

# **Consolidated Financial Statements June 30, 2006**

(Unaudited) (Stated in U.S. dollars)

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## **Consolidated Balance Sheets**

(Unaudited)

(Stated in U.S. dollars)

	 June 30, 2006	 ecember 31, 2005
ASSETS		
CURRENT		
Cash	\$ 6,363,282	\$ 15,414,581
Accounts receivable	142,813	569,409
Prepaid expenses	563,757	215,125
	7,069,852	16,199,115
PROPERTY, PLANT AND EQUIPMENT (Note 2)	7,403,791	918,700
	\$ 14,473,643	\$ 17,117,815
CURRENT Accounts payable and accrued liabilities (Note 4(c))  COMMITMENTS (Note 7)	\$ 776,643	\$ 1,206,076
SHAREHOLDERS' EQUITY		
Share capital (Authorized - unlimited common shares without par value)	36,854,029	35,433,993
Contributed surplus	2,871,223	2,449,090
Cumulative translation adjustments	460,850	460,850
Deficit adjustments	(26,489,102)	(22,432,194)
	13,697,000	15,911,739
	14,473,643	\$ 17,117,815

APPROVED BY THE BOARD

''Dan Kunz''	
Director	
''Pierre Lebel''	

Director

## **Consolidated Statements of Operations**

(Unaudited)

(Stated in U.S. dollars)

	Three months ended June 30,				Six mont June	e <b>30</b> ,		
		2006		2005	 2006		2005	
EXPENSES								
Administration and office	\$	205,370	\$	112,991	\$ 387,073	\$	221,239	
Amortization		16,987		15,561	32,619		34,774	
Investor relations		115,529		13,725	163,206		26,374	
Travel		73,763		8,100	131,181		53,826	
Exploration expenses (Notes 4(b) and Schedule)		953,246		132,907	2,909,231		839,754	
Professional fees		109,231		13,274	131,120		59,925	
Salaries and benefits		100,113		75,178	248,187		157,939	
Stock-based compensation		169,590		66,074	375,957		162,556	
Shareholder information, transfer agent and filing fees		26,226		5,079	41,897		33,294	
		1,770,055		442,889	4,420,471		1,589,681	
OTHER INCOME/(EXPENSES )								
Interest income		69,978		23,228	146,634		41,166	
Foreign exchange gain (loss)		201,535		(23,597)	216,929		(52,857)	
		271,513		(369)	363,563		(11,691)	
NET LOSS BEFORE NON-CONTROLLING INTEREST		(1,498,542)		(443,258)	(4,056,908)		(1,601,372)	
Non-controlling interest		-		8,569	-		8,569	
NET LOSS	\$	(1,498,542)	\$	(434,689)	\$ (4,056,908)	\$	(1,592,803)	
BASIC AND DILUTED LOSS PER SHARE	\$	(0.01)	\$	(0.01)	\$ (0.03)	\$	(0.03)	
WEIGHTED AVERAGE NUMBER OF								
SHARES OUTSTANDING		128,436,082		48,552,948	127,796,934		48,552,948	

## **Consolidated Statement of Shareholders' Equity**

(Unaudited)

(Stated in U.S. dollars)

_	Share	Ca	pital	_			Cumulative			
	Number			_	Contributed		Translation			
_	of Shares	_	Amount	_	Surplus	_	Adjustments	 Deficit		Total
Balances, December 31, 2005	127,105,896	\$	35,433,993	\$	2,449,090	\$	460,850	\$ (22,432,194) \$	<u> </u>	15,911,739
Shares issued for:										
Exercise of warrants, net of share										
issue costs	1,880,794		1,118,756		-		-	-		1,118,756
Exercise of stock options	331,333		301,280		(139,808)		-	-		161,472
Stock compensation charged to operations	-		-		561,941		-	-		561,941
Net loss	-		-		-		-	(4,056,908)		(4,056,908)
Balances, June 30, 2006	129,318,023	\$	36,854,029	\$	2,871,223	\$	460,850	\$ (26,489,102) \$	3	13,697,000

### **Consolidated Statements of Cash Flows**

(Unaudited)

(Stated in U.S. dollars)

	Three mon June		Six months ended June 30,			
	2006	2005	2006	2005		
OPERATING ACTIVITIES Net loss	\$ (1,498,542)	\$ (434,689) <b>\$</b>	(4,056,908)	\$ (1,592,803)		
Items not requiring use of cash:	ψ (1,130,E12)	ψ (15 1,00 <i>&gt;</i> ) ψ	(1,020,500)	\$\((1,0)2,000)\)		
Amortization	16,987	15,561	32,619	34,774		
Stock-based compensation (Note 3)	169,590	66,074	577,590	162,556		
Exploration expenses stock-based compensation (recovery) expense	(15,649)	328	(15,649)	(12,715)		
Unrealized foreign exchange (gain) loss	(195,562)	2,012	(224,069)	23,599		
Non-controlling interest	-	(8,569)	-	(8,569)		
Change in non-cash operating working capital items (Note 6(a))	(1,523,176) (202,233)	(359,283) 537,185	(3,686,417) (326,566)	(1,393,158) 2,185,285		
	(1,725,409)	177,902	(4,012,983)	792,127		
INVESTING ACTIVITIES						
Property, plant and equipment additions	(4,660,239)	(60,700)	(6,517,710)	(62,345)		
Cash acquired on acquisition of 41.5% of Ningxia Pacific Mining	-	120,983	-	120,983		
	(4,660,239)	60,283	(6,517,710)	58,638		
FINANCING ACTIVITY						
Issuance of common shares (net of issue costs)	1,206,834	-	1,280,228			
EFFECT OF FOREIGN EXCHANGE RATE CHANGES						
ON CASH	186,054	(1,057)	199,166	(15,030)		
NET (DECREASE) INCREASE IN CASH FOR THE PERIOD	(4,992,760)	237,128	(9,051,299)	835,735		
CASH, BEGINNING OF PERIOD	11,356,042	4,628,981	15,414,581	4,030,374		
CASH, END OF PERIOD	\$ 6,363,282	\$ 4,866,109 \$	6,363,282	\$ 4,866,109		

Supplemental Cash Flow Information (Note 6)

### **Consolidated Schedule of Exploration Expenses**

(Unaudited) (Stated in U.S. dollars)

#### 1. BASIS OF PRESENTATION

The accompanying interim consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles ("GAAP"). However, they do not include all the information and disclosures required by Canadian GAAP for annual consolidated financial statements. They have been prepared using the same accounting policies and methods of applications as the latest annual consolidated financial statements. In the opinion of management, all adjustments of a normal recurring nature necessary for a fair presentation have been made. The results for interim periods are not necessarily indicative of results for the entire year. The information contained in the interim consolidated financial statements should be read in conjunction with Jinshan Gold Mines Inc.'s ("Jinshan") latest annual consolidated financial statements for the year ended December 31, 2005, and the notes thereto.

The unaudited interim consolidated financial statements include the accounts of Jinshan and all its subsidiaries (individually and collectively referred to as the "Company"). All significant intercompany transactions and balances have been eliminated.

The preparation of these interim consolidated financial statements in conformity with Canadian generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the interim consolidated financial statements and the reported amounts of revenues and expenses during the period. As a result, actual amounts may differ from those estimates.

The Company is a pre-production stage company engaged in the acquisition, exploration, and development of mineral properties and, accordingly, does not have any revenues. The Company's ability to continue as a going concern is dependant upon the ability of the Company to obtain the necessary financing to develop properties and to establish future profitable production. The Company does not have sufficient cash to fund the exploration and development of its mineral properties to commercial production and, therefore, will require additional funding, which if not raised may result in the curtailment of operations. Management is of the opinion that additional financing is available to continue its planned activities in the normal course. There can, however, be no assurance the Company will be able to raise sufficient funds in the future.

