current liabilities held for sale	— 619	736	126 855
Total liabilities	3,963	4,547	4,515
Total equity and liabilities	6,604	7,180	7,219

GROUP - STATEMENT OF CASH FLOWS

	Six months		s Year
	ended	ended	ended
	Jun	Jun	Dec
	2018	2017	2017
US Dollar million	Reviewed	Reviewed	Audited
Cash flows from operating activities			
Receipts from customers	1,981	2,101	4,534
Payments to suppliers and employees	(1,613)(1,684)	(3,383)
Cash generated from operations	368	417	1,151
Dividends received from joint ventures	49		6
Taxation refund		11	14
Taxation paid	(96)	(107)	(174)
Net cash inflow (outflow) from operating activities	321	321	997
Cash flows from investing activities			
Capital expenditure	(293)	(390)	(829)
Expenditure on intangible assets	_	(1)	(1)
Proceeds from disposal of tangible assets	310	2	7
Other investments acquired	(54)	(54)	(91)
Proceeds from disposal of other investments	76	46	78
Investments in associates and joint ventures	(5)	(20)	(27)
Loans advanced to associates and joint ventures	(3)	(3)	(6)
Cash payment to settle the sale of environmental trust fund	(32)		
Decrease (increase) in cash restricted for use	9	_	(8)
Interest received	7	8	15
Net cash inflow (outflow) from investing activities	15	(412)	(862)
Cash flows from financing activities			
Proceeds from borrowings	283	331	815
Repayment of borrowings	(500)	(167)	(767)
Finance costs paid	(66)	(67)	(138)
Dividends paid	(39)	(58)	(58)
Net cash inflow (outflow) from financing activities	(322)	39	(148)
Net increase (decrease) in cash and cash equivalents	14	(52)	(13)
Translation	(4)	1	3
Cash and cash equivalents at beginning of period	205	215	215
Cash and cash equivalents at end of period	215	164	205
L			

GROUP – STATEMENT OF CHANGES IN EQUITY

Equity holders of the parent

Share USapital and USpremium Dollar million	Other capital reserves	Accumulated losses	Fair value through OCI	Available -for-sale reserve	Actuarial (losses) gains	Foreign currency translation reserve	Non-controlling interests Total	g Total equity
Balance at 317,108 December 2016 Profit	116	(3,119)		17	(21)	(1,386)	2,71539	2,754
(loss) for		(176)					(176) 11	(165)
the period Other								
comprehensivincome (loss) Total	ve			6		83	89	89
comprehensivincome (loss)	v <u>e</u>	(176)		6	_	83	(87) 11	(76)
Shares issued Share-based payment							16	16
for share awards net of	(3)						(3)	(3)
exercised Dividends paid Dividends		(39)					(39)	(39)
of subsidiaries Translation Balance	4	(4)		1	(1)		— (19) —	(19) —
at 307,124 June 2017	117	(3,338)		24	(22)	(1,303)	2,60231	2,633

Balance at 317,134 December	124	(3,359)	_	43	(16)	(1,263)	2,66341	2,704
2017 Impact of adopting IFRS		10	33	(43)			_	_
Restated opening balance under	124	(3,349)	33	_	(16)	(1,263)	2,66341	2,704
IFRS 9 Profit (loss) for		33					33 10	43
the period Other comprehensi	ive	33	25			(102)		
income (loss) Total comprehensi		22	25			(102)	(77)	(77)
income (loss) Shares issued	_	33	25	_	_	(102)	(44) 1023	23
Share-based payment for share	(13)						(13)	(13)
awards net of exercised Dividends								
paid Dividends of subsidiaries		(24)					(24) — (15)	(24)
Transfer of gain on		13	(13)				_	_
disposal of equity								

investments Translation Balance	(7)	6	1				_	_
at 307,157 June 2018	104	(3,321)	46	_	(16)	(1,365)	2,605 36	2,641

Segmental reporting

AngloGold

Ashanti's

operating

segments

are being

reported

based on the

financial

information

provided to

the Chief

Executive

Officer and

the

Executive

Committee,

collectively

identified as

the Chief

Operating

Decision

Maker

(CODM).

Individual

members of

the

Executive

Committee

are

responsible

for

geographic

regions of

the

business.

Gold income

Six months Six months Year ended ended ended Jun Jun Dec 2018 2017 2017

US

DollaReviewed Reviewed Audited

million

South Africa	525	1,101
Continental Africa	884	1,895
Austr 390 sia	315	709
Ame fida s	524	1,104
2,208	2,248	4,809
Equity-account	nted	
investments (286) included	(216)	(453)
included"	(210)	(188)
above		
1,922	2,032	4,356

By-product revenue

	Six months Six months Year			
ended	ended	ended		
Jun	Jun	Dec		
2018	2017	2017		
US				
DollaReviewed	Reviewed	Audited		
million				
South.				
Africa	8	15		
Continental	2	3		
Africa	_			
Austrhlasia	1	2		
Amerīl@as	70	135		
81	81	155		
Equity-accounte	d			
investments		(1)		
included		(1)		
above				
80	81	154		

Gross profit (loss)

Six months Six months Year			
ended	ended	ended	
Jun	Jun	Dec	
2018	2017	2017	
US			
DollaReviewed	Reviewed	Audited	
million			
South Africa (10)	(28)	(3)	
Africa Africa	(20)	(3)	

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Continental 185 Africa	143	386		
Africa	143	380		
Austrh Odsia	66	159		
Amerli67as	130	253		
Corporate				
and 15	2	2		
other				
447	313	797		
Equity-accounted				
investments	12	(13)		
included	12	(13)		
above				
410	325	784		

Segmental reporting (continued)

Cost of sales

	Six months	Six months	Year
	ended	ended	ended
	Jun	Jun	Dec
	2018	2017	2017
US			
Doll	a Reviewed	Restated	Restated
milli	on		
Sout	h 352	563	1 120
Afric	ca SSZ	303	1,129
Cont	inental 788	742	1 512
Afric	ca	142	1,513
Aust	1 29:0 sia	250	551
Ame	430s	465	987
Corp	orate		
and	(8)	(2)	(3)
other	r		
	1,852	2,018	4,177
Equi	ty-accounte	d	
	stments	(228)	(441)
inclu	ided)	(220)	(441)
abov	re		
	1,602	1,790	3,736

Amortisation

Six months	Six months Six months Year			
ended	ended	ended		
Jun	Jun	Dec		
2018	2017	2017		
US				
DollaReviewed	Reviewed	Audited		
million				
South Africa	80	133		
Africa ²	00	133		
Continental	218	421		
Africa	210	721		
Austı 63 asia	53	130		
Ame x0 as	110	273		
Corporate				
and 2	2	2		
other				
379	463	959		

