SOUTH AMERICAN GOLD AND COPPER COMPANY LIMITED
Report to Shareholders For the Third Quarter Ending June 30, 2008
Listed on the Toronto Stock Exchange Symbol: SAG The financial statements for the quarter and nine months ended June 30, 2008 and June
30, 2007 have not been reviewed by the Company's auditors.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITIONS AND RESULTS OF OPERATIONS

(Expressed in United States dollars)

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

The following discussion is a review of the activities, results of operations and financial condition of South American Gold and Copper Company Limited and its consolidated subsidiaries (SAGC or the Company) for quarters ended June 30, 2008 and June 30, 2007, together with certain trends and factors that are expected to impact on future operations and financial results. This information is presented as of July 31, 2008. The discussion should be read in conjunction with the audited consolidated financial statements of the Company and the notes to those statements. The Company's consolidated financial statements and financial data have been prepared in accordance with Canadian generally accepted accounting principles ("GAAP"). In addition, this discussion contains certain forward-looking statements regarding the Company's businesses and operations. These statements are based on assumptions and judgments of management regarding future events and results. Actual results may differ materially from these statements as a result of a number of factors, many of which are beyond the control of SAGC. For more detail on these factors, refer to the section titled "Risks" in this document.

All dollar amounts are expressed in United States dollars, except as otherwise indicated.

Additional information relating to the Company, including the Company's most recent Annual Information Form, is available on SEDAR at www.sedar.com.

Forward-looking statements

Certain statements contained herein are forward looking, and are based on the opinions and estimates of management, or on opinions and estimates provided and accepted by management. These opinions and estimates include those that relate to geological and mining factors, commodity prices and marketing parameters used by management.

Forward-looking statements are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ, possibly significantly. When used in this document, the words such as "could", "plan", "estimate", "expect", "intend", "intent", "may", "potential", "should", and similar expressions are forward-looking statements. Although SAGC believes that its expectations reflected in these forward-looking statements are reasonable, such statements involve risks and uncertainties and no assurance can be given that actual results will be consistent with these forward looking statements. The Company undertakes no obligation to update forward-looking statements if circumstances or management's estimates or opinions should change. Readers are therefore cautioned not to place undue reliance on any forward-looking statements.

Outstanding share information

As of July 31, 2008, the Company has issued one class of common shares and has a total of 690,252,897 common shares outstanding. The Company has 154,285,117 common share purchase warrants outstanding, each of which is exercisable for one common share at exercise prices of CA\$0.045 to CA\$0.25 through December 15, 2010. Share options outstanding and exercisable as of July 31, 2008, total 110,000,000 and are exercisable at prices of CA\$0.045 to CA\$0.09 per common share expiring at various dates through April 2, 2013. On April 30, 2008, 2,339,538 common stock options were granted to a new Director of the Company at an exercise price of CA\$0.05 per share, exercisable for a period of four years from issuance. The principal on the Company's convertible secured debt is convertible into 28,108,304 common shares of the Company.

Acquisition costs of resource properties, together with direct exploration and development expenses incurred thereon, are deferred and capitalized in the accounts. Upon reaching commercial production, these capitalized costs are transferred from exploration properties to mining properties, plant and equipment and are amortized into operations using the units of production method based upon proven and probable mineral reserves and mineral resources. Management regularly reviews the carrying value of each mineral property using estimated undiscounted cash flows from each project. When review suggests impairment, the carrying value of the project would be reduced to the extent it exceeded the fair value.

This discussion addresses matters which the Company believes are important for an understanding of its financial condition and results of operations as of and for the nine months ended June 30, 2008 and 2007 and for its future prospects.

The Company's vision, core business and strategy

The Company is a Canadian corporation, listed on the Toronto Stock Exchange (TSX) with mining and exploration activities in Chile. On July 1, 2004, the Company commenced commercial production at its Pimenton gold mine. Operations ceased in June 2005 owing to unusual weather conditions. On December 17, 2007, the Company was successful in raising \$3,974,997 by way a private placement financing, and \$397,000 through the exercise of warrants in November 2007 to restart operations at its Pimenton gold mine at 50 tons per day.

The Company plans to utilize the cash flow from the 50 tons per day to further develop the reserve base of the mine and to progressively increase production to 200 tons per day and then to 300 tons per day. In mid-July 2008 the company restarted operations at Pimenton. The Pimenton Mine is expected to reach commercial production on October 1, 2008, when the mine and processing plant achieve a rate of 100 tons per day of production. Until commercial production is achieved, finance and other costs, net of gold and copper sales will be capitalized as preproduction costs.

The Company is also engaged in the exploration for and acquisition of gold and other mineral properties. The Company's principal exploration activities are being focused on a potential porphyry copper deposit located within the Pimenton area on which the Company holds mining claims. In addition, the Company holds mining claims on Tordillo, a gold and copper prospect and Bandurrias, a copper prospect and La Bellas, a gold prospect, though an option agreement. The Company also holds interests in two limestone deposits.

Using its core mineral assets, SAGC believes it is now positioned to grow into a profitable mining company as it re-starts production at its Pimenton gold mine and develops its Tordillo and Las Bellas gold prospects and its copper prospect, Bandurrias, once the Pimenton mine has been put into production.

Pimenton gold mine

The Company holds a 100% interest in Compañia Minera Pimenton. In 2006 the Company had plans to raise up to \$14,000,000 to restart operations at Pimenton. This plan included: (1) convert 250,000 tons of indicated resource into proven and probable reserve which was estimated to take six months (2) repair the partially damaged roof on the plant estimated to take four months at a cost of \$600,000 (3) install new and larger flotation cells to handle a plant through-put of 300 tons per day up from the current capacity of 200 tons per day (4) purchase new mining equipment and snow removal equipment and (5) working capital during the six month mine development period. The Company was not successful in raising the required capital for this plan.

Therefore the Company has scaled back its original plans and prepared the mine for a 50 ton per day rate which will be gradually increased to 200 tons per day and then to 300 tons per day. The current proven and probable reserves of 35,000 tons will support this operation for nearly two years at the reduced rate of production. Using the cash flow from operations the Company plans to gradually convert the 250,000 tons of resource into proven and probable reserves and to develop additional proven and probable reserves and resources.

The Company was successful in raising \$3,974,997, through a private placement which closed on December 17, 2007, and the exercise of a part of the warrants in November 2007 in the amount of \$397,000 to put the Pimenton mine back into production.

The Company had raised sufficient funds to restart operations at Pimenton in May, 2008 but delays in the receipt of certain plant equipment delayed the restart of operations of the plant until mid-July 2008. In the meantime mining development operations continued.

The delays in starting plant operations has caused a working capital shortfall of approximately \$1,600,000. The Company anticipates doing a non-brokered private placement financing to cover this working capital shortfall.

Potential porphyry copper

In March 2007, the Company entered into a new LOU with Empresa Minera de Mantos Blancos S.A. (Mantos) a wholly owned subsidiary of Anglo American PLC whereby Mantos agreed to fund and complete a 2000 meter diamond drill program on the potential porphyry copper deposit located within the Pimenton area. Late in the 2007 Chilean exploration season Mantos drilled one hole to approximately 1000 meters in length. This hole was drilled off structure and encountered very weak mineralization. In January 2008, Mantos commenced drilling on a second hole to 1035 meters which was completed in February, 2008. The drill hole results were positive as announced by the Company on April 8, 2008.

Tordillo

Tordillo is located 11.5 kilometers south-southwest of Pimenton in which the Company owns a 100% interest and covers an area of 7,000 hectares. 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. The preliminary data suggests Tordillo contains the upper part of a deep-seated copper/gold and possibly copper molybdenum porphyry system associated with narrow high grade and copper veins which maybe widespread and represent a separate exploration target. Tordillo is located in an area of intense exploration activity.

Bandurrias

The Company did not renew its option agreement on Bandurrias on claims covering approximately 1,982 hectares (4,897 acres) in the Fifth Region of Chile but has acquired approximately 17,800 hectares (43,979 acres) in which the Company owns a 100% interest surrounding the Bandurrias Prospect area.

The claims surround approximately 1,982 hectares of claims from which a small miner has produced, with minimum hand sorting, mineralization grading an average of 2.09 per cent copper. The grade is based on average mill returns reviewed by the Company. This mineralization has come from within the small miners claims. Infrastructure is good with easy terrain at altitudes below 2200 meters.

Las Bellas

The Company has signed an option agreement to earn a 100% interest on claims covering approximately 4,000 hectares (9,840 acres) of claims located 75 kilometers southwest of Santiago, Chile, and 12 kilometers southwest of the Florida gold mine which is producing at the rate of approximately 70,000 ounces of gold per year and is owned by Yamana Gold following its takeover of Meridian Gold.

A small field crew is prospecting the 4000 hectares (9,840 acres) of claims held by SAGC for gold veins. In addition, geochemical soil sampling will be carried out on the 3500 meters of known vein outcrops. Subsequent drilling will be based on geochemical results and after the Company's Pimenton mine has been put back into operation which, as previously announced, is expected to be in mid July 2008.

Under the terms of the Option Agreement, the Company has paid \$10,000; \$20,000 is due in six months; \$70,000 at the end of the first year; \$400,000 at the end of the second year; \$1,000,000 at the end of the third year and \$1,500,000 at the end of the fourth year. The Company will pay a 3% Net Smelter Royalty from production thereafter. The Company also has a minimum investment obligation of \$50,000 in year one; \$250,000 in year two and \$700,000 in year three.

Limestone deposits

The Company holds a 50.10% interest in the Catedral/Rino Project and a 60% interest in the Cal Norte Project.

Lime is used by the Chilean mining industry in processing sulfide copper ores and in heap leaching of gold ores

The Chilean lime market was adversely affected by the devaluation of the Argentinean peso in 2003 resulting in a flow of cheap lime from Argentina into the Chilean lime market for the last four years. This situation and financial constraints on the Company have limited the ability of the Company to capitalize on its lime position. With the recovery of the Argentinean economy in the past two years the domestic demand for lime is improving thereby allowing for increased pricing by the Argentinean lime producers. Trucking costs of Argentinean lime imported into Chile have also increased the costs of Argentinean lime to the Chilean mining industry which is a large consumer of lime.