### **Consolidated Schedule of Exploration Expenses**

(Unaudited) (Stated in U.S. dollars)

### 2. PROPERTY, PLANT AND EQUIPMENT

		Jun	ne 30, 2006			Dec	2005 2005
	Cost		cumulated nortization		Net Book Value	N	let Book Value
Motor vehicles	\$ 172,246	\$	57,855	\$	114,391	\$	80,874
Machinery and equipment	248,995	•	34,107	•	214,888		111,458
Computer equipment	115,031		75,000		40,031		35,783
Furniture and fixtures	75,272		18,009		57,263		60,849
Office equipment	21,401		13,856		7,545		10,784
Computer software	114,591		36,628		77,963		46,807
Capital works in progress	5,925,971		-		5,925,971		572,145
Mineral properties and							
deferred development	 965,739		-		965,739		
	\$ 7,639,246	\$	235,455	\$	7,403,791	\$	918,700

Capital works in progress consists primarily of equipment and infrastructure for the Company's Chang Shan Hao (217) Gold project ("CSH (217) Gold project").

On May 1, 2006, the Company commenced capitalization of development costs for its CSH (217) Gold project, as it was determined in the final feasibility study that the CSH (217) Gold project has economically recoverable reserves. The mineral property development costs will be depleted using the unit-of-production method when the CSH (217) Gold project commences commercial production.

#### 3. SHARE CAPITAL

### Stock-based Compensation - Directors, Officers, Employees and Consultants

During the six months ended June 30, 2006, the Company granted 2,540,000 stock options to certain officers, employees and consultants at exercise prices ranging from CDN \$0.53 to CDN \$1.18 with expiry dates ranging from February 13, 2007 to June 29, 2011. The weighted average fair value of the options issued was estimated at CDN \$0.72 per option at the grant date using the Black-Scholes option pricing model. The weighted average assumptions used for the calculation were an expected life of three years, volatility of 96.86%, a risk-free interest rate of 4.10% and expected dividends of \$Nil. Compensation costs of \$1,615,670 will be amortized over the vesting periods of the options; of which \$211,177 was included in the net amount of \$561,941 recognized in the six-month period ended June 30, 2006.

#### **Outstanding stock options and warrants**

As of June 30, 2006, there were 6,916,401 stock options outstanding with exercise prices and expiry dates ranging from CDN \$0.50 to CDN \$3.60 and February 13, 2007 to June 29, 2011, respectively.

### **Consolidated Schedule of Exploration Expenses**

(Unaudited) (Stated in U.S. dollars)

#### 3. SHARE CAPITAL (Continued)

As of June 30, 2006, there were 22,019,206 warrants outstanding with exercise prices and expiry dates ranging from CDN \$0.60 to CDN \$1.20 and July 2, 2006 to June 20, 2007, respectively.

#### 4. RELATED PARTY TRANSACTIONS

(a) The Company incurred the following expenses, on a cost recovery basis, with companies related by way of directors or shareholders in common:

	Three mo	onths ended	Six mont	ths ended
	Jun	e 30,	June	e 30,
	2006	2005	2006	2005
Administration and office	\$ 147,765	\$ 49,386	\$ 284,394	156,830
Salaries and benefits	326,700	93,629	529,635	173,763
	\$ 474,465	\$ 143,015	\$ 814,029	\$ 330,593

- (b) During the three and six months ended June 30, 2006, exploration expenses of \$ Nil (2005 \$419,997 and \$888,642, respectively) were recoverable, on a cost recovery basis, from Ivanhoe Mines Ltd., a significant shareholder of the Company.
- (c) Accounts payable as of June 30, 2006, included \$124,653 (December 31, 2005 \$93,775), which was due to a company under common control or companies related by way of directors in common.

#### 5. SEGMENTED INFORMATION

### (a) Industry Information

The Company operates in one reportable operating segment, being the acquisition, exploration, and development of mineral resource properties.

#### (b) Geographic Information

	China	Canada	 Total
As of June 30, 2006 Property, plant and equipment	\$ 7,354,980	\$ 48,811	\$ 7,403,791
As of December 31, 2005 Property, plant and equipment	\$ 852,625	\$ 66,075	\$ 918,700

### **Consolidated Schedule of Exploration Expenses**

(Unaudited)

(Stated in U.S. dollars)

#### 6. SUPPLEMENTAL CASH FLOW INFORMATION

(a)	Three mor	ıths	ended	Six months ended					
	June	30,			June	30,			
	2006		2005		2006		2005		
Net decrease (increase) in:									
Accounts receivable	\$ 135,261	\$	(1,315,951)	\$	451,499	\$	(909,709)		
Receivable from related party	-		1,101,731		-		2,583,548		
Prepaid expenses	(277,149)		126,160		(348,632)		132,453		
Net increase (decrease) in:									
Accounts payable and accrued liabilities	(60,345)		4,295		(429,433)		(241,957)		
Deferred exploration expense recovery	-		620,950		-		620,950		
	\$ (202,233)	\$	537,185	\$	(326,566)	\$	2,185,285		
(b)	Three mor	nths	ended		Six mont	hs e	nded		
	June	30,			June	30,			
	 2006		2005		2006		2005		
Transfer of contributed surplus to share capital upon exercise of stock options	\$ 99,907	\$	-	\$	139,807	\$			

#### 7. COMMITMENTS

The Company has commitments related to the construction at the CSH (217) Gold project of approximately \$8.0 million, which consists of contracts that will be performed within the next 12 months.

#### 8. SUBSEQUENT EVENTS

- (a) Subsequent to June 30, 2006, 116,300 stock options were exercised at prices ranging from CDN \$0.50 to CDN \$0.80. In addition, 175,000 warrants were exercised at prices ranging from CDN \$0.60 to CDN \$0.70. As a result, the Company issued 291,300 common shares and received net proceeds of CDN \$204,850 from these exercises of warrants and stock options.
- (b) Subsequent to June 30, 2006, the Company granted 200,000 stock options to an employee at an exercise price of CDN \$1.28 with an expiry date of August 17, 2009.
- (c) On July 2, 2006, 5,100,000 warrants expired.
- (d) On August 25, 2006, the Company announced that it has commenced a non-brokered private placement of up to 8,000,000 units at a price of CDN \$1.20 per unit for total gross proceeds of up to CDN \$9.6 million. Each unit consists of one common share and one-half of a share purchase warrant. Each full warrant entitles the holder to purchase one common share at the

## **Consolidated Schedule of Exploration Expenses**

(Unaudited) (Stated in U.S. dollars)

### 8. SUBSEQUENT EVENTS (Continued)

exercise price of CDN \$1.45 for a period of eighteen months. The private placement is subject to approval by the TSX Venture Exchange

## **Consolidated Schedule of Exploration Expenses**

(Unaudited)

(Stated in U.S. dollars)

