CERRO GRANDE MINING CORPORATION

Report to Shareholders for the First Quarter Ending December 31, 2011 (These statements have not been audited)

Listed on the Toronto Stock Exchange Symbol: CEG And The OTCQX International Symbol: CEGMF

The Company's auditors have not reviewed these interim financial statements for the three month period ended December 31, 2011.

Cerro Grande Mining Corporation Consolidated Statements of Financial Position			
(Unaudited, expressed in thousands of U.S. dollars)			
	December 31, 2011	September 30. 2011	October 1 2010
	\$	\$	\$
Assets			
Current assets			
Cash and cash equivalents	1,538	1,750	1,470
Accounts receivable	1,102	1,403	757
Loan to related parties (note 15)	141	-	-
Recoverable taxes	251	172	1,406
nventory (note 5)	2,939	2,639	855
	5,971	5,964	4,488
Non-current assets	200	207	227
Receivable from a related party (note 15)	399	387	237
Mining properties, plant and equipment (note 6)	20,856	20,975	17,474
Total assets	27,226	27,326	22,199
Liabilities and Shareholders' equity			
Current liabilities			
Trade and other payables	2,735	2,727	3,342
Account payable to related parties	232	351	-
Current portion of long-term debt (note 8)	516	238	2,239
Short term warrants liability (note 10)	46	46	770
	3,529	3,362	6,351
Non-Current liabilities			
Long-term debt (note 8)	951	270	364
	-	-	832
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	2,182	3,201	2,959
Reclamation and remediation (note 11)	2,182 6,662	3,201 6,833	2,959
Cong-term amount due to related parties (note 15) Reclamation and remediation (note 11) Fotal liabilities Shareholders' equity	6,662	6,833	10,506
Reclamation and remediation (note 11)	,		· · · · · · · · · · · · · · · · · · ·

Approved by the Board of Directors

 $(signed)\ Paul\ J.\ Des Lauriers$

(signed) Stephen W. Houghton

Chairman Chief Executive Officer

(Unaudited, expressed in thousands of U.S. dollars, except per share amounts)

Three Months Ended December 31,

	2011	2010
	\$	\$
Revenue		
Gold	4,790	5,482
Copper and silver	499	681
	5,289	6,163
Expenses		
Operating costs	3,562	3,031
Reclamation and remediation	27	39
Amortization and depreciation	531	560
General, sales and administrative	720	396
Stock-based compensation	29	33
Warrant revaluation	-	850
Foreign exchange	(9)	(10)
Interest	27	88
Other gains and losses (net)	(42)	(24)
Exploration costs	402	262
	5,247	5,225
Income and comprehensive income for period	42	938
Basic and diluted Income per share		

Cerro Grande Mining CorporationConsolidated Statement of Changes in Shareholders' Equity

(Unaudited, expressed in thousands of U.S. dollars, except per share amounts)

	Share capital	Options	Warrants	Contributed surplus	Convertible subordinated debentures	Deficit	Total equity
Balance as at October 1, 2011	78,110	2,010	211	5,341	154	(65,333)	20,493
Share-based compensation	-	15	-	14	-	-	29
Net Income	-	-	-	-	-	42	42
Balance as at December 31, 2011	78,110	2,025	211	5,355	154	(65,291)	20,564
Balance as at October 1, 2010	73,060	1,940	565	4,494	154	(68,520)	11,693
Warrantsexercised	100	-	(3)	1	-	-	98
Share-based compensation	-	33	-	-	-	-	33
Net Income	-	-	-	-	-	938	938
Balance as at December 31, 2010	73,160	1,973	562	4,495	154	(67,582)	12,762

Consolidated Statements of Cash Flows

dited, expressed in thousands of U.S. dollars, except per share amounts)	Three Months En December 31,		
	2011	2010	
Cash provided by (used in)	\$	\$	
Operating activities			
Income for the period	42	938	
Non-cash items			
Disposal, amortization and depreciation	531	560	
Accretion of interest on long-term debt	14	88	
Foreign exchange gain	(4)	(10)	
Royalties	-	359	
Warrants revaluations	-	850	
Stock-based compensation	29	33	
	612	2,818	
Change in non-cash working capital relating to operations (note 16)	(338)	(738)	
	274	2,080	
Investing activities			
Additions to mining properties, plant and equipment	(1,458)	(1,028)	
	(1,458)	(1,028)	
Financing activities			
Shares issued	-	30	
Issuance of debt	834	335	
Mine closure	27	44	
Capital leases	111	78	
	972	487	
Effect of foreign exchange on cash held in foreign currency	-	-	
Increase (decrease) in cash and cash equivalents during the period	(212)	1,539	
Cash and cash equivalents - Beginning of period	1,750	1,470	
Cash and cash equivalents - End of period	1,538	3,009	

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

1. Nature of the Company

Cerro Grande Mining Corporation "CEG" (Formerly South American Gold and Copper Company Limited) and its subsidiaries is a mining, exploration and development company which produced gold, silver and cooper, with operations mainly in Chile. The Company was incorporate under Canada Business Corporations Act, and its Common Shares are listed on the Toronto Stock Exchange ("TSX") trading under the symbol "CEG". The Company is domiciled in Canada and the address of its records office is 67 Yonge Street, Suite 1201 Toronto Ontario M5E 1J8, Canada. The registered office is 79 Wellington Street West, Suite 2300, Toronto, Ontario M5K 1H1, Canada.

2. Basis of presentation and adoption of International Financial Reporting Standards ("IFRS")

The Company prepares its financial statement in accordance with Canadian generally accepted accounting principles as set out in the Handbook of the Canadian Institute of Chartered Accountants ("CICA Handbook"). In 2010, the CICA Handbook was revised to incorporate IFRS, and require publicity accountable enterprises to apply such standards effective for years beginning on or after January 1, 2011. Accordingly, the Company has commenced reporting on this basis in these interim consolidated financial statements. In these financial statements, the term "Canadian GAAP" refers to Canadian GAAP before the adoption of IFRS.

These interim consolidated financial statements of the Company have been prepared by management in accordance with IFRS issued applicable to the preparation of interim financial statement, including IAS 34 and IFRS 1. Subject to certain transitions elections disclosed in Note 4, the Company has consistently applied the same accounting policies in its opening IFRS balance sheet at October 1, 2010 and throughout all periods presented, as if the policies had always been in effect. Note 4 discloses the impact of the transition to IFRS on the Company's reported financial position, financial performance and cash flows, including the nature and effect of significant changes in accounting policies from those used in the company's consolidated financial statements for the year ended September 30, 2011.

The policies applied in these interim consolidated financial statement are based on IFRS issued and outstanding as of March 8, 2012, the date the Board of Directors approved the statements. Any subsequent changes to IFRS that are given effect in the Company's annual consolidated financial statements for the year ended September 30, 2012 could result in restatement of these interim consolidated financial statement, including the transition adjustment recognized on change-over to IFRS.