As part of a feasibility study, a marketing study indicated that the consumption of metallurgical grade lime is expected to increase substantially in the Central Regions of Chile, and without new lime kiln capacity they will have to rely on imports. The study also indicated the apparent lack of well located high grade limestone deposits in the Central Regions. Management believes it is well positioned to take advantage of these opportunities and develop a base for production of its Catedral and Cal Norte limestone deposits.

While the changing economic situation, as noted above, will enable the Company to continue its efforts to become a supplier 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.

Potential porphyry copper

In January 2008, Mantos commenced drilling on a second hole to 1035 meters. This drill hole was completed in February, 2008 and the drill hole results were announced by the Company on April 8, 2008. Mantos has the right to earn a 60% interest in the Porphyry Copper deposit if it completes approximately 50,000 meters of drilling and completes a bankable facility on the property.

Tordillo

The presence of strong extensive explosive breccias is reminiscent of the porphyry copper systems at large existing copper mines in Chile. Subsequent exploration should bring into perspective the vein potential and establish if the porphyry system is large enough to host possible economic copper mineralization. The Company is deferring exploration activities while it is bringing Pimenton on line.

Bandurrias

The Company will conduct a diamond drill program to determine ore continuity from an adjacent copper producing property. The Company is deferring exploration activities while it is bringing Pimenton on line.

La Bellas

The Company has initiated a geochemical soil sampling program on La Bellas estimated to cost approximately \$20,000.

Limestone deposits

The Chilean lime market was adversely affected by the devaluation of the Argentinean peso in 2003 resulting in a flow of cheap lime from Argentina into the Chilean lime market for the last four years. With the recovery of the Argentinean economy in the past two years the domestic demand for lime is improving thereby allowing for increased pricing by the Argentinean lime producers. Trucking costs of Argentinean lime imported into Chile have also increased the costs of Argentinean lime to the Chilean mining industry which is a large consumer of lime.

The Company's limestone deposits at Catedral and Cal Norte contain high grade limestone which, when calcined, can produce lime that the Company's management believes will qualify for use by the Chilean mining industry. The Company believes that the Catedral / Rino and Cal Norte lime projects will shortly be able to compete against Argentinean lime imports.

Financial constraints have limited the Company's ability to develop its lime prospects. The Company is currently reviewing alternative strategies for the sale, joint venture or spin-off of the Catedral, Rino and Cal Norte limestone properties.

Future Accounting Changes

Capital Disclosures and Financial Instruments – Disclosures and Presentation

On December 1, 2006, the CICA issued three new accounting standards: Capital Disclosures (Handbook Section 1535), Financial Instruments – Disclosures (Handbook Section 3862), and Financial Instruments – Presentation (Handbook Section 3863). These new standards became effective for the company on October 1, 2007.

Capital Disclosures

Handbook Section 1535 specifies the disclosure of (i) an entity's objectives, policies and processes for managing capital; (ii) quantitative data about what the entity regards as capital; (iii) whether the entity has complied with any capital requirements; and (iv) if it has not complied, the consequences of such non-compliance. The Company has included disclosures recommended by the new Handbook section in note 4 to these interim consolidated financial statements.

Financial Instruments

Handbook Sections 3862 and 3863 replace Handbook Section 3861, Financial Instruments – Disclosure and Presentation, revising and enhancing its disclosure requirements, and carrying forward unchanged its presentation requirements. These new sections place increased emphasis on disclosures about the nature and extent of risk arising from financial instruments and how the entity manages those risks. The Company has included disclosures recommended by the new Handbook section in note 6 to these interim consolidated financial statements.

Results of operations for the three months ended June 30, 2008 compared to the three months ended June 30, 2007.

The Company incurred losses of \$1,671,000 and \$981,000 for the three months ended June 30, 2008 and 2007.

There were no revenues in the three months ended June 30, 2008 and 2007.

Amortization expense was \$163,000 for the three months ended June 30, 2008 compared to \$166,000 in 2007. The \$3,000 decrease was due to certain mining equipment becoming fully amortized.

Temporary mine shut down costs were nil for the three months ended June 30, 2008 compared to \$135,000 in 2007. The \$135,000 decrease was due to the mine start up activities which were recommenced during the quarter ended June 30, 2008.

General and Administrative costs in the three months ended June 30, 2008 were \$799,000 compared to \$631,000 in the same period of 2007. Of this \$168,000 increase, \$95,000 was due to increase in salaries; materials and fuel costs increased by \$99,000, freight was \$34,000, and miscellaneous and other expenses increased by \$37,000. This increase was offset by a reduction in professional fees of \$97,000.

Warrant revaluation expense was \$3,000 for the three month ended June 30, 2008 compared to nil in the same period of 2007. The \$3,000 increase related to the issuance of New Broker Units on the exercise of the original 700,000 warrants.

Stock based Compensation was \$58,000 during the three months period ended June 30, 2008. On April 30, 2008, 2,339,538 Common Stock Options were granted to a new director of the Company at an exercise price of CA\$0.05 per share, exercisable for a period of four years from issuance. The options were valued at \$13,686, using the Black –Scholes valuation model, assuming a risk- free rate of 3.04%. On April 29, 2008 an officer and director received 1,000,000 bonus shares valued at \$44,474 using the TXS closing price of CA.\$0.045 per share. Stock based Compensation was \$ 215,000 during the three months period ended June 30, 2007, as follow: On June 28, 2007 an officer and director received 1,000,000 bonus shares valued at \$37,349 using the TSX closing price on June 27, 2007; on June 28, 2007 the president of the Company was granted 10,000,000 options, exercisable at CA\$0.04 per share and expiring on June 28, 2012. These options were fair valued at \$177,000, using the Black –Scholes valuation model, assuming a risks-free rate of 3.58%, no dividend, and volatility factor of 50% and expensed as stock-based compensation.

Foreign exchange loss was \$459,000 in the three months ended June 30, 2008 compared to a gain of \$59,000 in the same period of 2007. Recoverable taxes are denominated in Chilean pesos. During the three months ended June 30, 2008 the decline in the value of the US dollar versus the Chilean peso resulted in a loss of \$432,000 related to the recoverable taxes. Other exchange gains amounted to approximately \$27,000.

Other income for the three months period ended June 30, 2008 was \$4,000 compared to \$305,000 for the same period in 2007. The \$305,000 was primarily insuance recoveries.

Results of operations for the nine months ended June 30, 2008, compared to the nine months ended June 30, 2007.

The Company incurred losses of \$3,378,000 and \$3,110,000 for the nine months ended June 30, 2008 and 2007.

There were no revenues in the nine months period ended June 30, 2008 and June 30, 2007. Other income for the nine months period ended June 30, 2008 was \$18,000 of which \$13,834 was due to sale fixed asset. For the nine months period ended June 30, 2007, other income was \$356,000 of which \$ 305,000 was primarily insurance recoveries.

Exploration and Mining properties were written-off during the second quarter totaling \$1,016,000. \$852,613 of this total is broken down as follows: Bandurrias \$239,583; Chachas Peru \$166,575; Breccia \$410,544 and various others for \$35,911. The write down of \$410,544 on the Breccia at Pimenton was work performed by the Company outside the area of interest of the drilling performed by Rio Tinto and Anglo American Norte S.A. The Company has taken the decision to expense its exploration costs until it deems the project to have definitive resource potential as defined by National Instrument 43-101. The balance of the \$1,016,000 write off of explorations and mining properties of \$163,387 represents a write off of recoverable taxes that had been capitalized against these properties.

The Amortization expense was \$464,000 for the nine months ended June 30, 2008 compared to \$523,000 in 2007. The \$59,000 decrease was due to certain mining equipment becoming fully amortized.

Temporary mine shut down costs was \$51,000 in the nine months ended June 30, 2008 compared to \$187,000 in the same period of 2007. The reduction of \$136,000 was due to the mine start up activities which were recommenced during the nine month ended June 30, 2008.

General and Administrative costs in the nine months ended June 30, 2008 were \$1,379,000 compared to \$1,289,0000 in the same period of 2007. The \$90,000 increase was due to an increased in salaries of \$256,000; materials and fuel costs increased by \$185,000, freight increased by \$123,000; rent increased by \$44,000; taxes and penalties increased by \$16,000 and miscellaneous and other expenses increased by \$42,000. This increase was due to restart of operations of the Pimenton Mine. This increase was offset by a reduction in professional fees of \$456,000 including fees paid to Northern Securities of \$303,175, fees paid to a former director of the Company of \$29,620 and fees paid to a former officer of the Company of \$40,821, financial advisory fees of \$45,000, overhead by \$32,000 and shareholder expenses by \$43,000.

The foreign exchange gain was \$368,000 for the nine months ended June 30, 2008 compared to \$46,000 for the same period in 2007. Recoverable taxes are denominated in Chilean pesos. During the nine months the decline in the value of the US dollar verses the Chilean peso resulted in a gain of \$50,000 related to these recoverable taxes. Participants in the December 17, 2007 private placement locked in a US dollar to Canadian dollar exchange rate with the Company prior to the actual private placement. When the shares were issued it resulted in a foreign exchange gain of \$233,000. Other exchange gains amounted to \$85,000.