		Gold Project				Generative				
		CSH (217)		C1		D. F.		<b>3</b> 7		Three months ended June 30, 2006
Colorinal complete	Ф	Gold 92.716	Φ	General 16.339 \$	φ	Dadiangou 2.135	Φ	Xinjiang	Ф	
Geological consultants	\$	- ,	Þ	16,339 \$ 376	Э	2,135 1,375	\$	213,711 563	\$	324,901
Engineering & other consultants		361,858		3/0		1,3/3		303		364,172
Project management		38,837		-		-		27.4		38,837
Maps & reproductions		22 201		212		-		374		374
Sampling and assaying		32,201				-		5,149		37,562
General & administrative		8,187		8,146		(0.007)		35		16,368
Salaries & benefits		92,489		7,072		(8,087)		12,104		103,578
Travel	Φ.	58,749	Φ	1,594	Φ	10,338	Φ	12,422	Φ	83,103
	\$	685,037	\$	33,739 \$	\$	5,761	\$	244,358	\$	968,895
Stock-based compensation recovery										(15,649)
									\$	953,246
		G 11	ъ	. ,						
		Gold	Pro			TDG DL .:				Three months ended
		CSH (217) Gold		Dandong (QCZ) Gold		JBS Platinum & Palladium		Generative General		June 30, 2005
Payments to joint venture		(217) Gold		(QCZ) Gold		& I allaululli		General		Julie 30, 2003
companies & partners	\$	(31,500)	\$	- \$	\$	(1,400,000)	\$	103,000	\$	(1,328,500)
Geological consultants	Ψ	94,282	Ψ	-	Ψ	71	Ψ	124,056	Ψ	218,409
Engineering & other consultants		244,733		_		, 1		121,030		244,733
Project management		244,733		_		_		4,356		4,356
Maps & reproductions		2,524		_		_		(137)		2,387
Sampling and assaying		220,690		_		811		5,275		226,776
General & administrative		38,144		1,758		011		13,959		53,861
Salaries & benefits		54,377		1,750		24		16,650		71,051
Travel		82,889		840		1		18,532		102,262
Amount recovered / recoverable		58,219		(1,232)		699,491		10,552		756,478
Recovery of previously expensed		30,217		(1,232)		0,77,771		_		730,476
exploration costs upon acquiring										
41.5% of Ningxia Pacific Mining		(219,234)		_		_		_		(219,234)
41.570 Of Tanigala Lacine Mining	\$	545,124	\$	1,366 \$	\$	(699,602)	\$	285,691	\$	132,579
Stock-based compensation	Ψ	343,124	φ	1,500 \$	ψ	(099,002)	Ψ	203,091	φ	328
Stock-based compensation									\$	132,907
									φ	132,907

## **Consolidated Schedule of Exploration Expenses**

(Unaudited)

(Stated in U.S. dollars)

	Gold Project			Generative		
	CSH (217) Gold		General	Dadiangou	Xinjiang	Six months ended June 30, 2006
Geological consultants	\$ 164,284	\$	53,112	\$ 5,388	\$ 403,434	\$ 626,218
Engineering & other consultants	1,309,915		1,438	1,438	1,938	1,314,729
Project management	181,103		14,647	-	-	195,750
Maps & reproductions	-		2,500	-	2,462	4,962
Sampling and assaying	106,764		3,102	-	9,649	119,515
General & administrative	19,342		16,646	1,195	624	37,807
Salaries & benefits	180,101		16,725	1,693	30,723	229,242
Travel	163,029		3,256	10,338	18,401	195,024
	\$ 2,124,538	\$	111,426	\$ 20,052	\$ 467,231	\$ 2,723,247
Stock-based compensation						185,984
						\$ 2,909,231
	Gold	Pro	iects			

	Gold	Pro	ojects				
	CSH		Dandong	JBS Platinum	Generative		
	(215) G 11		(0.07) G 11	0 D II II	G 1		Six months ended
	(217) Gold		(QCZ) Gold	& Palladium	General	_	June 30, 2005
Payments to joint venture							
companies & partners	\$ 298,500	\$	-	\$ (1,400,000) \$	153,000	\$	(948,500)
Geological consultants	124,694		568	5,383	303,145		433,790
Engineering & other consultants	393,683		-	-	1,027		394,710
Project management	7,555		-	-	16,542		24,097
Maps & reproductions	7,920		-	-	4,066		11,986
Sampling and assaying	372,238		-	1,221	7,458		380,917
General & administrative	66,989		5,469	650	44,551		117,659
Salaries & benefits	103,635		-	414	34,101		138,150
Travel	151,146		1,329	1,204	77,382		231,061
Amount recovered / recoverable	(403,295)		(3,903)	695,031	-		287,833
Recovery of previously expensed exploration costs upon acquiring							
41.5% of Ningxia Pacific Mining	(219,234)						(219,234)
	\$ 903,831	\$	3,463	\$ (696,097) \$	641,272	\$	852,469
Stock-based compensation recovery			•	•			(12,715)
						\$	839,754



Management's Discussion and Analysis of Financial Condition and Results of Operations
June 30, 2006

(Unaudited) (Stated in U.S. dollars)

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2006

(Unaudited) (Expressed in U.S. Dollars)

### **Overview**

Jinshan Gold Mines Inc. ("Jinshan") is a pre-production stage company engaged in the acquisition, exploration, and development of mineral properties in the People's Republic of China ("China"). Jinshan and its subsidiaries are individually and collectively referred to as the "Company." Jinshan is a reporting issuer in British Columbia and Alberta and trades on the TSX Venture Exchange under the symbol JIN.

Jinshan's main property is the Chang Shan Hao (217) Gold project ("CSH (217) Gold project"), which is located in Inner Mongolia, China. Jinshan holds a 96.5% interest in the CSH (217) Gold project, while its Chinese joint venture partner holds the remaining 3.5% interest.

Jinshan's other properties are the Dadiangou project in Gansu Province, China and the Xinjiang project located in the Eastern Uygar Autonomous Region (Xinjiang) of Northwest China.

### **Critical Accounting Estimates**

A detailed summary of all of the Company's significant accounting policies is included in Note 2 to the annual Consolidated Financial Statements for the year ended December 31, 2005.

All direct costs related to the acquisition of mineral property interests are capitalized by property. Exploration costs are charged to operations in the period incurred until such time as it has been determined that a property has economically recoverable reserves, in which case subsequent exploration costs and the costs incurred to develop a property are capitalized. Exploration costs include value-added taxes incurred in foreign jurisdictions when recoverability of those taxes is uncertain.

The Company reviews the carrying values of its mineral property interests whenever events or changes in circumstances indicate that their carrying values may exceed their estimated net recoverable amounts. An impairment loss is recognized when the carrying value of those assets is not recoverable and exceeds their fair value.

Future income tax assets and liabilities are computed based on differences between the carrying amounts of assets and liabilities on the balance sheet and their corresponding tax values, using the enacted or substantially enacted, as applicable, income tax rates at each balance sheet date. Future income tax assets also result from unused loss carryforwards and other deductions. The valuation of future income tax assets is reviewed quarterly and adjusted, if necessary, by use of a valuation allowance to reflect the estimated realizable amount.

The Company accounts for stock options granted to directors, officers, employees, consultants that the Company considers as employees, and non-employees using the fair value method of accounting. Accordingly, the fair value of the options at the date of the grant is determined using the Black-Scholes option pricing model, as required by generally accepted accounting principles, and stock-based compensation is accrued and charged to operations, with an offsetting credit to contributed surplus, on a straight-line basis over the vesting periods. The fair value of stock options granted to non-employees is re-measured at the earlier of each financial reporting or vesting date, and any adjustment is charged or credited to operations upon re-measurement. Option pricing models require the input of highly subjective assumptions regarding the expected volatility. Changes in assumptions can materially affect the fair value estimate, and therefore, the existing models do not necessarily provide a reliable single measure of the fair value of the Company's stock options at the date of the grant or thereafter.

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2006

(Unaudited) (Expressed in U.S. Dollars)

### **Forward Looking Statements**

Certain statements made herein, other than statements of historical fact relating to the Company, are forwardlooking statements. These include, but are not limited to, statements respecting anticipated business activities, planned expenditures, corporate strategies, participation in projects and financing, the expected timing and success for receipt of a mining license and other required government approvals in respect of the CSH (217) Gold project, the estimated cost and timing to bring the CSH (217) Gold project into commercial production, anticipated future production and date of installation of production facilities on the CSH (217) Gold project, the timing and scope of exploration activities on the Dadiangou project and other statements that are not historical facts. When used in this management's discussion and analysis of financial condition and results of operations ("MD&A"), the words such as, "could," "plan," "estimate," "expect," "intend," "may," "potential," "should," and similar expressions, are forward-looking statements. Although the Company 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. Forward-looking statements are based on the opinions and estimates of management at the date the statements are made, and are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ materially from those projected in the forward-looking statements. Important factors that could cause actual results to differ from these forwardlooking statements include those described under the heading "Risk Factors" included elsewhere in this MD&A. The reader is cautioned not to place undue reliance on forward-looking statements.

