CHINA GOLD INTERNATIONAL RESOURCES CORP. LTD. (FORMERLY KNOWN AS JINSHAN GOLD MINES INC.) (incorporated in British Columbia, Canada with limited liability)

Condensed Consolidated Financial Statements For the six months ended June 30, 2011

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2011

CONTENTS	PAGE(S)
CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME	E 1
CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION	2 & 3
CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY	4
CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS	5
NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS	6 - 33

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2011

		Three months ended June 30,		Six month June	
	<u>NOTES</u>	2011 US\$	<u>2010</u> US\$	<u>2011</u> US\$	<u>2010</u> US\$
Revenues Cost of sales	17	92,937,971 (52,519,246)	27,180,938 (13,330,466)	128,361,468 (76,106,001)	37,679,906 (18,638,434)
Mine operating earnings		40,418,725	13,850,472	52,255,467	19,041,472
Expenses General and administrative Exploration and evaluation expenditure		5,216,800 70,021	1,170,560 70,033	9,153,315 134,004	2,116,293 93,477
		5,286,821	1,240,593	9,287,319	2,209,770
Income from operations		35,131,904	12,609,879	42,968,148	16,831,702
Other income (expense) Foreign exchange gain (loss) Interest and other income Gain on disposal of subsidiaries Listing expenses Finance costs Fair value change on warrant liabilities	4	397,324 2,065,384 - (2,881,656)	(871,603) 1,885 20,000 (1,193,536) (1,488,645) (873,150)	431,736 2,149,693 - (5,393,030)	(253,306) 1,885 20,000 (1,544,558) (2,228,167) (7,155,807)
		(418,948)	(4,405,049)	(2,811,601)	(11,159,953)
Income before income tax Income tax expense	5	34,712,956 (7,292,539)	8,204,830 (3,235,113)	40,156,547 (9,233,196)	5,671,749 (4,887,012)
Net income for the period		27,420,417	4,969,717	30,923,351	784,737
Other comprehensive income for the period Exchange difference arising on translation		23,770		482,596	
Total comprehensive income for the period		27,444,187	4,969,717	31,405,947	784,737
Profit for the period attributable to Non-controlling interests Owners of the Company		568,599 26,851,818 27,420,417	142,017 4,827,700 4,969,717	842,848 30,080,503 30,923,351	323,702 461,035 784,737
			4,909,717		
Total comprehensive income (expense) for the period attributable to Non-controlling interests Owners of the Company		568,599 26,875,588	142,017 4,827,700	842,848 30,563,099	323,702 461,035
		27,444,187	4,969,717	31,405,947	784,737
Basic earnings per share	6	6.78 cents	2.82 cents	7.59 cents	0.27 cents
Diluted earnings per share	6	6.78 cents	2.82 cents	7.59 cents	0.27 cents
Basic weighted average number of common shares outstanding		396,144,554	171,045,437	396,143,176	169,511,321
Diluted weighted average number of common shares outstanding		396,321,383	171,521,595	396,339,577	169,937,452

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AT JUNE 30, 2011

Current assets	<u>NOTES</u>	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Cash and cash equivalents		339,894,093	301,608,717
Restricted cash		6,856,833	6,725,129
Accounts receivable	7	15,683,131	9,050,490
Prepaid expenses and deposits	8	12,977,369	3,418,499
Prepaid lease payments		139,570	137,808
Inventory	9	30,898,552	34,154,278
		406,449,548	355,094,921
Assets classified as held for sale	10	53,163	54,696
		406,502,711	355,149,617
Non-current assets			
Prepaid expense and deposits	8	2,900,491	2,395,882
Prepaid lease payments		6,693,278	6,634,081
Amount due from a non-controlling shareholder		404,382	419,768
Inventory	9	16,705,764	17,838,819
Property, plant and equipment	10	321,481,326	297,901,855
Intangible assets	11	970,278,360	975,282,711
		1,318,463,601	1,300,473,116
Total assets		1,724,966,312	1,655,622,733
Current liabilities			
Accounts payable and accrued expenses	12	79,327,652	90,836,277
Borrowings	13	60,542,324	31,861,146
Tax liabilities		6,151,945	7,631,847
		146,021,921	130,329,270
Liabilities classified as held for sale	10	540	24,189
		146,022,461	130,353,459
Net current assets		260,480,250	224,796,158
Total assets less current liabilities		1,578,943,851	1,525,269,274

	<u>NOTES</u>	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Non-current liabilities		106.064	1 42 212
Deferred lease inducement	12	126,364	143,213
Borrowings	13	203,376,728	180,785,118
Deferred tax liabilities		137,769,858	138,310,971
Deferred income		785,184	712,610
Environmental rehabilitation	14	1,846,955	1,887,923
		343,905,089	321,839,835
Total liabilities		489,927,550	452,193,294
Owners' equity			
Share capital	15	1,228,183,687	1,228,098,150
Equity reserves		11,997,465	11,397,030
Deficits		(9,165,997)	(39,246,500)
		1,231,015,115	1,200,248,680
Non-controlling interests		4,023,607	3,180,759
Total owners' equity		1,235,038,762	1,203,429,439
Total liabilities and owners' equity		1,724,966,312	1,655,622,733

The condensed consolidated financial statements on pages 1 to 33 were approved and authorized for issue by the Board of Directors on August 11, 2011 and are signed on its behalf by:

(Signed by) Xin Song Xin Song Director (Signed by) Zhanming Wu Zhanming Wu Director

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE SIX MONTHS ENDED JUNE 30, 2011

	Number of shares	Share <u>capital</u> US\$	Equity <u>reserve</u> US\$	Exchange <u>reserve</u> US\$	Deficits US\$	<u>Subtotal</u> US\$	Non- controlling <u>interests</u> US\$	Total owners' <u>equity</u> US\$
At January 1, 2010 (note a)	167,629,459	99,186,918	3,125,447	-	(65,473,203)	36,839,162	1,272,212	38,111,374
Profit for the year	-	-	-	-	26,226,703	26,226,703	913,296	27,139,999
Exchange difference arising on translation			-	237,244	-	237,244	-	237,244
Total comprehensive income for the year Shares issued for:	-	-	-	237,244	26,226,703	26,463,947	913,296	27,377,243
Cash	53,660,000	309,081,600	-	-	-	309,081,600	-	309,081,600
Acquisition of subsidiaries	170,252,294	810,926,039	-	-	-	810,926,039	995,251	811,921,290
Deemed contribution from shareholders								
(note b)	-	-	8,383,914	-	-	8,383,914	-	8,383,914
Transaction costs attributable to issue								
of shares	-	(13,606,903)	-	-	-	(13,606,903)	-	(13,606,903)
Exercise of warrants	4,060,000	21,008,571	-	-	-	21,008,571	-	21,008,571
Exercise of stock options	525,000	1,501,925	(554,814)	-	-	947,111	-	947,111
Stock-based compensation (note a)			205,239		-	205,239	-	205,239
At December 31, 2010	396,126,753	1,228,098,150	11,159,786	237,244	(39,246,500)	1,200,248,680	3,180,759	1,203,429,439
Profit for the period	-	-	-	-	30,080,503	30,080,503	842,848	30,923,351
Exchange difference arising on translation				482,596	-	482,596	-	482,596
Total comprehensive income for the period	-	-	-	482,596	30,080,503	30,563,099	842,848	31,405,947
Exercise of stock options	37,000	85,537	(33,405)	-	-	52,132	-	52,132
Share based compensation (note a)			151,244			151,244		151,244
At June 30, 2011	396,163,753	1,228,183,687	11,277,625	719,840	(9,165,997)	1,231,015,155	4,023,607	1,235,038,762
At January 1, 2010 Profit and total comprehensive income	167,629,459	99,186,918	3,125,447	-	(65,473,203)	36,839,162	1,272,212	38,111,374
for the period Shares issued for:	-	-	-	-	461,035	461,035	323,702	784,737
Exercise of warrants	4,060,000	21,008,571				21,008,571	_	21,008,571
Exercise of stock options	135,000	381,862	(118,853)	-		263,009	-	263,009
Stock-based compensation (note a)	155,000	561,602	37,915	-	-	37,915	-	37,915
Stock-based compensation (note a)								
At June 30, 2010	171,824,459	120,577,351	3,044,509	-	(65,012,168)	58,609,692	1,595,914	60,205,606