These interim financial statements should be read in conjunction with the Company's Canadian GAAP annual financial statement for the year ended September 30, 2011, and in consideration of the IFRS transition disclosure included in Note 4.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

3. Summary of significant accounting policies, critical accounting estimates and judgments

The significant accounting policies used in the preparation of these consolidated interim financial statements are described below:

a) Basis of measurement

These interim consolidated financial statements have been prepared under the historical cost basis, except for the certain financial assets and liabilities that are measured to fair value through profit and loss including derivative instruments. All amounts are expressed in thousands of US dollars, except share and per share amounts.

b) Basis of consolidation

These interim consolidated financial statements include the accounts of Cerro Grande Mining Corporation (the Company or CEG) and its subsidiaries. All intercompany balances, transactions, income and expenses, and profits or losses have been eliminated on consolidation. We consolidate subsidiaries where we have the ability to exercise control. Control is achieved when we have the power to govern the financial and operating policies of the entity. Control is normally achieved through ownership, directly, of more than 50 percent of the voting power. Control can also be achieved through power over more than half of the voting rights by virtue of an agreement with other investors.

c) Foreign currency translation and transactions

The Company presents its financial statement in U.S. dollar. This is also the functional currency of CEG and its subsidiaries.

The Company's foreign currency transactions and balances denominated in foreign currencies are translated into the Company's functional currency, U.S. dollars, as follows:

Foreign currency transactions are translated into the functional currency using exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchanged rates of monetary assets and liabilities denominated in foreign currencies are recognized in the statement of income.

d) Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held with banks, and other short-term highly liquid investments with original maturities of three months or less and which are subject to an insignificant risk of changes in value.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

e) Financial instruments

At initial recognition, the company classifies its financial instruments in the following categories:

- (i) Financial assets and liabilities at fair value through profit or loss: A financial asset or liability is classified in this category if acquired principally for the purpose of selling or repurchasing in the short-term. Derivatives are also included in this category unless they are designated as hedges. All derivatives have been classified as held-for trading. The Company has issued warrants that qualify as derivative liabilities. Provisionally priced sales contracts entered into in accordance with the Company's expected sales requirements are considered to host embedded derivatives. These embedded derivatives are initially recognized and subsequently re-measured at fair value at each reporting date using the currently prevailing metal prices. Gain and losses are recognized in revenue as described in the revenue recognition accounting policy. All other financial instruments in this category are recognized initially and subsequently at fair value, transaction costs are expensed in the consolidated statement of income and gains and losses arising from changes in fair value are presented in the consolidated statement of income within "other gains and losses (net)" in the period in which they arise
- (ii) Loans and receivables: Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. The company's loans and receivables comprise accounts receivables, cash and cash equivalents and are included in current assets due to their short-term nature. Loans and receivables are initially recognized at the amount expected to be received, less, when material, a discount to reduce the loans and receivables to fair value. Subsequently, loans and receivables are measured at amortized cost using the effective interest method less a provision for impairment.
- (iii) Financial liabilities at amortized cost: Financial liabilities at amortized cost include trade and other payables, and long term debt. Trade payables are initially recognized at the amount required to be paid, less, when material, a discount to reduce the payables to fair value. Subsequently, trade payables are measured at amortized cost using the effective interest method. Long-term debt are recognized initially at fair value, net of any transaction costs incurred, and subsequently at amortized cost using the effective interest method. These are classified as current liabilities if payment is due within twelve months. Otherwise, they are presented as non-current liabilities.
- (iv) Compound financial instruments: Compound financial instruments issued by the Company comprise convertible notes that can be converted to share capital at the option of the holder, and the number of shares to be issued does not vary with changes in their fair value. The liability component of a compound financial instrument is recognised initially at the fair value of a similar liability that does not have an equity conversion option. The equity component is recognised initially at the difference between the fair value of the compound financial instrument as a whole and the fair value of the liability component. Any directly attributable transaction costs are allocated to the liability and equity

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

components in proportion to their initial carrying amounts. Subsequent to initial recognition, the liability component of a compound financial instrument is measured at amortised cost using the effective interest method. The equity component of a compound financial instrument is not remeasured subsequent to initial recognition except on conversion or expiry.

f) Inventory

Concentrate and materials and supplies inventories are valued at the lower of cost and net realizable value. Cost is determined using the weighted-average cost method. Concentrate inventory cost includes direct labour and material costs, mine site overhead, depreciation and depletion. Cost is allocated to the various concentrate inventories based on the relative net revenue of each concentrate produced. When inventories have been written down to net realizable value, a new assessment of net realizable value is made in each subsequent period. Net realizable value is determined with reference to relevant market prices less estimated costs of completion and estimated costs necessary to make the sale. If the circumstances that caused the write-down no longer exist, the remaining amount of the write-down is reversed.

g) Mining properties, plant and equipment

Mining properties, plant and equipment are stated at cost, less accumulated depreciation and accumulated impairment losses. Cost included expenditures that are directly attributable to the acquisition of the asset. Subsequent costs are included in the asset's carrying amount or recognized as a separate, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the company and the cost can be measured reliably. The carrying amount of a replaced asset is derecognized when replaced. All other repairs and maintenance costs are charged to the statements' of income during the period in which they are incurred.

Expenditures for the continued development of the mining property are capitalized as incurred. These costs include building access ways, shaft sinking and access, lateral development, drift development, ramps and infrastructure development.

The major categories of property, plant and equipment are depreciated on a straight-line basis or units of production as follow:

- Mining properties and development UOP
- Building 7 year
- Plantand Equipment 1- 7 years

Residual values and useful lives are reviewed annually and adjusted if appropriate. Changes to the estimated residual values oruseful lives are accounted for prospectively.

Impairment is recognized when the carrying amount of the mining properties, plant and equipment exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

value less costs to sell and value in use. The Company evaluates impairment losses for potential reversals when events or circumstances warrant such considerations.

h) Leased assets

Leases, the terms of which the Company assumes substantially all the risks and rewards of ownership, are classified as finance leases. Upon initial recognition, the leased asset is measured at an amount equal to the lower of its fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

Each lease payment is allocated between the liability and finance charges. The corresponding rental obligations, net of finance charges, are included in long-term debt. The finance cost is charged to the statement of income over the lease period

i) Exploration and development costs

Acquisition and exploration costs of resource properties are expensed as incurred until resources have been determined and then the development costs are capitalized. Upon reaching commercial production, these capitalized development costs are transferred from exploration properties to mining properties, plant and equipment and are amortized in the statement of income using the units of production method, based on proven and probable mineral reserves and mineral resources.

The Company regularly assesses exploration and development costs for any factors or circumstances that may indicate impairment.

Expenditure related to extensions of mineral deposits which are already being mined or developed, is capitalized as a mine development cost when the Company is able to conclude that a future economic benefit is probable.

j) Revenue recognition

Revenue from the sale of concentrates and gold doré are recognized following the transfer of title and risk of ownership in accordance with contractual arrangements with customers. Risk and title is transferred when the concentrate is delivered to the premises of customers. Generally, the final settlement price is computed with reference to quoted metal prices for a specified period of time. Revenues are recognized when the concentrate material is delivered to customers based on the currently prevailing metals prices, quantities of concentrate delivered and provisional assays as agreed between the company and customers for each shipment. Concentrate sales are subject to adjustment on final determination of weights and assays, revenues are adjusted when these final determinations are known. By-products such as copper and silver are contained within concentrates shipped to customers and revenue from these by-products are recognized on the same criterion as those used for gold revenues.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

k) Income taxes

Income tax comprises current and deferred tax. Income tax is recognized in the statement of income except to the extent that it relates to items recognized directly in other comprehensive income or directly in equity, in which case the income tax is also recognized directly in other comprehensive income or equity, respectively. Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted, at the end of the reporting period, and any adjustment to tax payable in respect of previous years. In general, deferred tax is recognized in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax is not recognized if it arises from the initial recognition of goodwill or the initial recognition of an asset or liability in a transaction other than a business combination that, at the time of the transaction, affects neither accounting nor taxable profit or loss. Deferred income tax is provided on temporary differences arising on investments in subsidiaries and associates, except, in the case of subsidiaries, where the timing of the reversal of the temporary difference is controlled by the company and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred income tax is determined on a non-discounted basis using tax rates and laws that have been enacted or substantively enacted at the balance sheet date and are expected to apply when the deferred tax asset is realized or liability is settled. Deferred tax assets are recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilized. Deferred income tax assets and liabilities are presented as non-current.