This MD&A also contains references to estimates of mineral resources. The estimation of resources is inherently uncertain and involves subjective judgments about many relevant factors. The accuracy of any such estimates is a function of the quantity and quality of available data, and of the assumptions made and judgments used in engineering and geological interpretation, which may prove to be unreliable. There can be no assurance that these estimates will be accurate or that such mineral resources can be mined or processed profitably. Mineral resources that are not mineral reserves do not have demonstrated economic viability. The Company does not assume the obligation to revise or update these forward-looking statements after the date of this document or to revise them to reflect the occurrence of future unanticipated events, except as may be required under applicable securities laws.

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2006

(Unaudited) (Expressed in U.S. Dollars)

### **Exploration and Development Properties**

### Gold

### a) CSH (217) Gold Project

**Property description -** The CSH (217) Gold project consists of a licensed area of 36 square kilometers ("km<sup>2</sup>") in the western part of Inner Mongolia, northern China. The CSH (217) Gold project is centrally positioned within the east-west-trending Tian Shan Gold Belt. The site is approximately 650 kilometres ("km") northwest of Beijing.

**Joint venture agreement-** In April 2002, the Company entered into a joint venture agreement with a Chinese partner to acquire up to a 96.5% interest in the CSH (217) Gold project. Under the terms of the agreement, the Company has completed its earn-in obligations and acquired the 96.5% interest by contributing, in aggregate, payments of \$750,000 to the Chinese partner and capital contributions in the amount of \$250,000 to the joint venture company, Ningxia Pacific Mining Co. Ltd. ("NPM"). The Company made the final payment amount and the transfer of interest occurred in April 2005. The Chinese partner is also entitled to receive from the Company two \$1 million payments, the first within 30 days of NPM's board of directors making a decision to commence construction and installation of a commercial mining operation and the second, 30 days following commencement of commercial mining operations.

As of June 30, 2006, registered capital contributions to NPM and payments to the Chinese partner aggregated \$12.1 million. In addition, the Company has incurred exploration and other expenditures in respect of this project aggregating \$7.6 million, of which \$1.7 million and \$3.1 million were incurred during the three and six months ended June 30, 2006, respectively.

**Funding arrangement** – Under the terms of the definitive agreement dated April 20, 2004, as restructured on November 30, 2005, Ivanhoe Mines Ltd. ("Ivanhoe Mines"), the majority shareholder of the Company, and the Company have each funded 50% of the exploration expenditures on the CSH (217) Gold project to September 1, 2005; Ivanhoe Mines funded a total of \$4.2 million of exploration expenditures to that date. The Company has funded 100% of the project expenses subsequent to September 1, 2005.

Resource estimate – In April 2006, the Company released the results of the final feasibility study that included results from Jinshan's 2005 infill drilling campaign. The final feasibility study increased the CSH (217) Gold project's measured and indicated resources by approximately 700,000 ounces of gold, using a 0.5 grams per tonne ("g/t") gold cut-off. The new independent resource estimate, based on a 0.5 g/t gold cut-off, is 110 million tonnes of measured and indicated resources grading 0.83 g/t gold, and containing 2.9 million ounces of gold. The CSH (217) Gold project also contains inferred resources of 18 million tonnes grading 0.78 g/t, and containing an additional 460,000 ounces of gold. The independent final feasibility study was designed to not exceed the current mine permit application and indicates that the mine would be capable of producing approximately 117,000 ounces of gold per year for an initial mine life of approximately nine years at an average cash operating cost of approximately \$253 per ounce. The estimate was calculated by Mario E. Rossi, MSc., Min Eng., of GeoSystems International Inc., Florida, USA, a qualified person as defined by National Instrument 43-101.

Using a base case gold price of \$425 per ounce, the final feasibility study indicates that the project is forecast to generate a pre-tax internal rate of return of 32% and a net present value ("NPV"), discounted at 5%, of \$71 million. As a sensitivity to the gold price, the final feasibility study indicates that at the current April 2006 gold price of \$600 per ounce, the project internal rate of return is 87%, and the project has an NPV discounted at 5%, of \$212 million. The final feasibility study indicates that the initial going forward capital cost for the run-of-mine ("ROM") development (net of sunk cost) is \$32.3 million.

During the life of the mine, the final feasibility study indicates that approximately 66.7 million tonnes of ore will be placed upon the heap for processing. Approximately 71.3 million tonnes of waste rock will be placed upon waste dumps. The overall strip ratio is 1 (ore) to 1.07 (waste rock).

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The mine is designed for a heap-leach processing rate of 20,000 tonnes per day. Near-surface material has been weathered along gold-bearing fractures and is classified as oxide. At depth, the gold is associated with sulphide mineralization. During the initial two years of the mine life, ROM ore will be delivered to the heap-leach pad. A three-stage crushing plant is expected to be built in Year 2 to process primarily sulphide ore beginning in approximately Year 3 through to the end of the mine life. The three-stage crushing plant, associated mining equipment, additional heap leach pad capacity, and other future sustaining capital costs are estimated by the final feasibility study to cost approximately \$28.8 million. Based on the metallurgical test work conducted the study assumes the following gold recoveries:

- Oxide (ROM) 80%
- Oxide (Crushed) 85%
- Sulphide (ROM) 40%
- Sulphide (Crushed) 70%

The process for gold recovery has been designed as a heap-leach operation utilizing a multiple-lift, single-use leach pad. Both ROM and crushed ore will be hauled by truck and placed on the pad. Leach solution will be distributed by a buried drip-irrigation system. The solution will be collected in a double-lined pond designed to operate in harsh winter conditions and be pumped to a process plant inside a heated building. Precious metals will be recovered from the pregnant solution in a carbon adsorption plant and the gold and silver recovered will be refined into dore bars.

**Exploration results** – Open pit pilot mining of oxide mineralized material commenced in July 2004 and was completed along with a 1,000 tonne per day ("tpd") crushing system in October 2004. The operation produced enough mineralized material to construct a 50,000 tonne heap-leach pad of run-of-mine material and a second 50,000 tonne heap-leach pad of single stage crushed material. Pilot heap leaching pads have produced approximately 1,500 ounces of gold to date. In addition, an underground tunnel extending approximately 300 metres in length into a sulphide mineralized zone was completed in March 2005. The pilot mining and underground tunnel were designed to provide bulk-tonnage samples to better establish anticipated grade and metallurgical recoveries. Large scale column leaching tests of both oxide and sulphide materials have commenced in the city of Baotou, China under the supervision and design of KD Engineering Inc. of Tuscon, Arizona.

The Company has completed, or is in the process of completing, all necessary regulatory studies required to receive final State and Provincial government approval to commence commercial mining activities.

The Ministry of Land and Resources ("MOLAR") in Beijing has approved the company's Chinese reserve and resource study. In July 2006, the Company's application for Project Registration was approved by the provincial government of Inner Mongolia Autonomous Region.

The Chinese Regulatory Environmental Impact Assessment ("EIA") has been completed by Earth Resource Management, of Shanghai, China, in partnership with the Inner Mongolia Environmental Science Academy. The EIA has been reviewed and approved by an expert panel of the Environmental Protection Bureau of Inner Mongolia. The Company has applied to MOLAR for a mining permit to commence commercial gold mining operations. The Company believes that it has submitted all documentation necessary for receipt of the permit. Issuance of the permit is now dependent on MOLAR completing its own internal approval process. The Company expects that this process should be completed by the end of the third quarter, although no assurance can be given as to when, or if, the permit will be issued. The Company expects that additional operating permits will be required. The Company will make applications for these permits at the appropriate time. Assuming all the required permits are received as scheduled, the Company expects that it will be capable of commencing commercial gold production in the early part of 2007.