Notes:

- (a) Amounts represent equity reserve arising from stock-based compensation provided to employees brought forward from prior years and the amount incurred during the period ended June 30, 2011 and the year ended December 31, 2010.
- (b) In December 2010, the shareholders of the Company, also the former shareholders of Skyland Mining Limited ("Skyland") and its subsidiaries (hereinafter collectively referred to as the "Skyland Group"), agreed to bear the payment obligation of Skyland of US\$8,383,914, being the listing expense payable to the Company by Skyland prior to the completion of the acquisition of Skyland. Such amount was recorded in equity reserve as deemed contribution from shareholders.

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2011

		Three mont		Six month June	
	<u>NOTES</u>	<u>2011</u> US\$	<u>2010</u> US\$	<u>2011</u> US\$	<u>2010</u> US\$
Operating activities Income before income tax		34,712,956	8,204,830	40,156,547	5,671,749
Items not requiring use of cash and cash equivalents: Depreciation Amortization of intangible assets Release of prepaid lease payment Release of deferred income Release of deferred lease inducement Fair value change on warrant liabilities Finance costs Stock-based compensation Foreign exchange loss Other income Gain on disposal of a subsidiary Change in non-cash operating working capital items:	4	4,740,699 3,875,998 40,389 (152,021) (8,222) 2,881,656 68,194 286,506 (1,900,000)	2,468,510 - - 873,150 1,488,645 208,166 732,496 - (20,000)	9,395,496 6,094,976 80,355 (152,021) (16,849) - - 5,393,030 151,244 142,544 (1,900,000)	3,857,736 - - 7,155,807 2,228,167 37,915 253,306 - (20,000)
Accounts receivable Prepaid expenses and deposits Inventory Accounts payable and accrued liabilities		(5,742,934) (10,095,342) 8,668,929 4,964,990	$(1,114,328) \\ 109,011 \\ (6,278,646) \\ (4,897,196)$	(6,593,410) (9,521,602) 4,388,781 (12,944,778)	(388,318) (594,747) (16,851,379) (10,488,106)
Cash from (used in) operations Interest paid Income taxes paid		42,341,798 (2,472,792) (3,480,325)	1,774,638 (1,386,458) (2,160,698)	34,674,313 (4,939,602) (11,260,143)	(9,137,870) (2,649,982) (2,467,566)
Net cash flows from (used in) operating activities		36,388,681	(1,772,518)	18,474,568	(14,255,418)
Investing activities Deposit paid for acquisition of property, plant and equipment Payment for acquisition of property, plant and equipment Repayment from a non-controlling shareholder Disposal of a subsidiary Restricted cash deposits received		- (4,656,866) 177,710 - -	- (7,811,789) - 20,000 10,756,703	(451,766) (28,195,846) 25,187 -	- (9,294,368) - 20,000 10,756,703
Net cash (used in) from investing activities		(4,479,156)	2,964,914	(28,622,425)	1,482,335
Financing activities Issuance of common shares Receipt of government grant Proceeds from borrowing Repayments of borrowings		25,426 143,705 31,255,416 (14,263,264)	6,853,305	52,132 143,705 62,225,155 (14,263,264)	8,829,650 (3,931,026)
Net cash flows from financing activities		17,161,283	6,853,305	48,157,728	4,898,624
Effect of foreign exchange rate changes on cash and cash equivalents		274,938	360,158	275,505	221,051
Net increase (decrease) in cash and cash equivalents		49,345,746	8,405,859	38,285,376	(7,653,408)
Cash and cash equivalents, beginning of period		290,548,347	7,925,393	301,608,717	23,984,660
Cash and cash equivalents, end of period		339,894,093	16,331,252	339,894,093	16,331,252
Cash and cash equivalents are comprised of Cash in bank		339,894,093	16,331,252	339,894,093	16,331,252
Supplemental cash flow information	18				

See accompanying notes to the condensed financial statements.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2011

1. GENERAL

China Gold International Resources Corp. Ltd., formerly known as Jinshan Gold Mines Inc., (the "Company") is a publicly listed company incorporated in British Columbia on May 31, 2000 with limited liability under the legislation of the Province of British Columbia and its shares are listed on the Toronto Stock Exchange ("TSX") and The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Company together with its subsidiaries (collectively referred to as the "Group") is principally engaged in the acquisition, exploration, development and mining of mineral properties in the People's Republic of China ("PRC"). The Company's substantial shareholder is China National Gold Group Corporation ("CNG"), a company registered in Beijing, PRC.

The head office, principal address and registered and records office of the Company are located at Suite 1030, One Bentall Centre, 505 Burrard Street, Vancouver, British Columbia, Canada, V7X 1M5.

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the Listing Rules) and with International Accounting Standard 34 ("IAS 34"), *Interim Financial Reporting*.

The condensed consolidated financial statements are presented in United States Dollars ("US\$") which is the functional currency of the Company and its subsidiaries, except for Skyland Group, whose functional currency is Renminbi ("RMB").

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared under the historical cost basis except for certain financial instruments, which are measured at fair values at initial recognition.

The accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended June 30, 2011 are the same as those followed in the preparation of the Group's annual consolidated financial statements for the year ended December 31, 2010.

In the current interim period, the Group has applied the following new and revised standard, interpretation and amendments to standards issued by the International Accounting Standard Board and International Financial Reporting Interpretations Committee ("IFRIC") which are effective for the financial year beginning January 1, 2011:

International Financial Reporting	
Standards ("IFRSs") (Amendments)	Improvements to IFRSs issued in 2010
IAS 24 (as revised in 2009)	Related Party Disclosures
IAS 32 (Amendments)	Classification of Rights Issues
IFRIC 14 (Amendments)	Prepayments of a Minimum Funding Requirement
IFRIC 19	Extinguishing Financial Liabilities with Equity
	Instruments

2. PRINCIPAL ACCOUNTING POLICIES - continued

The application of the above new or revised IFRSs in the current interim period has had no material effect on the amounts reported in these condensed consolidated financial statements and disclosures set out in those condensed consolidated financial statements.