1) Stock-based compensation

The Company has a share option plan, as discussed in note 9(c). Compensation expense is recorded when share options are issued to directors, officers or employees under the Company's share option plan, based on the fair value of options granted. Stock-based compensation given to outside service providers is recorded at the fair value of consideration received or consideration given, whichever is more readily determinable. The fair value of options granted or consideration given is determined using the Black-Scholes valuation model, with volatility factors and risk-free rates existing at the grant date and the expense is recognized over the vesting period of the options with a corresponding increase in equity. The exercise price is the share price at the grant datewhich is considered to be equal to the closing price of the Company's stock on the TSX on the business day preceding the grant date.

When the options are exercised, any consideration paid is credited to share capital and the contributed surplus resulting from Stock-based compensation is transferred to share capital.

m) Earnings and loss per share (EPS)

Basic EPS is computed by dividing the income or loss for the period by the weighted average number of common shares outstanding during the year. Diluted EPS is calculated in a manner similar to basic EPS, except that the weighted average number of shares outstanding is increased to include potential common shares from the assumed exercise of options and warrants, if dilutive. The number of additional shares

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

included in the calculation is based on the treasury stock method for options and warrants and on the as-if converted method for convertible securities.

n) Reclamation and remediation

The company records the present value of estimated costs of legal and constructive obligations required to restore operating locations in the period in which the obligation is incurred. The nature of these restoration activities includes dismantling and removing structures, rehabilitating mines and tailings dams, dismantling operating facilities, closure of plant and waste sites, restoration and reclamation. The obligation is attributable to mining properties when the asset is installed or the environment is disturbed at the production location. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a discount rate that reflects the current market assessments of the time value of money. When the liability is initially recognised, the present value of the estimated cost is capitalized by increasing the carrying amount of the related mining assets to the extent that it was incurred prior to the production of related ore.

The periodic unwinding of the discount applied in establishing the net present value of provisions due to the passage of time is recognised in the statement of income as a finance cost. Changes in rehabilitation estimate attributable to development will be recognised as additions or charges to the corresponding assets and rehabilitation liability when they occur.

Where a closure and environmental obligation arises from production activities, the costs are expensed as incurred because there are no associated economic benefits.

Critical accounting estimates and judgments

The preparation of financial statements in conformity with IFRS requires the Company to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. The Company also makes estimates and assumptions concerning the future. The determination of estimates requires the exercise of judgment based on various assumptions and other factors such as historical experience and current and expected economic conditions. Actual results could differ from those estimates.

The more significant areas requiring the use of management estimates and assumptions relate to ore reserves and resources and estimates of recoverable gold that are the basis of future cash flow estimates for asset impairments/reversals, any sensitive analysis to provide, estimation of useful lives of mining property, plant and equipment, stock—based compensation and the provision for income taxes and composition of future income tax assets and liabilities. These estimates and judgments have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

Estimates and assumptions are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Company estimates mineral resources and reserves in accordance with National Instrument 43-101 - Standard of Disclosure for Mineral Projects ("NI 43-101") into proven and probable reserves. , which requires mining companies to disclose reserves and resources using the subcategories of "proven" reserves, "probable" reserves, "measured" resources, "indicated" resources and "inferred" resources.

Mineral resources and reserves estimates are used in the calculation of depreciation, amortization and for forecasting the timing and payment of close down, restoration costs and clean up costs.

The estimation of mineral resources and reserves is complex and requires significant subjective assumptions which are valid at the time of estimation. These assumptions may change significantly over time when new information becomes available and may cause the mineral resources and reserves estimates to change. Changes in the forecast prices of commodities, exchange rates, production costs or recovery rates may have a significant impact on the economic assessment of the mineral resources and reserves and may result in their restatement.

4. Transition to IFRS

The effect of the Company's transition from Canadian GAAP to IFRS, as described in Note 2, is summarized in this note as follows:

- a) Transition elections;
- b) Reconciliation of equity and comprehensive income as previously reported under Canadian GAAP to IFRS;
- c) Adjustments to the statement of cash flow;

a) Transition elections

The Company has applied the following exemptions and exceptions to full retrospective application of IFRS and International Financial Reporting Interpretation Committee ("IFRIC"):

As described in Note 4(b)

IFRIC1 changes in existing decommissioning, restoration and similar liabilities	(i)
Deemed cost of mineral properties and fixed assets	(ii)
Shared -based payments	(iii)

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

b) Reconciliation of equity and comprehensive income as previously reported under Canadian GAAP to IFRS

Shareholders' equity		October 1, 2010			Dec	December 31, 2010			September 31, 2011		
	Note	Canadian	Effect of		Canadian	Canadian Effect of		Canadiar	Canadian Effect of		
	4b	GAAP	transition	IFRS	GAAP	transition	IFRS	GAAP	transition	IFRS	
		\$	\$	\$	\$	\$	\$	\$	\$	\$	
Share capital	iii	73,060		73,060	73,178	(18)	73,160	78,305	(195)	78,110	
Convertible debenture		154	-	154	154	-	154	154	-	154	
Warrants	iv	1,752	(1,187)	565	1,776	(1,214)	562	247	(36)	211	
Options	iii	1,805	135	1,940	1,837	136	1,973	1,876	134	2,010	
Contributed surplus		4,494	-	4,494	4,495	-	4,495	5,341	-	5,341	
Deficit	i,iii,iv,	v (68,337)	(183)	(68,520)	(66,659)	(923)	(67,582)	(64,912	(421)	(65,333)	
		12,928	(1,235)	11,693	14,781	(2,019)	12,762	21,011	(518)	20,493	

Comprehensive income (loss)	Note 4b	Three months ended December 31, 2010	Year ended September 30, 2011
		\$	\$
As reported under Canadian GAAP		1,678	3,425
Increase (decrease) in the income for:			
Reclamation	i	(1)	(6)
Stock- based compensation	iii	(1)	1
Warrants revaluation	iv	(738)	(233)
Deficit		(740)	(238)
As reported under IFRS		938	3,187

Explanatory notes

(i) Provision for environmental reclamation(asset retirement obligation and asset retirement costs)

Under Canadian GAAP, the Company discounted asset retirement obligations using the historical rate in effect when the asset retirement obligation was established. Under IFRS, the asset retirement obligations are required to be recalculated at the end of each reporting date. In accordance with IFRS 1 transitional

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

provision, the company elected to take a simplified approach to calculate and record the asset related to the rehabilitation provision in the opening IFRS consolidated balance sheets. The rehabilitation provision on the transition date calculated in accordance with IFRS is discounted back to the date when the provision first arose, at which date the corresponding asset is set up. This asset is then depreciated to its carrying amount at the transition date. The asset retirement obligation outstanding at October 1, 2010 was recalculated using a 10 year US treasury long term interest rate of 3.26%. The effect on transition was an increased mine closure provision of\$815; an increase in development cost of\$ 349; and an increase in deficit of\$466.

