

MANAGEMENT DISCUSSION & ANALYSIS

For the period ended October 31, 2009

Directors	and	Officers	as at	December	14,	2009.

Directors:

Gary Arca Robert Eadie Dave Gunning Cory Kent Arturo Prestamo William Sheriff Ken Sumanik Federico Villaseñor

Officers:

President – Robert Eadie
Chief Executive Officer – Jose Agustin Garcia Garcia
Chief Financial Officer – Gary Arca
Chief Operating Officer – Dave Gunning
Corporate Secretary – Cory Kent

Contact Name: Gary Area

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TSX Symbol: SAM

Form 51-102-F1

STARCORE INTERNATIONAL MINES LTD.

MANAGEMENT DISCUSSION & ANALYSIS

For the Period Ended October 31, 2009

1. <u>Date of This Report</u>

This MD&A is prepared as of December 14, 2009.

This Management Discussion and Analysis ("MD&A") should be read in conjunction with the unaudited interim consolidated financial statements of Starcore International Mines Ltd. ("Starcore", or the "Company") for the period ended October 31, 2009. Monetary amounts throughout this MD&A are shown in thousands of Canadian dollars, unless otherwise stated.

This MD&A includes certain statements that may be deemed "forward-looking statements". Such statements and information include without limitation: statements regarding timing and amounts of capital expenditures and other assumptions; estimates of future reserves, resources, mineral production and sales; estimates of mine life; estimates of future mining costs, cash costs, minesite costs and other expenses; estimates of future capital expenditures and other cash needs, and expectations as to the funding thereof; statements and information as to the projected development of certain ore deposits, including estimates of exploration, development and production and other capital costs, and estimates of the timing of such exploration, development and production or decisions with respect to such exploration, development and production; estimates of reserves and resources, and statements and information regarding anticipated future exploration; the anticipated timing of events with respect to the Company's minesite and; statements and information regarding the sufficiency of the Company's cash resources. Such statements and information reflect the Company's views as at the date of this document and are subject to certain risks, uncertainties and assumptions, and undue reliance should not be placed on such statements and information. Many factors, known and unknown could cause the actual results to be materially different from those expressed or implied by such forward looking statements and information. Such risks include, but are not limited to: the volatility of prices of gold and other metals; uncertainty of mineral reserves, mineral resources, mineral grades and mineral recovery estimates; uncertainty of future production, capital expenditures, and other costs; currency fluctuations; financing of additional capital requirements; cost of exploration and development programs; mining risks, risks associated with foreign operations; risks related to title issues; governmental and environmental regulation; the volatility of the Company's stock price; and risks associated with the Company's forward sales derivative strategies. Investors are cautioned that any such statements are not guarantees of future performance and that actual results or developments may differ materially from those projected in the forward-looking statements.

2. Overall Performance

Description of Business

Starcore is engaged in exploring, extracting and processing gold and silver through its wholly-owned subsidiary, Compañia Minera Peña de Bernal, S.A. de C.V. ("Bernal"), which owns the San Martin mine in Queretaro, Mexico. The Company is a public reporting issuer on the Toronto Stock Exchange ("TSX"). The Company is also engaged in owning, acquiring, exploiting, exploring and evaluating mineral properties, and either joint venturing or developing these properties further or disposing of them when the evaluation is completed. The Company has interests in properties which are exclusively located in Mexico.

The Company's continued existence as a going concern is dependent upon its ability to continue profitable operations. During the period ended October 31, 2009, the cash flow generated from operations exceeded the cash flow used in repaying the loan payable and in investing activities by \$1,041 bringing the Company's cash balance to \$2,059. At October 31, 2009 the Company had working capital deficiency of \$3,548. The ability of the Company to generate sufficient cash flows to continue as a going concern is dependent upon many factors including, but not limited to, sufficient ore grade, ore production and continued delivery of purchased concentrate at the San Martin mine, control of mine production costs, administrative costs and tax costs and upon the market price of metals. Cash flows may also be affected by the ability of the Company to reduce capital expenditures, including mine development, or to restructure debt payments. The Company may also generate cash from future debt or equity financings, however, depending on market conditions; there is no assurance that such financings will be available to the Company.

To date, the Company has made all debt, interest payments and forward contract sales payments due under the Loan Facility Agreement ("Agreement") with Investec Bank (U.K.) Limited ("Investec"), as required by the Agreement. As at the guarter ended January 31, 2009, however, the Company failed to meet a debt covenant which requires that the current ratio (current assets compared to current liabilities) not fall below a ratio of 110%. This represented a default under the Agreement with Investec. The Company received a waiver of this default from Investec at April 30, 2009 on the condition that the Company obtain additional financing or otherwise rectify the default by June 30, 2009. Due, in part, to the strengthening of both the US Dollar in relation to the Mexican Peso and of the Canadian Dollar in relation to the US Dollar, the working capital ratio was corrected by June 30th, 2009 and continues to meet the ratio requirement. As a result, the Company may or may not be in default of certain provisions of the Agreement. Investec has also informed the Company that a triggering event has occurred under the Agreement due to the fact that the Company has not met metal production targets outlined in the original Development Plan dated January 31, 2007, made pursuant to the grant of the Loan Facility. Under the Agreement, a triggering event, unremedied, may lead to a default which may result in Investec taking additional measures to perform ongoing detailed review of mining operations and to control, in conjunction with the Company's management, mine operations and financial matters, including joint control of working capital accounts. The Company continues to work closely with Investec in providing technical and financial information as requested in order to facilitate the process for Investec to gain comfort with the mining operations and resolve these issues satisfactorily with Investec. Due to the uncertainty regarding the Agreement status, management believes it is conservative to reclassify the Loan as current on the balance sheet. This reclassification is made to conform to the requirements of EIC-122 and EIC-59 and in no way affects the repayment schedule of the Loan as the Company has not been informed by Investec that the repayment schedule to January 31, 2013 has changed. Management believes that the Company will continue to make Loan principle, interest and forward contract payments in accordance with the requirements of the Agreement and is working with the cooperation of Investec to resolve any issues with the Agreement.