The Group has not early applied new or revised standards that have been issued but are not yet effective. The following new or revised standards have been issued after the date the consolidated financial statements for the year ended December 31, 2010 were authorised for issuance and are not yet effective:

Consolidated Financial Statements ²
Joint Arrangements ²
Disclosures of Interests in Other Entities ²
Fair Value Measurement ²
Presentation of Items of Other Comprehensive Income ¹
Employee Benefits ²
Separate Financial Statements ²
Investments in Associates and Joint Ventures ²

¹ Effective for annual periods beginning on or after July 1, 2012

² Effective for annual periods beginning on or after January 1, 2013

The directors of the Company anticipate that the application of the above new or revised standards will have no material impact on the results and the financial position of the Group.

3. SIGNIFICANT ACCOUNTING ESTIMATES

In the current interim period, the Group has the following changes in significant accounting estimates:

The assumptions used in the valuation of gold-in-process inventories particularly the assumptions of the amount of gold that is expected to be recovered from the ore placed on leach pads has been reconsidered by the management of the Group (the "Management"). As a result, the Management has increased the recovery rate used in its inventory model from 43% to 48.8% during the three months ended March 31, 2011. For the three months ended June 30, 2011, the Management has continued to use 48.8% as the recovery rate. The inventory balance was increased by approximately US\$2,169,000 as at June 30, 2011.

4. FINANCE COSTS

The finance costs of the Group are as follows:

	Three mon June		Six months ended June 30,		
	<u>2011</u> US\$	<u>2010</u> US\$	<u>2011</u> US\$	<u>2010</u> US\$	
Effective interest on borrowings Accretion on environmental	2,838,106	1,448,320	5,304,917	3,052,385	
rehabilitation (Note 14)	43,550	40,325	88,113	85,267	
Less: Amount capitalized	2,881,656	1,488,645	5,393,030	3,137,652 (909,485)	
Total finance costs	2,881,656	1,488,645	5,393,030	2,228,167	

Interest has been capitalized at the rate of interest applicable to the specific borrowings financing the assets under construction, or, where financed through general borrowings, at a capitalization rate of 6.67% for the six months ended June 30, 2010, representing the average interest rate on such borrowings.

5. INCOME TAX EXPENSE

The Company and its subsidiaries in Canada are subject to Canadian federal and provincial tax which is calculated at 26.5% of the estimated assessable profit for the six months ended June 30, 2011 (28.5% for the six months ended June 30, 2010). The Company and its subsidiaries in Canada had no assessable profit for the six months ended June 30, 2011 (three and six months ended June 30, 2010: nil).

PRC Enterprise Income Tax is calculated at the prevailing tax rate on taxable income determined in accordance with the relevant laws and regulations in the PRC.

For the three and six months ended June 30, 2011, the Company's subsidiaries operating in the PRC are subject to PRC Enterprise Income Tax at 25% (25% for the three and six months ended June 30, 2010) except for 墨竹工卡縣甲瑪工貿有限公司 ("Jiama Industry and Trade") established in the westward development area of PRC and is subject to preferential tax rate of 15% of taxable income. Income tax expense for the three and six months ended June 30, 2011 represents PRC Enterprise Income Tax of US\$8,042,064 and US\$9,774,309 (US\$2,317,698 and US\$2,700,566 for the three and six months ended June 30, 2010), respectively and deferred tax credits of US\$749,525 and US\$541,113, respectively (deferred tax expenses of US\$917,415 and US\$2,186,446 for the three and six months ended June 30, 2010).

6. EARNINGS PER SHARE

Data used in determining earnings per share ("EPS") are presented below:

	Three months ended June 30,		Six mont June		
Income attributable to owners of the Company for the purposes of basic and diluted earnings	<u>2011</u>	<u>2010</u>	<u>2011</u>	<u>2010</u>	
per share (US\$)	26,851,818	4,827,700	30,080,503	461,035	
Weighted average number of shares, basic	396,144,554	171,045,437	396,143,176	169,511,321	
Dilutive securities - Options	176,829	476,158	196,401	426,131	
Weighted average number of shares, diluted	396,321,383	171,521,595	396,339,577	169,937,452	
Basic earnings per share	6.78 cents	2.82 cents	7.59 cents	0.27 cents	
Diluted earnings per share	6.78 cents	2.82 cents	7.59 cents	0.27 cents	

For the three and six months ended June 30, 2010, the warrants were excluded from the diluted EPS computation because their effect would have been anti-dilutive.

7. ACCOUNTS RECEIVABLE

The Group's accounts receivable arise from the following sources: trade receivables, amounts due from shareholders, value added tax ("VAT") receivables and goods and services tax ("GST") receivables due from various government and taxation authorities. These are broken down as follows:

June 30,	December 31,
<u>2011</u>	<u>2010</u>
US\$	US\$
7,742,333	744,193
(42,561)	(41,590)
7,699,772	702,603
60,135	2,085,831
26,912	72,427
5,364,416	5,364,416
2,531,896	825,213
15,683,131	9,050,490
	2011 US\$ 7,742,333 (42,561) 7,699,772 60,135 26,912 5,364,416 2,531,896

7. ACCOUNTS RECEIVABLE - continued

The Group's other receivables mostly represented employees' cash and travel advances as at June 30, 2011 and December 31, 2010. The other receivables are unsecured, interest free and repayable upon written notice from the Group.

The Group allows an average credit period of 180 days to its trade customers for copper sales whereas there is no credit period for gold sales.

Below is an aged analysis of trade receivables presented based on invoice date at the end of the reporting period:

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Less than 30 days	1,176,508	103,988
31 to 90 days	6,184,760	169,870
91 to 180 days	48,752	184,275
Over 180 days	289,752	244,470
	7,699,772	702,603

Included in the Group's trade receivables balances are debtors with aggregate carrying amount of US\$289,752 and US\$244,470 at June 30, 2011 and December 31, 2010, respectively, which are past due over six months for which the Group has not provided for impairment loss as there has not been a significant change in credit quality and amounts are still considered recoverable based on historical experience.

Movement in the allowance for doubtful debts:

	$OS\phi$
At January 1, 2010 Addition	41,590
At December 31, 2010 Exchange realignment	41,590 971
At June 30, 2011	42,561

Management considers that the Group's accounts receivable that are neither past due nor impaired have good credit quality at the end of each reporting period with reference to past settlement history.

At June 30, 2011, all of the GST and VAT receivable was outstanding less than 3 months. The Group anticipates full recovery of these amounts and, therefore, no impairment has been recorded against these receivables.

The Group holds no collateral for any receivable amounts outstanding as at June 30, 2011 and December 31, 2010.