(ii) Deemed cost of mineral properties, plant and equipment

The Company elected on transition to IFRS to use Canadian GAAP valuation as deemed cost at the date of the revaluation, for the mineral properties. The revaluation was, at the date of the revaluation, broadly comparable to fair value. For all other property, plant and equipment assets, the Company maintain the historic cost.

No opening balance sheet adjustment recorded as at October 1, 2010.

(iii) Shared-based payments

A first-time adopter is also encouraged, but not required, to apply IFRS 2 to equity instruments that were granted after 7 November 2002 that vested before October1, 2010. This election allows the Company to not apply the requirements of IFRS 2 to equity instruments which were granted prior to transition date and vested. Under IFRS, The Company accrues the cost of employee stock options over the vesting period using the graded method of amortization rather than the straight-line method, which was the company's policy under Canadian GAAP. The impact was an increase in deficit of \$135at October 1, 2010 and decreased profit and losses by \$1 at December 31, 2010 and \$3 at September 31, 2011.

(iv) Warrants revaluation

The warrants entitle the holder to acquire a fixed number of common shares for a fixed Canadian dollar price per share. In accordance with IFRS, an obligation to issue shares for a price that is not fixed in the Company's functional currency, and does not qualify as a rights offering, must be classified as a derivative liability and measured at fair value with changes recognized in the statement on income as they arise. The Company has recorded these changes in the other profit and losses. Under Canadian GAAP, the warrants were classified as equity and charges in fair value were not recognized. This change in accounting increased liabilities at October 1, 2010 by \$770 (\$1,553 at December 31, 2010); decreased equity at October 1, 2010 by \$770 (\$815 at December 31, 2010); reduceddeficit by \$417 at October 1, 2010 and reduced other profit and losses by \$738 at December 31, 2010.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

(v) Deficit

	Notes	Retained earning at October 1, 2010	Retained earning at December 31, 2010	Retained earning at September 30, 2011
Previously reported under Canadian GAAP		(68,337)	(66,659)	(64,912)
October 1, 2010 adjustment to reataining earnings				
IFRS transition adjustments:				
Reclamation	(i)	(465)	(466)	(472)
Stock based compensation	(iii)	(135)	(136)	(133)
Warrants revaluation	(iv)	417	(321)	184
Total adjustment to IFRS		(183)	(923)	(421)
Ending Retained Earning under IFRS		(68,520)	(67,582)	(65,333)

c) Adjustments to the statement of cash flow

The transition from Canadian GAAP to IFRS had no significant impact on the statement of cash flows.

5. Inventory

	December 31,	September 30,	October 1,
	2011	2011	2010
	\$	\$	\$
Ore and concentrate stockpiles	2,175	1,859	548
Materials and supplies	764	780	307
Balance	2,939	2,639	855

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

6. Mining properties, plant and equipment

			Mining		
		Plant &	property		
Cost	Building	equipment	development	Others	Total
	\$	\$	\$	\$	\$
As at October 1, 2011	4,853	10,504	18,357	334	34,048
Additions	183	935	358	17	1,493
Reclamation (note11)	-	-	(1,046)	-	(1,046)
Disposals	(23)	(12)	-	-	(35)
As at December 31, 2011	5,013	11,427	17,669	351	34,460
			Mining		
		Plant &	property		
Accumulated depreciation	Building	equipment	development	Others	Total
	\$	\$	\$	\$	\$
As at October 1, 2011	2,302	5,280	5,330	161	13,073
Depreciation and amortization expenses	54	317	156	4	531
As at December 31, 2011	2,356	5,597	5,486	165	13,604
Net book value as at December 31, 2011	2,657	5,830	12,183	186	20,856
			Mining		
		Plant &	Mining property		
Cost	Building	equipment	development	Others	Total
Cost	\$	\$	\$	\$	\$
As at October 1, 2010	2,991	7,803	17,304	235	28,333
Additions	1,862	2,711	1,053	99	5,725
Disposals	1,002	(10)	1,033		(10)
As at September 30, 2011	4,853	10,504	18,357	334	34,048
115 at September 50, 2011	1,023	10,504	10,557	334	51,010
			Mining		
		Plant &	property		
Accumulated depreciation	Building	equipment	development	Others	Total
	\$	\$	\$	\$	\$
As at October 1, 2010	1,991	4,530	4,196	142	10,859
Depreciation and amortization expenses	311	750	1,134	19	2,214
As at September 30, 2011	2,302	5,280	5,330	161	13,073
Net book value as at September 30,2011	2,551	5,224	13,027	173	20,975

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

7. Exploration properties

During the three month ended December 31, 2011 the Company expensed acquisition and exploration costs totaling \$402 (2010 - \$262).

a. Catedral

The Company owns 50.1% of the Catedral prospect through its subsidiaries Catedral and CM Catedral, which encompasses the Catedral and Rino limestone deposits. The deposits are hosted by the Los Valdes Formation, which stretches along a significant distance of the high Cordillera. Two officers and directors hold the remaining non-controlling interest in Catedral (note 14).

While the changing economic situation will enable the Company to continue its efforts to become a supplier of lime to the Chilean copper industry, it also strengthens the Company's position as it reviews alternative strategies for the sale, joint venture or spin-off of the Catedral/Rino and Cal Norte limestone properties.

The Company expensed \$nil for the three months ended December 30, 2011 (2010 - \$68) of mining properties and explorations costs on Catedral.

b. Cal Norte

In July 1999, the Company entered into a formal agreement with CompañíaMineraQuelon (Quelon) for the formation of Cal Norte. Under the agreement, the Company acquired a 60% interest in Cal Norte, consisting principally of exploration properties, valued at \$332. This acquisition was funded by the noncontrolling interest. Other assets and liabilities of Cal Norte were insignificant. Quelon contributed its mining equipment, related mine facilities and limestone deposits. The Quelon mining properties are located north of Santiago, Chile. The Company has agreed to fund up to \$1,800 to Cal Norte as its contribution toward a project to develop a manufacturing operation (note 13). For the three month ended December 31, 2011 the Company expensed \$nil (2010 - \$2) related to mining property costs on Cal Norte.

As at December 31, 2011, the Company had contributed \$1,551 to finance a bankable feasibility study on the project and for environmental permitting and further mine development on the project.

c. Tordillo

The Company holds mining claims on Tordillo which is located south-southwest of Pimenton. It is in the early exploration stage and to date the Company has identified several gold vein structures similar to those at Pimenton and an area of potential porphyry copper mineralization. Tordillo is located in an area of intense exploration activity. Tordillo was acquired by the Company in 2006.