Warrant revaluation expense was \$19,000 in the nine moths period ended June 30, 2008 compared to \$733,000 for the same period in 2007. Warrant revaluation expenses represent the fair value of the extended warrants in excess of the fair value of the warrants being extended at the extension dates and is charged to expense. In the nine months ended June 30, 2008, 16,635,628 warrants expiring on January 31, 2008, were extended to March 31, 2008 and then they expired. 20,000,000 warrants expiring on October 21, 2006, were extended two times; first to October 22, 2007 and then to April 22, 2008 when they expired. These warrant revaluations resulted in an expense of \$13,000. The fair value of the warrants were assigned using the Black-Scholes valuation model assuming risk free interest rates of 1.75% to 4.21%, no dividend and a volatility factor of 50%. Warrant revaluation expenses increased by a further \$6,000 to a total of \$19,000 for the nine months period ended June 30, 2008. The \$6,000 was related to the issuance of New Broker Units being issued on the exercise of the original 1,435,000 warrants. This compare to \$733,000 expenses incurred in the nine months period ended June 30, 2007 when warrant revaluation expenses represent the fair value of the extended warrants in excess of the fair value of the warrants being extended at the extension dates and was charged to expense. In the first half of fiscal 2007 warrants expiring on October 21, 2006 were extended to October 22, 2007 and warrants expiring on December 10, 2006 were extended three times to January 19, 2007, to March 19, 2007 and November 1, 2007. These warrant revaluations resulted in an expense of \$732,874 The fair value of the warrants were assigned using the Black-Scholes valuation model assuming risk free interest rates of 2.0% to 4.09%, no dividend and a volatility factor of 50%.

Stock based Compensation was \$ 233,000 during the nine month period ended June 30, 2008. On April 30, 2008, 2,339,538 Common Stock Options were granted to a new director of the Company at an exercise price of CA\$0.05 per share, exercisable for a period of four years from the date issuance. The options were valued at a fair value at \$13,686, using the Black –Scholes valuation model, assuming a risk- free rate of 3.04%. On April 29, 2008 an officer and director received 1,000,000 bonus shares valued at \$44,474 using the TXS closing price of CA\$0.045. Also, the Company issued on March 13, 2008 25,000,000 Common Stock Options exercisable at CA.\$ 0.045 per share for a period of four years from the date of issuance, which were issued to the President of the Company (10,000,000 options) and three new Directors and two Serving Directors who are not officers of the Company (15,000,000 options). These options were fair valued at \$133,750, using the Black –Scholes valuation model, assuming a risks-free rate of 3.6%, no

dividend, and volatility factor of 50% and expensed as stock-based compensation. In addition, seven employees who are not officers of the Company were awarded a total of \$1,950,000 common stock options having a five years life with immediate vesting at a price of CA.\$0.045 per share. These options were fair valued at \$41,730 using the Black –Scholes valuation model, assuming a risks-free rate of 3.6%, no dividend, and volatility factor of 50% and expensed as stock-based compensation. Stock based Compensation was \$215,000 during the nine month period ended June 30, 2007 as follow: On June 28, 2007 an officer and director received 1,000,000 bonus shares valued at \$37,349 using the TSX closing price on June 27, 2007 these options were granted on January 9, 2008 at an exercise price of CA.\$0.045. On June 28, 2007 the president of the Company was granted 10,000,000 options, exercisable at CA\$0.04 per share and expiring on June 28, 2012. These options were fair valued at \$177,000, using the Black – Scholes valuation model, assuming a risks-free rate of 3.58%, no dividend, and volatility factor of 50% and expensed as stock-based compensation.

Liquidity and capital resources

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.

During December 2007, the Company raised sufficient funds, \$3,974,997 and in November 2007, \$397,000 through the partial exercise of warrants, to restart the Pimenton mine at 50 tons per day and meet its current working capital needs up until the Pimenton mine is put into production, at which time the Company expects the Pimenton mine to generate sufficient funding to support the Company's ongoing cash needs. The Company had raised sufficient funds to restart operations at Pimenton in May, 2008 but delays in the receipt of certain plant equipment delayed the restart of operations of the plant until mid-July 2008. In the meantime mining development operations continued.

The delays in starting plant operations has caused a working capital shortfall of approximately \$1,600,000. The Company anticipates doing a non-brokered private placement financing to cover this working capital shortfall.

At June 30, 2008, cash was \$71,000 and \$22,000 in current restricted cash.

To preserve its cash position the Company plans to concentrate its efforts on Pimenton and substantially defer expenditures on other projects until Pimenton comes on line.

On April 16, 2007, the shareholders authorized the Company to apply for a certificate of continuance under the Canada Business Corporations Act (the "CBCA") continuing the Company as if it had been incorporated under the CBCA. The continuance was applied for and completed. As a result of the continuance the Company's authorized capital consists of an unlimited number of common shares with no par value.

The Corporation 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 Corporation's earnings, financial requirements and other conditions existing at such future time.

On March 13, 2007, the Company entered into a Letter of Understanding ("LOU") with a subsidiary of Anglo American ("Anglo") which gives Anglo the option to enter into a joint venture agreement for the exploration and development of the porphry copper system at Pimenton and will serve as a basis for such a joint venture agreement. The LOU states that "In this LOU, Hernandez and Thomson (The Executive Vice President- Director, Claims and Land Management and the Executive Vice President-Director of Exploration, both directors of the Company) are collectively referred to as the Owners. Under the terms of this ownership royalty, the owners are entitled to receive a sliding scale of 5% to 6% Net Smelter Return Royalty on any future production from the Property. SAGC has renegotiated in good faith the Net Smelter Return Royalty paid to the owners who have agreed to be compensated by SAGC for a reduction from a sliding scale of 5% to 6% Net Smelter Return Royalty, down to a 3% Net Smelter Return Royalty." The Owners are directors and officers of the Company.

third party to determine the fair value of the royalty reduction and the two officers and directors have agreed to accept 40% of the fair value to be paid by the Company to reduce the net smelter royalty to 3% and if required to receive their compensation in common shares of the Company at the then existing market value.

Related party transactions

A company owned by the chief executive officer, who is also a director, billed the Company \$58,777 in the nine months period ended June 30, 2008 (\$77,014 for the same period in 2007) for provision of office space and services by the Company.

The note receivable of \$286,233 as at June 30, 2007 and June 30, 2008 is from the chief executive officer who is also a director of the Company. It is a non-interest-bearing note due on or before an extended due date of June 30, 2009, collateralized by 6,532,000 common shares of the Company owned by this officer and director. As at June 30, 2008, non-interest-bearing advances to this officer and director amounted to \$71,281 (June 30, 2007 - \$74,417) and are included in long-term receivables.

The Chief Financial Officer of the Company retired on February 6, 2008 at which time he was owed \$207,260 plus out of pocket expenses of \$126. The Company entered into a retirement agreement with the former Chief Financial Officer under which he received 2,000,000 Bonus Shares and was paid \$17,648 for the difference between the net sales price of the 2,000,000 Bonus Shares and \$100,000. In addition he has been paid \$5,000 per month beginning February, 2008 and will continue to be paid at the rate of \$5,000 per month until Pimenton is placed into commercial production at which time he will receive \$7,500 per month until the net balance of \$77,260 as of June 30, 2008 is paid in full. Mr. O'Donnell continues to provide consulting services to the Company for which he was paid \$10,618 to June 30, 2008.

A company controlled by the Interim Chief Financial Officer billed the Company \$11,685 for accounting services rendered in the period ended June 30, 2008. Amounts due to related parties include payables to this officer of \$6,586 for such services at June 30, 2008.

Stock based Compensation was \$ 233,000 during the nine month period ended June 30, 2008. On April 30, 2008, 2,339,538 Common Stock Options were granted to a new director of the Company at an exercise price of CA\$0.05 per share, exercisable for a period of four years from the date issuance. The options were valued at a fair value at \$13,686, using the Black -Scholes valuation model, assuming a risk- free rate of 3.04%. On April 29, 2008 an officer and director received 1,000,000 bonus shares valued at \$44,474 using the TXS closing price of CA\$0.045. Also, the Company issued on March 13, 2008 25,000,000 Common Stock Options exercisable at CA.\$ 0.045 per share for a period of four years from the date of issuance, which were issued to the President of the Company (10,000,000 options) and three new Directors and two Serving Directors who are not officers of the Company (15,000,000 options). These options were fair valued at \$133,750, using the Black -Scholes valuation model, assuming a risks-free rate of 3.6%, no dividend, and volatility factor of 50% and expensed as stock-based compensation. In addition, seven employees who are not officers of the Company were awarded a total of \$1,950,000 common stock options having a five years life with immediate vesting at a price of CA.\$0.045 per share. These options were fair valued at \$41,730 using the Black -Scholes valuation model, assuming a risks-free rate of 3.6%, no dividend, and volatility factor of 50% and expensed as stock-based compensation. Stock based Compensation was \$215,000 during the nine month period ended June 30, 2007 as follow: On June 28, 2007 an officer and director received 1,000,000 bonus shares valued at \$37,349 using the TSX closing price on June 27, 2007 these options were granted on January 9, 2008 at an exercise price of CA.\$0.045. On June 28, 2007 the president of the Company was granted 10,000,000 options, exercisable at CA\$0.04

per share and expiring on June 28, 2012. These options were fair valued at \$ 177,000, using the Black – Scholes valuation model, assuming a risks-free rate of 3.58%, no dividend, and volatility factor of 50% and expensed as stock-based compensation.

During fiscal 2007, the Executive-Vice-President-Director of Claims and Land Management, who is also a Director of the Company, purchased from a non-related party its interest in the Pimenton notes and royalty. The fair value of this note was \$856,048 at June 30, 2008 and interest expense was \$48,879 in 2008. Amounts due to related parties include \$182,952 for interest and \$91,802 for royalties as June 30, 2008.

On June 20, 2007, the Company sold through a private placement 26,431,515 units at CA\$0.05 per unit, consisting of one common share and one common share purchase warrant to purchase a further common share at CA\$0.07 per share at any time within 36 months of the date of issue. Net proceeds of the placement were \$1,174,978. The subscriber, the Executive-Vice-President-Director of Claims and Land Management, who is also a Director of the Company, subscribed and paid for 31,360,000 units. On January 15, 2008 the remaining 4,928,485 units were issued on the same terms as above. Net proceeds of the placement were \$220,022, of which \$74,420 was assigned to the warrants. The fair value of the warrants was assigned using the Black-Scholes valuation model assuming a risk-free interest rate of 2.80%, no dividend and a volatility factor of 50%.