2211

8. PREPAID EXPENSES AND DEPOSITS

	June 30, <u>2011</u> US\$	December 31, $\frac{2010}{\text{US}}$
Deposits for mine supplies and services Deposits for spare parts Deposits for environmental protection (note a)	10,870,497 1,425,381 1,676,119	2,006,484 881,343 1,640,902
Deposits paid for acquisition of property, plant and equipment (note b)	451,766	-
Prepayment for the land use rights (note c) Prepayment for resources tax Prepayment for insurance premium	772,606 402,197 125,440	754,980
Rent deposits Others	20,569 133,285	19,272 179,779
Total prepaid expenses and deposits Less: Amounts that are utilized within one year	15,877,860	5,814,381
shown under current assets Amounts that are utilized for more than one year	(12,977,369)	(3,418,499)
shown under non-current assets	2,900,491	2,395,882

Notes:

- a. The amount represents deposits paid to the PRC local land administration bureau for undertaking the restoration of land to its present condition when the lease term is expired that are expected to be utilized after one year and therefore shown as a non-current asset.
- b. The amount represents deposits paid to third party contractors for the acquisition of property, plant and equipment to expand its mining capacity in Tibet, the PRC. The amount is shown as non-current asset.
- c. The amount represents advances to PRC local land administration bureau for acquisition of land use rights in Tibet, the PRC. The Group is still negotiating the terms with the PRC local land administration bureau as of the date of issue of the condensed consolidated financial statements. The amount is shown as non-current asset.

9. INVENTORY

	June 30, <u>2011</u>	December 31, 2010
	<u>US</u> \$	<u>US</u> \$
Gold in process	30,970,840	34,391,977
Gold doré bars	9,415,309	9,044,958
Consumables	2,270,415	3,616,043
Copper concentrates	1,318,906	2,608,811
Spare parts	3,628,846	2,331,308
Total inventory Less: Amounts expected to be recovered after 12 months	47,604,316	51,993,097
(note) (shown under non-current assets)	(16,705,764)	(17,838,819)
Amounts shown under current assets	30,898,552	34,154,278

- 9. INVENTORY continued
 - Note: Management has allocated inventory, specifically, the gold in process, that are expected to be recovered more than twelve months after the end of the reporting period to take into consideration the long-term process involved in recovering gold from a heap leaching system.

Inventory totaling US\$52,519,246 and US\$76,106,001 for the three and six months ended June 30, 2011 (US\$13,330,466 and US\$18,638,434 for the three and six months ended June 30, 2010) was recognized in cost of sales.

10. PROPERTY, PLANT AND EQUIPMENT

COST	<u>Buildings</u> US\$	<u>Crusher</u> US\$	Furniture and office <u>equipment</u> US\$	Machinery and <u>equipment</u> US\$	Motor <u>vehicles</u> US\$	Leasehold <u>improvements</u> US\$	Mineral <u>assets</u> US\$	Construction in progress <u>("CIP")</u> US\$	<u>Total</u> US\$
At December 31, 2010	91,471,061	72,479,482	1,297,351	72,848,681	4,632,598	100,458	28,653,611	46,444,727	317,927,969
At June 30, 2011	101,547,846	72,479,482	1,333,352	74,379,288	4,967,940	100,458	69,220,594	26,873,975	350,902,935
ACCUMULATED DEPRECIATION At December 31, 2010	(1,257,922)	(4,343,825)	(647,233)	(7,802,705)	(726,124)	(22,831)	(5,225,474)		(20,026,114)
At June 30, 2011	(2,493,910)	(6,904,007)	(763,474)	(11,708,855)	(990,878)	(31,964)	(6,528,521)		(29,421,609)
CARRYING VALUE At December 31, 2010	90,213,139	68,135,657	650,118	65,045,976	3,906,474	77,627	23,428,137	46,444,727	297,901,855
At June 30, 2011	99,053,936	65,575,475	569,878	62,670,433	3,977,062	68,494	62,692,073	26,873,975	321,481,326

Included in the cost above is US\$15,983,922 as at June 30, 2011 (December 31, 2010: US\$15,983,992) in relation to finance costs which have been capitalized in mineral assets. No additional finance costs have been capitalized since March 31, 2010 as the construction in progress which mainly consisted of crushing facility for the Chang Shan Hao Gold Mine ("CSH Gold Mine") has been completed.

The above items of property, plant and equipment, except for mineral assets and construction in progress, are depreciated using the straight-line method over the estimated useful lives of the related assets are as follows:

Buildings	Over the shorter of the term of lease, or 10 to 24 years
Crusher	14 years
Furniture and office equipment	2 to 5 years
Machinery and equipment	2 to 10 years
Motor vehicles	5 to 10 years
Leasehold improvements	5.5 years

Mineral assets mainly represent mine operating cost capitalized prior to the commencement of projection and development cost. Mineral assets are depreciated using the unit-of-production method based on the actual production volume over the estimated total proven and probable reserves of the mines when the production level intended by Management has been reached.

During the three and six months ended June 30, 2011, US\$4,740,699 and US\$9,395,496 (US\$2,468,510 and US\$3,857,736 for the three and six months ended June 30, 2010) depreciation expense has been charged for the property, plant and equipment.

10. PROPERTY, PLANT AND EQUIPMENT - continued

Mineral property interests

(a) CSH Gold Mine

The CSH Gold Mine consists of a licensed area of 36 square kilometers ("km²") in the western part of Inner Mongolia, northern China. It is centrally positioned within the east-west-trending Tian Shan Gold Belt. The site is approximately 650 kilometers ("km") northwest of Beijing.

		Increased			
		(decreased)		Increased	
	January 1,	during	December 31,	during	June 30,
	2010	the year	2010	the period	2011
	US\$	US\$	US\$	ŪS\$	US\$
Exploration expenditure charged					
to profit or loss	9,171,176	594,453	9,765,629	76,486	9,842,115
Mineral assets	18,760,374	9,137,168 ⁽¹⁾	27,897,542	$8,971,782^{(1)}$	36,869,324
Construction in progress	75,982,945	$(73,550,642)^{(2)}$	2,432,303	921,620	3,353,923

- ⁽¹⁾ During the six months ended June 30, 2011, a reduction of US\$162,341 was made from changes in the discount rate (six months ended June 30, 2010: an addition of US\$295,265 from addition to site reclamation and additions resulted from changes in discount rate) for environmental rehabilitation.
- ⁽²⁾ During the year ended December 31, 2010, US\$71,738,433 was transferred out from construction in progress to crusher and the Group reversed US\$5,719,987 accruals on construction in progress upon the completion of crushing facility construction.
- (b) Jiama Mine

Jiama Mine, a large copper-gold polymetallic deposit consisting of skarn-type and hornfels-type mineralization located in Metrorkongka County in Tibet, in which the Group holds 100% interest through its wholly-owned subsidiary, Skyland. The Group acquired Skyland on December 1, 2010. Jiama Mine holds two exploration permits covering an area of approximately 76.9 km² and 66.4 km², respectively.