Management continues working to achieve efficiencies and improved cash flow at the mine and is exploring all opportunities available to the Company to ensure its future success including pursuing efforts to diversify the Company's resource property holdings through acquisition and merger opportunities. While management believes the Company will be able to continue operations in the future, given the uncertainty of the above and other items, there is no assurance that the Company will be able to meet all of its operating costs, forward contract sales, capital expenditures and debt payments in the coming fiscal year. (See also Section 6 - Liquidity, Commitments and Going Concern).

Recent Events

On December 7, 2009, Mr. Jose Agustin Garcia Garcia was appointed Chief Executive Officer of the Company. Mr. Garcia is a resident of Mexico, with a Mining and Metallurgical Engineering degree from Universidad Nacional Autonoma de Mexico, and an MS in Geology from the University of Pennsylvania. He is also a graduate of the OPM Graduate Course from Harvard University. His career in the mining industry spans over 34 years, including the positions of Mine Manager in Naica Chihuahua Mine (known for its copper, zinc and silver selenite crystals), training in the departments of geology, smelting and engineering, as well as Chief of the Engineering Department of Bethlehem Steel Corporation. Currently, he is Chairman and CEO of a private company with massive land holdings and interests in mining concessions in various states in Mexico. Mr. Garcia's professional associations include tenures as President of the College of Mines (Mexico), President of Mexican Small Mines Association (Mexico), President of the Academy of Engineering Mining Chapter, a former Member of the Chamber of Mines Board of Directors, and a former member of the Peñoles Board of Directors.

3. Selected Annual Information

The highlights of financial data for the Company for the three most recently completed financial years are as follows:

	July 31, 2009	July 31, 2008	July 31, 2007
Revenues	\$ 24,050	\$ 27,066	\$ 18,499
Cost of Sales	18,878	23,761	12,324
Earnings from mining operations	5,172	3,305	6,175
Administrative Expenses	2,516	4,280	6,850
Income (loss) before extraordinary items			
(i) Total income (loss)	\$ 911	\$ (2,567)	\$ (2,218)
(ii) Income (loss) per share - basic	\$ 0.02	\$ (0.04)	\$ (0.06)
(iii) Income (loss) per share - diluted	\$ 0.01	\$ (0.04)	\$ (0.06)
Net loss			
(i) Total income (loss)	\$ 911	\$ (2,567)	\$ (2,218)
(ii) Income (loss) per share - basic	\$ 0.02	\$ (0.04)	\$ (0.06)
(iii) Income (loss) per share - diluted	\$ 0.01	\$ (0.04)	\$ (0.06)
Total assets	\$ 46,256	\$ 47,261	\$ 50,109
Total long-term liabilities	\$ 12,669	\$ 17,876	\$ 18,903

4. Results of Operations

Discussion of Acquisitions, Operations and Financial Condition

The following should be read in conjunction with the unaudited interim consolidated financial statements of the Company and notes attached hereto for the period ended October 31, 2009.

4.1 San Martín Mine, Queretaro, Mexico

On February 1, 2007, the Company completed the acquisition of Bernal, the owner and operator of the San Martin Mine in Queretaro, Mexico, from Luismin S.A. de C.V. ("Luismin"), a wholly owned subsidiary of Goldcorp, Inc. (the "Acquisition"). In connection with the Acquisition, the Company paid US\$24 million and issued 4,729,600 common shares to Luismin. Bernal became a subsidiary of the Company's subsidiary, Starcore Mexicana, S.A. de C.V. with the completion of the Acquisition.

Reserves

The San Martin Mine, an ISO 9001 certified facility located approximately 50km east of the City of Queretaro, State of Queretaro, Mexico, consists of mining concessions covering 12,992 hectares and includes seven underground mining units and three units under exploration, as well as an additional exploration property, San Pedrito, located 50 km west of San Martin. Luismin has been operating the mine since 1993 and Starcore will continue to operate the mine over an expected mine life of at least 12 years based on conversion of known resources. Mining at San Martin over the past ten years has been at a rate of approximately 267,000/tonnes per year. Exploration is able to maintain approximately three years reserves replacing those mined with new reserves.

As of July 31, 2009, reserves and resources at San Martin as reported in "*RESERVES AND RESOURCES IN THE SAN MARTIN MINE, MEXICO AS OF JULY 1, 2009*", dated August 29, 2009, prepared by David R. Gunning, P.Eng. and Ben Whiting, P. Geo. (the "Technical Report"), were as follows:

Classification	Tonnes (000's)	Gold (g/t)	Silver (g/t)	Gold (000's of oz)	Silver (000's of oz)	Gold Equiv. (000's of oz)
Reserve:						
San Martin Mine						
Proven	301	2.42	15	23	145	25.5
Probable	462	3.38	38	50	564	58.3
Total Reserve	763			73	709	83.8
Resource: San Martin Mine						
Inferred	1,570	3.65	40	184	2,019	213
Total Resource	2,333			257	2,728	296.8

- Total Proven and Probable Mineral Reserves estimated are 762,936 tonnes at a grade of 3.00 g Au/t and 29 g Ag/t., using cut-off grades based on total operating costs of US\$34.33/t and cut off values for silver of US\$10.00 per troy ounce and for gold of US\$700 per troy ounce;
- The total Inferred Mineral Resources estimated and not included in the Mineral Reserves stated above are about 1.57 million tonnes at an approximate grade of 3.65 g Au/t and 40 g Ag/t; and,
- A 69:1 silver to gold equivalency ratio was used to calculate gold equivalent ounces.

See the Technical Report, available on SEDAR, for further information on the San Martin Mine. The above report, filed recently on SEDAR, reduces total Proven and Probable resources to 83,800 Equivalent Gold Ounces (EqAuOz) from the previously reported amount of 151,000 EqAuOz. This decrease is due both to the mining activity since the previous report dated December 31, 2006 produced by Watts, Griffis & McOuat Limited at the time of the Acquisition, and to lower average Gold and Silver grade as a result of additional information available since the previous report was completed. Inferred Resources have also decreased from an estimated 480,000 EqAuOz to 213,000 EqAuOz above due largely to the exclusion of the San Pedrito resource (previously reported at 183,000 EqAuOz) which was determined to be uneconomical due to water issues and inaccessibility.