Amounts due to related parties include \$181,719 as at June 30, 2008 for interest due to Executive-Vice President-Director of Exploration who is also a Director of the Company who holds one of the Pimenton notes in the fair value amounts of \$850,539 at June 30, 2008. In addition, amounts due to related parties include \$91,802 at June 30, 2008, for royalties due to this officer and director who is the owner of a Net Smelter Royalty on the Pimenton gold mine.

The Executive Vice President and Director of Exploration and the Executive Vice President of Land and Administration, both of whom are Directors of the Company in April, 2008 have agreed to enter into an agreement to lease/purchase to the Company's wholly owned subsidiary, Compania Minera Pimenton, two new Komatsu front end loaders on terms not currently available to the Company. The purchase price of the two Komatsu front end loaders total \$440,038 inclusive of VAT tax at 19%, or \$220,019 each. The Company has made a 25% payment against the purchase price of the equipment and the balance was funded by these two Officers and Directors under the 37 months lease/purchase agreement.

The Executive Vice President and Director of Exploration, who is also a Director of the Company in June, 2008 agreed to guaranteed the payment of a 37 months lease purchase agreement enter into by the Company on February 23, 2008 with a locale Chilean bank for the purchase of a 4x4 Land Rover and a 4x4 Mahindra truck whose total purchase price was \$71,624 plus VAT at 19% or a total of \$85,232 and on June 13, 2008. This Director and Officer of the Company has also guaranteed the payment of a 37 months lease/purchase agreement with a locale Chilean bank for the purchase of an ambulance whose purchase price was \$54,992 plus VAT at 19% or a total of \$65,440.

Additionally The Executive Vice President and Director of Exploration, who is also a Director of the Company in June, 2008 agreed to enter into an agreement to

lease/purchase to the Company's wholly owned subsidiary, Compania Minera Pimenton, two new 4x4Land Rover trucks on terms not currently available to the Company. The purchase price of the two Land Rovers totalled \$83,998 inclusive of VAT tax at 19%, or \$41,999 each. The Company has made a 20% payment against the purchase price of the equipment and the balance was funded by this Officer and Director under the 37 months lease/purchase agreement.

The Executive Vice President and Director of Land and Administration, and a Director of the Company in April, 2008 agreed to enter into an agreement to lease/purchase of a 37 months payments to the Company's wholly owned subsidiary, Compania Minera Pimenton, two Hino Trucks, one for 32,000 kg and the other for 17,000 kg, on terms not currently available to the Company. The purchase price of the two Hino Trucks total \$203,693 inclusive of VAT tax at 19%, the first for \$129,341 and the second for \$74,352.

Two officers and directors of the Company hold the non-controlling interest in Catedral. Under an agreement dated November 27, 1996, the Company agreed to provide or cause to provide these officers and directors a loan of up to \$1,250,000 each or \$2,500,000 in total. Such loans are to pay their proportionate share of development costs if a bankable feasibility study demonstrates that the properties can be placed into commercial production, and to fund their combined 50% share of an option payment totaling \$500,000, which was paid during 1997.

The Executive-Vice-President-Director, Claims and Land Management and the Executive-Vice President-Director of Exploration, both Directors of the Company, hold the convertible secured debentures. Interest expense was \$74,673 and \$88,078 for periods ended June 30, 2008 and 2007, respectively. Amounts due related parties include payables to these officers of \$16,675 and \$142,179 as at June 30, 2008 and 2007, respectively, for interest on this debt. On August 13, 2007, 2,672,645 shares were issued in payment of interest due on the convertible subordinated debentures. The shares were value at \$98,561, using the TSX closing price of the preceding date and resulted in a gain of \$14,298. On May 23, 2008, 2,394,140 shares were issued in payment of interest on the 10 % convertible subordinated debentures. The shares were valued at \$116,999, using the TSX proceeding nights closing price.

Amounts due to related parties also include cash advances of \$ 437,794 at June 30, 2008 to the Company from the Executive Vice President – Director of Land and Administration, who is also a Director of the Company.

The Chief Executive Officer, the Executive Vice President, Director of Exploration and the Executive Vice President, Director of Administration who are also Directors of the Corporation hold a total of 3.2% Net Smelter Royalty interest on Tordillo, a 3.2% Net Smelter Royalty interest on Bandurrias and a up to 3% Net Smelter Royalty interest on Las Bellas. These Net Smelter Royalty interests were approved by the Board of Directors and Compensation Committee of the Company in 2001. These individuals have not received compensation and benefits comparable to mining industry standards since 2001.

Mineral Reserves and Mineral Resources Estimates

The Company has not complied a Mineral Reserve and Mineral Recourses estimate of the Pimenton mine since the mine was shut down in June, 2005. The Company will engage an independent qualified person under Canadian Instrument 43-101 to complete a report prior to the end of 2008.

The Company is preparing the mine for a starting rate of 50 tons per day to be gradually increased to 100 tons per day. The following is a sensitivity analysis:

PRODUCTION VARIABLES AND SENSITIVITIES FOR 100 TPD.

VARIABLES

Head grade gold	14.44	g/t
Head grade copper	1.26	%
Tons per day year 1	<u>100</u>	<u>Tpd</u>
Plant combined recovery	90%	
Price per Ounce Gold	\$900	
Price per pound Copper	\$3.50	
Exchange rate US\$	510	CH\$
Loan Interest rate	8.50%	
Price per liter Diesel	700	CH\$
Price per liter Gasoline	690	CH\$

ALL IRR% ARE FOR ENTIRE INVESTMENT

Grade Sensitivity. Projects from a low of 10g/t to 18 g/t Au head grade through plant.

Au			
g/t	Cu%	Op.Cost/Oz	IRR%
10	0.8	\$632	65%
12	1.0	\$545	78%
14	1.2	\$483	108%
16	1.4	\$311	135%

Cost/Oz is cash cost per ounce at the mine

100 TPD

Recovery Sensibility. Projects from 5% to 10% less plant Recovery for gold.

% diff.				
Recovery	Op.C	ost/Oz	IRR%	
-10%	\$	514	33%	
-5%	\$	491	40%	
<u>2%</u>	\$	464	49%	
Operating	cost/C	z is cash c	ost per ounce a	t
the mine				

Tonnage Sensitivity at 70 to 130 tpd.

Tons	per		
day		Op.Cost/Oz	IRR%
70		\$616	10%
80		\$559	23%
90		\$514	34%
100		\$479	43%
110		\$450	53%
120		\$426	63%
130		\$405	72%

100 TPD

Price of Gold Sensitivity

Price per Ounce	IRR%
700	15%
750	23%
800	30%
850	37%
900	43%
950	50%

Outlook

Results of the Rio Tinto exploration program have added significant value to the Pimenton porphyry copper deposit. Empresa Minera de Mantos Blancos S.A. (Mantos) a wholly owned subsidiary of Anglo American PLC, has completed drilling on a second hole to 1035 meters at Pimenton. The drill hole results were positive as announced by the Company on April 8, 2008.

In mid-July 2008 the company restarted the operations at Pimenton at an initial rate of 50 tons per day.

The Company's limestone deposits at Catedral and Cal Norte contain high grade limestone which when calcined can produce lime that the Company's management believes will qualify for use by the Chilean mining industry. Improved economic conditions in Argentina have increased the cost Argentine lime imported by the Chilean mining industry making Chilean lime deposits more competitive.

Management believes that the values of the Pimenton gold mine, the potential porphyry copper deposit, the Catedral, Rino and Cal Norte limestone deposits, and the Tordillo and Bandurrias prospects are not currently reflected in the Company's market capitalization and will continue its efforts to demonstrate the underlying values of the Company's assets.

Risks factors

The Company is a minerals producing, exploration and development company with properties currently focused in Chile. Its mining activities involve numerous inherent risks. The Company is subject to various financial, operational and political risks that that could significantly affect its profitability and operating cash flow. The Company minimizes these risks by careful management and planning. These risks include changes in local laws affecting the mining industry, a decline in the price of gold or copper, uncertainties inherent in estimating mineral reserves and mineral resources and fluctuations in the Chilean peso against the US dollar. The Company does not use financial instruments to mitigate the risks of changes in the price of gold or currency fluctuations.

The Company operates in an international environment, and as such, is subject to currency risk. A significant portion of the Company's expenditures is denominated in Chilean pesos and Canadian dollars. A strengthening of these currencies could adversely affect the Company's costs denominated in US dollars. Recently the US dollar has weakened significantly against both of these currencies.

The Company's business is very dependent on the price of gold which is subject to fluctuation by factors the Company cannot control. A drop in the price of gold could adversely affect the Company's financial condition, results of operations and cash flows. Lower gold prices may result in: a) asset impairment and a writedown of the asset carrying value, b) production cutbacks and c) cessation of operations.

The Company's Pimenton mine is highly dependent on generating its own electrical needs at the mine, plant and camp sites. Fuel costs have risen substantially and are expected to go higher. Higher fuel costs will have an adverse impact on profitably of the mine.

Mine labor costs in Chile are increasing which could adversely impact operating profits at the Pimenton mine.

The Company operates primarily in Chile and is exposed to the laws governing the mining industry in Chile. The Chilean government is currently supportive of the mining industry but changes in government regulations including taxation, repatriation of profits, restrictions on production, export controls, environmental compliance, expropriation of property and shifts in political stability of the country and labor unrest could adversely affect the Company's exploration efforts and production plans.

Gold reserves are reduced by production and therefore must be replaced by expanding existing gold deposits or finding new ones. There can be no assurance that the Company's development and exploration programs will result in new gold reserves. Mineral reserves and resources are estimates which may differ significantly from actual mining results.

Due to financial constraints the Company manages its operations with a limited number of key personnel. The need to replace any of these individuals could adversely affect the Company's operations until a qualified replacement is found.

The Company does not currently carry insurance for business interruptions nor does it carry insurance on its camp, plant, assay laboratory, fuel storage or garage facilities at Pimenton due to financial constraints.

The Company's mine is located in an area that can experience severe winter weather conditions which could adversely affect mining operations. Such conditions occurred during 2005, resulting in the shutdown of the mine. In addition, the Company is subject to environmental laws and regulations that are constantly changing and may require expenditures that are significantly different from our current estimates.