	Acquired on acquisition of <u>subsidiaries</u> US\$	Increased during <u>the year</u> US\$	December 31, <u>2010</u> US\$	Increased (decreased) during <u>the period</u> US\$	June 30, <u>2011</u> US\$
Exploration expenditure charged to profit or loss Mineral assets Construction in progress	40,041,466	39,111 584,913 3,970,958	39,111 584,913 44,012,424	57,518 31,766,357 ⁽¹⁾ (20,492,372) ⁽²⁾	96,629 32,351,270 23,520,052

⁽¹⁾ During the six months ended June 30, 2011, out of total addition to the mineral assets, US\$27,341,910 is being transferred from construction in progress upon the completion of construction.

⁽²⁾ During the six months ended June 30, 2011, US\$13,796,448 addition of construction in progress is added and US\$7,979,867 and US\$27,341,910 are transferred out from construction in progress to buildings and mineral assets, respectively.

10. PROPERTY, PLANT AND EQUIPMENT - continued

Mineral property interests - continued

(c) Dadiangou Gold Project

The Dadiangou project consists of a licensed area of 15 km^2 in Gansu Province, China. The 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.

		Increased	
	January 1,	during the	December 31,
	<u>2010</u>	year	<u>2010</u>
	US\$	US\$	US\$
Exploration expenditure			
charged to profit or loss	6,061,911	73,167	6,135,078

The Group has decided to sell its interest in Gansu Pacific in 2009 and in December 2009, the Group entered into a letter of intent with a potential purchaser which is a subsidiary of Zhongjin Gold Corporation Limited, a company listed in Shanghai Stock Exchange, in relation to the disposal of its entire interest in Gansu Pacific. Zhongjin Gold Corporation Limited is a subsidiary of CNG. The consideration will be determined after the completion of due diligence procedures. As a result, the Group has recorded the assets and liabilities of Gansu Pacific as assets classified as held for sale and liabilities classified as held for sale since December 31, 2009. On April 28, 2010, the Company's subsidiary, Gansu Pacific, and Nuclear Industry Northwest Economic Technology Company, noncontrolling shareholder of Gansu Pacific, have entered into an agreement to sell the Dadiangou Gold Project to Gansu Zhongjin Gold Mining Co. Ltd., a subsidiary of Zhongjin Gold Corporation Limited. The sale of Dadiangou Gold Project is considered as a related party transaction. The price is RMB88 million (approximately US\$13.1 million), of which the Group will be entitled to 53%, or RMB46.6 million (approximately US\$7 million). The transaction has not yet been completed as of the date of issue of the condensed consolidated financial statements. At June 30, 2011, the Group had received deposit from the purchaser of RMB46.6 million, and such amounts cannot be used until the completion of the disposal transaction. Hence, the amount of approximately US\$6,856,833 has been included as restricted cash at June 30, 2011 (December 31, 2010: US\$6,725,129).

Assets classified as held for sale and liabilities classified as held for sale are broken down as follows:

Assets classified as held for sale

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Cash	1,442	2,289
Accounts receivable	2,038	1,704
Property, plant and equipment	49,683	50,703
	53,163	54,696

10. PROPERTY, PLANT AND EQUIPMENT - continued

Mineral property interests - continued

(c) Dadiangou Gold Project - continued

Liabilities classified as held for sale

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Accounts payable	540	24,189
* •		

11. INTANGIBLE ASSETS

INTANOIDLE ASSETS	<u>Mining rights</u> US\$
COST At January 1, 2010 Acquired on acquisition of subsidiaries (Note) Exchange realignment	976,092,004 374,486
At December 31, 2010 Exchange realignment	976,466,490 1,095,375
At June 30, 2011	977,561,865
ACCUMULATED AMORTIZATION At January 1, 2010 Additions Exchange realignment	(1,182,643) (1,136)
At December 31, 2010 Additions Exchange realignment	(1,183,779) (6,094,976) (4,750)
At June 30, 2011	(7,283,505)
CARRYING VALUE At December 31, 2010	975,282,711
At June 30, 2011	970,278,360

11. INTANGIBLE ASSETS - continued

Note:

In relation to the purchase price adjustment provision included in the share purchase agreement dated August 30, 2010 entered into among China National Gold Group Hong Kong Limited, Rapid Results Investments Ltd. (collectively referred to the "Vendors") and the Company as disclosed in the Group's annual consolidated financial statements for the year ended December 31, 2010, the Company and the Vendors have reached agreement in respect of the calculation of the purchase price adjustment during the six months ended June 30, 2011. The purchase price adjustment of approximately US\$2,656,000 was waived by the Company and the Vendors are not required to return the proportional common shares issued by the Company.

The number of consideration shares and the fair value of purchase consideration for the acquisition of Skyland Group, and the fair value of intangible assets acquired (and related tax effect) as disclosed in the Group's annual consolidated financial statements for the year ended December 31, 2010 are then determined to be finalized without making any adjustments during the six months ended June 30, 2011.

Mining rights represent mining rights in Jiama Mine acquired through acquisition of Skyland Group. The mining rights will expire in 2013 and in the opinion of the directors of the Company, the Group will be able to renew the mining rights with the relevant government authority continuously at insignificant cost.

Amortization on mining rights acquired is provided to write off the cost of the mining rights using the unit-of-production method based on the actual production volume over the estimated total proven and probable reserves of the mines when the production level intended by Management has been reached.

12. ACCOUNTS PAYABLE AND ACCRUED EXPENSES

Accounts payable and accrued expenses of the Group are principally comprised of amounts outstanding for trade purchases relating to minerals production activities and construction activities. The average credit period taken for trade purchases is between 120 to 150 days.

Accounts payables and accrued expenses comprise the following:

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Accounts payable	41,420,629	49,913,680
Advances from customers	1,778,947	13,779,971
Deposit from sale of Dadiangou Gold Project (Note 10 & 16(c))	6,856,833	6,725,129
Payroll and benefit payables	2,492,403	3,185,045
Mining costs accruals	7,446,232	-
Other accruals	9,498,003	10,090,922
Other tax payable	6,237,860	3,592,975
Other payables	3,596,745	3,548,555
	79,327,652	90,836,277

12. ACCOUNTS PAYABLE AND ACCRUED EXPENSES - continued

The following is an aged analysis of the accounts payable:

	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Less than 30 days 31 to 90 days 91 to 180 days Over 180 days	6,296,775 8,467,586 17,300,171 9,356,097	16,212,997 11,991,558 13,875,510 7,833,615
Total accounts payable	41,420,629	49,913,680

Included within the Group's accounts payable and accrued expenses are construction costs payable of US\$32,490,325 as at June 30, 2011 (December 31, 2010: US\$30,012,657).