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Key mine construction and excavation contracts that are substantially underway include:

- 1. Crushing over-liner material for the heap leach pads;
- 2. Construction of living quarters, ancillary buildings, and associated infrastructure;
- 3. Construction of the pregnant solution pond and the overflow pond for the heap leach processing system;
- 4. Construction of the process plant building and installation of the modular process plant, which was received on-site in July 2006;
- 5. Construction of the leach pad and installation of the liner; and
- 6. Installation of the 10KV power line for construction power.

The Company completed its final feasibility study, under the direction of KD Engineering of Tucson, Arizona, USA, in the second quarter of 2006. The final feasibility study incorporated the positive results from the 2005 infill drilling campaign. The Company expects that this final feasibility study will support project debt financing of the CSH (217) Gold project to a commercial mining stage.

### b) Dadiangou Project

**Property description** – The Dadiangou project consists of a licensed area of 15 km<sup>2</sup> in Gansu Province, China. The Dadiangou project is located in the Qinling Fold Belt, a gold producing region that trends west to east through the provinces of Gansu and Shaanxi in central China.

Joint venture agreement – In September 2005, the Company entered into a joint venture agreement with a Chinese partner to acquire a majority interest in the Dadiangou project. Under the terms of the agreement, the Company must incur exploration expenditures of approximately \$3.3 million and make payments to the Chinese partner of approximately \$1.3 million over the first three years of exploration, to earn a 71% interest. The Company can increase its interest to 80% by incurring additional exploration expenditures of approximately \$2.8 million and by making additional payments to the Chinese partner of approximately \$300,000. The Chinese partner can then choose to participate at a 20% level for all future expenditures, or have their ownership interest diluted. On July 11, 2006, the Company entered into an additional agreement to pay the Chinese partner \$150,000 10 days after a business license for the joint venture company is received. The amounts in the joint venture agreement are denominated in Chinese Renminbi ("RMB") and a rate of 8.2 RMB per U.S. dollar was used to convert the RMB amounts to U.S. dollars.

Since inception in September 2005 and up to June 30, 2006, the Company has incurred exploration and other expenditures in respect of this project aggregating \$212,000, of which \$6,000 and \$20,000 were incurred during the three and six months ended June 30, 2006, respectively.

**Exploration results** – The Dadiangou project hosts multiple gold-bearing shear zones up to 50 metres wide over a strike length estimated to be 3,000 metres. Gold mineralization occurs in vertical lenses within the shear zones associated with quartz and sulphides (mostly pyrite). Free gold is reported to represent 85% of the total gold. Preliminary metallurgical test work by the Chinese partner indicates that the gold mineralization is non-refractive.

The Chinese partner has tested the gold mineralization with three exploration adits, including crosscuts across the zone every 50 metres. Two of the underground drifts and crosscuts were designed to test the vertical continuity of the system. The results of continuous underground channel sampling indicate an average gold grade of approximately 1.5 g/t over significant widths (greater than 40 metres in some locations). Jinshan has re-assayed approximately 1,048 pulp samples from the Chinese partner's underground sampling program, which included 22 standardized pulps randomly injected as check samples. The re-assaying was conducted at the SGS Laboratory in Tianjin, China, using standard fire assay techniques. The re-assay program confirmed that the average gold grade of the underground channel samples is approximately 1.5 g/t.

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The mineralized zone is open along strike in both directions and has been tested only to a depth of about 100 metres below surface. Jinshan believes that the deposit has the potential to be developed as an open-pit mine. However, the deposit's grade and potential tonnage are still conceptual in nature and it is uncertain if further exploration will result in the discovery of an economic mineral resource. The company is planning an extensive exploration program consisting of surface geological and geochemical surveys, surface diamond drilling, underground development and diamond drilling, and additional metallurgical testing. The first phase of the program will cost approximately \$1.5 million and will consist of surface drilling during the first year of exploration. Preparations are being made for a surface drilling program using two drill rigs. Drilling is expected to commence in the third or fourth quarter of 2006, once a business license is received for the Gansu joint venture company. The drilling is designed to delineate an initial NI 43-101 mineral resource on the project.

### c) Xinjiang Projects

The Company has acquired four exploration permits covering 153 km² in the Eastern Xinjiang Uygur Autonomous Region (Xinjiang) of Northwest China. The permits are held under a Chinese-Foreign Joint Venture in which the Company holds a 99% share and the partner, Yunnan Geological and Mining Co. Ltd., holds a 1% share. The permits were granted by the state Ministry of Lands and Resources in Beijing.

Field programs commenced in early March 2006 and by the end of April 2006, the Company has completed an initial phase of geological mapping and prospecting on each of the four permits. More than 600 rock chip samples were collected during the course of geological mapping and prospecting, and submitted to SGS Laboratories in Tianjin, China for Au fire assay and multi-element geochemical analyses. Initial sample results have been received for Au and for some of the multi-element analyses and further sample testing is being conducted.

Prospective parts of some of the permits, based on initial Au fire assay and multi-element geochemical results, will be followed up with geophysical surveys to define potential favorable structures and sulfide concentrations, respectively, followed by trenching with the intent of defining targets for drill testing in the second half of 2006.

Since inception in 2005 and up to June 30, 2006, the Company has incurred exploration and other expenditures in respect of this project aggregating \$1.2 million, of which \$244,000 and \$467,000 were incurred during the three and six months ended June 30, 2006, respectively.

#### **Generative Activities**

The Company continues on a concerted program to acquire prospective exploration properties and to identify potential acquisitions in China and Asia on a selective basis, as part of a strategy to rationalize and expand its project portfolio. The Company has a strong technical exploration team working in China which is exploring for gold and base metals in specifically targeted areas of the country.

At present, the Company has six exploration permits in the Eastern Tian Shan region in China. Additionally, eight additional exploration permit applications that, because of new regulations, will involve permitting directly through the BOLAR in Xinjiang without involvement from the MOLAR in Beijing, were originally submitted as larger permit areas to the BOLAR in Xinjiang in March 2006, and have now been reconfigured as a series of smaller permit application areas to comply with recently revised regulations.

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### **Results of Operations**

#### Overview

The Company is in the pre-production stage and financial results are generally not fully comparable to those of the corresponding periods in the prior year due to potential significant changes to the nature of the Company's activities.

For the three and six months ended June 30, 2006 and 2005, the Company had no net sales or other operating revenues, no long-term liabilities and no dividends were declared.

#### **Selected Quarterly Data (Unaudited)**

(\$ in thousands, except per share information)

	20	06 2005		05		2004		
QUARTER ENDED	30-Jun	31-Mar	31-Dec	30-Sep	30-Jun	31-Mar	31-Dec	30-Sep
Exploration expenses	\$953	\$1,956	\$2,484	\$966	\$133	\$707	\$822	\$884
Net loss	1,499	2,558	3,282	1,339	435	1,158	1,142	1,102
Net loss per share	(0.01)	(0.02)	(0.06)	(0.03)	(0.01)	(0.02)	(0.02)	(0.02)

Fluctuations in the quarterly net loss amounts over the two year period ended June 30, 2006, is almost entirely due to fluctuations in the level of exploration expenditures on a period over period basis. Exploration expenditures fluctuate on a quarterly basis due to such factors as: variations in the scheduled contributions to joint venture companies and partners; timing of recovery and recognition of exploration costs from Ivanhoe Mines; and fluctuations in the recognition of stock-based compensation charged to operations. The decrease in exploration expenditures and the net loss for the quarter ended June 30, 2005, is primarily attributable to the sale of the JBS Platinum and Palladium property.