Readers should read the risk factors which are described in more detail in the Company's Annual Information Form for the year ended September 30, 2007. Such factors could materially affect future operating results of the Company and cause actual results to differ materially from those described in forward—looking statements relating to the Company.

The Company's continuance as a going concern is dependent upon obtaining adequate funding, including insurance remediation to recommence operations at the Pimenton gold mine, reaching profitable operations at the mine, pursuing joint venture partners, sale or other disposition of all or part of its assets, or additional external funding. There is no assurance that the steps management is taking will be successful and, in the event that such resources are not available, the Company's assets may not be realized or its liabilities discharged at their carrying amounts, and these differences could be material.

DISCLOSURE CONTROLS AND PROCEDURES

Disclosure controls and procedures are designed to provide reasonable assurance that all relevant information is gathered and reported to senior management, including the Company's Chief Executive Officer and Chief Financial Officer, on a timely basis so that appropriate decisions can be made regarding public disclosure. The Company's system of disclosure controls and procedures includes, but is not limited to, the effective functioning of our Audit Committee and procedures in place to systematically identify matters warranting consideration of disclosure by the Audit Committee. As at the end of the period covered by this management's discussion and analysis, management of the Company, with the participation of the Chief Executive Officer and the Chief Financial Officer, evaluated the effectiveness of the Company's disclosure controls and procedures as required by applicable Canadian securities laws. The evaluation included documentation review, enquiries and other procedures considered by management to be appropriate in the circumstances. Based on that evaluation, the Chief Executive Officer and the Chief Financial Officer have concluded that, as of the end of the period covered by this management's discussion and analysis, the disclosure controls and procedures were effective to provide reasonable assurance that

information required to be disclosed in the Company's annual filings and interim filings (as such terms are defined under Multilateral Instrument 52- 109 – *Certification of Disclosure in Issuers' Annual and Interim Filings*) and other reports filed or submitted under applicable Canadian securities laws, is recorded, processed, summarized and reported within time periods specified by those laws and that material information is accumulated and communicated to management of the Company, including the President and Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

During the most recent year end there were no changes in the Company's internal control over financial reporting that materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

INTERNAL CONTROL OVER FINANCIAL REPORTING

Item 4(c) of Form 52-109F1 Certification of Annual Filings requires the Company's CEO and CFO to certify that they have designed the Company's internal control over financial reporting, or caused it to be designed under their supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the Company's GAAP. While the Company's certifying officers have concluded that they are able to make those certifications as required by applicable Canadian securities laws, management of the Company wishes to provide additional disclosure in this management's discussion and analysis regarding the condition of the design of the Company's internal control over financial reporting in view of certain weaknesses that were identified by management when management, with the participation of the Company's CEO and CFO and the Audit Committee, evaluated the condition of the Company's design of internal control over financial reporting as at the end of the period covered by this management's discussion and analysis, as contemplated by CSA Staff Notice 52-316 Certification of Design of Internal Control over Financial Reporting. Due to limited financial resources and the current level of operations, the Company does not employ a financial staff. The Company's accounting and reporting is handled by an accounting service firm in Chile and by an officer of the Company, on a consulting basis, for corporate matters. Management is aware that internal control over financial reporting on an ongoing basis is not at the desired level.

The financial statements for the quarter and nine months ended June $30,\,2008$ and June $30,\,2007$

have not been reviewed by the Company's auditors

South American Gold and Copper Company Limited

Consolidated Balance Sheets

(expressed in thousands of U.S. dollars)		
	June 30,	September 30,
	2008	2007
	(Unaudited)	
	\$	\$
Assets		
Current assets		
Cash and cash equivalents	71	344
Restricted cash	22	22
Receivables	233	73
Material and supplies, at cost	78	78
	404	517
Note receivable from an officer and		
Note receivable from an officer and director	358	329
Mining properties, plant and	550	347
equipment	14.201	11.874
Exploration properties	6.269	5.814
Recoverable taxes	2.912	2.456
Total assets	24.144	20.990
Liabilities		
Current liabilities		
Short term borrowings (lease)	30	10
Current portion of long-term debt Accounts payable and accrued	1.556	1.244
liabilities	889	1.027
Taxes payable (IVA)	503	466
Amounts due to related parties	1.209	951
	4.187	3.698
Long tarm daht	2.538	2.574
Long-term debt Long term borrowings (lease)	2.338 58	2.374
Amounts due to related parties	277	- -
Reclamation and remediation	1.856	884
Non-controlling interest in	1.030	004
consolidated subsidiary	138	139
Total liabilities	9.054	7.295
Shanahaldans' aguity		
Shareholders' equity	67.726	63.628
Share capital Contributed surplus	67.736	63.628 708
Convertible subordinated debentures	2.509	
Convertible subordinated debentures	907	907

Options Warrants Deficit	1.209 1.362 (58.633)	1.019 2.688 (55.255)
Total shareholders' equity	15.090	13.695
Total liabilities and shareholders' equity	24.144	20.990

Going concern and nature of operations (note 1)
Commitments
Approved by the Board of Directors

Paul J. DesLauriers Stephen W. Houghton

Chairman Director

The accompanying notes form an integral part of these consolidated financial statements.

[&]quot;Paul J. DesLauriers"

[&]quot;Stephen W. Houghton"

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007

have not been reviewed by the Company's auditors

SOUTH AMERICAN GOLD AND COPPER COMPANY LIMITED

Consolidated Statements of Operations, Deficit and Other Comprehensive Income (Unaudited)

(Expressed in thousands of US dollars ,except per share amounts)

	Three Months Ended		Three Months Ended Nine Months June 30, June 30		
	2008	2007	2008	2007	
	\$	\$	\$	\$	
Income	•	•	•	·	
Gold	_	_	_	_	
Copper and silver	-	-	-	-	
· · ·	-	-	-	-	
Expenses					
Write off of exploration properties	-	-	1.016	-	
Amortization	163	166	464	523	
Temporary mine shutdown	-	135	51	187	
General and administrative	799	631	1.379	1.289	
Warrant revaluation	3	-	19	733	
Stock based compensation	58	215	233	215	
Foreign exchange	459	(59)	(368)	(46)	
Interest	193	198	602	565	
	1.675	1.286	3.396	3.466	
Other income	4	305	18	356	
Loss for the period	1.671	981	3.378	3.110	
Deficit-beginning of period	56.962	53.689	55.255	51.527	
Other comprehensive income	-	-	-	-	
Interest on equity portion of convertible					
subordinated debentures	-	16	-	49	
Deficit - end of period	58.633	54.686	58.633	54.686	
Basic and diluted loss per share				0,01	

The accompanying notes form an integral part of these consolidated financial statements.

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007

have not been reviewed by the Company's auditors

SOUTH AMERICAN GOLD AND COPPER COMPANY LIMITED

Consolidated Statements of Cash Flows (Unaudited)

(Expressed in thousands of United States dollars)

	Three months ended June 30,		Nine mo ende June :		ded		
	2008		2007		2008	2	2007
Operating Activities	\$		\$		\$		\$
Net loss	(1.671)		(981)		(3.378)	(3	3.110)
Non-cash items							
Amortization	163		166		464		523
Accretion of interest on long-term debt	90		105		270		304
Write off of exploration properties	-		-		1.016		-
Foreign exchange	459		(59)		(368)		(46)
Gain on payable settlement	-		-		-		(51)
Non-cash employee share compensation	-		215		42		215
Non-cash non-employee share compensation	-		95		-		243
Stock based compensation	57		-		191		-
Warrant revaluation	3		-	_	19	_	733
	(899)	#	(459)		(1.744)	('	1.189)
Change in non-cash working capital relating to							
operations	23		(405)		588		(210)
·	(876)	#	(864)	#	(1.156) #		1.399)
					,	,	
Investing Activities							
Exploration properties	(102)		(87)		(499)	((272)
Mineral properties, plant and equipment	(1.673)		-		(2.791)		(53)
Recoverable taxes	228		(105)		(456)		(130)
	(1.547)		(192)	_	(3.746)		(455)
Financing activities			•	_			
Shares issued	28		1.282		3.487	2	2.509
Notes payable	-		12		-		12
Advances from directors and officers	438		(153)		438		220
Repaymant notes	-		(311)		-	((311)
Warrants excercised	42		-		476		-
	508		830	='	4.401	2	2.430
				='			
Effect of foreign exchange on cash held in foreign							
currency	29		24	-	228		12
Inches (Decrees) in each as least control of the state of							
Increase (Decrease) in cash and cash equivalents during the period	(1.886)		(202)		(273)		588
Net cash and cash equivalents-beginning of period	1.957		862		344		72
Net cash and cash equivalents-end of period	71		660	-	71		660
That sach and sach equivalents end of period		: :	000			_	500

The accompanying notes form an integral part of these consolidated financial statements

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

1. Going concern and nature of operations

These consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and discharge of obligations in the normal course of business as they come due. No adjustments have been made to the carrying amounts of the assets or liabilities, the reported revenues and expenses or the balance sheet classifications used in these consolidated financial statements should the Company not be able to continue normal business operations.

On June 9, 2005, a major snowstorm caused damage to the electrical and air compressor equipment at the Pimenton mine's main portal entrance, resulting in a shutdown of the mine, and it has remained closed since that time. Pimenton declared "force majeure" under Chilean law with respect to salary payments and other benefits payable under its labour contracts with the workers and certain staff personnel at its mine. Pimenton has also notified its creditors in writing that it has ceased payment of all trade payables and amounts due under lease purchase or other contracted services. The mine is expected to resume operations in early 2008.

As at June 30, 2008, the Company reported a deficit and comprehensive loss of approximately \$59.6 million and a working capital deficiency of approximately \$3.7 million, and continues to incur significant cash outflows. These conditions, together with the mine shutdown, cast significant doubt as to the ability of the Company to continue as a going concern.