13. BORROWINGS

		ctive		June 30,	December 31,
	1000000000000000000000000000000000000	<u>st rate</u> 2010 %	<u>Maturity</u>	<u>2011</u> US\$	<u>2010</u> US\$
Current Current portion of long-term loan - Agricultural Bank of China ("ABC")	6.32	5.18	September 9, 2011	8,005,084	1,517,197
Current portion of long-term loan - Bank of China ("BOC")	4.62	3.96	December 28, 2011	30,904,259	30,343,949
Syndicated loan	3.96	N/A	July 1, 2011	21,632,981	
				60,542,324	31,861,146
Non-current					
Long-term loan - ABC	6.32	5.18	September 9, 2012 to September 9, 2014	28,767,667	40,964,331
Long-term loan - BOC	4.62	3.96	December 28, 2012 to December 28, 2014	77,260,647	75,353,123
Syndicated loan	3.96	3.96	June 4, 2013 to June 4, 2016	97,348,414	64,467,664
				203,376,728	180,785,118
				263,919,052	212,646,264

(a) ABC Loan

On September 14, 2009, the Group's subsidiary, Inner Mongolia Pacific Mining Co., Ltd. ("IMP"), secured a five-year RMB290,000,000 (US\$42,299,950) long-term loan ("Term Loan") from the Agricultural Bank of China ("ABC"). The purpose of the Term Loan is to satisfy the outstanding funding requirements for the capital expansion loan provided by CNG in June 2009. The loan carries interest at floating rate based on the People's Bank of China base rate (the interest rate at date of inception of loan agreement was 5.18% per annum and adjusted to 6.32% per annum at June 30, 2011). In June 2011, ABC has revised the term loan repayment schedule and the Term Loan principal is repayable through installments with RMB20,000,000 due in September 2011 and June 2012 and further installments of RMB30,000,000 due in September 2012 and December 2012, RMB20,000,000, RMB20,000,000, RMB30,000,000 and RMB30,000,000 will be repayable on quarter ended 2012, respectively. The remaining outstanding balance is scheduled to be repaid in full in 2014.

13. BORROWINGS - continued

(b) BOC Loan

The loan was acquired through acquisition of Skyland. Skyland raised the loan from BOC in December 2009 and the loan carries interest at floating rate based on the People's Bank of China base rate (the interest rate at date of inception of loan agreement was 3.96% per annum and adjusted to 4.62% per annum at June 30, 2011) and is repayable in four annual installments starting from December 28, 2011. RMB200,000,000, RMB200,000,000, RMB150,000,000 and RMB150,000,000 will be repayable on December 28, 2011, December 28, 2012, December 28, 2013 and December 28, 2014, respectively.

(c) Syndicated Loan

Skyland entered into a syndicated loan facility agreement with various banks on June 4, 2010 and is available for Skyland to draw on up to June 4, 2013. As at June 30, 2011, Skyland has drawn down the full amount of loan of RMB770,000,000 (equivalent to approximately US\$118,981,395) (December 31, 2010: RMB426,950,000 equivalent to US\$64,468,000). The loan carries interest at floating rate based on the People's Bank of China base rate (the interest rate at date of inception of loan agreement was 3.96%). RMB140,000,000 will be repayable in July 2011, RMB100,000,000, RMB150,000,000, RMB200,000,000 and RMB180,000,000 will be repayable in June 2013, June 2014, June 2015 and June 2016, respectively.

The contractual maturity dates of the loans are as follows:

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Within one year	60,542,324	31,861,146
More than two years, but not exceeding five years	203,376,728	180,785,118
	263,919,052	212,646,264
Less: Amounts due for settlement within 12 months		
(shown under current liabilities)	(60,542,324)	(31,861,146)
	203,376,728	180,785,118

All the loans were supported by guarantees from CNG at December 31, 2010 and the guarantees have been released during the six months ended June 30, 2011. The Group then pledged certain assets to secure the loans and the carrying values of the pledged assets are as follows:

	June 30, <u>2011</u> US\$
Property, plant and equipment Mining rights	256,650,390 39,896,816
	296,547,206

14. ENVIRONMENTAL REHABILITATION

The environmental rehabilitation relates to reclamation and closure costs relating to the Group's mine operations at the CSH Gold Mine. The environmental rehabilitation is calculated as the net present value of estimated future net cash flows of the reclamation and closure costs, which total US\$9,597,000 (December 31, 2010: US\$9,905,000), discounted at 10.1% (December 31, 2010: 9.8%) per annum at June 30, 2011. The settlement of the obligations will occur through to 2030. No assets have been legally restricted for the purposes of settling the environmental rehabilitation.

The following is an analysis of the environmental rehabilitation:

January 1	January 1
to	to
June 30,	December 31,
<u>2011</u>	<u>2010</u>
US\$	US\$
1,887,923	1,599,120
-	55,528
(162,341)	-
88,113	164,096
33,260	69,179
1,846,955	1,887,923
	to June 30, <u>2011</u> US\$ 1,887,923 - (162,341) 88,113 33,260

15. SHARE CAPITAL, OPTIONS AND WARRANTS

(a) Common shares

Authorized - Unlimited common shares without par value

Issued and outstanding - 396,163,753 (December 31, 2010: 396,126,753) common shares at June 30, 2011

(b) Stock options

The Group has a stock option plan which permits the Board of Directors of the Company to grant options to directors, employees and non-employees to acquire common shares of the Company at the fair market value on the date of approval by the Board of Directors. A portion of the stock options vest immediately on the grant date and the balance vest over a period of up to five years from the grant date.

The stock options have a life of up to six years from the grant date. The exercise price of option at the grant date is the weighted average price of the common shares for the five days on which the Company's shares were traded immediately preceding the date of approval by the Board of Directors. The Compensation and Benefits Committee makes recommendations to the Board of Directors as to the recipients of, and nature and size of, share compensation awards in compliance with applicable securities law, stock exchange and other regulatory requirements.

15. SHARE CAPITAL, OPTIONS AND WARRANTS - continued

(b) Stock options - continued

The Group is authorized to issue options to a maximum of 10% of the issued and outstanding common shares pursuant to the stock option plan. At June 30, 2011 and December 31, 2010, there were 38,921,375 and 38,832,675 options available for future grants.

The following is a summary of option transactions under the Company's stock option plan:

	January 1, 2011		January 1, 2010	
	to)	to	
	June 30	, 2011	December	31, 2010
		Weighted		Weighted
		average		average
	Number of	exercise	Number of	exercise
	options	price	options	price
	-	CAD	_	CAD
Balance, beginning of				
period/year	780,000	3.71	1,547,000	2.04
Options granted	-	N/A	400,000	5.12
Options exercised	(37,000)	1.45	(525,000)	1.76
Options forfeited	(48,000)	2.25	(642,000)	2.16
Balance, end of period/year	695,000	3.93	780,000	3.71

Due to forfeitures of stock options by employees before the vesting date, the Group reestimated the number of options that will ultimately vest in the future and recognized a compensation cost of US\$68,158 and US\$151,208, for the three and six months end June 30, 2011 (US\$208,166 and US\$37,915 expenses for the three and six months ended June 30, 2010). No stock options were granted during the six months ended June 30, 2011 (400,000 stock options were granted for the six months ended June 30, 2010).

The following table summarizes information about stock options outstanding and exercisable at June 30, 2011.