Equity-accounted

investments included	(71)	(136)
above		
297	392	823

Capital expenditure

	Six months	Six months	Year
	ended	ended	ended
	Jun	Jun	Dec
	2018	2017	2017
US			
Doll	a Reviewed	Reviewed	Audited
milli	on		
Sout	h	0.4	4.50
Afric	41 ca	81	150
Cont	inental	101	400
Afric		191	409
Aust	r 29 asia	66	153
Ame	ef 15 as	114	234
Corr	orate		
and		2	7
othe	r		
	335	454	953
Eaui	ty-accounte	d	
_	stments		
inclu		(63)	(123)
abov			
	293	391	830

Segmental reporting (continued)

Total assets

As at	As at
Jun	Dec
2017	2017
Reviewed	Audited
1 015	1 724
1,815	1,734
2.000	2 152
3,089	3,153
860	929
1,272	1,258
144	145
7,180	7,219
	Jun 2017 Reviewed 1,815 3,089 860 1,272

Notes

for the six months ended 30 June 2018

1 Basis of preparation

The financial statements in this report have been prepared in accordance with the historic cost convention except for certain financial instruments which are stated at fair value. The group's accounting policies used in the preparation of these financial statements are in terms of the JSE Listings Requirements and are consistent with those used in the annual financial statements for the year ended 31 December 2017, except for the adoption of new or amended standards applicable from 1 January 2018 as set out below.

New and amended standards adopted by the group:

As a result of the following new and amended standards, the group has changed its accounting policies and made retrospective adjustments:

- •IFRS 9 Financial Instruments, and
- •IFRS 15 Revenue from Contracts with Customers.

The impact of the adoption of these standards and the new accounting policies are disclosed in note 16.

The financial statements of AngloGold Ashanti have been prepared in compliance with the framework concepts and the measurement and recognition requirements of IAS 34, IFRS as issued by the International Accounting Standards Board, the South African Institute of Chartered Accountants Financial Reporting Guides as issued by the Accounting Practices Committee, Financial Reporting Pronouncements as issued by the Financial Reporting Standards Council, JSE Listings Requirements and in the manner required by the South African Companies Act, 2008 (as amended) for the preparation of financial information of the group for the six months ended 30 June 2018. These financial statements should be read in conjunction with the company's audited consolidated financial statements and the notes thereto as at and for the year ended 31 December 2017.

Based on materiality, certain comparatives have been aggregated.

2 Revenue

Six months	Six months	Year
ended	ended	ended
Jun	Jun	Dec
2018	2017	2017
US		
DolRaviewed	Restated	Restated
million		
Gold 1,922 income	2,032	4,356
By-Soducts	81	154
Rev2;002	2,113	4,510
from		

product sales		

3 Cost of sales

Six month ended Jun 2018 US	s Six months ended Jun 2017	Year ended Dec 2017
Dol Reviewed million	Restated	Restated
a .		
Cash	1 070	2.720
operazione costs	1,272	2,728
Royalties	55	116
Other		110
cas b	12	19
costs		
Total		
cash,281	1,339	2,863
costs		
Retrenchment	3	6
costs Rehabilitation		
and	L	
othe3)	13	29
non-cash	10	
costs		
Amortisation		
of 294	389	817
tangible	307	017
assets		
Amortisation		
of 3 intangible	3	6
assets		
Inventory	40	1.5
change	43	15
1,602	1,790	3,736

4 Other operating expenses

Six months Six months Year
ended ended ended
Jun Jun Dec
2018 2017 2017
US Reviewed Reviewed Audited
Dollar

million

Care		
and ₄₇	28	62
maintenance	20	02
costs		
Pension		
and		
medical		
defined	4	9
benefit		
provisions		
_		
Government		
fiscal		
claims		
and		
care		
and5	7	14
maintenance		
of		
old		
tailings		
operations		
Other	1	3
expenses	1	3
57	40	88

88

5 Special items

ended Jun 2018	Six months ended Jun 2017	
US Dollerviewed million	Reviewed	Audited
Impairment and derecognition of assets	115	297
Impairment of other investments	1	3
Retrenchment and 33 related costs Legal	75	88
fees and other costs related to contract terminations and settlement	68	71
costs Write-down of 1 inventories Net (profit) loss	3	3
on 22 disposal of assets	(1)	(8)
Royalties received	(7)	(18)

Indirect tax 2 (1) 2 expenses (recoveries) 151 253 438

⁽¹⁾ The group reviews and tests the carrying value of its mining assets when events or changes in circumstances suggest that the carrying amount may not be recoverable. Due to current market conditions and a strategic decision taken in H1 2018 to change the processing strategy of Mine Waste Solutions (MWS), whereby MWS in future will focus solely on gold recovery, the Uranium plant of the MWS cash-generating unit was fully impaired as it is unlikely to be utilised or generate future economic benefits.

US Dollar million

Tangible asset thereon total

MWS - Uranium plant 93

TaxationPost-tax thereon total

6 Finance costs and unwinding of obligations

Six months	Six months	Year
ended	ended	ended
Jun	Jun	Dec
2018	2017	2017
US		
Dol Reviewed	Reviewed	Audited
million		
Finance	70	142
costs	70	142
Unwinding		
of 16	13	27
obligations		
85	83	169

⁽²⁾ Includes loss on non-current assets and liabilities held for sale of \$25m after proceeds of \$309m were received as consideration for the Moab Khotsong and Kopanang sales.

7 Share of associates and joint ventures' profit (loss)

	Six months ended Jun 2018	Six months ended Jun 2017	Year ended Dec 2017
US Doll milli		Reviewed	Audited
costs	cating	216	453
speci items and other	\$(259)	(248)	(470)
expe Net inter recei (paid	nses est 4 ved	_	1
Profit (loss before taxat	it 31 re	(32)	(16)
Taxa Profi	ı(ib)n	20	23
(loss		(12)	7
rever of inves in	irment rsal	3	13
rever	2 stments	_	2
venti		(9)	22

8 Taxation

	Six months ended Jun 2018	Six months ended Jun 2017	Year ended Dec 2017
US Dollar million	Reviewed	Reviewed	Audited
South African taxation			
Non-mining tax Prior year	_	1	1
(over) under provision Deferred taxation Impairment	(2)	_	_
and disposal of tangible assets Other	(48)	(28)	(72)
temporary differences Prior year	(27)	(55)	(62)
(over) under provision Change in	_	_	15
estimated deferred tax rate	(19)	_	31
Tute	(96)	(82)	(87)
Foreign taxation			
Normal taxation Prior year	108	95	201
(over) under provision Deferred taxation	5	2	(26)
-	26	(3)	20

Temporary			
differences			
Prior year			
(over)			2
under	_	_	2
provision			
Change in			
statutory	_	_	(2)
tax rate			
	139	94	195
	43	12	108

9 Headline earnings (loss)

US Doll mill	ended Jun 2018	Six months ended Jun 2017 Reviewed	ended Dec 2017
to equi shar has beer adju by the	butable ty eholders sted wing ve llline ings s):		
to equi shar	butable 33	(176)	(191)
(rev	cognition	116	298
Net (pro loss on disp of asse	fit) 22 osal	(1)	(8)