The Company's continuance as a going concern is dependent on obtaining adequate funding, reaching profitable operations at the mine, pursuing joint venture partners, sale or other disposition of all or part of its assets, or additional external funding. There is no assurance that the steps management is taking will be successful and, in the event that such resources are not available, the Company's assets may not be realized or its liabilities discharged at their carrying amounts, and these differences could be material.

Nature of operations

The Company is a Canadian corporation listed on the Toronto Stock Exchange (TSX). On July 1, 2004, the Company commenced commercial production at its Pimenton gold mine in Chile. The Company's principal exploration activities are being focused on a potential porphyry copper deposit located within the Pimenton area in which the Company holds mining claims. The Company also holds interests in limestone deposits.

Prior to placing Pimenton into commercial production, all exploration and development costs relating to Pimenton had been capitalized. Upon commencing commercial production, those

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

capitalized costs were transferred to producing properties, as described under exploration and development costs.

The recoverability of the amounts shown for exploration and development costs is dependent on the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the projects and on future profitable production or proceeds from the disposition thereof.

2. Significant accounting policies

Capital disclosures and financial instruments – Disclosures and presentation

On December 1, 2006, the CICA issued three new accounting standards: Capital Disclosures (Handbook Section 1535), Financial Instruments – Disclosures (Handbook Section 3862), and Financial Instruments – Presentation (Handbook Section 3863). These new standards became effective for the company on October 1, 2007.

Capital disclosures

Handbook Section 1535 specifies the disclosure of (i) an entity's objectives, policies and processes for managing capital; (ii) quantitative data about what the entity regards as capital; (iii) whether the entity has complied with any capital requirements; and (iv) if it has not complied, the consequences of such non-compliance. The Company has included disclosures recommended by the new Handbook section in note 4 to these interim consolidated financial statements.

Financial instruments

Handbook Sections 3862 and 3863 replace Handbook Section 3861, Financial Instruments – Disclosure and Presentation, revising and enhancing its disclosure requirements, and carrying forward unchanged its presentation requirements. These new sections place increased emphasis on disclosures about the nature and extent of risk arising from financial instruments and how the entity manages those risks. The Company has included disclosures recommended by the new Handbook section in note 6 to these interim consolidated financial statements.

3. Basis of presentation

The interim consolidated financial statements of South American Gold and Copper Company Limited (the "Company" or "SAGC") have been prepared by management in accordance with Canadian generally accepted accounting principles (GAAP) following the same accounting policies and methods

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

as the consolidated financial statements for the fiscal year ended September 30, 2007. The accompanying unaudited interim consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto in the Company's annual financial statements for the fiscal year ended September 30, 2007.

4. 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.

On April 16, 2007, the shareholders authorized the Company to apply for a certificate of continuance under the Canada Business Corporations Act (the "CBCA") continuing the Company as if it had been incorporated under the CBCA. The continuance was applied for and completed. As a result of the continuance the Company's authorized capital consists of an unlimited number of common shares with no par value.

The Corporation 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 Corporation's earnings, financial requirements and other conditions existing at such future time.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

5. Share capital

	Number of shares	Amount \$
September 30, 2007	570,842,909	63,628
Warrants exercised (i)	9,936,090	680
Private placement (ii)	92,375,000	2,713
Private placement (iii)	4,928,485	146
Share issuance (iv)	5,340,773	236
Share issuance (v)	2,000,000	90
Warrants exercised (vi)	735,500	42
Warrants exercised (vii)	700,000	39
Share issuance (viii)	1,000,000	45
Share issuance (ix)	2,394,140	117
June 30, 2008	690,252,897	67,736

- i) On October 31, 2007 participants in the December 10, 2003 private placement exercised 9,936,090 warrants at a price of CA\$0.04 per share for net proceeds of \$390,446. The fair value of \$288,703 assigned to these warrants was transferred to share capital.
- ii) On December 17, 2007, the Company sold through a private placement 92,375,000 units at CA\$0.0416 per unit, each unit consisting of one common share and one half of one common share purchase warrant to purchase a further common share at CA\$0.06 per share at any time within two years of the date of issue. In connection with this private placement, the Company also issued 5,616,937 broker warrants, each exercisable at CA\$0.06 per share, expiring within two years of the date of issue. Net proceeds of the placement were \$3,430,209, of which \$634,578 was assigned to the warrants and \$58,982 was assigned to the broker warrants using the Black-Scholes valuation model, assuming a risk-free interest rate of 4.75%, no dividend and a volatility factor of 50%.
- iii) On June 20, 2007, the Company sold through a private placement 26,431,515 units at CA\$0.05 per unit, consisting of one common share and one common share purchase warrant to purchase a further common share at CA\$0.07 per share

at any time within 36 months of the date of issue. Net proceeds of the placement were \$1,174,978, of which \$184,076 was assigned to the warrants. The fair value of the warrants was assigned using the Black-Scholes valuation model assuming a risk-free interest rate of 3.23%, no dividend and a volatility factor of 50%. The subscriber, an officer and director of the Company, subscribed and paid for 31,360,000 units. On January 15, 2008, the remaining 4,928,485 units were issued on the same terms as above. Net proceeds of the placement were \$220,022, of which \$74,420 was assigned to the warrants. The fair value of the warrants was assigned using the Black-Scholes valuation method assuming a risk-free interest rate of 2.8%, no dividend and a volatility factor of 50%.

- iv) On January 15, 2008, the Company issued 5,340,773 common shares in settlement of two employee wage liabilities of \$236,071. The shares were valued at \$236,071, using the TSX closing price on January 15, 2008 resulting in no gain or loss.
- v) On February 1, 2008, the Company entered into a retirement agreement with the former Chief Financial Officer under which he received 2,000,000 Bonus Shares. The shares were valued at \$90,270, using the TSX closing price on January 31, 2008.
- vi) In March 2008, broker participants in the February 22, 2007 private placement exercised 735,500 broker warrants at a price of CA\$0.04 per share for net proceeds of \$29,420. The fair value of \$12,087 assigned to these warrants was transferred to share capital.
- vii) In April 2008, broker participants in the February 22, 2007 private placement exercised 700,000 broker warrants at a price of CA\$0.04 per share for net proceeds of \$27,635. The fair value of \$11,504 assigned to these warrants was transferred to share capital.
- viii) On April 29, 2008 an officer and director received 1,000,000 bonus shares valued at \$44,474 using the TXS closing price of CA.\$0.045 per share.
- ix) May 23, 2008, 2,394,140 shares were issued to two officers (Executive-Vice-President, Claims and Land Management and Executive-Vice-President and Director of Exploration) who are also Directors, in payment of interest due to them on \$1,600,000 of convertible subordinated debentures. The shares were valued at \$116,999 using the TSX proceeding nights closing price.

6. Financial risk factors

The Company's risk exposures and the impact on the Company's financial instruments are summarized below:

Credit risk

The Company has no significant concentration of credit risk arising from operations. Management believes that the credit risk concentration with respect to receivables is remote.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

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 June 30, 2008, the Company's deficit was \$58.6 million and a working capital deficiency of approximately \$3.7 million, and continues to incur significant cash outflows. At June 30, 2008, cash was \$71,000 and \$22,000 in current restricted cash.

To preserve its cash position the Company plans to concentrate its efforts on Pimenton and substantially defer expenditures on other projects until Pimenton comes on line. The Company believes with the anticipated non-brokered private placement financing to cover its working capital shortfall of approximately \$1,600,000 that it will have adequate cash to put the Pimenton mine back into commercial production in October 2008 at which time Pimenton will provide sufficient cash flow to support the Company's ongoing operations.

During July, 2008 cash advances of \$500,000 had been received from the Executive-Vice President-Director of Exploration and a Director of the Company.

Factors risks

The Company is a minerals producing, exploration and development company with properties currently focused in Chile. Its mining activities involve numerous inherent risks. The Company is subject to various financial, operational and political risks that that could significantly affect its profitability and operating cash flow. The Company minimizes these risks by careful management and planning. These risks include changes in local laws affecting the mining industry, a decline in the price of gold or copper, uncertainties inherent in estimating mineral reserves and mineral resources and fluctuations in the Chilean peso against the US dollar. The Company does not use financial instruments to mitigate the risks of changes in the price of gold or currency fluctuations.

The Company operates in an international environment, and as such, is subject to currency risk. A significant portion of the Company's expenditures is denominated in Chilean pesos and Canadian dollars. A strengthening of these currencies could adversely affect the Company's costs denominated in US dollars. Recently the US dollar has weakened significantly against both of these currencies.

The Company's business is very dependent on the price of gold which is subject to fluctuation by factors the Company cannot control. A drop in the price of gold could adversely affect the Company's financial condition, results of operations and cash flows. Lower gold prices may result in:
a) asset impairment and a write-down of the asset carrying value, b) production cutbacks and c) cessation of operations.

The Company's Pimenton mine is highly dependent on generating its own electrical needs at the mine, plant and camp sites. Fuel costs have risen substantially and are expected to go higher. Higher fuel costs will have an adverse impact on profitably of the mine.

Mine labour costs in Chile are increasing which could adversely impact operating profits at the Pimenton mine.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

The Company operates primarily in Chile and is exposed to the laws governing the mining industry in Chile. The Chilean government is currently supportive of the mining industry but changes in government regulations including taxation, repatriation of profits, restrictions on production, export controls, environmental compliance, expropriation of property and shifts in political stability of the country and labour unrest could adversely affect the Company's exploration efforts and production plans.

Gold reserves are reduced by production and therefore must be replaced by expanding existing gold deposits or finding new ones. There can be no assurance that the Company's development and exploration programs will result in new gold reserves. Mineral reserves and resources are estimates which may differ significantly from actual mining results.

Due to financial constraints the Company manages its operations with a limited number of key personnel. The need to replace any of these individuals could adversely affect the Company's operations until a qualified replacement is found.

The Company does not currently carry insurance for business interruptions nor does it carry insurance on its camp, plant, assay laboratory, fuel storage or garage facilities at Pimenton due to financial constraints.