	O	Options outstanding			Options exercisable	
	Number outstanding at	Remaining	Weighted average	Number exercisable at	Weighted average	
Expiring in	June 30, <u>2011</u>	contractual <u>life (years)</u>	exercise <u>price</u> CAD	June 30, <u>2011</u>	exercise <u>price</u> CAD	
2013 2015	295,000 400,000	2.06 3.92	2.20 5.30	103,000 160,000	2.20 4.78	
	695,000		3.98	263,000	3.77	

15. SHARE CAPITAL, OPTIONS AND WARRANTS - continued

(b) Stock options - continued

The following table summarizes information about stock options outstanding and exercisable at December 31, 2010:

	Op	Options outstanding			Options exercisable	
	Number outstanding at	Remaining	Weighted average	Number exercisable at	Weighted average	
Expiring in	December 31, <u>2010</u>	contractual <u>life (years)</u>	exercise <u>price</u> CAD	December 31, <u>2010</u>	exercise <u>price</u> CAD	
2011	25,000	0.50	1.05	25,000	1.05	
2013	355,000	2.56	2.20	111,500	2.20	
2015	400,000	4.42	5.21	80,000	4.35	
	780,000		3.71	216,500	2.16	

(c) Warrants

The following is a summary of number of warrants outstanding:

	January 1, 2011 to June 30, <u>2011</u>	January 1, 2010 to December 31, <u>2010</u>
Balance, beginning of period/year Exercised	- 	4,060,000 (4,060,000)
Balance, end of period/year		-

The following is a summary of warrants amounts outstanding:

	January 1, 2011 to June 30, <u>2011</u> US\$	January 1, 2010 to December 31, <u>2010</u> US\$
Balance, beginning of period/year	-	5,286,123
Exercised Fair value change on warrant liabilities	-	(12,441,930) 7,155,807
Balance, end of period/year		-

15. SHARE CAPITAL, OPTIONS AND WARRANTS - continued

(c) Warrants - continued

Warrants issued with Canadian dollar exercise prices

As a result of having exercise prices denominated in other than the Company's functional currency, being the US\$, these warrants meet the definition of derivatives and are therefore classified as held for trading and recorded as derivative liabilities measured at fair value. The fair values of the warrants were determined using the Black-Scholes option pricing model at the end of each reporting period. Upon exercise into common shares, the fair values of warrants included in derivative liabilities were reclassified to equity.

No warrants were outstanding at June 30, 2011 and December 31, 2010.

16. RELATED PARTY TRANSACTIONS

(a) Name and relationship with related parties during the period/year is as follows:

CNG owned the following percentages of outstanding common shares of the Company:

	June 30, <u>2011</u> %	December 31, $\frac{2010}{\%}$
CNG	39.2	39.0

(b) Related party transactions

Other than those transactions disclosed in Notes 10(c) and 13, the Group had the following transactions with related parties:

-	Three months ended June 30,		Six months ended June 30,	
	<u>2011</u> US\$	<u>2010</u> US\$	<u>2011</u> US\$	<u>2010</u> US\$
Gold doré sales Silver sales (netted in cost	56,542,364	24,006,825	76,847,866	34,505,793
of sales) Interest expense	455,336	- 664,034	713,988	401,759 1,484,730

The Group's gold doré and silver sales were sold to CNG at market price under relevant agreement. Interest expense was paid to CNG for the inter-company borrowing and the entire borrowing was repaid in 2010 already.

16. RELATED PARTY TRANSACTIONS - continued

(b) Related party transactions - continued

In October 2008, the Group terminated its contract for the refining and purchase and sale of gold doré with a third-party refiner and entered into an equivalent agreement for the purchase and sale of gold doré with CNG, who is shipping the gold doré to a designated refiner in China. The new agreement is on substantially the same terms as the original contract with the third-party refiner, but the Group has determined that this arrangement will address delays in payment and counterparty risks being experienced under the contract with the third-party refiner.

(c) Related party balances

The Group has the following significant balances with related parties at the end of each reporting period:

	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Assets	·	
Restricted cash received from CNG's subsidiary from sales of Dadiangou Gold Project (Note 10)	6,856,833	6,725,129
Amounts due from shareholders (included in accounts receivable):		
Listing expense receivable from China National Gold (HK) Ltd., CNG's subsidiary	2,735,852	2,735,852
Listing expense receivable from Rapid Result Investment Ltd., the shareholder of the Company	2,628,564	2,628,564
	5,364,416	5,364,416
Other receivable from CNG (<i>included in accounts receivable</i>) Amount due from a non-controlling shareholder	1,058,020 404,382	53,135 419,768
Total related party assets	13,683,651	12,562,448

16. RELATED PARTY TRANSACTIONS - continued

(c) Related party balances - continued

Accounts receivable from CNG arose from sale of gold to CNG. There is no credit period.

	June 30, 2011	December 31, 2010
	US\$	US\$
<u>Liabilities</u>		
Other payable to CNG's subsidiary for deposit from		
sales of Dadiangou Gold Project	6,856,833	6,725,129
Other payable to CNG	30,904	30,199
Other payables to CNG's subsidiaries	51,167	117,569
Total related party liabilities	6,938,904	6,872,897

Accounts payable to CNG, CNG's subsidiaries are included in accounts payable and accrued expenses.

(d) The Group has the following compensation to other key management personnel during the period:

	Three mon	ths ended	Six mont	hs ended
	June 30,		June 30,	
	<u>2011</u>	<u>2010</u>	<u>2011</u>	<u>2010</u>
	US\$	US\$	US\$	US\$
Salaries and other benefits	194,261	159,710	356,939	278,039
Post employment benefits	2,526		9,125	4,156
	196,787	159,710	366,064	282,195

17. SEGMENT INFORMATION

IFRS 8 requires operating segments to be identified on the basis of internal reports that are regularly reviewed by the chief operating decision-maker to allocate resources to the segments and to assess their performance.

The chief operating decision-maker ("CODM") which is responsible for allocating resources and assessing performance of the operating segments, has been defined as the executive directors of the Company.

Following to completion of acquisition of the Skyland Group in December 2010, the CODM regularly reviews the following operations, the operating segments of the Group under IFRS 8:

- (i) The mine-produced gold segment the production of gold bullion through the Group's integrated processes, i.e., mining, extraction, production and selling of gold ore to external clients through it subsidiary, Inner Mongolia Pacific Mining Co. Ltd.
- (ii) The mine-produced copper segment the production of copper multi products and other by-products.

17. SEGMENT INFORMATION - continued

Information regarding the above segments is reported below.

(a) Segment revenues and results

The following is an analysis of the Group's revenue and results by segment.

For the six months ended June 30, 2011

	Mine- produced <u>gold</u> US\$	Mine- produced <u>copper</u> US\$	Segment total and <u>consolidated</u> US\$
REVENUE - EXTERNAL	81,999,296	46,362,172	128,361,468
SEGMENT PROFIT	36,825,354	15,430,113	52,255,467
General and administrative Exploration and evaluation			(9,153,315)
expenditure			(134,004)
Foreign exchange gain			431,736
Interest and other income			2,149,693
Finance costs			(5,393,030)
Profit before income tax			40,156,547

The accounting policies of the operating segments are the same as the Group's accounting policies. Segment profit represents gross profit of each segment. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and performance assessment after the acquisition of the Skyland Group.