Taxa(i48)	(28)	(72)
Headline earnings (loss)	(89)	27
Headline earnings (loss) per 24 ordinary share (cents)(1) Diluted headline	(22)	6
earnings (loss) per 24 ordinary share (cents) (2)	(22)	6
(1) Calculated on weighted averag ordinary shares. (2) Calculated on weighted averag ordinary shares.	e number of the diluted	
Number of shares Ordinary 410,750,43 shares Fully	5408,763,04	8409,265,471
veste4,720,517 options Weighted	3,960,156	6,174,606
average numbler5,470,95 of	2412,723,20	4415,440,077
shares Dilutive potential of — share options Dilutild5,470,95 number of	— 2412,723,20	— 4415,440,077
ordinary		

shares

10 Share capital and premium

As at

As at

As at

Jun	Jun	Dec
2018	2017	2017
US	_01,	_01/
Dollar million	dReviewe	d Audited
111111011		
Share		
capital		
Authorised:		
600,000,000		
ordinary		
shares		
of	22	22
25 23	23	23
SA		
cents		
each		
2,000,000		
A		
redeemable		
preference		
shares		
of —		
50		
SA		
cents		
each		
5,000,000		
В		
redeemable		
preference		
shares		
of —		
1		
SA		
cents		
each		
30,000,000		
C		
redeemable		
preference		
shares		
at		
no		

par value 23 23 23 Issued and fully paid: 411,611,313 (June 2017: 409,361,419; Dec 20171:6 16 16 410,054,615) ordinary shares in issue 2,000,000 A redeemable preference shares of 50 SA cents each 778,896 В redeemable preference sharesof 1 SA cent each 16 16 16 Treasury shares held within the group 2,778,896 A and В redeemable

preference

shares 16	16	16
Share		
premium		
Balance		
at		
begin 7 n,iln 2 l of	7,145	7,145
period		
Ordinary		
share23	16	26
issued		
7,194	7,161	7,171
Less:		
held		
within		
the		
group		
Redeemable		
prefe (5B) e	(53)	(53)
shares		
Balance		
at		
end 7,141	7,108	7,118
of		
period		
Share		
capital 7,157	7,124	7,134
ana		
premium		

11 Borrowings

AngloGold Ashanti's borrowings are interest bearing.

	As at	As at	As at
	Jun	Jun	Dec
	2018	2017	2017
US Dollar million	Reviewe	dReviewe	dReviewed

Change in liabilities arising from financing activities:

Reconciliation of total borrowings

A reconciliation of the total borrowings included in the statement of financial position is set out in the following table:

Opening balance	2,268	2,178	2,178
Proceeds from borrowings	283	331	815
Repayment of borrowings	(500)	(167)	(767)
Finance cost paid on borrowings	(60)	(61)	(125)
Interest charged to the income statement	62	64	130
Deferred loan fees	3		
Translation	(5)	21	37
Closing balance	2,051	2,366	2,268

Reconciliation of finance costs paid:

A reconciliation of the finance cost paid included in the statement of cash flows is set out in the following table:

Finance cost paid on borrowings	60	61	125
Commitment fees, environmental guarantees fees and other borrowing costs	6	6	13
Total finance cost paid	66	67	138

12 Cash generated from operations

Six months	Six months	Year
ended	ended	ended
Jun	Jun	Dec
2018	2017	2017
US		
Dollar Reviewed million	Reviewed	Audited
Profit		
(loss)	(153)(63)
before	(100)(00)
taxation		

Adjusted			
for:			
Movement			
on			
non-hedge			
derivatives)(2)(10)
and			
other			
commodity			
contracts			
Amortisation			
of 294,	389	817	
tangible			
assets			
Finance			
costs			
and 85	83	169	
unwinding			
of			
obligations	1		
Environmenta	al,		
rehabilitation	\(\alpha\)	\(20	`
an (32)(21)(30)
other			
expenditure			
Special 112	246	394	
items			
Amortisation			
of 3	3	6	
intangible			
assets			
Interest)(8)(15)
Income			
Share of			
associates			
and ₄₀			
(40)9	(22)
joint ventures'			
(profit)			
loss			
Other			
nontocash	36	61	
movements		01	
Movements			
in			
working)(165)(156)
capital			
368	417	1,151	
	•	-,	

Movements in			
working			
capital:			
(Increase)			
decrease in	(22)(67)
inventories			
(Increase)			
decrease			
in			
tra(15 9)(95)(86)
and			
other			
receivables			
Increase			
(decrease)			
in			
trade,			
oth(dn03)(48)(3)
payables			
and			
deferred			
income			
(132)(165)(156)

13 Financial risk management activities

Borrowings

The rated bonds are carried at amortised cost and their fair values are their closing market values at the reporting date which results in the difference noted in the table below. The interest rate on the remaining borrowings is reset on a short-term floating rate basis and accordingly the carrying amount is considered to approximate the fair value.

As at	As at	As at
Jun	Jun	Dec
2018	2017	2017

US Dollar million Reviewed Reviewed Audited

Carrying amount	2,051	2,366	2,268
Fair value	2,101	2,470	2,377

Fair Value hierarchy

The group uses the following hierarchy for determining and disclosing the fair value of financial instruments:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level inputs other than quoted prices included in level 1 that are observable for the asset or liability, either directly 2: (as prices) or indirectly (derived from prices); and

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The following tables set out the group's financial assets and liabilities measured at fair value by level within the fair value hierarchy:

Types of instruments:

Equity securities

		Jun	2018	}		Jun	2017	7		Dec	2017	7
	Rev	iewec	1		Rev	iewe	d		Αu	dited		
US Dollar million	Lev 1	eLeve 2	elLeve 3	l Tota	ıl Lev 1	elLeve 2	elLeve 3	el Tota	ıl Le 1	v el eve 2	elLeve 3	l Total
Other equity securities	97	_	_	97	60	_	_	60	80	_	_	80

Environmental obligations

Pursuant to environmental regulations in the countries in which we operate, we are obligated to close our operations and rehabilitate the lands which we mine in accordance with these regulations. As a consequence AngloGold Ashanti is required in some circumstances to provide either reclamations bonds issued by third party entities, establish independent trust funds or provide guarantees issued by the operation, to the respective environmental protection agency or such other government department with responsibility for environmental oversight in the respective country to cover the potential environmental rehabilitation obligation in specified amounts.