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(Unaudited)

(Expressed in U.S. Dollars)

The statements of operations for the three months ended June 30, 2006, and 2005 are provided in the following table:

	Three Months Ended,			
	June 30, 2006	June 30, 2005		
Expenses				
Administration and office	\$ 205,370 \$	112,991		
Amortization	16,987	15,561		
Investor relations	115,529	13,725		
Travel	73,763	8,100		
Exploration expenses	953,246	132,907		
Professional fees	109,231	13,274		
Salaries and benefits	100,113	75,178		
Stock-based compensation	169,590	66,074		
Shareholder information, transfer agent and filing fees	26,226	5,079		
	1,770,055	442,889		
Other Income (Expenses)				
Interest income	69,978	23,228		
Foreign exchange gain (loss)	201,535	(23,597)		
	271,513	(369)		
<b>Net Loss Before Non-Controlling Interest</b>	(1,498,542)	(443,258)		
Non-controlling interest	-	8,569		
Net loss for the period	\$ (1,498,542) \$	(434,689)		

#### Three months ended June 30, 2006 and 2005

The Company incurred a net loss of \$1.5 million for the three months ended June 30, 2006, compared to a net loss of \$0.4 million in the 2005 quarter. The change from the 2005 quarter to the 2006 quarter is primarily due to increases in all categories of expenditure with the largest being \$0.8 million in exploration expenditures.

Exploration expenditures totaled \$1.0 million for the three months ended June 30, 2006, compared to \$133,000 for the 2005 quarter. Exploration expenses for the 2005 quarter were reduced by a net amount of \$700,000, as a result of the sale of JBS Platinum and Palladium property and \$219,000 of recoveries that resulted from the Company's acquisition of an additional 41.5% interest in Ningxia Pacific Mining. During the three months ended June 30, 2006, there were increases in costs for engineering and geological consultants, due to the preparation of the final feasibility study and assistance with other pre-development activities for the CSH (217) Gold project.

The stock-based compensation recovery of \$16,000 included in exploration expenses for the three months ended June 30, 2006, was primarily due to the cancellation of stock options for non-employees.

Total exploration expenditures incurred on the Company's projects in China, excluding the effects of the sale of JBS Platinum and Palladium property, cost recoveries, and stock-based compensation expenses, were \$1.0 million and \$1.8 million for the three months ended June 30, 2006 and 2005, respectively. This decrease of \$800,000 in the 2006 quarter is primarily due to the capitalization of \$966,000 in development costs incurred at the CSH (217) Gold project. Exploration costs are charged to operations in the period incurred until such time as it has been determined

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that a property has economically recoverable reserves, in which case subsequent exploration costs and the costs incurred to develop a property are capitalized. On May 1, 2006, the Company commenced capitalization of development costs for its CSH (217) Gold project, as it was determined in the final feasibility study that the CSH (217) Gold project has economically recoverable reserves. The results of the final feasibility study are discussed above under the "Exploration Properties" section of this MD&A.

General and administrative expenses, which exclude exploration expenses, increased to \$817,000 for the three months ended June 30, 2006, from \$310,000 in the 2005 quarter, primarily due to costs incurred in anticipation of the CSH (217) Gold project starting production in the early part of 2007. Stock-based compensation charges were \$104,000 higher for the three months ended June 30, 2006, compared to the 2005 quarter, primarily due to the increase in the number of stock options granted. Net administration costs, excluding stock-based compensation and exploration expenses were \$647,000 for the three months ended June 30, 2006, and \$243,000 in the 2005 quarter. Increases in administration and office, professional fees, salaries and benefits, investor relations, and travel costs were primarily responsible for this quarter over quarter increase.

Administration and office, and salaries and benefits increased by \$117,000 from the 2005 quarter to the 2006 quarter, primarily due to the addition of full time employees in anticipation of the CSH (217) Gold project starting production in the early part of 2007.

Investor relations costs increased by \$102,000 for the three months ended June 30, 2006, compared to the 2005 quarter primarily as a result of contracts with two marketing and investor relation services companies that were entered into during the latter half of 2005. These firms will assist the Company in gaining increased exposure to investors, analysts and the media as well as assisting the Company in developing its communication strategies. In addition, there was an increase in the Company's participation in trade shows and investor conferences, as the Company participated in investor conferences in New York, Beijing, Shanghai, Hong Kong, Wenzhou, and Shenzhen. Other investor relations activities include expenditures for news releases and printing.

Travel expenses for administrative personnel increased by \$66,000 from the 2005 quarter to the 2006 quarter primarily due to the increased presence by senior management at the Company's project locations during 2006. Advanced planning for potential mine development on the CSH (217) Gold project and implementation of administrative infrastructure necessitated this increased travel to China during 2006.

Professional fees increased by \$96,000 from the 2005 quarter to the 2006 quarter. Shareholder information, transfer agent and filing fees increased by \$21,000 from the 2005 quarter to the 2006 quarter. These increases were primarily due to increased activity in various regulatory matters.

Certain of the Company's administrative staff and office facilities are employed/provided by Global Mining Management ("GMM") (see "Related Party Transactions" below) whose costs are allocated on an as-used basis. Accordingly, fluctuations in the costs of administrative and personnel costs can be expected commensurate with increases or decreases in quarterly corporate activity and the level of personnel employed.

Foreign exchange gain for three months ended June 30, 2006, increased by \$225,000 compared to the 2005 quarter. The increase is primarily due to holding higher amounts of cash deposits in Canadian funds and the weakening of the U.S. dollar exchange rate against the Canadian dollar. The higher amounts of cash deposits also contributed to the increase in interest income to \$70,000 from \$23,000 for the six months ended June 30, 2006 and 2005, respectively.

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The statements of operations for the six months ended June 30, 2006, and 2005 are provided in the following table:

	Six Months Ended June 30,		
	2006	2005	
Expenses			
Administration and office	\$ 387,073 \$	221,239	
Amortization	32,619	34,774	
Investor relations	163,206	26,374	
Travel	131,181	53,826	
Exploration expenses	2,909,231	839,754	
Professional fees	131,120	59,925	
Salaries and benefits	248,187	157,939	
Stock-based compensation	375,957	162,556	
Shareholder information, transfer agent and filing fees	41,897	33,294	
	4,420,471	1,589,681	
Other Income (Expenses)			
Interest income	146,634	41,166	
Foreign exchange gain (loss)	216,929	(52,857)	
	163,206 131,181 2,909,231 131,120 248,187 375,957 41,897 4,420,471	(11,691)	
Net loss before non-controlling interest	(4,056,908)	(1,601,372)	
Non-controlling interest	-	8,569	
Net loss	\$ (4,056,908) \$	(1,592,803)	

#### Six months ended June 30, 2006 and 2005

The Company incurred a net loss of \$4.1 million for the six months ended June 30, 2006, compared to a net loss of \$1.6 million in the 2005 quarter. The change from the 2005 period to the 2006 period is primarily due to an increase of \$2.1 million in exploration expenditures.

Exploration expenditures totaled \$2.9 million for the six months ended June 30, 2006, compared to \$840,000 for the 2005 quarter. Exploration expenses for the 2005 period were reduced by a net amount of \$696,000, as a result of the sale of JBS Platinum and Palladium property and \$219,000 of recoveries that resulted from the Company's acquisition of an additional 41.5% interest in Ningxia Pacific Mining. During the six months ended June 30, 2006, there were increases in costs for engineering and geological consultants, due to the preparation of the final feasibility study and assistance with other pre-development activities for the CSH (217) Gold project.

Stock-based compensation included in exploration expenses for the six months ended June 30, 2006, increased by \$199,000 from the 2005 period, due to an increase in the number of stock options granted.

Total exploration expenditures incurred on the Company's projects in China, excluding the effects of the sale of JBS Platinum and Palladium property, cost recoveries, and stock-based compensation expenses, were \$2.7 million and \$2.9 million for the six months ended June 30, 2006 and 2005, respectively. During the six months ended June 30, 2006, costs of \$966,000 incurred at the CSH (217) Gold project were capitalized as development costs. Exploration costs are charged to operations in the period incurred until such time as it has been determined that a property has economically recoverable reserves, in which case subsequent exploration costs and the costs incurred to develop a property are capitalized. On May 1, 2006, the Company commenced capitalization of development costs for its CSH (217) Gold project, as it was determined in the final feasibility study that the CSH (217) Gold project has

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economically recoverable reserves. The results of the final feasibility study are discussed above under the "Exploration Properties" section of this MD&A.