The Company expensed \$1 for the three months ended December 30, 2011 (2010 -\$nil) of mining properties and explorations costs on Tordillo.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

d. Bandurrias

The Company has made the decision to renew a part its claims on the Bandurrias prospect.

During the three months ended December 31, 2011, the Company expensed a total of \$2 (2010 - \$3) relating to mining property costs and exploration costs on Bandurrias.

e. La Bella

The Company signed an option agreement (the "La Bella Option Agreement") in 2007, which was modified on December 18, 2009 and again on December 16, 2010. The new agreement provide for an earn in of a 100% interest on claims covering the La Bella prospect area (formerly the "inner circle"). The Company has also put down additional claims covering the El Chilque project area (formerly the "outer circle") to earn a 100% interest which encompasses an additional area southwest of Santiago, Chile. See "Liquidity and Capital Resources – La Bella Option Agreement" for a discussion of the option payments required under the La Bella Option Agreement.

During the three months ended December 31, 2011, the Company expensed a total of \$329 (2010 - \$104) relating to mining property costs and exploration costs on La Bella.

In addition, during the quarter ended December 31, 2011, the Company incurred exploration costs on other projects where the resource potential has not yet been determined amounting to \$70.

8. Long-term debt

The maturities of long-term debt and related interest payments are as follows as at:

		December 31,	September 30	October 1,
		2011	2011	2010
Description	Interest rate	Principal	Principal	Principal
		\$	\$	
Pimenton note, due August 15, 2011 (a)	5.00%	-	-	1,944
C and D Debentures (b)	6.00%	202	188	128
Bice Bank mortgage (c)	5.13%	834	-	-
Lease (note 13 b)	4% -5.2%	431	320	531
Less: Current portion		(516)	(238)	(2,239)
Long-term debt		951	270	364

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

The maturities of long-term debt and i	riterest paymer	its are as follows for the periods ended December 31:
2011-2026	1,990	
	1,990	
Less: Future accretion	(523)	
	1,467	

Interest paid by the Company was \$4 for the three months ended December 31, 2011 (2010- \$64).

a) The Pimenton notes, which were due on August 15, 2011, had \$77 charged to interest expense for the twelve month period ended September 30, 2011(2010 - \$97).

On August 18, 2011 the Pimenton notes were fully paid.

b) On April 21, 2010 the Company issued \$300 of convertible unsecured debentures (the "C Debentures"). The conversion price of the C Debentures is CA\$0.4 per share convertible into up to 782,100 shares of common shares of the Company. Interest rate on the C Debentures is 6% payable annually. In addition the C Debenture holders were issued 782,100 common share purchase warrants of the Company exercisable for 60 months from the date of issuance at CA\$0.05 per share.

For accounting purposes, the convertible unsecured debentures have a liability component, a warrant component and an equity component, which are separately presented in the consolidated balance sheets. The \$300 face value of the convertible unsecured debentures has been allocated to the liability, warrants and equity components proportionately, based on their respective fair values. The fair value of the conversion feature of convertible unsecured debentures was measured using the Black-Scholes valuation model, assuming a risk-free interest rate of 3.09%, no dividend and a volatility factor of 132%, and such fair value was credited to contribute surplus. The fair value of the liability component was determined by discounting the future stream of interest and principal payments at an estimated borrowing rate to the Company of 20%. As a result, as of December 30, 2011the Company had allocated \$112 to equity, \$114 to warrants and \$151 to debt, with \$76 being accreted.

On May 11, 2010 the Company issued \$330 of convertible unsecured debentures (the "D Debentures"). The conversion price of the D Debentures is CA\$0.4 per share convertible into up to 826,155 shares of common shares of the Company. Interest rate on the D Debentures is 6% payable annually. In addition the D Debenture holders were issued 826,155 common share purchase warrants per common share of the Company exercisable for 60 months from the date of issuance at CA\$0.5 per share. On August 20, 2010 \$230 of the D Debentures was converted into 575,805 common shares.

For accounting purposes, the convertible unsecured debentures have a liability component, a warrant component and an equity component, which are separately presented in the consolidated balance sheets. The value of the convertible unsecured debentures has been allocated to the liability, warrants and equity components proportionately, based on their respective fair values. The fair value of the conversion feature of convertible unsecured debentures was measured using the Black-Scholes valuation model, assuming a risk-free interest rate of 2.93%, no dividend and a volatility factor of 132%, and such fair value was credited to contribute surplus. The fair value of the liability component was determined by discounting the future stream of interest and principal payments

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

- at an estimated borrowing rate to the Company of 20%. As a result, as of September 30, 2011 the Company allocated \$43 to equity, \$97 to warrants and \$52 to debt, with \$35 being accreted.
- c) On November 7, 2011 the Company obtained a loan with Bice Bank for Unidad de Fomento (UF) 19,600, bearing interest at a fixed rate of 5.13% per annum. The UF is a Unit of account that is used in Chile. The exchange rate between the UF and the Chilean peso is constantly adjusted to Chilean inflation. The loan is repayable monthly until 2026. The loan is secured by certain fixed assets with an approximate value of \$1,309.

9. Share capital

a) Authorized capital

The authorized capital of the Company consists of an unlimited number of common shares, with no par value.

b) Issued and outstanding

	Number of	
	shares	Amount
		\$
Balance –October 1, 2010	86,682,586	73,060
Warrants exercised (note 10)	120,988	100
Balance – December 31, 2010	86,803,574	73,160
Warrants exercised (note 10)	5,927,140	4,014
Bonus share (i)	210,000	127
Options exercised (note 9(c))	1,250,000	809
Balance – September 30, 2011 and December 31, 2011	94,190,714	78,110

The above descriptions regarding share transactions that took place before March 28, 2011 have been adjusted to reflect the 10 for 1 share consolidation approved on March 28, 2011.

i) On January 18, 2011 210,000 bonus shares were issued to seven employees who are not officers of the Company. They were valued at \$127 using the TSX closing price of CA \$0.6 per share.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

c) Share option plan

The Company has a share option plan (the Plan) whereby, from time to time at the discretion of the Board of Directors, share options are granted to directors, officers, employees and certain consultants. The maximum number of common shares issuable under the Plan is 12,578,754 common shares and 5,000,000 common shares issuable under the share bonus plan, within the Plan, to eligible participants. The Board of Directors determines the vesting period at its discretion.

A summary of the Company's Plan at December 31, 2011 is as follow:

			Weighted	
		Number of	average exercise price	
		options		
	\$		CA\$	
Balance – October 01, 2010	1,940	8,646,999	0.55	
Vested	33	-		
Balance – December 31, 2010	1,973	8,646,999	0.55	
Granted (a)	-	60,000	0.60	
Exercised (b)	(375)	(1,250,000)	0.35	
Expired	(215)	(571,428)	0.65	
Granted (c)	-	186,000	0.79	
Granted (d)	452	571,428	0.79	
Granted (e)	-	51,000	0.60	
Vested	175	-		
Balance – September 30, 2011	2,010	7,693,999	0.60	
Cancelled (f)	(14)	(63,000)	0.6 /0.79	
Vested	29	-		
Balance – December 31, 2011	2,025	7,630,999	0.60	

The following descriptions regarding share transactions that took place before March 28, 2011 have been adjusted to reflect the 10 for 1 share consolidation.

a) On January 11, 2011 the Company issued 60,000 Common Stock Options exercisable at CA.\$ 0.6 per share for a period of three years from the date of issuance. The vesting period is between date of grant

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

and three years and was issued to an employee who is not an officer of the Company. These options were fair valued at \$29 using the Black –Scholes valuation model, assuming a risks-free rate of 1.03%, no dividend, and volatility factor of 142% and expensed as stock-based compensation.