In most cases, the environmental obligations will expire on completion of the rehabilitation although in some cases we are required to potentially post bonds for events unknown that may arise after the rehabilitation has been completed. In South Africa we have established a trust fund which has assets of ZAR 1.065bn and guarantees of ZAR 0.549bn issued by various banks, for a current carrying value of the liability of ZAR 0.771bn. In Australia, since 2014, we

have paid into a Mine Rehabilitation Fund an amount of AUD \$4.2m for a current carrying value of the liability of AUD \$109.8m. At Iduapriem we have provided a bond comprising of a cash component of \$9.9m with a further bond guarantee amounting to \$35.9m issued by Ecobank Ghana Limited and United Bank for Africa (Ghana) Ltd for a current carrying value of the liability of \$43.4m. At Obuasi we have provided a bond comprising of a cash component of \$20.3m with a further bank guarantee amounting to \$30.0m issued by Nedbank Limited for a current carrying value of the liability of \$207m. In some circumstances we may be required to post further bonds in due course which will have a consequential income statement charge for the fees charged by the providers of the reclamation bonds.

14 Capital commitments

As at As at As at Jun Jun Dec 2018 2017 2017
US Dollar million Reviewed Reviewed Audited

Orders placed and outstanding on capital contracts at the prevailing rate of exchange 111 208 87

Liquidity and capital resources

To service the above capital commitments and other operational requirements, the group is dependent on existing cash resources, cash generated from operations and borrowing facilities.

Cash generated from operations is subject to operational, market and other risks. Distributions from operations may be subject to foreign investment, exchange control laws and regulations and the quantity of foreign exchange available in offshore countries. In addition, distributions from joint ventures are subject to the relevant board approval.

The credit facilities and other finance arrangements contain financial covenants and other similar undertakings. To the extent that external borrowings are required, the group's covenant performance indicates that existing financing facilities will be available to meet the above commitments. To the extent that any of the financing facilities mature in the near future, the group believes that sufficient measures are in place to ensure that these facilities can be refinanced.

15 Contractual commitments and contingencies

AngloGold Ashanti's material contingent liabilities and assets at 30 June 2018 and 31 December 2017 are detailed below:

Contingencies and guarantees

	Jun	Dec
	2018	2017
	Reviewed	dAudited
	US Dolla	r million
Contingent liabilities		
Litigation – Ghaná ^{1) (2)}	97	97
Litigation - North America (3)		
Tax disputes – Brazil ⁴⁾	21	24
Tax dispute - AngloGold Ashanti Colombia S.A. ⁽⁵⁾	149	150
Tax dispute - Cerro Vanguardia S.A. ⁽⁶⁾	18	27
Groundwater pollution (7)		
Deep groundwater pollution – Africá ⁸⁾	_	_
	285	298

⁽¹⁾ Includes the group's attributable share of capital commitments relating to associates and joint ventures.

Litigation claims

an arbitrator.

- Litigation On 11 October 2011, AngloGold Ashanti (Ghana) Limited (AGAG) terminated Mining and Building Contractors Limited's (MBC) underground development agreement, construction on bulkheads agreement and diamond drilling agreement at Obuasi mine. The parties reached agreement on the terms of the separation and concluded a separation agreement on 8 November 2012. On 20 February 2014, AGAG was served with a demand issued by MBC claiming a total of \$97m. In December 2015, the proceedings were stayed in the High Court pending arbitration. In February 2016, MBC submitted the matter to arbitration. On 12 July 2018, the Ghana Arbitration Centre notified AGAG that MBC had appointed an arbitrator and requested that AGAG also nominate
- Litigation AGAG received a summons on 2 April 2013 from Abdul Waliyu and 152 others in which the plaintiffs allege that they were or are residents of the Obuasi municipality or its suburbs and that their health has been adversely affected by emission and/or other environmental impacts arising in connection with the current and/or historical operations of the Pompora Treatment Plant (PTP), which was decommissioned in 2000. The plaintiffs' alleged injuries include respiratory infections, skin diseases and certain cancers. The plaintiffs subsequently did not
- timely file their application for directions, but AGAG intends to allow some time to pass prior to applying to have the matter struck out for want of prosecution. On 24 February 2014, executive members of the PTP (AGAG) Smoke Effect Association (PASEA), sued AGAG by themselves and on behalf of their members (undisclosed number) on grounds similar to those discussed above, as well as economic hardships as a result of constant failure of their crops. This matter has been adjourned indefinitely. AGAG intends to allow some time to pass prior to applying to have the matter struck out for want

of prosecution. In view of the limitation of current information for the accurate estimation of a liability, no reliable estimate can be made for AGAG's obligation in either matter.

Litigation - On 19 October 2017, Newmont Mining Co. filed a lawsuit in the United States District Court for the Southern District of New York against AngloGold Ashanti and certain related parties, alleging that AngloGold Ashanti and such parties did not provide Newmont with certain information material to its purchase of the Cripple

(3) Creek & Victor Gold Mining Company in 2015 during the negotiation- and-sale process. AngloGold Ashanti believes the lawsuit is without merit and continues to vigorously defend against it. The matter is proceeding. In view of the limitation of current information for the accurate estimation of a liability, no reliable estimate can be made for the obligation.

Tax claims

- Tax disputes AngloGold Ashanti Limited's subsidiaries in Brazil are involved in various disputes with tax authorities. These disputes involve federal tax assessments including income tax, royalties, social contributions, VAT and annual property tax. Collectively, the possible amount involved is approximately \$21m (2017: \$24m). Management is of the opinion that these taxes are not payable.
 - Tax dispute In January 2013, AngloGold Ashanti Colombia S.A. (AGAC) received notice from the Colombian Tax Office (DIAN) that it disagreed with the Company's tax treatment of certain items in the 2010 and 2011 income and equity tax returns. On 23 October 2013, AGAC received the official assessments from the DIAN which established that an estimated additional tax of \$21m (2017: \$21m) will be payable if the tax returns are amended. Penalties and interest for the additional taxes may amount to \$128m (2017: \$129m). The Company believes that the DIAN has applied the tax legislation incorrectly. AGAC subsequently challenged the DIAN's ruling by filing lawsuits in March and April 2015 before the Administrative Tribunal of Cundinamarca (the trial
- (5) court for tax litigation). Closing arguments on the tax disputes were presented in February and June 2017 and judgement is pending. On 23 April 2018, the Administrative Tribunal denied AGAC's arguments with respect to the 2011 income tax litigation but reduced the fine imposed to \$15m. AGAC subsequently appealed this judgment. The Administrative Tribunal may take 12 months or more to deliver its decision and if an appeal from either party is sought, a final judgement could take several years. In January 2018, AGAC received notice from the DIAN that it also disagreed with AGAC's 2013 income and equity tax returns on the same basis as the 2010 and 2011 returns. A final assessment is awaited. AGAC will likely challenge this assessment as well by filing a lawsuit before the Administrative Tribunal.
 - Tax dispute On 12 July 2013, Cerro Vanguardia S.A. (CVSA) received a notification from the Argentina Tax Authority (AFIP) requesting corrections to the 2007, 2008 and 2009 income tax returns of \$4m (2017: \$6m) relating to the non-deduction of tax losses previously claimed on hedge contracts. The AFIP is of the view that the financial derivatives could not be considered as hedge contracts, as hedge contract losses could only be offset
- (6) against gains derived from the same kind of hedging contracts. Penalties and interest on the disputed amounts are estimated at a further \$14m (2017: \$21m). CVSA and AFIP have corresponded on this issue over the past several years and while management is of the opinion that the taxes are not payable, the government continues to assert its position regarding the use of the financial derivatives. CVSA filed an appeal with the Tax Court on 19 June 2015, and the parties submitted their final reports in July 2017. The matter is pending with the Tax Court.