Production

The following table is a summary of mine production statistics for the San Martin mine for the three and nine months ended October 31, 2009 and the cumulative amounts for the year ended January 31, 2009, since acquisition on February 1, 2007:

(Unaudited)	Unit of measure	Actual results for three months ended October 31, 2009	Actual results for nine months ended October 31, 2009	Actual results for 12 months ended January 31, 2009
Production of Gold in Dore	thousand ounces	4.7	14.1	19.0
Production of Silver in Dore	thousand ounces	42.2	128.8	160.3
Equivalent ounces of Gold	thousand ounces	5.4	16.0	21.6
Silver to Gold Equivalency Ratio		62:1	66:1	62:1
Gold grade	grams/tonne	2.32	2.47	2.50
Silver grade	grams/tonne	33	34	33
Gold recovery	percent	91%	89%	89%
Silver recovery	percent	58%	59%	57%
Milled	thousands of tonnes	69.1	198.4	266.2
Mine development, preparation and exploration	meters	913	3,510	4,782
Operating Cost per tonne milled	US dollars/tonne	32	32	35
Operating Cost per Equivalent Ounce	US dollars/ounces	449	424	433
Number of employees and contractors at minesite		264	264	268

During the quarter ended October 31, 2009, the mill operated at a rate of approximately 751 milled tonnes/calendar day. Gold and silver grades were 2.32 g/t and 33 g/t, respectively, compared to prior quarter grades of 2.84 g/t and 42 g/t. Overall equivalent gold production of 5,400 ounces was lower than the previous quarter production of 5,600 ounces due mainly to lower gold and silver ore grades. Metal production was still quite high in comparison to the prior quarter despite the low ore grade due to increased production to 69,100 tonnes compared to 67,400. in the prior quarter ended July 31, 2009.

Production costs of the mine for the current quarter were higher at US\$449/EqOz. from the prior quarter cost of US\$338/EqOz. and the average of US\$433/EqOz for the twelve months ended January 31, 2009 due mainly to lower ore grades. The Company cost savings measures implemented at the mine level are continuing, however, as indicated by cost per tonne maintaining US\$32/t in the current and prior quarters and lower than US\$35/t for the twelve month period ended January 31, 2009. The mine plan has been developed to ensure the mine is properly developed and mined so as to ensure a constant supply of ore in accordance with currently planned production capacity and ore grades over the next 3 years. Changes to the plan that may involve increased production and capital investment are continually being assessed by Starcore management. Currently, the Company is continuing underground exploration in order to identify higher grade ore zones and has allocated a budget to support year long exploration.

During the quarter ended October 31, 2009, the Company incurred approximately US\$723 in mine capital expenditures, which includes mine development drifting and drilling, machinery and equipment leases and purchases and construction and tailings dam remediation, compared to US\$705 in the prior quarter.

In addition to the Company's mining operations at San Martin, Starcore has agreements to purchase concentrate ore from two surrounding mines and charges a processing and marketing fee as a reduction of purchase price paid based on assays of the concentrate. These agreements are not binding and may be cancelled or renegotiated based on changing operating conditions. During the period ended Octoer 31, 2009 and the year ended July 31, 2009, the purchased concentrate has been reduced significantly for the fourth quarter in a row due to production stoppage at La Guitarra mine which began in October, 2008. The Company has not been informed as to when the concentrate production will be continued at this mine.

Sales of Metal produced by the milled ore from the mine, along with purchased ore concentrate, over the October 31, 2009 quarter of operations approximated 4,755 ounces of gold and 48,985 ounces of silver sold at average prices in the period of US\$808 and US\$14 per ounce, respectively. The gold average price realized was reduced in the quarter, compared to market prices, due to the sale of 3,421 ounces of gold pursuant to existing gold sales contracts which are fixed at US\$731 per ounce, payable based on the month end London Metals Exchange spot gold price. The Company has forward sales remaining at October 31, 2009 of 44,783 ounces at the rate of approximately 1,135 ounces per month until January 31, 2013. The Gold average price is also affected by the lower gold production in light of lower purchased concentrate in the current nine-month period as a higher percentage of total production is effectively reduced by the forward sales contracts amounts than in the previous year. Net earnings are only marginally affected, however, as the concentrate is purchased at a small discount from sales value, including processing charges.

4.2 **Property Activity**

San Martin properties - Queretaro, Mexico

The San Martin mine properties are comprised of mining concessions covering 12,992 hectares, including the San Pedrito property located approximately 50km west of the San Martin mine. In addition to the ongoing mine exploration and development that is currently being performed in development of the mine, management is continually assessing the potential for further exploration and development of the San Martin properties and continually modifying the exploration budget accordingly. The mine operates three underground drill rigs to provide information to assist with mine planning in addition to exploration, with the intent of increasing the reserves and resources on the property.

The proposed drill program for 2009 is expected to be roughly 10,000 meters of which 8,900 meters has been completed by the end of October, 2009.

Drilling is focused in the San Martin Guadalupe zone, the 29 Gap, and Zone 50 which are the most favourable areas likely to locate additional reserves. Previously, four underground diamond drill holes intersected the vein with economical values, as reported in the Company's news releases dated March 25, 2008 and April 1, 2008. The cross sections and three dimensional models can be viewed at the Company's website at www.starcore.com.

David Gunning, P.Eng., a director of the Company and Chief Operating Officer, is the Company's qualified person on the project as required under NI 43-101 and has prepared the technical information contained in this press release.

Mineral Property - Cerro de Dolores

The Company entered into an option agreement effective December 15, 2003, and amended July 23, 2007, with Wheaton River Minerals Ltd. and two of Wheaton's subsidiaries, Luismin and Compañia Minera Astumex, S.A. de C.V. (collectively, "Goldcorp") for the acquisition of up to an 80% interest in the Cerro de Dolores property (the "Agreement") subject to a 3% net smelter return royalty.

In order to exercise an initial option and acquire a 51% interest in the property, the Company must issue a total of 250,000 post consolidation common shares and incur US\$1.4 million in exploration expenditures on the property over a four year period ending June 23, 2010.