The Company's mine is located in an area that can experience severe winter weather conditions which could adversely affect mining operations. Such conditions occurred during 2005, resulting in the shutdown of the mine. In addition, the Company is subject to environmental laws and regulations that are constantly changing and may require expenditures that are significantly different from our current estimates.

Readers should read the risk factors which are described in more detail in the Company's Annual Information Form for the year ended September 30, 2007. Such factors could materially affect future operating results of the Company and cause actual results to differ materially from those described in forward –looking statements relating to the Company.

The Company's continuance as a going concern is dependent upon obtaining adequate funding, including insurance remediation to recommence operations at the Pimenton gold mine, reaching profitable operations at the mine, pursuing joint venture partners, sale or other disposition of all or part of its assets, or additional external funding. There is no assurance that the steps management is taking will be successful and, in the event that such resources are not available, the Company's assets may not be realized or its liabilities discharged at their carrying amounts, and these differences could be material.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

7. Recoverable taxes

Recoverable taxes in the amount of \$372,000 as at June 30, 2008 (September 30, 2007 - \$372,000) represent IVA taxes paid on the fixed assets, which can be recovered upon request to the Chilean tax authorities. The Company filed such request, which has been denied by the Chilean tax authorities on technical grounds. The Company is appealing this decision and has reclassified IVA taxes on the fixed assets as a long-term asset. IVA relating to other expenditures is recoverable either by means of a credit against tax due upon domestic sales of the Company or by requesting reimbursement of IVA borne when exporting or export commitments are proven. Therefore, the recoverability of these amounts is dependent upon the ability of the Company to develop and derive future production from its Pimenton gold mine.

8. Long-term debt

Due to events at the mine Pimenton advised OPIC that it believes Pimenton will not be in compliance with the financial and operating covenants for the calendar quarters through and until June 30, 2009.

As of September 30, 2007, OPIC has granted Pimenton waivers with respect to the financial and operating events of default discussed above until June 30, 2009.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

9. Warrants

Number of	
warrants	\$
175,583,372	2,688
(9,936,090)	(289)
51,804,437	693
4,928,485	74
(735,500)	(12)
735,500	3
-	6
-	5
(700,000)	(12)
700,000	3
(68,095,087)	(1,797)
154,285,117	1,362
	warrants 175,583,372 (9,936,090) 51,804,437 4,928,485 (735,500) 735,500 - (700,000) 700,000 (68,095,087)

a) On October 21, 2004, the Company sold through a private placement 40,000,000 units at CA\$0.07 per unit, each unit consisting of one common share and one half of one common share purchase warrant to purchase a further common share at CA\$0.09 per share at any time within 24 months of the date of issue. These warrants were assigned a value of \$276,806. On October 16, 2006, the TSX agreed to extend the expiration date on the 20,000,000 warrants from October 21, 2006 to October 22, 2007. The fair value of these modified warrants of \$14,037, in excess of the fair value of the original warrants immediately prior to the modification date of \$nil, will be charged to expense. The fair values of the warrants were assigned using the Black-Scholes valuation model, assuming a risk-free interest rate of 4.07%, no dividend and a volatility factor of 50%.

On October 3, 2007, the TSX agreed to further extend the expiration date on the 20,000,000 warrants from October 22, 2007 to April 22, 2008 when they expired. The fair value of these modified warrants of \$6,028, in excess of the fair value of the original warrants immediately prior to the modification date of \$nil, will be charged to expense. The fair values of the warrants were assigned using the Black-Scholes valuation model, assuming a risk-free interest rate of 4.21%, no dividend and a volatility factor of 50%.

b) On November 8, November 16 and November 30, 2005, 16,635,628 warrants were exercised at a price of CA\$0.055 per common share resulting in the issuance of

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

16,635,628 common shares and 16,635,628 common share purchase warrants to purchase a further common share at CA\$0.07 per share at any time within 24 months of the date of issue. Net proceeds of the exercise of warrants were \$699,830, of which \$152,622 was assigned to the warrants using the Black-Scholes valuation model, assuming risk-free interest rates of 3.68% to 3.73%, no dividend and a volatility factor of 50%. The \$226,910 fair value originally assigned to these warrants and \$40,050 of the fair value assigned to modified warrants was transferred to share capital.

On October 25, 2007, the TSX agreed to extend the expiration date on the 16,635,628 warrants from November 8, November 16 and November 30, 2007 to January 31, 2008. The fair value of these modified warrants of \$5,155, in excess of the fair value of the original warrants immediately prior to the modification date of \$nil, will be charged to expense. The fair values of the warrants were assigned using the Black-Scholes valuation model, assuming a risk-free interest rate of 3.97%, no dividend and a volatility factor of 50%. These warrants were further extended to March 31, 2008, at which time they expired.

c) Warrants expiring during 2008 were valued at \$1,797.

10. Commitments

On March 13, 2007, the Company entered into a LOU with a subsidiary of Anglo American (Anglo), which gives Anglo the option to enter into a joint venture agreement for the exploration and development of the porphyry copper system at Pimenton and will serve as a basis for such joint venture agreement. The LOU states, "In this LOU, Hernandez and Thomson are collectively referred to as the Owners. Under the terms of this ownership royalty, the owners are entitled to receive a sliding scale of 5% to 6% Net Smelter Return Royalty on any future production from the Property. SAGC Pimenton Limited has renegotiated in good faith the Net Smelter Return Royalty paid to the owners who have agreed to be compensated by SAGC Pimenton Limited for a reduction from a sliding scale of 5% to 6% Net Smelter Return Royalty, down to a 3% Net Smelter Return Royalty." The Owners are directors and officers of the Company. The Company will engage a qualified independent third party to determine the fair value of the royalty reduction and the two officers and directors have agreed to accept 40% of the fair value to be paid by the Company to reduce the Net Smelter Royalty to 3% and if required to receive their compensation in common shares of the Company at the then existing market value.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

11. Related party transactions

A company owned by the chief executive officer, who is also a director, billed the Company \$58,777 in the nine months period ended June 30, 2008 (\$77,014 for the same period in 2007) for provision of office space and services by the Company.

The note receivable of \$286,233 as at June 30, 2007 and June 30, 2008 is from the chief executive officer who is also a director of the Company. It is a non-interest-bearing note due on or before an extended due date of June 30, 2009, collateralized by 6,532,000 common shares of the Company owned by this officer and director. As at June 30, 2008, non-interest-bearing advances to this officer and director amounted to \$71,281 (June 30, 2007 - \$74,417) and are included in long-term receivables.

The Chief Financial Officer of the Company retired on February 6, 2008 at which time he was owed \$207,260 plus out of pocket expenses of \$126. The Company entered into a retirement agreement with the former Chief Financial Officer under which he received 2,000,000 Bonus Shares and was paid \$17,648 for the difference between the net sales price of the 2,000,000 Bonus Shares and \$100,000. In addition he has been paid \$5,000 per month beginning February, 2008 and will continue to be paid at the rate of \$5,000 per month until Pimenton is placed into commercial production at which time he will receive \$7,500 per month until the net balance of \$77,260 as of June 30, 2008 is paid in full. Mr. O'Donnell continues to provide consulting services to the Company for which he was paid \$10,618 to June 30, 2008.

A company controlled by the Interim Chief Financial Officer billed the Company \$11,685 for accounting services rendered in the period ended June 30, 2008. Amounts due to related parties include payables to this officer of \$6,586 for such services at June 30, 2008.

Stock based Compensation was \$ 233,000 during the nine month period ended June 30, 2008. On April 30, 2008, 2,339,538 Common Stock Options were granted to a new director of the Company at an exercise price of CA\$0.05 per share, exercisable for a period of four years from the date issuance. The options were valued at a fair value at \$13,686, using the Black –Scholes valuation model, assuming a risk- free rate of 3.04%. On April 29, 2008 an officer and director received 1,000,000 bonus shares valued at \$44,474 using the TXS closing price of CA\$0.045. Also, the Company issued on March 13, 2008 25,000,000 Common Stock Options exercisable at CA.\$ 0.045 per share for a period of four years from the date of issuance, which were issued to the President of the Company (10,000,000 options) and three new Directors and two Serving Directors who are not officers of the Company (15,000,000 options). These options were fair valued at \$133,750, using the Black –Scholes valuation model, assuming a risks-free rate of 3.6%, no dividend, and volatility factor of 50% and expensed as stock-based compensation. In addition, seven employees who are not officers of the Company were awarded a total of 1,950,000 common stock options having a five years life with immediate vesting at a price of CA.\$0.045 per share. These options were fair valued at \$41,730 using the Black –Scholes valuation model, assuming a risks-free rate of 3.6%, no dividend, and volatility

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

factor of 50% and expensed as stock-based compensation. Stock based Compensation was \$215,000 during the nine month period ended June 30, 2007 as follow: On June 28, 2007 an officer and director received 1,000,000 bonus shares valued at \$37,349 using the TSX closing price on June 27, 2007 these options were granted on January 9, 2008 at an exercise price of CA.\$0.045. On June 28, 2007 the president of the Company was granted 10,000,000 options, exercisable at CA\$0.04 per share and expiring on June 28, 2012. These options were fair valued at \$177,000, using the Black —Scholes valuation model, assuming a risks-free rate of 3.58%, no dividend, and volatility factor of 50% and expensed as stock-based compensation.

During fiscal 2007, the Executive-Vice-President-Director of Claims and Land Management, who is also a Director of the Company, purchased from a non-related party its interest in the Pimenton notes and royalty. The fair value of this note was \$856,048 at June 30, 2008 and interest expense was \$48,879 in 2008. Amounts due to related parties include \$182,952 for interest and \$91,802 for royalties as June 30, 2008.

On June 20, 2007, the Company sold through a private placement 26,431,515 units at CA\$0.05 per unit, consisting of one common share and one common share purchase warrant to purchase a further common share at CA\$0.07 per share at any time within 36 months of the date of issue. Net proceeds of the placement were \$1,174,978. The subscriber, the Executive-Vice-President-Director of Claims and Land Management, who is also a Director of the Company, subscribed and paid for 31,360,000 units. On January 15, 2008 the remaining 4,928,485 units were issued on the same terms as above. Net proceeds of the placement were \$220,022, of which \$74,420 was assigned to the warrants. The fair value of the warrants was assigned using the Black-Scholes valuation model assuming a risk-free interest rate of 2.80%, no dividend and a volatility factor of 50%.