Other

Groundwater pollution - AngloGold Ashanti has identified groundwater contamination plumes at certain of its operations, which have occurred primarily as a result of seepage from mine residue stockpiles. Numerous scientific, technical and legal studies have been undertaken to assist in determining the magnitude of the contamination and to find sustainable remediation solutions. The group has instituted processes to reduce future

(7) potential seepage and it has been demonstrated that Monitored Natural Attenuation (MNA) by the existing environment will contribute to improvements in some instances. Furthermore, literature reviews, field trials and base line modelling techniques suggest, but have not yet proven, that the use of phyto-technologies can address the soil and groundwater contamination. Subject to the completion of trials and the technology being a proven remediation technique, no reliable estimate can be made for the obligation.

Deep groundwater pollution - The group has identified potential water ingress and future pollution risk posed by deep groundwater in certain underground mines in Africa. Various studies have been undertaken by AngloGold Ashanti since 1999 to understand this potential risk. In South Africa, due to the interconnected nature of mining operations, any proposed solution needs to be a combined one supported by all the mines located in these gold fields. As a result, the Mineral and Petroleum Resources Development Act (MPRDA) requires that the affected mining companies develop a Regional Mine Closure Strategy to be approved by the Department of Mineral Resources. In view of the limitation of current information for the accurate estimation of a liability, no reliable estimate can be made for the obligation.

16 New and amended standards adopted by the group

AngloGold Ashanti adopted IFRS 15 Revenue from Contracts with Customers (IFRS 15) and IFRS 9 Financial Instruments (IFRS 9) on 1 January 2018.

The new or amended standards became applicable for the current reporting period and the group has changed its accounting policies and made retrospective adjustments as a result of adopting the standards.

The impact of the adoption of these standards and the new accounting policies are disclosed below.

Impact of adoption - IFRS 15 Revenue from Contracts with Customers

The adoption of IFRS 15 has resulted in the reclassification of by-product revenue in Revenue from product sales where previously by-product revenue was recorded as a credit to cost of sales. Revenue from product sales includes gold income and by-product revenue. This change in classification results in a corresponding increase in costs of sales, and therefore will not have an impact on previously reported gross profit.

	As reported IFRS 15 Restated		
	Six month	IS	Six months
	ended		ended
	Jun		Jun
	2017		2017
US Dollar million	Reviewed		Reviewed
Revenue from product sales (previously gold income)	2,032	81	2,113
Cost of sales	(1,709)	(81)	(1,790)
Gain (loss) on non-hedge derivatives and other commodity contracts	2		2
Gross profit	325		325

	As reported	IFRS 15	Restated
	Year		Year
	ended		ended
	Dec		Dec
	2017		2017
US Dollar million	Audited		Audited
Revenue from product sales (previously gold income)	4,356	154	4,510
Cost of sales	(3,582)	(154)	(3,736)
Gain (loss) on non-hedge derivatives and other commodity contracts	10		10
Gross profit	784	_	784

In accordance with the transitional provisions in IFRS 15, AngloGold Ashanti has applied IFRS 15 retrospectively to each prior reporting period presented in accordance with IAS 8 Accounting policies, Changes in Accounting Estimates and Errors.

The revenue accounting policy applicable from 1 January 2018:

Revenue is recognised when control of the goods passes to the customer and the performance obligations of transferring control have been met. The amount of revenue recognised reflects the consideration to which the entity is entitled in exchange for the goods transferred.

Revenue from product sales comprises sales of:

refined gold;

by-products including silver, uranium and sulphuric acid; and dore bars.

Impact of adoption - IFRS 9 Financial Instruments

IFRS 9 replaces the provisions of IAS 39 that relate to the recognition, classification and measurement of financial assets and financial liabilities, derecognition of financial instruments, impairment of financial assets and hedge accounting.

The adoption of IFRS 9 from 1 January 2018 resulted in changes in accounting policies and adjustments to the amounts recognised in the financial statements. The new accounting policies are set out below. In accordance with the transitional provisions in IFRS 9, comparative figures have not been restated.

The group's financial assets include debt instruments (held to maturity bonds and negotiable certificates of deposit), cash restricted for use and cash and cash equivalents which are subject to the IFRS 9 expected credit loss model as they are carried at amortised cost. The accounting policy for listed equity investments depends on the nature of the listed investment. Listed equity investments which are held to meet rehabilitation liabilities are classified as fair value through profit and loss (FVTPL) to eliminate accounting mismatch. Listed equity investments held for other purposes are classified as fair value through other comprehensive income (FVTOCI). Financial liabilities are carried at amortised cost and there is no change in their recognition or presentation under IFRS 9. The adoption of IFRS 9 did not have a significant impact on total assets, total liabilities or the results of the group.

Equity investments held in the Environmental Trust funds, previously classified as available for sale investments and measured at FVTOCI have been reclassified to FVTPL on initial adoption of IFRS 9. Equity investments held for strategic purposes are measured at FVTOCI with no recycling of profits or losses on disposal of the investments.

On 1 January 2018 management classified its financial instruments into the appropriate IFRS 9 categories.

Upon adoption of IFRS 9, available for sale reserve of \$43m was transferred to the FVTOCI reserve - \$33m and to accumulated losses - \$10m in respect of equity investments at FVTOCI and FVTPL respectively. Refer statement of changes in equity for reclassifications.

The Financial Instruments accounting policy applicable from 1 January 2018:

Financial instruments are initially recognised at fair value when the group becomes a party to their contractual arrangements. Transaction costs directly attributable to the instrument's acquisition or issue are included in the initial measurement of financial assets and financial liabilities, except financial instruments classified as at fair value through profit or loss (FVTPL). The subsequent measurement of financial instruments is dealt with below.

Financial liabilities

Financial liabilities are classified as measured at amortised cost.

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires. The group also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different. In this case a new financial liability based on the modified terms is recognised at fair value.

Financial assets

On initial recognition, a financial asset is classified as measured at:

amortised cost;

Fair value through other comprehensive income (FVTOCI) - equity instruments; or FVTPL.

At initial recognition, the group measures a financial asset at its fair value plus, in the case of a financial asset not at FVTPL, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVTPL, are expensed.

A financial asset is measured at amortised cost if it is held within the business model whose objective is to hold assets to collect contractual cash flows and its contractual terms give rise, on specified dates, to cash flows that are solely payments of principal and interest on the principal amount outstanding. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other gains or losses, together with foreign exchange gains or losses. Impairment losses are presented as separate line item in the statement of profit or loss. A gain or loss on a debt investment that is subsequently measured at FVPL is recognised in profit or loss and presented net within other gains or losses in the period in which it arises. On derecognition of a financial asset, the difference between the proceeds received or receivable and the carrying amount of the asset is included in profit or loss.