Proposed Exploration Program and Future Plans

As at October 31, 2009 the Company has incurred approximately US\$475 in direct work expenditures on the property. At October 31, 2009, the Company was in default of exploration expenditure requirements under the Agreement and is currently renegotiating with Goldcorp. No exploration costs were incurred during the period ended October 31, 2009 or the years ended July 31, 2009 and 2008.

4.3 Results of Operations

The Company recorded net income for the period ended October 31, 2009 of \$562 as compared with a loss of \$109 for the period ended October 31, 2008. The details of the Company's operating results and related revenues and expenses are as follows:

For the year ended July 31,	2009	2008	Variance
Revenues			
Mined ore	\$ 4,586	\$ 4,371	\$ 215
Purchased ore	280	2,258	(1,978)
	4,866	6,629	(1,763)
Cost of Sales			
Mined Ore	2,386	2,921	535
Purchased ore	252	2,109	(1,857)
Reclamation and closure	18	19	(1)
Amortization and depletion	523	621	(98)
·	3,179	5,670	(2,491)
Earnings from mining operations	1,687	959	728
Administrative Expenses			
Amortization	17	16	1
Stock-based compensation	_	13	(13)
Interest on long-term debt	75	146	(71)
Accretion on long-term debt	53	52	1
Professional and consulting fees	78	201	(123)
Management fees and salary	112	77	35
Office, travel and miscellaneous	136	75	61
Shareholder relations	36	103	(67)
Transfer agent and regulatory fees	5	6	(1)
	(512)	(689)	177
Income (loss) before other income (expense) and taxes Other income (expense)	1,175	270	905
Foreign exchange gain (loss)	17	(153)	170
Investment and interest income	1	45	(44)
Current income taxes	(481)	.5	(481)
Future income tax expense	(150)	(271)	121
Net income (loss) for the period	\$ 562	\$ (109)	\$ 671

Revenues included sales of gold and silver at average monthly market prices and based on gold sales contracts as discussed under *section 4.1* - "*production*" above. The Company also earned a net profit of \$28 from the purchase and sale of ore concentrate from surrounding mines. The cost of sales above includes non-cash costs for reclamation, amortization and depletion of \$541 which is calculated based on the units of production from the mine over the expected mine production as a denominator. This calculation is based solely on the San Martin mine proven and probable reserves and a percentage of inferred resources (excluding San Pedrito) in accordance with the Company's policy of recognizing the value of expected Resources which will be converted to Proven and Probable Reserves, as assessed by management.

The period of operations to October 31, 2009, produced earnings from mine operations of \$1,687 compared to \$959 for the period ended October 31, 2008. While ore grades for the current period ended October 31, 2009 averaging 2.32 g/t gold and 33 g/t of silver were comparable to the comparative period, the mined ore amounts were higher due to higher production tonnage and ore revenue was higher due to higher ore prices, however, overall revenue was lower due to reduced production of purchased ore. In addition costs were lower at an average operating cost of US\$449/EqOz for the period ended October 31, 2009, compared to an average operating cost of US\$462/EqOz in the period ended October 31, 2008, due mainly to the lower Mexican Pesos exchange rate in comparison to the US Dollar and also to mine cost efficiencies in drifting and plant costs. Also included in mined ore costs in the current period is non-cash stock based compensation expense of \$Nil for the period ended October 31, 2009 compared to an expense of

\$76 for the period ended October 31, 2008 The Company uses the Black-Scholes option valuation model to calculate the fair value of share purchase options at the date of grant.

Management of the Company was able to make cost savings in corporate administrative expenses for the period ended October 31, 2009, resulting in the following significant changes from the period ended October 31, 2008:

- Office, travel and administration expenses of \$136, an increase of \$61 over the comparative period due in part to additional costs of mine level benefits;;
- Professional and consulting fees of \$78 and management fees and salary of \$112, representing a decrease of \$123 and an increase of \$35, respectively due to higher salaries and to the reduced use of consultants at the corporate office;
- Interest expense on long term debt decreased by \$71 to \$75 due to lower average debt outstanding in the period and a reduced interest rate;
- Foreign exchange losses reduced by \$170 to a gain of \$17 for the period ended October 31, 2009 were due to the stabilization of the MXN peso in relation to the US\$, the functional currency of the mining operations; and
- Current and future income taxes of \$481 and \$150, respectively, which include non-cash adjustments at the consolidation of the entities to account for differences between the tax and the accounting base of assets and liabilities. Taxes payable by the Company are subject to Mexican tax laws which are changing. These estimates reflect the best estimate of tax liability by the Company based on the existing interpretation of these laws.

Cash flow from operating activities was \$2,286 during the period ended October 31, 2009, compared to \$1,188 for the period ended October 31, 2008. Cash flow from operating activities changed in the year due mainly to an increase in earnings from mining operations as discussed above and timing differences in working capital balances. Cash flow from operating activities is determined by removing non-cash expenses from the net income and adjusting for non-cash working capital amounts. Overall cash and equivalents increased during the period ended October 31, 2009 by \$1,041 in the period compared to an increase of \$636 in the comparative period ended October 31, 2008, due mainly to the increase in cash flows from operating activities and the reduced payment of debt principal to \$781 from \$1,125 in the comparative period ended October 31, 2008.

Investor Relations Activities

During the period ended October 31, 2009, the Company directly responded to investor inquiries.

Financings, Principal Purposes & Milestones

No shares were issued pursuant to financings during the period ended October 31, 2009. During the year ended July 31, 2008, the Company issued 100,000 common shares at a fair value of \$0.52 pursuant to the Cerro de Dolores property option agreement.

Subsequent to October 31, 2009, the Company completed a non-brokered financing for proceeds of \$2.2 million. The financing was in the form of:

- i) 15,000,000 Units at \$0.10 per Unit, each Unit comprised of one common share and one-half of one transferable share purchase warrant. Each whole Warrant entitles the holder to acquire one common share of the Company at \$0.15 to November 26, 2010;
- ii) 7,000,000 Special Warrants at \$0.10 per Special Warrant, each Special Warrant exercisable, at no additional cost, into one Unit on the same terms as described above.