- b) On February 28, 2011 Mr. Mario Hernández, Executive-Vice President-Director of Claims and Administration and a director of the Company and Mr. David Thomson, Executive-Vice President-Director of Exploration and a director of the Company exercised 900,000 options granted on April 19, 2010 at a price of CA\$0.35 per share for net proceeds of \$583. The fair value of \$270 assigned to these options was transferred to share capital. In addition an employee of the Company exercised 350,000 options granted on April 19, 2010 at a price of CA\$0.35 per share for net proceeds of \$227. The fair value of \$105 assigned to these options was transferred to share capital.
- c) On April 29, 2011 the Company issued 186,000 Common Stock Options exercisable at CA\$ 0.79 per share for a period of five years from the date of issuance. The vesting periods are between the date of the grant and three years, and were issued to ten employees who are not officers of the Company. These options were fair valued at \$147 using the Black –Scholes valuation model, assuming a risksfree rate of 1.963%, no dividend, and volatility factor of 170% and expensed as stock-based compensation.
- d) The Company renewed 571,428 common stock options that were due to expire on March 1, 2011. The new grant of stock options were issued on April 29, 2011 exercisable at CA\$0.79 per share for a period of five years from the date of issuance with immediate vesting and were issued to Directors of the Company. These options were fair valued at \$452, using the Black –Scholes valuation model, assuming a risk-free rate of return of 1.96%, no dividend and volatility factor of 170.23% and expensed as stock-based compensation.
- e) On July 26, 2011 the Company issued 51,000 Common Stock Options exercisable at CA\$ 0.60 per share for a period of five years from the date of issuance. The vesting period is between the date of the grant and three years and they were issued to three employees who are not officers of the Company. These options were fair valued at \$31 using the Black –Scholes valuation model, assuming a risks-free rate of 1.50%, no dividend, and volatility factor of 169% and expensed as stock-based compensation.
- f) During November and December 2011 63,000 Common Stock Options were cancelled which were issued to employees who are not officers of the Company, whose have resigned to the Company.

During the three month periods ended December 31, 2011 and December 31, 2010 the Company recognized total stock based compensation expense of \$29 and \$33 respectively.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

Options outstanding as at December 31, 2011 are as follows:

Exercise price CA\$	Number of options	Weighted average remaining contractual life (years)	Weighted average exercise price CA\$	Options exercisable
0.45-0.90	4,053,953	1.20	0.69	3,947,163
0.40-0.60	1,226,046	2.60	0.43	847,837
0.35-0.35	1,605,572	3.30	0.35	1,605,571
0.60-0.79	745,428	4,33	0.79	629,428
0.35-0.90	7,630,999	2,13	0.59	7,029,999

Options outstanding as at December 31, 2010 are as follows:

Exercise price CA\$	Number of options	Weighted average remaining contractual life (years)	Weighted average exercise price CA\$	Options exercisable
0.65	571,428	0.16	0.65	571,428
0.45-0.90	4,053,953	2.20	0.70	3,840,373
0.40-0.45	1,166,046	3.70	0.43	559,628
0.35	2,855,572	4,30	0.35	2,855,571
0.35-0.90	8,646,999	2,95	0.55	7,827,000

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

10. Warrants

25,387 39,176) 36,211)	\$ 770 (57) 840 1,553 (879) (484)
70,431) - 25,387 89,176) 86,211)	(57) 840 1,553 (879) (484)
25,387	1,553 (879) (484)
39,176) 36,211)	1,553 (879) (484)
39,176) 36,211)	(879) (484)
86,211)	(484)
00,000	190
00,000	190
per of rants	\$
97,400	565
-	10
20,988)	(13)
76,412	562
57,312)	(343)
00,846)	(8)
	211
	76,412 57,312) 00,846) 08,254

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

(a) TSX agreed to further extend the expiration date on the 4,618,728 outstanding common share purchase warrants (the "Warrants") and 561,693 outstanding common share purchase warrants (the "Broker Warrants") which were due to expire on December 17, 2009, all of which were issued in connection with a private placement on December 17, 2007. The fair value of these modified warrants and broker warrants of \$623, in excess of the fair value of the original warrants. The fair values of the warrants were assigned using the Black-Scholes valuation model, assuming a risk-free interest rate of 0.29%, no dividend and a volatility factor of 153%. In Addition the fair value of the warrants for the quarter ended at December 31, 2010 amounted \$227.

The following table summarizes information about the warrants outstanding as at December 31, 2011 and 2010:

		December 31, 2011
Number	Weighted average	Weighted average
of warrants	remaining warrant life	exercise price
outstanding	(years)	CA\$
600,000	0.65	2.50
1,608,254	<u>3.33</u>	<u>0.50</u>
2,208,254	2.60	1.04

		December 31, 2010
Number of warrants outstanding	Weighted average remaining warrant life (years)	Weighted average exercise price CA\$
6,628,484	0.45	0.60
600,000	1.65	2.50
3,073,315	4.32	<u>0.50</u>
10,301,799	1.67	0.68

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

11. Reclamation and remediation

The Company's reclamation and remediation liability is summarized as follows:

	December 31, September 3		
	2011	2011	
	\$	\$	
Balance - Beginning of period	3,201	2,959	
Change in interest rate	15	80	
Accretion	12	162	
Cash flow mine clousure revaluation (i)	(1,046)	-	
Balance	2,182	3,201	

(i) The Company recalculated the cash flow estimation under updated parameters. The expected undiscounted remediation of \$2,585 is expected to be incurred over 6.5 year. These new estimated cash flow are discounted using a long term US interest rate of 2.55% as at December 31, 2011. The effect was decrease the mine closure provision by \$1,045 and development cost.

A ten percent change in the discount rate, assuming that all other variables remain constant, would result in a liability change of approximately \$55. The estimate also assumes an undiscounted remediation cash flow of \$2,585. Assuming that all other variables remain constant, a ten percent change in the undiscounted remediation estimate would result in a liability change of approximately \$218.