Equity instruments

Listed equity investments which are held to meet rehabilitation liabilities are classified as FVTPL. Listed equity investments held for other purposes are classified as FVTOCI.

The group subsequently measures all equity investments at fair value. Where the group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the group's right to receive payments is established.

Residual values in OCI are reclassified to retained earnings (accumulated losses) on derecognition of the related FVTOCI instruments. Changes in the fair value of financial assets at FVPL are recognised in other gains or losses in the statement of profit or loss as applicable.

Impairment of financial assets

Financial assets at amortised cost consist of trade receivables, loans, cash and cash equivalents and debt instruments. Impairment losses are assessed using the forward-looking expected credit loss (ECL) approach. An allowance is recorded for all loans and other debt financial assets not held at FVTPL. The impairment methodology applied depends on whether there has been a significant increase in credit risk. Trade receivable loss allowances are measured at an amount equal to lifetime ECL's. Loss allowances are deducted from the gross carrying amount of the assets. Debt securities that are determined to have a low credit risk at the reporting date and bank balances, for which credit risk has not increased significantly since initial recognition, are measured at an amount equal to 12-month ECL.

Impact of IFRS 16 Leases issued but not yet adopted

IFRS 16 Leases, with an effective date of 1 January 2019, is likely to affect future financial reporting and management is still in the process of assessing all of the potential consequences arising out of the adoption of this standard. With the removal of the operating lease classification, leases that are within the scope of IFRS 16 will result in increases in assets and liabilities. We expect a likely increase in the depreciation expense and also an increase in cash flows from operating activities as the lease payments will be recorded as financing outflows in our cash flow statement.

Management expects that the mining and drilling contracts which are not classified as finance leases under the current accounting standards (IAS 17 and IFRIC 4), will potentially have the most impact on the group's results on adoption of IFRS 16.

17 Announcements

AngloGold Ashanti completed sales of Moab Khotsong and Kopanang Mines - On 2 March 2018, AngloGold Ashanti announced that all conditions precedent have been fulfilled with respect to the sale of the Moab Khotsong Mine and related assets and liabilities to Harmony Gold Mining Company Limited, and the separate sale of Kopanang Mine and related assets and liabilities to Heaven Sent SA Sunshine Investment Company Limited as announced on 19 October 2017. Both transactions closed on 28 February 2018.

AngloGold Ashanti provides update on company leadership change and CEO search - On 16 April 2018, the Board of AngloGold Ashanti announced the resignation of Srinivasan Venkatakrishnan, who after 18 years with the Company, with the last five years as Chief Executive Officer, has accepted an offer to become CEO of Vedanta Resources Plc, the diversified resources group. He will remain in his current role until 30 August 2018.

Settlement of Silicosis and TB class action - On 3 May 2018, Richard Spoor Inc, Abrahams Kiewitz Inc and the Legal Resources Centre (representing claimants in the silicosis and tuberculosis class action litigation) and the Occupational Lung Disease Working Group (representing African Rainbow Minerals, Anglo American SA, AngloGold Ashanti, Gold Fields, Harmony and Sibanye-Stillwater) announced that they have reached a settlement in this matter. The agreement is still subject to ratification by the high court.

AngloGold Ashanti announces change to Board of Directors - On 15 May 2018, shareholders were advised of the resignation of Ms. Sindiswa Zilwa, as a non-executive director, with effect from 15 May 2018, for personal reasons.

AngloGold Ashanti to restructure South African cost base to ensure viability of retained assets - On 23 May 2018, AngloGold Ashanti announced that it had made the decision to begin a consultation process with employees in line with section 189 and 189A of the Labour Relations Act, with respect to restructuring its cost base to match and support a smaller operating footprint in South Africa. The current restructuring process contemplates some 2,000 roles across AngloGold Ashanti's South African business, which currently employees roughly 8,200 people.

Ghana Parliament ratifies Obuasi agreements - On 22 June 2018, AngloGold Ashanti advised that the Parliament of Ghana ratified the regulatory and fiscal agreements that cover the redevelopment of the Obuasi Gold Mine into a modern, productive mining operation.

Obuasi environmental permits received - On 27 June 2018, AngloGold Ashanti advised that Ghana's Environmental Protection Agency had issued environmental permits for the Obuasi Gold Mine, another important milestone paving the way for the redevelopment of this large high-grade ore body. The environmental permits relate to the Obuasi Redevelopment Project and its associated Tailings and Water infrastructure. The award of the permits follows the Parliamentary ratifications of the regulatory and fiscal agreements that cover the redevelopment of the Obuasi Gold Mine.

Kelvin Dushnisky appointed as CEO and Executive Director - On 23 July 2018, Anglogold Ashanti announced the appointment of Kelvin Dushnisky as chief executive officer and executive director of the Board of Directors of Anglogold Ashanti, effective 1 September 2018. He joins from Barrick Gold Corporation, where he holds the role of President and Executive Director.

By order of the Board

SM PITYANA S VENKATAKRISHNAN Chairman Chief Executive Officer KC RAMON Chief Financial Officer

16 August 2018

Non-GAAP disclosure

From time to time AngloGold Ashanti Limited may publicly disclose certain "Non-GAAP" financial measures in the course of its financial presentations, earnings releases, earnings conference calls and otherwise. Set out below are measures extracted from financial information regularly presented to the Chief Operating Decision maker (the Chief Executive Officer and the Executive Committee).

The group uses certain Non-GAAP performance measures and ratios in managing the business and may provide users of this financial information with additional meaningful comparisons between current results and results in prior operating periods. The Non-GAAP financial measures are used to adjust for fair value movements on the convertible bonds as well as the highly volatile marked-to-market movements on unrealised non-hedge derivatives and other commodity contracts, which can only be measured with certainty on settlement of the contracts. Non-GAAP financial measures should be viewed in addition to, and not as an alternative to, the reported operating results or any other measure of performance prepared in accordance with IFRS. In addition, the presentation of these measures may not be comparable to similarly titled measures that other companies use.

A Adjusted headline earnings (loss)

Six months ended	Six months ended	Year ended
Jun	Jun	Dec
2018	2017	2017
US		
Dollaraudited	Unaudited	Unaudited
million		
Headline		
earnings		
(los 99)	(89)27
(note		
9)		
(Gain)		
loss		
on		
unrealised		
non-hedge)(2)(10)
derivatives)(2)(10)
and		
other		
commodity		
contracts		
Deferred	1	3
tax		
on		
unrealised		
non-hedge		
derivatives		
and		
other		

commodity contracts Provision for losses and (6 impairments)(3)(11) (reversals) in associates Adjusted headline)9 (93 earnings (loss) Adjusted headline earnings (loss) (23 per21)2 ordinary share (cents) (1) (1) Calculated on the basic weighted average number of ordinary shares.