A finder's fee applied in this transaction in the form of a cash commission of \$128,975 and 1,842,500 nontransferable Agent Warrants, each Warrant entitling the holder to acquire one common share of the Company at a price of \$0.15 to November 26, 2010. Pursuant to TSX policies, the exercise of the Warrants, Special Warrants and Agent Warrants are subject to shareholder approval, which will be sought at the annual meeting of shareholders scheduled for January 18, 2010. The Special Warrants will be deemed to be exercised on the date which is two business days after the receipt of shareholder approval for the exercise of the Special Warrants.

All securities issued pursuant to the private placement are subject to a four month hold period to March 27, 2010.

5. Summary of Quarterly Results

The following is a summary of the Company's financial results for the eight most recently completed quarters:

	31	Q1 -Oct-09	31	Q4 1-Jul-09	30	Q3)-Apr-09	3	Q2 1-Jan-09	3	Q1 31-Oct-08	3	Q4 31-Jul-08	30	Q3)-Apr-08	3	Q2 1-Jan-08
Total Revenue	\$	4,866	\$	6,959	\$	5,122	\$	5,340	\$	6,629	\$	6,999	\$	7,218	\$	5,224
Earnings from mining operations	\$	1,687	\$	2,293	\$	710	\$	1,210	\$	959	\$	305	\$	1,010	\$	48
Net Income (loss)	\$	562	\$	1,422	\$	(380)	\$	(22)	\$	(109)	\$	(654)	\$	218	\$	(1,491)
Per share – basic	\$	0.01	\$	0.02	\$	(0.01)	\$	(0.00)	\$	(0.00)	\$	(0.02)	\$	0.00	\$	(0.02)
Per share – diluted	\$	0.01	\$	0.01	\$	(0.01)	\$	(0.00)	\$	(0.00)	\$	(0.02)	\$	0.00	\$	(0.02)

Discussion

The Company reports income for the quarter of \$562 compared to \$1,422 in the prior quarter ended July 31, 2009. The earnings from mining operations were lower due mainly to higher production costs in the period per ounce produced due to lower ore grades recovered in the quarter. For more detailed discussion on the quarterly production results and financial results for the quarter ended October 31, 2009, please refer to Sections 4.1 and 4.3 under "Results of Operations".

6. Liquidity, Commitments and Going Concern

The Company expects to continue to receive income and cash flow from the mining operations at San Martin (*section 4.1*). Management expects that this will result in sufficient working capital and liquidity to the Company.

The Company's continued existence as a going concern is dependent upon its ability to continue profitable operations. During the period ended October 31, 2009, the cash used in repaying the loan payable and in investing activities was exceeded by cash flow generated from operations by \$1,041 bringing the Company's cash balance to \$2,059 with a working capital deficiency of \$3,548. The ability of the Company to generate sufficient cash flows to continue as a going concern is dependent upon many factors including, but not limited to, sufficient ore grade, ore production and continued delivery of purchased concentrate at the San Martin mine, control of mine production costs, administrative costs and tax costs and upon the market price of metals. Cash flows may also be affected by the ability of the Company to reduce capital expenditures, including mine development, or to restructure debt payments. The Company may also generate cash from future debt or equity financings, however, depending on market conditions; there is no assurance that such financings will be available to the Company.

To date, the Company has made all debt, interest payments and forward contract sales payments due under the Agreement with Investec, as required by the Agreement. As at the quarter ended January 31, 2009, however, the Company failed to meet a debt covenant which requires that the current ratio (current assets compared to current liabilities) not fall below a ratio of 110%. This represented a default under the Agreement with Investec. The Company received a waiver of this default from Investec at April 30, 2009 on the condition that the Company obtain additional financing or otherwise rectify the default by June 30, 2009. Due, in part, to the strengthening of both the US Dollar in relation to the Mexican Peso and of the Canadian Dollar in relation to the US Dollar, the working capital ratio was corrected by June 30th, 2009 and continues to meet the ratio requirement. As a result, the Company may or may not be in default of certain provisions of the Agreement. Investec has also informed the Company that a triggering event has occurred under the Agreement due to the fact that the Company has not met metal production targets outlined in the original Development Plan dated January 31, 2007, made pursuant to the grant of the Loan Facility. Under the Agreement, a triggering event, unremedied, may lead to a default which may result in Investec taking additional measures to perform ongoing detailed review of mining operations and to control, in conjunction with the Company's management, mine operations and financial matters, including joint control of working capital accounts. The Company continues to work closely with Investec in providing technical and financial information as requested in order to facilitate the process for Investec to gain comfort with the mining operations and resolve these issues satisfactorily with Investec. Due to the uncertainty regarding the Agreement status, management believes it is conservative to reclassify the Loan as current on the balance sheet. This reclassification is made to conform to the requirements of EIC-122 and EIC-59 and in no way affects the repayment schedule of the Loan as the Company has not been informed by Investec that the repayment schedule to January 31, 2013 has changed.. Management believes that the Company will continue to make Loan principle, interest and forward contract payments in accordance with the requirements of the Agreement and is working with the cooperation of Investec to resolve any issues with the Agreement.

Management continues working to achieve efficiencies and improved cash flow at the mine and is exploring all opportunities available to the Company to ensure its future success including pursuing efforts to diversify the Company's resource property holdings through acquisition and merger opportunities. While management believes the Company will be able to continue operations in the future, given the uncertainty of the above and other items, there is no assurance that the Company will be able to meet all of its operating costs, forward contract sales, capital expenditures and debt payments in the coming fiscal year.

The Company has secured a commitment for a US\$10 million loan from a senior Mexican financial institution. The loan will have a term of five years, with the first principal payment not due until two years after draw-down. The loan will bear interest at Libor + 5% per annum, payable quarterly. The purpose of the loan is to pay down existing liabilities, including the outstanding amounts owed to Investec Bank (U.K.) Limited ("Investec") under an existing loan facility. Draw down of the loan is subject to the execution of a definitive agreement (which has already been negotiated), the provision of a pledge of the shares of the Company's operating subsidiary, Bernal, and a release of existing security over Bernal's assets.