General and administrative expenses, which exclude exploration expenses, increased to \$1.5 million for the six months ended June 30, 2006, from \$750,000 in the 2005 period, primarily due to costs incurred in anticipation of the CSH (217) Gold project starting production in the early part of 2007. Stock-based compensation charges were \$213,000 higher for the six months ended June 30, 2006, compared to the 2005 period, primarily due to the increase in the number of stock options granted. Net administration costs, excluding stock-based compensation and exploration expenses were \$1.1 million for the six months ended June 30, 2006, and \$587,000 in the 2005 period. Increases in administration and office, professional fees, salaries and benefits, investor relations, and travel costs were primarily responsible for this period over period increase.

Administration and office, and salaries and benefits increased by \$256,000 from the 2005 period to the 2006 period, primarily due to the addition of full time employees in anticipation of the CSH (217) Gold project starting production in the early part of 2007.

Investor relations costs increased by \$137,000 for the six months ended June 30, 2006, compared to the 2005 period, primarily as a result of contracts with two marketing and investor relation services companies that were entered into during the latter half of 2005. These firms will assist the Company in gaining increased exposure to investors, analysts and the media as well as assisting the Company in developing its communication strategies. In addition, there was an increase in the Company's participation in trade shows and investor conferences, as the Company participated in investor conferences in New York, Beijing, Shanghai, Hong Kong, Wenzhou, and Shenzhen. Other investor relations activities include expenditures for news releases and printing.

Travel expenses for administrative personnel increased by \$77,000 from the 2005 period to the 2006 period, primarily due to the increased presence by senior management at the Company's project locations during 2006. Advanced planning for potential mine development on the CSH (217) Gold project and implementation of administrative infrastructure necessitated this increased travel to China during 2006.

Professional fees increased by \$71,000 from the 2005 quarter to the 2006 quarter, primarily due to increased activity in various regulatory matters.

Foreign exchange gain for six months ended June 30, 2006, increased by \$270,000 compared to the 2005 period. The increase is primarily due to holding higher amounts of cash deposits in Canadian funds and the weakening of the U.S. dollar exchange rate against the Canadian dollar. The higher amounts of cash deposits also contributed to the increase in interest income to \$147,000 from \$41,000 for the six months ended June 30, 2006 and 2005, respectively.

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### **Liquidity and Capital Resources**

The balance sheets as of June 30, 2006, and December 31, 2005, are shown in the following table:

	June 30, 2006		December 31, 2005	
ASSETS				
CURRENT				
Cash	\$	6,363,282	\$	15,414,581
Accounts receivable		142,813		569,409
Prepaid expenses		563,757		215,125
		7,069,852		16,199,115
PROPERTY, PLANT AND EQUIPMENT		7,403,791		918,700
	\$	14,473,643	\$	17,117,815
LIABILITIES CURRENT	¢.	776 642	¢	1 206 076
Accounts payable and accrued liabilities	\$	776,643	\$	1,206,076
SHAREHOLDERS' EQUITY				
Share capital		36,854,029		35,433,993
Contributed surplus		2,871,223		2,449,090
Cumulative translation adjustments		460,850		460,850
Deficit		(26,489,102)		(22,432,194)
		13,697,000		15,911,739
	\$	14,473,643	\$	17,117,815

As of June 30, 2006, the Company had a working capital balance of \$6.3 million and cash resources of \$6.4 million. During the three months ended June 30, 2006, net cash outflows from operations were \$1.7 million, and \$4.7 million was expended on property, plant and equipment that included \$966,000 as capitalized mineral property development costs, primarily for the CSH (217) Gold project. Cash inflows of \$1.2 million during this period included net proceeds received from the exercise of warrants and stock options. The net cash decrease for the three months ended June 30, 2006, was \$5.0 million.

During the six months ended June 30, 2006, net cash outflows from operations were \$4.0 million, and \$6.5 million was expended on property, plant and equipment that included \$966,000 as capitalized mineral property development costs, primarily for the CSH (217) Gold project. Cash inflows of \$1.3 million during this period included net proceeds received from the exercise of warrants and stock options. The net cash decrease for the six months ended June 30, 2006, was \$9.1 million.

As of June 30, 2006, the Company had approximately \$1.1 million (US\$1.0 million) held in Canadian funds and 10.9 million (US\$1.4 million) in Chinese Renminbi, which exposes the Company to risks associated with foreign exchange fluctuations. For the three and six months ended June 30, 2006, Canadian and Chinese denominated funds incurred an unrealized foreign exchange gain of \$186,000 and \$173,000, respectively, due to the weakening of the U.S. dollar versus its Canadian and Chinese counterpart.

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As of June 30, 2006, the Company has approved and expects to spend approximately \$3.5 million during 2006 on its exploration and development projects, other generative exploration expenses and general and administrative costs, of which \$599,000 has been spent. As of June 30, 2006, the Company has approved and expects to spend approximately \$11.5 million during 2006 or the early part of 2007 on engineering and infrastructure work at the CSH (217) Gold project, of which \$3.5 million has been spent and the remaining unspent balance of \$8.0 million can be deferred at the discretion of management. The Company expects to fund these operations from its working capital balance on hand, and either a debt facility, new equity financings, or a combination of both. It is currently estimated that capital and start-up costs would be approximately \$32.4 million for 2006 and the early part of 2007. Some of the start-up costs are discretionary and are subject to the receipt of a mining license and other regulatory approvals, availability of financing, and a final decision to commence commercial production at the CSH (217) Gold project. The Company anticipates that funding for this project would be either through a debt facility, new equity financings, or a combination of both.

In March 2006, the Company announced that it had engaged Macquarie Bank Limited. ("Macquarie") as Lead Arranger for a \$35 million project loan facility. The loan facility is expected to be used to fund the mine development and working capital requirements for the CSH (217) Gold project. Macquarie has provided Jinshan with an indicative term sheet, which contains proposed terms and conditions for the establishment of the loan facility. In August 2006, a technical review of the CSH (217) Gold project was completed on behalf of Macquarie by AMEC Engineering. Implementation of the loan facility is subject to, among other things, Macquarie completing its legal due diligence, regulatory approval, and negotiation of definitive agreements.

On August 25, 2006, the Company announced that it has commenced a non-brokered private placement of up to 8,000,000 units at a price of CDN \$1.20 per unit for total gross proceeds of up to CDN \$9.6 million. Each unit consists of one common share and one-half of a share purchase warrant. Each full warrant entitles the holder to purchase one common share at the exercise price of CDN \$1.45 for a period of eighteen months. The private placement is subject to approval by the TSX Venture Exchange.

The Company's long term financial requirements both in respect of the CSH (217) Gold project and other optional payments under various joint venture projects currently exceed the working capital available on hand. The Company expects to finance future obligations and commitments through the exercise of options and warrants, and additional equity or debt financings, all of which are subject to favorable market conditions. However, there can be no assurance that debt facilities or additional equity financings will be available when required or at terms that are favorable to the Company. Subsequent to June 30, 2006, the Company received \$204,850 and issued 291,300 common shares from the exercise of outstanding stock options and warrants.

The Company is a pre-production stage company engaged in the acquisition, exploration, and development of mineral properties and, accordingly, does not have any revenues. The Company's ability to continue as a going concern is dependant upon the ability of the Company to obtain the necessary financing to develop properties and to establish future profitable production. The Company does not have sufficient cash to fund the exploration and development of its mineral properties to commercial production and, therefore, will require additional funding, which if not raised may result in the curtailment of operations. Management is of the opinion that additional financing is available to continue its planned activities in the normal course. There can, however, be no assurance the Company will be able to raise sufficient funds in the future.