B Price received

Six months Six months Year ended ended ended Jun Jun Dec 2018 2017 2017 US **Dolladited** Unaudited Unaudited million Gold income (note 2,032 4,356 2) (446)justed (53)(103)for non-controlling

		_
interests		
1,877	1,979	4,253
Associates		
and		
joint		
ventures'		
share		
of 286 gold	216	453
income		
including		
realised		
non-hedge		
derivatives	3	
Attributabl	le	
gold		
income		
2nd hidding	2,195	4,706
realised		
non-hedge		
derivatives	S	
Attributab	le	
gold		
•		
sold 1,651 -	1,784	3,761
OZ		
(000)		
Price		
received		
per 1.310	1,231	1,251
unit	1,201	1,201
-		

\$/oz

C All-in sustaining costs and All-in costs (1)

```
Six months Six months Year
   ended
               ended
                          ended
   Jun
               Jun
                           Dec
   2018
               2017
                           2017
US
Dollar
millibraudited Unaudited Unaudited
Imperial
Cost
of
sales
per
               1,790
                          3,736
incdn6e02
statement
(note
3)
By
product
rev¢80¢
               (81)
                           (154)
(note
2)
Amortisation
of
tangible
and (297)
               (392)
                           (823)
intangible
assets
Adjusted
for
decommissioning and 2
                           4
inventory
amortisation
Corporate
administration
and
marketing
               33
                           63
related
to
current
operations
                           306
Assb@ates
               159
and
joint
```

ventures'

share of costs Inventory writedown to net realisable 3 3 value and other stockpile adjustments Sustaining exploration and15 33 65 study costs Total sustaining 400 829 capital expenditure All-in susthinling 1,947 4,029 costs Adjusted for non-controlling interests and (27) (64)(33)non-gold producing companies All-in sustaining costs adjusted for nonlocotorolling1,914 3,965 interests and non-gold producing companies Adjusted for (3) stockpile (3) write-offs All-lin684 1,911 3,962 sustaining

costs adjusted for non-controlling interests, non-gold producing companies and stockpile write-offs All-in susthinling 1,947 4,029 costs Non-sustaining project 54 124 capital expenditure Technology improvements 6 10 Non-sustaining exploration and31 28 50 study costs Care and 62 mainlenance 28 (note 4) Corporate and social responsibility costs not 10 12 24 related to current operations All-in 1,867 costs 2,075 4,299 Adjusted for non-controlling interests and (34) (32)(63)non-gold producing

companies

All-in costs adjusted for non-controlling 1,833 2,043 interests 4,236 and non-gold producing companies Adjusted for stockpile (3) (3) write-offs All-in costs adjusted for non-controlling interests, 1,832 non-gold 2,040 4,233 producing companies and stockpile write-offs Gold sold - 1,651 1,784 3,761 oz(000)All-in sustaining cost (excluding stockpile 1,020 write-offs) 1,071 1,054 per unit \$/oz All-lin 10 1,126 1,144 cost per unit (excluding stockpile

write-offs)

\$/oz

(1) Refer

to

the

Supplementary

report

for

Summary

of

Operations

by mine

D Total cash costs (1)

Six months Six months Year ended ended ended Jun Jun Dec 2018 2017 2017 US Dollamaudited Unaudited Unaudited million Total cash costs (note 281 1,339 2,863 3) By-product (80) revenue (81)(154)Adjusted for non-controlling interests, non(-244)1d (20)(41)producing companies and other Associates and joint ventures' sharle63 149 295 of total cash costs Total cash costs adjusted nonlc340rolling1,387 2,963 interests and non-gold producing companies Golt,628 1,742 3,744 produced

```
-
oz
(000)
```

Total cash cost

per 823 796 792

unit -\$/oz

(1) Refer to the Supplementary report for Summary of Operations by mine

E Adjusted EBITDA (2)

Six months Six months Year

ended ended ended Jun Jun Dec 2018 2017 2017

US

Dollaraudited Unaudited Unaudited

million

Profit (loss)

bef**&fe** (153) (63)

taxation

Add back

: Finance

costs

and 85 unwinding 83 169

of

obligations

Interest (8) (15) received Am29 disation 392 823

of tangible

and intangible

assets

Adjustments Other (gai(138)) 4 11 losses Impairment and derecognition of 94 115 297 assets (note 5) Impairment of other 3 1 investments (note 5) Write-down of 3 inventories 3 (note 5) Retrenchment and 76 90 rela36d costs Care and mainlenance 28 62 (note 4) Net (profit) loss on (8) disp263al (1) of assets (note 5) (10)(Ga(ih0))(2) loss non-hedge derivatives and

other

commodity		
contracts		
Associates		
and		
joint		(2)
joint (2) ventures'		(2)
special		
items		
Associates		
and		
joint		
ventures		
-		
adjustments		
for 71.	61	116
amortisation,	01	116
interest,		
taxation		
and		
other		
Other	11	7
amortisation	11	/
Adjusted		
EBITDA 723	(10	1 402
(note	610	1,483
F)		

⁽²⁾ EBITDA (as adjusted) and prepared in terms of the formula set out in the Revolving Credit Agreements.

F Interest cover

Six months Six months Year ended ended ended Jun Jun Dec 2018 2017 2017 US Dollaraudited Unaudited Unaudited million Adjusted EBITDA (note 610 1,483 E) Finance costs 69 (note 70 142 6) Interest 9 10 times

G Free cash flow

	Six months		
ended	ended	ended	
Jun	Jun	Dec	
2018	2017	2017	
US			
Dollamaudited	Unaudited	Unaudited	l
million			
Net			
cash			
inflow			
(oulf2dw)	321	997	
from			
operating			
activities			
Net			
cash			
inflow			
(out frow)	(412)(862)
from			
investing			
activities			
(69)(70)(142)

		-
Finance		
costs		
(note		
6)		
Movements		
in (9 restricted)—	8
cash		
Acquisitions,		
disposals)—	
and	,	
other		
Free		
cas h 51)(161)1
flow	, ,	,
II Not egget	volvo cont	a man ahana
H Net asset	varue - cent	s per snare
A		
As at	As at	As at
Jun	Jun	Dec
2018	2017	2017
US		
Dollamaudited	Unaudited	Unaudited
million		
Total	2.622	2.704
Total 2,641 equity	2,633	2,704
1 2		
Number		
of		
ordinary		
shares		
in . 412	409	410
issue		
-		
million		
(note		
10)		
Net		
asset		
value		
- 642	643	659
cents	J.5	
per share		
Silaic		
T-4-1		
Total	2,633	2,704
equity		
(131)(150)(138)

)

Intangible assets 2,510	2,483	2,566
Number of ordinary shares in 412 issue - million (note 10)	409	410
Net tangible asset value ol0 - cents per share	606	626