Amounts due to related parties include \$181,719 as at June 30, 2008 for interest due to Executive-Vice President-Director of Exploration who is also a Director of the Company who holds one of the Pimenton notes in the fair value amounts of \$850,539 at June 30, 2008. In addition, amounts due to related parties include \$91,802 at June 30, 2008, for royalties due to this officer and director who is the owner of a Net Smelter Royalty on the Pimenton gold mine.

The Executive Vice President and Director of Exploration and the Executive Vice President of Land and Administration, both of whom are Directors of the Company in April, 2008 have agreed to enter into an agreement to lease/purchase to the Company's wholly owned subsidiary, Compania Minera Pimenton, two new Komatsu front end loaders on terms not currently available to the Company. The purchase price of the two Komatsu front end loaders total US \$440,038 inclusive of VAT tax at 19%, or \$220,019 each. The Company has made a 25% payment against the purchase price of the equipment and the balance was funded by these two Officers and Directors under the 37 months lease/purchase agreement.

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

The Executive Vice President and Director of Exploration, who is also a Director of the Company in June, 2008 agreed to guaranteed the payment of a 37 months lease purchase agreement enter into by the Company on February 23, 2008 with a locale Chilean bank for the purchase of a 4x4 Land Rover and a 4x4 Mahindra truck whose total purchase price was \$71,624 plus VAT at 19% or a total of \$85,232 and on June 13, 2008. This Director and Officer of the Company has also guaranteed the payment of a 37 months lease/purchase agreement with a locale Chilean bank for the purchase of an ambulance whose purchase price was \$54,992 plus VAT at 19% or a total of \$65,440.

Additionally The Executive Vice President and Director of Exploration, who is also a Director of the Company in June, 2008 agreed to enter into an agreement to lease/purchase to the Company's wholly owned subsidiary, Compania Minera Pimenton, two new 4x4 Land Rover trucks on terms not currently available to the Company. The purchase price of the two 4x4 Land Rovers totalled \$83,998 inclusive of VAT tax at 19%, or \$41,999 each. The Company has made a 20% payment against the purchase price of the equipment and the balance was funded by this Officer and Director under the 37 months lease/purchase agreement.

The Executive Vice President and Director of Land and Administration, and a Director of the Company in April, 2008 agreed to enter into an agreement to lease/purchase of a 37 months payments to the Company's wholly owned subsidiary, Compania Minera Pimenton, two Hino Trucks, one for 32,000 kg and the other for 17,000 kg, on terms not currently available to the Company. The purchase price of the two Hino Trucks total \$203,693 inclusive of VAT tax at 19%, the first for \$129,341 and the second for \$74,352.

Two officers and directors of the Company hold the non-controlling interest in Catedral. Under an agreement dated November 27, 1996, the Company agreed to provide or cause to provide these officers and directors a loan of up to \$1,250,000 each or \$2,500,000 in total. Such loans are to pay their proportionate share of development costs if a bankable feasibility study demonstrates that the properties can be placed into commercial production, and to fund their combined 50% share of an option payment totalling \$500,000, which was paid during 1997.

The Executive-Vice-President-Director, Claims and Land Management and the Executive-Vice President-Director of Exploration, both Directors of the Company, hold the convertible secured debentures. Interest expense was \$74,673 and \$88,078 for periods ended June 30, 2008 and 2007, respectively. Amounts due related parties include payables to these officers of \$16,675 and \$142,179 as at June 30, 2008 and 2007, respectively, for interest on this debt. On August 13, 2007, 2,672,645 shares were issued in payment of interest due on the

Notes to Consolidated Financial Statements

June 30, 2008 and 2007

The financial statements for the quarter and nine months ended June 30, 2008 and June 30, 2007 have not been reviewed by the Company's auditors

(all tabular amounts are expressed in thousands of U.S. dollars, except number of shares and per share data)

convertible subordinated debentures. The shares were value at \$98,561, using the TSX closing price of the preceding date and resulted in a gain of \$ 14,298. On May 23, 2008, 2,394,140 shares were issued in payment of interest on the 10 % convertible subordinated debentures. The shares were valued at \$116,999, using the TSX proceeding nights closing price.

Amounts due to related parties also include cash advances of \$ 437,794 at June 30, 2008 to the Company from the Executive Vice President – Director of Land and Administration, who is also a Director of the Company.

The Chief Executive Officer, the Executive Vice President, Director of Exploration and the Executive Vice President, Director of Administration who are also Directors of the Corporation hold a total of 3.2% Net Smelter Royalty interest in Tordillo, a 3.2% Net Smelter Royalty interest in Bandurrias and a up to 3% Net Smelter Royalty interest in Las Bellas. These Net Smelter Royalty interests were approved by the Board of Directors and Compensation Committee of the Company in 2001. These individuals have not received compensation and benefits comparable to mining industry standards since 2001.

12. Short-term borrowings

Short-term borrowings consist of non-interest-bearing notes to a supplier.

13. Comparative amounts

Certain of the prior year's amounts have been reclassified to conform to the current year's consolidated financial statement presentation.

14. Subsequent events

The Executive Vice President – Director of Exploration and a Director of the Company has provided cash advances to the Company of \$500,000 at July, 2008.

On August 12, 2008 the Company received conditional approval from the Toronto Stock Exchange for the non-brokered private placement of up to 42,000,000 units at CA\$0.05 per unit, each unit comprised of one common share of the Company and one-half warrant (the units) with each whole warrant exercisable into one common share of the Company at CA\$0.07 per share for a period of 24 months from the date of closing, including the placement of up to 22,000,000 units to insiders of the company.

FORM 52-109F2-

Certification of Interim Filings

- I, Stephen W. Houghton, Chief Executive Officer, certify that:
- 1. I have reviewed the interim filings (as this term is defined in Multilateral Instrument 52-109 *Certification of Disclosure in Issuers' Annual and Interim Filings*) of South American Gold and Copper Company Limited, (the issuer) for the interim period ending June 30, 2008;
- 2. Based on my knowledge, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by the interim filings;
- 3. Based on my knowledge, the interim financial statements together with the other financial information included in the interim filings fairly present in all material respects the financial condition, results of operations and cash flows of the issuer, as of the date and for the periods presented in the interim filings;
- 4. The issuer's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures and internal control over financial reporting for the issuer, and we have:
 - (a) designed such disclosure controls and procedures, or caused them to be designed under our supervision, to provide reasonable assurance that material information relating to the issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which the interim filings are being prepared; and
 - (b) designed such internal control over financial reporting, or caused it to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the issuer's GAAP; and
- 5. I have caused the issuer to disclose in the interim MD&A any changes in the issuer's internal control over financial reporting that occurred during the issuers most recent interim period that has materially affected, or is reasonably likely to materially affect, the issuer's internal control over financial reporting.

August 14, 2008
"Stephen W Houghton"
Stephen W. Houghton
Chief Executive Officer

FORM 52-109F2-

Certification of Interim Filings

- I, Peter W. Hogg, Interim Chief Financial Officer, certify that:
- 5. I have reviewed the interim filings (as this term is defined in Multilateral Instrument 52-109 *Certification of Disclosure in Issuers' Annual and Interim Filings*) of South American Gold and Copper Company Limited, (the issuer) for the interim period ending June 30, 2008;
- 6. Based on my knowledge, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by the interim filings;
- 7. Based on my knowledge, the interim financial statements together with the other financial information included in the interim filings fairly present in all material respects the financial condition, results of operations and cash flows of the issuer, as of the date and for the periods presented in the interim filings;
- 8. The issuer's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures and internal control over financial reporting for the issuer, and we have:
 - (a) designed such disclosure controls and procedures, or caused them to be designed under our supervision, to provide reasonable assurance that material information relating to the issuer, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which the interim filings are being prepared; and
 - (b) designed such internal control over financial reporting, or caused it to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the issuer's GAAP; and
- 5. I have caused the issuer to disclose in the interim MD&A any changes in the issuer's internal control over financial reporting that occurred during the issuers most recent interim period that has materially affected, or is reasonably likely to materially affect, the issuer's internal control over financial reporting.

August 14, 2008
"Peter W. Hogg"
Peter W. Hogg
Interim Chief Financial Officer

Directors* and Officers

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

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 South American Gold and Copper

Company Limited

Patrick Esnouf*

Santiago, Chile President

Mario Hernandez A.*

Santiago, Chile Executive Vice President and Director, Claims and Land Management

William Hill*(1)

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

Juan A Proaño*

Potomac, Maryland

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

New York, New York Chairman, Givens Hall Bank and Trust Limited,

David R. S. Thomson*

Santiago, Chile Executive Vice President and Director of Exploration

John J. Selters*

Santiago, Chile

Richard J. Lachcik*

Toronto, ON, Canada

Corporate Information

Website: www.sagc.com

Toronto Stock Exchange

Stock Symbol: SAG

Registered Office:

Toronto Dominion Centre Canadian Pacific Tower 100 Wellington Street West P O Box 128, Suite 500 Toronto, ON M5K 1H1

Business Office

1201-67 Yonge Street Toronto, Ontario M5E 1J8, Canada

New York Representative Office:

420 Madison Avenue, Suite 905 New York, NY 10017-1193 Telephone: (212) 751-0083

Exploration and Development Office:

La Concepcion 266, Of. 704 Providencia, Santiago, Chile Telephone: 56-2-264-2295

Solicitors:

McLeod Dixon LLP

Toronto, Ontario, Canada

Auditors

PricewaterhouseCoopers LLP

Toronto, Ontario, Canada

Stock Registrar and Transfer Agent Computershare Investor Services

Toronto, Ontario, Canada

⁽¹⁾ Member, Audit Committee

⁽²⁾ Member, Compensation Committee