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(Unaudited) (Expressed in U.S. Dollars)

### **Related Party Transactions**

Certain administrative costs are paid to GMM for corporate secretarial, accounting, investor relations and administrative services performed on behalf of the Company. GMM is related to Jinshan as certain officers are common to each company. GMM provides these services to a group of companies, some of which are related to Jinshan and others which are not. The services provided by GMM are incurred on an as-used basis. The Company has utilized the services of the GMM staff and office since April 1, 2003, and has incurred costs of \$474,000 (2005 - \$143,000) and \$814,000 (2005 - \$331,000) for the three and six months ended June 30, 2006, respectively.

### **Outstanding Share Data**

The Company is authorized to issue an unlimited number of common shares without par value. As of August 24, 2006, 129,609,323 common shares were issued and outstanding, 7,000,101 share purchase options had been granted and were outstanding, and 16,744,206 common share purchase warrants had been issued and were outstanding. On a fully diluted basis, 153,353,630 common shares were outstanding.

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### **Risk Factors**

The business of mineral exploration and extraction involves a high degree of risk. Few properties that are explored are ultimately developed into production. Material risks and uncertainties affecting the Company, their potential impact, and the Company's principal risk management strategies, are as follows:

- Additional Funding Requirements The further development and exploration of the various mineral properties in which it holds interests, particularly the CSH (217) Gold project, depends upon the Company's ability to obtain financing through joint ventures, debt financing, equity financing or other means. There can be no assurance that the Company will be successful in obtaining any required financing as and when needed. Depressed markets for precious and base metals may make it difficult, or impossible, for the Company to obtain debt financing or equity financing on favorable terms, or at all. The Company operates in a region of the world that is prone to economic and political upheaval and mineral properties held by the Company are located in politically and economically unstable countries, which may make it more difficult for the Company to obtain debt financing from project lenders. Failure to obtain additional financing on a timely basis may cause the Company to postpone its development plans, forfeit rights in some or all of its properties or reduce or terminate some or all of its operations.
- Risks pertaining to foreign countries China is, and for the foreseeable future is expected to remain, the country in which the Company concentrates most of its business activities and financial resources. In addition to interests in projects in China, the Company may enter into contractual arrangements in other foreign jurisdictions. The foreign legal framework for these agreements, particularly in developing countries, is often based on recent political reforms and newly enacted legislation, which may not be consistent with long-standing local conventions and customs. As a result, there may be ambiguities, inconsistencies and anomalies in the agreements or the legislation upon which they are based, which are atypical of more developed legal systems and which may affect the interpretation and enforcement of the Company's rights and obligations and those of our foreign partners. Local institutions and bureaucracies responsible for administering foreign laws may lack a proper understanding of the laws or the experience necessary to apply them in a modern business context. Foreign laws may be applied in an inconsistent, arbitrary and unfair manner and legal remedies may be uncertain, delayed or unavailable.
- There are title risks with respect to the Company's mineral properties The acquisition of title to resource properties or interests therein is a very detailed and time-consuming process. Title to and the area of resource concessions may be disputed. The Company has conducted an internal investigation of title to the CSH (217) Gold project. Based on a review of records maintained by the relevant government agencies in China, the CSH (217) Gold project interests are registered in the name of the applicable joint venture company. There is no guarantee of title to any of the Company's properties. The properties may be subject to prior unregistered agreements or transfers and title may be affected by undetected defects. Title may be based upon interpretation of a country's laws, which laws may be ambiguous, inconsistently applied and subject to reinterpretation or change. The Company has not surveyed the boundaries of any of its mineral properties and consequently the boundaries of the properties may be disputed.
- There are specific risks associated with title to and future development of the CSH (217) Gold project While the joint venture company is authorized to explore for gold on the CSH (217) Gold project, it is required to obtain further approvals from regulatory authorities in China in order to explore for minerals other than gold and to conduct mining operations. The joint venture company will also need to clarify certain government related inputs on the project such as taxation rates. The laws of China governing the establishment of joint venture companies, taxation matters and other relevant laws are ambiguous, inconsistently applied and subject to reinterpretation or change. There can be no guarantee that the steps taken to establish the joint venture and obtain an interest in the CSH (217) Gold project will be sufficient to preserve the Company's interests in the joint venture or project or that Jinshan's assumptions regarding taxation rates and other inputs will be realized.

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- Mining permits and licenses are required The further development and exploration of the various mineral properties in which it holds interests, particularly the CSH (217) Gold project, depends upon the Company's ability to obtain mining permits and licenses from various governmental authorities. There can be no assurance that the Company will be successful in obtaining any required mining permits and licenses when needed. The Company operates in a region of the world that is prone to economic and political upheaval and mineral properties held by the Company are located in politically and economically unstable countries, which may make it more difficult for the Company to obtain mining permits and licenses from various governmental authorities. Failure to obtain mining permits and licenses on a timely basis may cause the Company to postpone its development plans, forfeit rights in some or all of its properties or reduce or terminate some or all of its operations.
- Uncertainties related to mineral resource estimates There is a degree of uncertainty attributable to the calculation of mineral resources and corresponding grades being mined or dedicated to future production. Until resources are actually mined and processed, the quantity of resources and grades must be considered as estimates only. In addition, the quantity and value of reserves or resources may vary, depending on metals prices. Any material change in the quantity of resources, grades or stripping ratio may affect the economic viability of the Company's properties. In addition, there can be no assurance that metal recoveries in small-scale laboratory tests will be duplicated in larger-scale tests under on-site conditions, or during production.
- Metal price volatility Metal prices are subject to volatile price changes from a variety of factors, including international economic and political trends, expectations of inflation, global and regional demand, currency-exchange fluctuations, interest rates and global or regional consumption patterns, speculative activities and increased production due to improved mining and production methods.
- Lack of infrastructure could adversely affect mining feasibility The Company's mining properties are located in remote areas, which currently lack basic infrastructure, including sources of electric power, water, housing, food, and transport necessary to develop and operate a major mining project. While Jinshan has established the limited infrastructure necessary to conduct its current exploration and development activities, substantially greater sources of power, water, physical plant, and transport infrastructure in the area will need to be established before Jinshan can conduct mining operations. Lack of availability of the means and inputs necessary to establish such infrastructure may adversely affect mining feasibility. Establishing such infrastructure will, in any event, require significant financing, identification of adequate sources of raw materials and supplies and necessary approvals from national and regional governments, none of which can be assured.
- Currency risks The bulk of the Company's activities are denominated in U.S. currency with other minor activities denominated in Chinese Renminbi and Canadian dollars. During 2006, the Company maintained some of its surplus funds in Canadian dollars and Chinese Renminbi, which amounts expose the Company to risks associated with foreign exchange fluctuations.
- Limited production history The Company has paid no dividends on its common shares since incorporation and does not anticipate doing so in the foreseeable future. To date, the Company has not received any cash flow generated from planned commercial operations. All exploration projects of the Company will need funding from the Company. The Company has a limited operating history and there can be no assurance of its ability to operate its projects profitably. While the Company may in the future generate additional working capital through the operation, development, sale or possible syndication of its properties, there is no assurance that the Company will be capable of producing positive cash flow on a consistent basis or that any such funds will be available for exploration and development programs.

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• Uninsurable risks or self-insured risks – Exploration, development and production operations on mineral properties involve numerous risks, including unexpected or unusual geological operating conditions, rock bursts or slides, fires, floods, earthquakes or other environmental occurrences, and political and social instability. It is not always possible to obtain insurance against all such risks and the Company may decide not to insure against certain risks as a result of high premiums or other reasons. Should such liabilities arise, they could reduce or eliminate any further profitability and result in increasing costs and a decline in the value of the securities of the Company. The Company does not maintain insurance against political or environmental risks.

### Outlook

The Company's principal focus is the advancement of the CSH (217) project, including permitting and development activities and raising additional funds to support development. In this regard, the Company is currently assessing financing options with a view to selecting the alternatives that are the most accretive to long-term shareholder value. It will also continue to identify and evaluate prospective mineral properties for acquisition on a selective basis. The Company seeks to generate positive cash flow from its mineral properties in China, starting with the CSH (217) Gold project, in order to underpin its business development and geological strategies.

August 24, 2006