I Net debt

As at	As at	As at	
Jun	Jun	Dec	
2018	2017	2017	
US			
Dnalad ited Unaudited Unaudited			
million			

Borrowin	ıgs	
2.004 long-term portion	2,312	2,230
Borrowin	ıgs	
47 short-term	54	38
portion		
Total 2,051 borrowin	2,366	2,268
Corporate	e	
office	(16)	(15)
lease		
Unamorti	sed	
portion		
of		
the 16 convertib	, 21	18
convertib	le	
and		
rated		
bonds		
Cash		
restricted (53) for	(56)	(65)
use		
Cash		
and (215) cash	(164)	(205)
equivalents		
Net 1,786 debt	2,151	2,001

Other information - Exchange rates

	Jun 2018	Jun 2017	Dec 2017 dUnaudited
	Onaudito	Tonaudite	denaudited
ZAR/USD average for the year to date ZAR/USD closing	12.30	13.20	13.30
	13.72	13.05	12.36
AUD/USD average for the year to date AUD/USD closing	1.30	1.33	1.30
	1.35	1.30	1.28
BRL/USD average for the year to date BRL/USD closing	3.43	3.18	3.19
	3.86	3.31	3.31
ARS/USD average for the year to date ARS/USD closing	21.62	15.71	16.57
	28.86	16.63	18.65

Administration and corporate information

Administration a	nd corporate information	
ANGLOGOLD	Directors	Share Registrars
ASHANTI	Executive	South Africa
LIMITED	S Venkatakrishnan*§ (Chief Executive Officer)	Computershare Investor Services (Pty)
Envirie	KC Ramon [^] (Chief Financial Officer)	Limited
Registration No.	Re Ramon (emer i maneiar officer)	Rosebank Towers, 15 Biermann Avenue,
1944/017354/06	Non-Executive	Rosebank, 2196
Incorporated in		(PO Box 61051, Marshalltown 2107)
•	SM Pityana^ (Chairman) A Garner#	South Africa
the Republic of South Africa	R Gasant [^]	
South Africa		Telephone: 0861 100 950 (in SA) Fax: +27 11 688 5218
C1	DL Hodgson [^]	
Share codes:	NP January-Bardill	Website: queries@computershare.co.za
ISIN:	MJ Kirkwood*	A 12
ZAE000043485	M Richter#	Australia
JSE: ANG	RJ Ruston~	Computershare Investor Services Pty Limited
NYSE: AU		Level 11, 172 St George's Terrace
ASX: AGG	. —	Perth, WA 6000
GhSE: (Shares)	* British § Indian #American	(GPO Box D182 Perth, WA 6840)
AGA	~ Australian ^South African	Australia
GhSE: (GhDS)		Telephone: +61 8 9323 2000
AAD	Officers	Telephone: 1300 55 2949 (Australia only)
	Executive Vice President – Legal, Commercial and	Fax: +61 8 9323 2033
	Governance and Company Secretary:	
JSE Sponsor:	ME Sanz Perez	Ghana
Deutsche		NTHC Limited
Securities (SA)	Investor Relations Contacts	Martco House
Proprietary	Stewart Bailey	Off Kwame Nkrumah Avenue
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	Mobile: +27 81 032 2563	Accra
Auditors: Ernst &	& E-mail: sbailey@anglogoldashanti.com	Ghana
Young Inc.		Telephone: +233 302 235814/6
	Fundisa Mgidi	Fax: +233 302 229975
Offices	Telephone: +27 11 637 6763	
Registered and	Mobile: +27 82 821 5322	ADR Depositary
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76 Rahima Moos	a	BNY Shareowner Services
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Marshalltown	E-mail: sbrockman@anglogoldashantina.com	Telephone: +1 866-244-4140 (Toll free in
2107)		USA) or
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Telephone: +27	Investors@anglogoldashanti.com	E-mail:
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Fax: +27 11 637	AngloGold Ashanti website	Website: www.mybnymdr.com
6624	www.anglogoldashanti.com	
-	6 - 6	Global BuyDIRECT SM
Australia	Company secretarial e-mail	BoNY maintains a direct share purchase and
- 10000100100	Company secretary@anglogoldachanti com	dividend reinvestment plan for

Companysecretary@anglogoldashanti.com

dividend reinvestment plan for

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Martins Tower AngloGold Ashanti posts information that is Telephone: +1-888-BNY-ADRS

44 St George's important to investors on the main page of its website

Terrace at www.anglogoldashanti.com and under the

Perth, WA 6000 "Investors" tab on the main page. This information is (PO Box Z5046, updated regularly. Investors should visit this website Perth WA 6831) to obtain important information about AngloGold

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778155

Forward-looking statements

Certain statements contained in this document, other than statements of historical fact, including, without limitation, those concerning the economic outlook for the gold mining industry, expectations regarding gold prices, production, total cash costs, all-in sustaining costs, all-in costs, cost savings and other operating results, productivity improvements, growth prospects and outlook of AngloGold Ashanti's operations, individually or in the aggregate, including the achievement of project milestones, commencement and completion of commercial operations of certain of AngloGold Ashanti's exploration and production projects and the completion of acquisitions, dispositions or joint venture transactions, AngloGold Ashanti's liquidity and capital resources and capital expenditures and the outcome and consequence of any potential or pending litigation or regulatory proceedings or environmental health and safety issues, are forward-looking statements regarding AngloGold Ashanti's operations, economic performance and financial condition. These forward-looking statements or forecasts involve known and unknown risks, uncertainties and other factors that may cause AngloGold Ashanti's actual results, performance or achievements to differ materially from the anticipated results, performance or achievements expressed or implied in these forward-looking statements. Although AngloGold Ashanti believes that the expectations reflected in such forward-looking statements are reasonable, no assurance can be given that such expectations will prove to have been correct. Accordingly, results could differ materially from those set out in the forward-looking statements as a result of, among other factors, changes in economic, social and political and market conditions, the success of business and operating initiatives, changes in the regulatory environment and other government actions, including environmental approvals, fluctuations in gold prices and exchange rates, the outcome of pending or future litigation proceedings, and business and operational risk management. For a discussion of such risk factors, refer to AngloGold Ashanti's annual reports on Form 20-F filed with the United States Securities and Exchange Commission. These factors are not necessarily all of the important

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Non-GAAP financial measures

This communication may contain certain "Non-GAAP" financial measures. AngloGold Ashanti utilises certain Non-GAAP performance measures and ratios in managing its business. Non-GAAP financial measures should be viewed in addition to, and not as an alternative for, the reported operating results or cash flow from operations or any other measures of performance prepared in accordance with IFRS. In addition, the presentation of these measures may not be comparable to similarly titled measures other companies may use.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

AngloGold Ashanti Limited

Date: August 20, 2018

By:/s/ M E SANZ PEREZ_____

Name: M E Sanz Perez

Title: EVP: Group Legal, Commercial & Governance