Currently, Investec holds a pledge of the Bernal shares and a security interest over the Bernal assets, as security for its US\$13 million acquisition loan facility provided to the Company in connection with the Company's acquisition of the San Martin mine in January of 2007. Approximately US\$6 million remains outstanding under this loan facility. Investec has advised the Company that, in order to release its security interest and the pledge of the Bernal shares, it will require the Company to repay the loan facility and wind up the forward sales commitments (Discussed in Section 13 – Financial and Other Instruments). At gold prices in effect on the date of this Report, the Company does not have sufficient funds to both wind up the forward sales agreements and repay the Investec loan facility. The Company believes the terms of the loan from the Mexican financial institution and the two year principal repayment deferral are more favourable to the Company than the Investec facility. The Company is working on alternatives to repay the Investec facility, and wind up the forward sales commitments. The ability of the Company to wind up the forward sales commitments (thereby allowing Investec to release the security it currently holds over the shares and assets of Bernal, and enable the Company to pledge such security to the Mexican financial institution) is dependent upon the price of gold reducing to a level which would allow the Company to settle the forward sales commitments at a favourable cost or no cost to the Company. There is no guarantee that this event will occur in the near future, thereby allowing the Company to draw down the Mexican loan facility.

The Company has the following commitments:

a) A term of the Loan financing requires that the Company fund a Debt Service Reserve Account ("DSRA") at October 31, 2009, which will maintain a balance equal to six months loan principal and interest at all times. The required funding commitment at October 31, 2009, is approximately US\$975 in accordance with the Loan repayment schedule. The Company has used all but \$49 of this account to fund loan principal payments during the period ended October 31, 2008 and year ended July 31, 2008. The Company is required to refund the DSRA as soon as excess operating funds are available from mine operations. The principal due over the next twelve months ended October 31, 2010 is \$1,560 and is in addition to the funding of the DSRA.

b) In addition to funding of the DSRA account, as stated above, principal due over future fiscal years are as follows:

Principal due for the fiscal year ended:	
July 31, 2010	1,371
2011	1,336
2012	2,252
2013	1,546
	\$ 6,505

c) In order to exercise an initial option and acquire a 51% interest in Cerro de Dolores, the Company must issue a total of 250,000 common shares and incur US\$1.4 million in exploration expenditures on the property over a four year period as follows.

At October 31, 2009, the Company was in default of exploration expenditure requirements under the Agreement and is currently renegotiating with Goldcorp.

d) As at October 31, 2009, the Company has management contracts to officers and directors totaling \$300 per year, payable monthly, expiring in January, 2013.

7. Capital Resources

The capital resources of the Company are the mining interests, plant and equipment as well as the mineral properties, with amortized historical costs of \$41,680 and \$806 as at October 31, 2009, respectively. The Company is committed to further expenditures of capital required to maintain and to further develop the San Martin mine which management believes will be funded directly from the cash flow of the mine. In addition, the Company is committed to capital expenditures required to maintain Mineral properties in good standing, as detailed in *Section 4.2*.

8. Off Balance Sheet Arrangements

In conjunction with the Acquisition, the Company has agreed to grant Goldcorp Inc. a security interest over the Bernal mining properties as collateral to ensure that Bernal maintains an agreement to sell all silver produced from the mine to Goldcorp Inc. until October, 2029, at the prevailing spot market rate at the time of the silver sale.

The Loan agreement entered into on the Acquisition required that the Company enter into a forward sales agreement for the sale of 81,876 ounces of gold at a price of US\$731 per ounce until January, 2013. These gold sales contracts are excluded from the definition of derivatives because the obligation may be met by the physical delivery of gold and the Company's practices, productive capacity and delivery intentions are consistent with the definition of normal sales contracts in accordance with the Company's Revenue Recognition Policy in Note 2 of its audited financial statements for the year ended July 31, 2009 (see note 1 – Nature of Operations and Going Concern). The fair value of the remaining gold sales contracts for the sale of 44,783 ounces to January 31, 2013, as at October 31, 2009 was negative US\$14,582(July 31, 2009 - US\$11,614) based on a gold value of US\$1,036 per ounce (July 31, 2009 – US\$936).

9. Transactions with Related Parties

There were no material reportable Related Party transactions.

10. <u>First Quarter</u>

Due to mine operating activity upon the acquisition of the San Martin mine discussed throughout this MD&A and as detailed in Section 4.1, the operations and activities are similar to previous quarters, however the first quarter results differ from previous quarters in prior years as a result of a net income for the period.

11. Critical Accounting Estimates

The financial statements of the Company have been prepared in accordance with generally accepted accounting principles in Canada.

Because a precise determination of many assets and liabilities is dependent upon future events, the preparation of these financial statements requires management to make estimates and assumptions. The most significant ones include, but are not limited to: the recoverability of amounts receivable; mining asset economic life and expected life of mine, including estimated recoverable tonnes of ore from the mine; quantities of proven and probable gold reserves; the value of mineralized material beyond proven and probable reserves; future costs and expenses to produce proven and probable reserves; future commodity prices and foreign currency exchange rates; the estimated realizable value of inventories; the future cost of asset retirement obligations; the anticipated costs of reclamation and closure cost obligations; the amounts of contingencies; and assumptions used in the accounting for employee stock options such as volatility, expected term and risk free interest rate. Using these estimates and assumptions, management makes various decisions in preparing the financial statements including:

- The treatment of mine development costs as either an asset or an expense;
- Whether long-lived assets are impaired, and if so, estimates of the fair value of those assets and any corresponding impairment charge;
- The ability to realize deferred income tax assets;
- The useful lives of long-lived assets and the measurement of amortization;
- The fair value of asset retirement obligations;
- The likelihood of loss contingencies occurring and the amount of any potential loss;
- Whether investments are impaired; and
- The amount of stock option expense.
- Financial instruments

As the estimation process is inherently uncertain, actual future outcomes could differ from present estimates and assumptions, potentially having material future effects on the financial statements. The accounting policies of the Company as presented in notes 2, 8, 9 and 12 of the Company's July 31, 2009 audited consolidated financial statements should be reviewed in conjunction with the critical estimates identified by management above.