12. Segment information

In order to determine reportable operating segments, the Chief Executive Officer reviews various factors, including geographical location, quantitative thresholds and managerial structure. The Company has one operating segment, which is the exploration and development of mineral properties. The Company's principal operations are carried out in Chile. The Company's geographic segments are located as follows:

- i) the Company's mineral properties in Chile
- ii) corporate offices in Chile and Canada;

The Company's Pimenton segment includes a gold mine and mill operating in Chile. As at, and for the three months ended December 31, 2011 and 2010, segmented information is presented as follows:

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

	Three months ended December 31, 2011			
	Pimenton	Corporate	Total	
	\$	\$	\$	
Revenue	5,289	-	5,289	
Operating costs	(3,530)	(32)	(3,562)	
Amortization and depreciation	(526)	(5)	(531)	
Reclamation and remediation	(27)	-	(27)	
General, sales and administrative	(485)	(249)	(734)	
Stock-based compensation	-	(14)	(14)	
Foreign exchange	32	(23)	9	
Interest	(6)	(21)	(27)	
Other gains and losses (net)	120	(79)	41	
Exploration costs	-	(402)	(402)	
Total other income (expenses)	(892)	(793)	(1,685)	
Income (loss) and other comprehensive income (loss) for period	867	(825)	42	
Total assets	23,946	3,280	27,226	
	Three months ended December 31, 2010			
	Pimenton	Corporate	Total	
	\$	\$	\$	
Revenues	6,206	(43)	6,163	
Operating cost	(3,031)	- 1	(3,031)	
Amortization and depreciation	(554)	(6)	(560)	
Reclamation and remediation	(39)	-	(39)	
General, sales and administrative	(285)	(111)	(396)	
Stock-based compensation	-	(33)	(33)	
Warrants revaluation	-	(850)	(850)	
Foreign exchange	25	(15)	10	
Interest	(52)	(36)	(88)	
Other gains and losses (net)	24	-	24	
Exploration costs	-	(262)	(262)	
Total other income (expenses)	(881)	(1,313)	(2,194)	
Income (loss) and other comprehensive income (loss) for period	2,294	(1,356)	938	
Total assets	22,150	1 017	24.067	
TOTAL ASSETS	22,130	1,917	24,067	

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

13. Commitments

a) Project commitments

Project	Description	Total potential commitment \$	Paid to date
Catedral and Rino	A loan for development costs	up to 2,500	250
La Bella	La Bella inner was acquired in December 2007 by the Company by way of an option agreement of the property. Under the modified agreement entered into on December 16, 2011 on the inner circle the Company has paid \$125. The remaining payment obligations will be paid as follows \$200 in December 2012; \$300 in December 2013 and \$875 in December 2014. The Company will pay a 3% net smelter royalty from production thereafter.		
	On the outer circle, under the new agreement the Company has paid \$125. The remaining payment obligations will be paid \$200 in December 2012; \$300 in December 2013 and \$875 in December 2014. The Company will pay a 3% net smelter royalty from production thereafter.	2,750	830
Cal Norte	Capital contribution of \$1,800 to earn 60% equity interest	1,800	1,552
Tordillo	As a compensation for services rendered in connection with Tordillo, the Company entered into an agreement to pay \$250 within 50 days of first cash flow from the property.	250	-
Cerro del Medio	On July 11, 2011 CEG signed a Letter of Agreement with the majority shareholders representing 65.6% of the outstanding shares of CompaniaMinera Cerro del Medio, (CDM) the 100% owner of the Santa Cecilia project which is located in the Maricunga gold district of Chile and adjacent to Exeter Resources Caspiche project. Under the terms of the agreement between July 31, 2011 and July 31, 2013 CEG must fund the CDM majority shareholders, and any option shareholders, the pro rata of a drilling campaign on the property consisting of a minimum of 7,200 meters of drilling, at an aggregate cost of approximately US \$4,000. CEG is committed to fund an estimated US \$2,624 or 65.6% of this drilling campaign. Mario Hernandez Dr. David Thomson, both EVP's and Directors of the Company and an arms length third party (the majority shareholders in aggregate) are owners of 65.6% of CDM.	2,624	_

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

b) Lease commitments

The Company is committed to future minimum lease payments under capital lease arrangements:

	December 31,
	\$
2012	267
2013	118
2014	68
	453
Interest	(22)
	431

14. Compensation of key management

Key management includes directors (executive and non-executive) and senior executives. The compensation paid or payable to key management for employee services is presented below:

Three months ended December 31,	2011	2010
	\$	\$
Salaries and short-term director benefits (iii)	29	7
Directors fees (iv)	14	-
Employment benefits (options)	14	-
Other long - term director benefits (Options)	14	32
Services director contract (i), (ii)	103	103
	160	142

(i) On April 1, 2010, a Company owned by David Thomson, who is Executive-Vice President-Director of Exploration and a director of the Company, CompañíaMineraAurominLtda, entered into a services contract with the Company for a period of two years, which can be renewed for an additional two year period at the end of each year. Under the term of the contract, CompañíaMineraAuromin Ltda. is to be paid \$300 per year. The services to be provided by CompañíaMineraAuromin Ltda. Include, seeking new mining projects, performing geological studies and design drill programs for the Company on exploration projects, conducting preliminary design of the mining plan for designated project and providing other services related to the explorations and development of mining projects. As of December 31, 2011 accounts payable and accrued liabilities included \$75 related to this contract.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

- (ii) On April 1, 2010 a Company owned by Mr. Mario Hernández, who is Executive-Vice President-Director of Claims and Administration and a director of the Company, CompañíaMineraChañar Blanco S.A., entered into a services contract with the Company for a period of two years, which can be renewed for an additional two year period at the end of each year. Under the term of the contract, CompañíaMineraChañar Blanco S.A. is to be paid \$110 per year. The services to be provided by MineraChañar Blanco S.A. include, maintaining title and ownership of mining properties acquired by the Company, acquiring water rights or request concessions of water rights on the properties acquired by the Company and negotiations the acquisition of new mining properties for the company. As of December 31, 2011 accounts payable and accrued liabilities included \$28 related to this contract.
- (iii) On April 1, 2010, The CEO, who is also a director of the Company, entered into a management contract for a period of two years, which can be renewed for an additional two year period at the end of each year. Under the terms of the contract, the "CEO" is to be paid \$110 per year. Additionally, during the term of the agreement, the Corporation will provide him with a diesel truck or its equivalent with all expenses paid. As of December 31, 2011 the Corporation paid \$2 for expenses and \$27for salary.
- (iv) On June 21, 2011 the board approved a resolution that non-executive directors be paid \$1 per meeting attended. As at December 31, 2011 amounts due to the directors for these director fees were \$14.

15. Related party transactions

A company owned by the CEO (who is also a director) billed the Company \$1 for the Three month period ended December 31, 2011 (2011 - \$13) for the provision of office space and services used by the Company. Receivable from such officer and director of the Company of \$399 as at December 31, 2011 (2011 - \$387) of which \$286 (2011 - \$286) was the net amount of a non-interest-bearing note receivable, \$32 was a loan in August 2011, and \$81 (2011 - \$68) was net of cash advances, salary and truck expenses reimbursement. The note has been extended to September 30, 2012 and is collateralized by 653,200 common shares owned by this officer and director.

A company controlled by the Chief Financial Officer of the Company (the "CFO") billed the Company \$20 for accounting and administration services rendered for the three month period ended December 31, 2011 (2011 - \$52). Accounts payable and accrued liabilities include payables to this officer of \$24 for such services at December 31, 2011 (2010 - \$8).

A law firm of which a director of the Company is a partner billed the Company \$40 in the three month period ended December 31, 2011 (2011 - \$203) for legal services. Accounts payable and accrued liabilities include \$34 as at December 31, 2011(2011- \$4).