Management has identified the following critical accounting policies and estimates as described in the Notes mentioned above:

Mining interests, plant and equipment

Mining interests represent capitalized expenditures related to the development of mining properties and related plant and equipment. Depletion of mine properties is charged on a unit-of-production basis over proven and probable reserves and a portion of resources expected to be converted to reserves. Depreciation of plant and equipment is calculated using the straight-line method, based on the lesser of economic life or expected life of mine. At the end of the each calendar year estimates of proven and probable gold reserves and a portion of resources expected to be converted to reserves are updated and the calculations of amortization of mining interest, plant and equipment is prospectively revised.

Costs related to property acquisitions are capitalized. When it is determined that a property is not economically viable, the capitalized costs are written off.

Mining expenditures incurred either to develop new ore bodies or to develop mine areas in advance of current production are capitalized. Commercial production is deemed to have commenced when management determines that the completion of operational commissioning of major mine and plant components is completed, operating results are being achieved consistently for a period of time and that there are indicators that these operating results will be continued. Mine development costs incurred to maintain current production are included in operations. Exploration costs relating to the current mine in production are expensed to net income as incurred due to the immediate exploitation of these areas or an immediate determination that they are not exploitable.

Upon sale or abandonment, the cost of the property and equipment and related accumulated depreciation or depletion, are removed from the accounts and any gains or losses thereon are included in operations.

The Company reviews and evaluates its mining interests, plant and equipment for impairment at least annually or when events or changes in circumstances indicate that the related carrying amounts may not be recoverable. Impairment is considered to exist if the total estimated future undiscounted cash flows are less than the carrying amount of the assets. An impairment loss is measured and recorded based on discounted estimated future cash flows. Future cash flows are estimated based on expected future production, commodity prices, operating costs and capital costs.

Reclamation and closure cost obligations

The Company's mining and exploration activities are subject to various governmental laws and regulations relating to the protection of the environment. These environmental regulations are continually changing and are generally becoming more restrictive. The Company has made, and intends to make in the future, expenditures to comply with such laws and regulations. The Company has recorded a liability for the estimated reclamation and closure, including site rehabilitation and long-term treatment and monitoring costs, discounted to net present value. Such estimates are, however, subject to change based on negotiations with regulatory authorities, or changes in laws and regulations.

The Company has adopted the CICA Handbook Section 3110 "asset retirement obligations" which establishes standards for the recognition, measurement and disclosure of liabilities for asset retirement obligations and the associated asset retirement costs. The standards apply to legal obligations associated with the retirement of long-lived tangible assets that arise from the acquisition, construction, development or normal operation of such assets. The standards require that a liability for an asset retirement obligation be recognized in the period in which it is incurred and when a reasonable estimate of the fair value of the liability can be made. Furthermore, a corresponding asset retirement cost should be recognized by increasing the carrying amount of the related long-lived asset. The asset retirement cost is subsequently allocated in a rational and systematic method over the underlying asset's useful life.

The liability will be increased in each accounting period by the amount of the implied interest ("accretion") inherent in the use of discounted present value methodology, and the increase will be charged against earnings or capitalized as appropriate.

Income taxes

Income taxes are accounted for using the future income tax method. Under this method income taxes are recognized for the estimated income taxes payable for the current year and future income taxes are recognized for temporary differences between the tax and accounting bases of assets and liabilities and for the benefit of losses available to be carried forward for tax purposes that are more likely than not to be realized. Future income tax assets and liabilities are measured using tax rates expected to apply in the years in which the temporary differences are expected to be recovered or settled.

Stock-based compensation

The Company uses the fair value based method for all stock-based awards granted on or after August 1, 2003 and to account for the grants as stock-based compensation expense in the statement of operations and comprehensive loss.

Stock-based compensation is accounted for at fair value as determined by the Black-Scholes option pricing model using amounts that are believed to approximate the volatility of the trading price of the Company's shares, the expected lives of awards of stock-based compensation, the fair value of the Company's stock and the risk-free interest rate, as determined at the grant date. The estimated fair value of awards of stock-based compensation are charged to expense over their vesting period, with offsetting amounts recognized as contributed surplus. Options granted to consultants are revalued each vesting date, using the Black Scholes model, and charged over the remaining vesting period accordingly. Upon exercise of share purchase options, the consideration paid by the option holder, together with the amount previously recognized in contributed surplus, is recorded as an increase to share capital.

The Company uses the Black-Scholes option valuation model to calculate the fair value of share purchase options at the date of grant. Option pricing models require the input of highly subjective assumptions, including the expected price volatility. Changes in these assumptions can materially affect the fair value estimate.

12. Changes in Accounting Policies Including Initial Adoption

There are new CICA accounting standards that have been adopted by the Company effective August 1, 2008. The Company has assessed the impact of these new accounting standards on its annual consolidated financial statements.

- a) Effective August 1, 2008, the Company has adopted new accounting standard Section 1535, "Capital Disclosures", which requires companies to disclose their objectives, policies and processes for managing capital. In addition, disclosures are to include whether companies have complied with externally imposed capital requirements and, if not in compliance, the consequences of such non-compliance.
- b) Effective August 1, 2008, the Company has adopted new accounting standard Section 3031 "Inventories", which requires the accounting treatment for inventories and provides guidance on the determination of inventory costs and their subsequent recognition as an expense, including any write-down to net realizable value.
- c) Effective January 1, 2008, the Company adopted the CICA guidelines of Section 3862, Financial Instruments Disclosures, and Section 3863, Financial Instruments Presentation. These standards replace CICA 3861, Financial Instruments Disclosure and Presentation.

These standards increase the disclosures currently required, which will enable users to evaluate the significance of financial instruments for an entity's financial position and performance, including disclosures about fair value. In addition, disclosure is required of qualitative and quantitative information about exposure to risks arising from financial instruments, including specified minimum disclosures about credit risk, liquidity risk, and market risk. The quantitative disclosures must provide information about the extent to which the company is exposed to such risk, based on information provided internally to the entity's key management personnel (see note 12).