Accounts payable and accrued liabilities include \$41as at December 31, 2011 (2011-\$114) for royalties due to the Executive Vice President and Director of Land and Administration, who is also a director of the Company, who is the owner of a net smelter royalty on the Pimenton gold mine.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

Accounts payable and accrued liabilities include \$41as at December 31, 2011 (2011-\$114) for royalties due to the Executive Vice President - Director of Exploration who is also a director of the Company, who is the owner of a net smelter royalty on the Pimenton gold mine. Also accounts payable include \$9 for interest not paid on the Debenture issued to him in 2006 and which were converted on June 9, 2009

On July 11, 2011 CEG signed a Letter of Agreement with the majority shareholders representing 65.6% of the outstanding shares of CompaniaMinera Cerro delMedio, (CDM) the 100% owner of the Santa Cecilia project which is located in the Maricunga gold district of Chile and adjacent to Exeter Resources Caspiche project. Under the terms of the agreement between July 31, 2011 and July 31, 2013 CEG must fund the CDM majority shareholders, and any option shareholders, the pro rata of a drilling campaign on the property consisting of a minimum of 7,200 meters of drilling, at an aggregate cost of approximately US \$4,000. CEG is committed to fund an estimated US \$2,624 or 65.6% of this drilling campaign. Mario Hernandez Dr. David Thomson, both EVP's and Directors of the Company and an arms length third party (the majority shareholders in aggregate) are owners of 65.6% of CDM.

On October, 2011 Pimenton entered into a services contract with CDM. The services to be provided by Pimenton include management, machinery and equipment rent. As of December 31, 2011 receivable included \$141 related to this contract.

16. Supplemental cash flow information

	December 31, 2011 \$	December 31, 2010 \$
Changes in non-cash working capital relating to operations		
Receivables	148	(550)
Inventories	(300)	(126)
Recoverable taxes	(75)	655
Accounts payable and accrued liabilities, excluding interest		
in accrued liabilities	(111)	(717)
	(338)	(738)
Significant non-cash financing and investing activities		
Shares and warrants issued	-	88
Total interest paid	6	42

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

17. Financial instruments

(a) Financial assets and liabilities

The Company's financial instruments at December 31, 2011 and 2010 consist of cash and cash equivalent, accounts receivable, trade and other payable, and current and long-term debt.

Fair value measurements of financial assets and liabilities recognized in the balance sheet

Fair value hierarchy that reflects the significance of inputs used in making fair value measurements as follows:

Level 1 – Unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 – inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly; and

Level 3 – inputs that are not based on observable market data.

At December 31, 2011, the levels in the fair value hierarchy into which the Company's financial assets and liabilities measured and recognized in the balance sheet at fair value are categorized are as follows:

	Level 2
Cash and cash equivalents	\$1,538
Accounts receivable arising from sales of metal concentrates	\$843 \$46
Warrants	ψτο

At December 31, 2011, there were no financial assets or liabilities measured and recognized in the balance sheet at fair value that would be categorized as level 3 in the fair value hierarchy above.

Fair values of financial assets and liabilities not measured at fair value in the balance sheet

At December 31, 2011 the carrying amounts of accounts receivable not arising from sales of metal concentrates and accounts payable and accrued liabilities are considered to be reasonable approximations of their fair values due to the short-term nature of these instruments.

(b) Management of Financial Risk

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

The Company's financial instruments are exposed to financial risks as summarized below:

Credit Risk

The Company, in the normal course of business, is exposed to credit risk from its two customers: a gold refinery in Europe and an entity owed by the State of Chile. Accounts receivable are subject to normal industry credit risks and are considered low.

Liquidity Risk

The Company's approach to managing liquidity risk is to ensure it will have sufficient liquidity to meet liabilities when due. As at December 31, 2011, the Company had a positive working capital of approximately \$2,442 which included cash and cash equivalents of \$1,538. At December 31, 2011 the Company's accumulated deficit was approximately \$65,291 and shareholders' equity was approximately \$20,564.

Sensitivity Analysis

As of December 31, 2011, both the carrying and fair value amounts of the Company's financial instruments are approximately equivalent.

The Company believes the following movements are "reasonably possible" over a three-month period:

- (i) There would be no impact on the cash held as the Company does not earn any interest on this cash.
- (ii) The Company operates using principally the Canadian dollar, US dollar and Chilean peso, and may be negatively affected by fluctuation in foreign exchange rates. The Company's sales are denominated in US dollars, while a significant percentage of its expenses are denominated in Chilean peso. This exposes the Company to increase volatility in earning due to fluctuations in foreign exchange rates.

Economic dependence

In May, 2010 the Company started to produce its own gold doré at the mine site. In the same month the Company started to ship the gold doré bars directly to a gold refinery in Europe. The refinery pays for 90% of the value of gold shipment the week following delivery and the balance of the payment is made less than a month from the day of receipt of the initial payment. For the three months ended December 31, 2011 the Company has sold approximately 73% to a gold refinery in Europe, and 27% to Enami to smelter its gold and copper concentrate. Enami is owed by the State of Chile through its ownership of CODELCO. Enami pays for approximately 60% of the value of shipment the week following delivery and the balance of the payment is made one to two months following the initial payment.

Notes to the Consolidated Financial Statements For the three months ended December 31, 2011 and 2010

(Unaudited, expressed in thousands of U.S. dollars, except share and per share amounts)

18. Capital Management

The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of mineral properties.

The acquisition, exploration, financing and development of natural resources require the expenditure of significant funds before production commences. Historically, the Company has financed these activities through the issuance of common shares, the exercise of options and common share purchase warrants, promissory notes and debentures, bank debt and extended terms from creditors.

The Company has not declared or paid any dividends and does not foresee the declaration or payment of dividends in the near future. Any decision to pay dividends on its shares will be made by the board of directors on the basis of the Company's earnings, financial requirements and other conditions existing at such future time.

Directors* and Officers

Paul J. DesLauriers*(1),(2),(3),(4)

Toronto, Canada *Chairman*

Executive Vice President and Director Loewen, Ondaatje, McCutcheon & Company Limited, Toronto, Canada

Stephen W. Houghton*

New York, New York

Chief Executive Officer

Founder of Cerro Grande Mining Corporation

Mario Hernandez A.*

Santiago, Chile

Executive Vice President and Director, Claims and Land Management

William Hill*(1),(3),(4)

Rock wood, ON, Canada Principal, William Hill Mining Consultants, Ltd.

Richard J. Lachcik*,(3),(4)

Toronto, ON, Canada

Fernando Saenz Poch*

Concepción, Chile

Juan A Proaño*,(3)

Washington Crossing, Pennsylvania Director of Minera Poderosa S.A. a gold mining company located in Peru

Frederick D. Seeley*(1),(2),(4)

New York. New York

Chairman, Givens Hall Bank and Trust Limited

John J. Selters*,(3)

Santiago, Chile General manager of Magna Energy Chile Ltda. Santiago, Chile

David R. S. Thomson*

Santiago, Chile

Executive Vice President and Director of Exploration

Peter W. Hogg

Toronto, ON, Canada Chief Financial Officer

- (1) Member, Audit Committee
- (2) Member, Compensation Committee
- (3) Technical Committee
- (4) Corporate Governance and Nominating Committee

Corporate Information

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Toronto Stock Exchange

Stock Symbol: CEG

OTCQX International

Stock Symbol: CEGMF

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Toronto, Ontario, Canada

Auditors:

PricewaterhouseCoopers LLP

Toronto, Ontario, Canada

Stock Registrar and Transfer Agent Computershare Investor Services

Toronto, Ontario, Canada