13. Financial and Other Instruments

All significant financial assets, financial liabilities and equity instruments of the Company are either recognized or disclosed in the financial statements together with other information relevant for making a reasonable assessment of future cash flows, interest rate risk and credit risk. Where practicable the fair values of financial assets and financial liabilities have been determined and disclosed; otherwise only available information pertinent to fair value has been disclosed.

In the normal course of business, the Company's assets, liabilities and forecasted transactions are impacted by various market risks, including currency risks associated with inventory, revenues, cost of sales, capital expenditures, interest earned on cash and the interest rate risk associated with floating rate debt.

Currency risk is the risk to the Company's earnings that arises from fluctuations of foreign exchange rates and the degree of volatility of these rates. The Company does not use derivative instruments to reduce its exposure to foreign currency risk. At July 31, 2009 the company had the following financial assets and liabilities denominated in Canadian dollars (CDN) and denominated in Mexican Pesos:

	In '000 of CDN Dollars	In '000 of Mexican Pesos (MP)		
Cash and cash equivalents	\$	3	MP	4,593
Other working capital amounts - net	\$		MP	(5,602)
Long-term Liabilities	\$		MP	32,236

At October 31, 2009 US dollar amounts were converted at a rate of \$1.0819 Canadian dollars to \$1 US dollar and Mexican Pesos were converted at a rate of MP13.2166 to \$1 US Dollar.

The Loan agreement entered into on the Acquisition required that the Company enter into a forward sales agreement for the sale of 81,876 ounces of gold at a price of US\$731 per ounce until January, 2013. These gold sales contracts are excluded from the definition of derivatives because the obligation may be met by the physical delivery of gold and the Company's practices, productive capacity and delivery intentions are consistent with the definition of normal sales contracts in accordance with the Company's Revenue Recognition Policy in Note 2 of its audited financial statements for the year ended July 31, 2009 (see note 1 – Nature of Operations and Going Concern). The fair value of the remaining gold sales contracts for the sale of 44,783 ounces to January 31, 2013, as at October 31, 2009 was negative US\$14,582(July 31, 2009 - US\$11,614) based on a gold value of US\$1,036 per ounce (July 31, 2009 – US\$936).

14. Other

14.1 <u>Disclosure of Outstanding Share Capital as at December 14, 2009</u>

	Number	Book Value
Common Shares	75,690,789	\$34,677

Subsequent to October 31, 2009 the Company completed a non-brokered financing for proceeds of \$2.2 million as follows:

- i) 15,000,000 Units at \$0.10 per Unit, each Unit comprised of one common share and one-half of one transferable share purchase warrant. Each whole Warrant entitles the holder to acquire one common share of the Company at \$0.15 to November 26, 2010;
- ii) 7,000,000 Special Warrants at \$0.10 per Special Warrant, each Special Warrant exercisable, at no additional cost, into one Unit on the same terms as described above.

A finder's fee applied in this transaction in the form of a cash commission of \$128,975 and 1,842,500 nontransferable Agent Warrants, each Warrant entitling the holder to acquire one common share of the Company at a price of \$0.15 to November 26, 2010. Pursuant to TSX policies, the exercise of the Warrants, Special Warrants and Agent Warrants are subject to shareholder approval, which will be sought at the annual meeting of shareholders scheduled for January 18, 2010. The Special Warrants will be deemed to be exercised on the date which is two business days after the receipt of shareholder approval for the exercise of the Special Warrants.

All securities issued pursuant to the private placement are subject to a four month hold period to March 27, 2010.

There were no incentive stock options outstanding as at October 31, 2009, as the option holders forfeited all 7,869,822 Director and employee stock options in the year ended July 31, 2009. Subsequent to October 31, 2009, the Company, granted incentive stock options to directors, officers, employees and consultants of the Company, entitling them to purchase up to 8,500,000 common shares at \$0.15 per share for five years.

There were 31,215,457 share purchase warrants outstanding as at October 31, 2009 with an average exercise price of \$0.80 per warrant and with expiry dates from August 2009 to February, 2012, with a possibility of the Loan Tranche B warrants being extended to February, 2013.

14.2 Disclosure Controls and Procedures

Disclosure Controls and Procedures

The Company's management, with the participation of its Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the Company's disclosure controls and procedures. Based upon the results of that evaluation, the Company's Chief Executive Officer and Chief Financial Officer have concluded that, as of the end of the period covered by this report, the Company's disclosure controls and procedures were effective to provide reasonable assurance that the information required to be disclosed by the Company in reports it files is recorded, processed, summarized and reported, within the appropriate time periods and forms.

Internal Controls Over Financial Reporting

The Company's management, with the participation of its Chief Executive Officer and Chief Financial Officer, are responsible for establishing and maintaining adequate internal control over financial reporting. Under the supervision of the Chief Financial Officer, the Company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles ("GAAP"). The Company's controls include policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with GAAP; and
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the annual financial statements or interim financial statements.

There has been no change in the Company's internal control over financial reporting during the Company's period ended October 31, 2009 that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

Limitations of Controls and Procedures

The Company's management, including the Chief Executive Officer and Chief Financial Officer, believe that any disclosure controls and procedures or internal controls over financial reporting, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control systems, they cannot provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been prevented or detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdowns can occur because of simple error or mistake. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or by unauthorized override of the control. The design of any systems of controls also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Accordingly, because of the inherent limitations in a cost effective control system, misstatements due to error or fraud may occur and not be detected.

14.3 Additional disclosure

The Company capitalizes all expenditures relating to the exploration of its mineral properties. Details of mineral properties and deferred exploration costs for the properties are as follows:

	October 31, 2009	July 31, 2008
erro de Dolores - Actual Expenditures		
Acquisition costs	\$ 177	\$ 177
Assaying & sampling	53	53
Consulting fees (Geological & Engineering)	168	168
Drilling	113	113
Field work, equipment & rental	31	31
General & admin	88	88
Labour	28	28
Legal fees, licenses, maps & reports	8	8
Property taxes	18	18
Road construction	33	33
Site visits	51	5
Travel & transportation	38	38
Total Mineral Properties and Deferred Exploration Costs	\$ 806	\$ 806