For the six months ended June 30, 2010, the Group had one operating segment of mineproduced gold and the relevant information was set out in the condensed consolidated statement of comprehensive income.

17. SEGMENT INFORMATION - continued

(b) Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by segment:

Segment assets	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Mine-produced gold	177,932,772	174,669,469
Mine-produced copper	1,191,918,439	1,164,270,352
Total segment assets	1,369,851,211	1,338,939,821
Assets classified as held-for-sale	53,163	54,696
Cash and cash equivalents	339,894,093	301,608,717
Restricted cash	6,856,833	6,725,129
Other receivables	7,949,244	7,737,500
Prepaid expenses and deposits	204,443	354,089
Property, plant and equipment	157,325	202,781
Consolidated assets	1,724,966,312	1,655,622,733
Segment liabilities		
Mine-produced gold	34,042,562	33,832,667
Mine-produced copper	44,508,641	52,949,165
Total segment liabilities	78,551,203	86,781,832
Liabilities classified as held-for-sale	540	24,189
Other payables and accrued expenses	9,560,533	14,286,825
Borrowings	263,919,052	212,646,264
Deferred lease inducement	126,364	143,213
Deferred tax liabilities	137,769,858	138,310,971
Consolidated liabilities	489,927,550	452,193,294

17. SEGMENT INFORMATION - continued

(c) Other segment information

C		Six mont	hs ended June	30, 2011	
	Mine- produced <u>gold</u> US\$	Mine- produced <u>copper</u> US\$	Segment <u>total</u> US\$	<u>Unallocated</u> US\$	<u>Total</u> US\$
Amount included in the measure of segment profit or loss or segment assets					
Additions of property, plant and					
equipment	11,013,150	17,183,713	28,196,863	-	28,196,863
Depreciation of property, plant and					
equipment	5,928,206	3,429,426	9,357,632	37,864	9,395,496
Amortization of intangible assets	-	6,094,976	6,094,976	-	6,094,976
Release of prepaid lease payment	-	80,355	80,355	-	80,355
Gain on disposal of property, plant					
and equipment	(19,398)	-	(19,398)	-	(19,398)

For the six months ended June 30, 2010, the Group had one operating segment and relevant information was set out in the relevant notes to the condensed consolidated financial statements.

(d) Geographical information

The Group operated in two geographical areas, Canada and the PRC. The Group's corporate division located in Canada only earns revenues that are considered incidental to the activities of the Group and therefore does not meet the definition of an operating segment as defined in IFRS 8, *Operating Segments*. During the three and six months ended June 30, 2011, the Group's revenue was generated from gold sales and copper multi products (three and six months ended June 30, 2010; gold sales) to customers in the PRC.

(e) Information about major customers

Revenue from major customers which accounts for 10% or more of the Group's revenue are as follows:

	Six months ended	
	June 30,	
	<u>2011</u> 2010	
	US\$ US	
Revenue from customers attributable to gold sales		
- CNG	76,847,866 34,505,79	

The Group sells approximately 93.7% of its gold to one creditworthy customer, CNG who is also the Group's substantial shareholder for the six months ended June 30, 2011 (91.6% for the six months ended June 30, 2010), respectively. The sales to CNG do not constitute economic dependence for the Group as there are other customers in the PRC to whom gold can be sold.

18. SUPPLEMENTAL CASH FLOW INFORMATION

Non-cash financing activities

The Group has the following non-cash financing activities:

		onths ended e 30,		ths ended e 30,
	<u>2011</u> US\$	<u>2010</u> US\$	<u>2011</u> US\$	<u>2010</u> US\$
Value of warrants transferred to share capital upon exercise Transfer of share option reserve	-	10,077,953	-	12,441,930
upon exercise of options	17,632	-	33,405	118,853

19. CAPITAL RISK MANAGEMENT

The Group manages its common shares, stock options, and warrants as capital. The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to operate its mine, pursue the development of its mineral properties, and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk.

The Group manages the capital structure and makes adjustments to it in light of operating results, changes in economic conditions, and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may attempt to issue new shares, warrants or options, issue new debt, acquire or dispose of assets, or adjust the amount of cash and cash equivalents.

In order to facilitate the management of its capital requirements, the Group prepares annual expenditure budgets that are updated as necessary depending on various factors, including operating results, successful capital deployment, and general industry conditions. The annual and updated budgets are approved by the board of directors of the Company.

In order to maximize ongoing development efforts, the Company does not pay out dividends. The Group's investment policy is to invest its short-term excess cash in highly liquid short-term interest- bearing investments with maturities 90 days or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations.

20. FINANCIAL INSTRUMENTS

The following table does not include financial assets and financial liabilities carried at amortized cost and classified as held for sale as at December 31, 2010 and June 30, 2011.

	Financial instrument classification	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Financial assets			
Cash and cash equivalents	Loans and receivables	339,894,093	301,608,717
Restricted cash	Loans and receivables	6,856,833	6,725,129
Accounts receivable	Loans and receivables	15,683,131	9,050,490
Amount due from a non-controlling			
shareholder	Loans and receivables	404,382	419,768
Financial liabilities			
Accounts payable and accrued expenses*	Other financial liabilities	51,874,210	60,187,364
Long-term loans	Other financial liabilities	144,937,657	148,178,600
Syndicated loan	Other financial liabilities	118,981,395	64,467,664

* Excluded advances from customers, payroll and benefit payables, other tax payables and accruals.

The fair values of the Group's cash and cash equivalents, restricted cash, accounts receivable and accounts payable approximate their carrying values due to their short-term nature.

The fair value of the long-term loan approximate their carrying amounts as they are interest bearing at market rates.

The Group's financial instruments are exposed to certain financial risks including market risk (currency risk and interest rate risk), credit risk and liquidity risk. The following disclosure does not include the effect of financial assets and liabilities classified as held for sale as at June 30, 2011 and December 31, 2010 as the amounts involved and the risk exposure are considered insignificant.

(a) Currency risk

The Group is exposed to the financial risk related to the fluctuation of foreign exchange rates. Certain subsidiaries of the Company operate in the PRC and Canada and their functional currency is US\$. A significant change in the currency exchange rates between Canadian Dollars ("CAD") and RMB relative to US\$ could have a significant effect on the Group's results of operations, financial position or cash flows. The Group has not hedged its exposure to currency fluctuations.

20. FINANCIAL INSTRUMENTS - continued

(a) Currency risk - continued

Sensitivity analysis

The Group is exposed to currency risk through the following assets and liabilities denominated in CAD and RMB against US\$:

CAD monetary assets and liabilities

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Cash and cash equivalents	189,675	1,123,829
Accounts receivable	26,912	72,427
	216,587	1,196,256

Based on the above net exposures, and assuming that all other variables remain constant, a 5% (December 31, 2010: 5%) depreciation/appreciation of the CAD against the US\$ would result in a decrease/increase in the Group's net income of approximately US\$38,000 for the year ended December 31, 2010, and a decrease/increase in the Group's net income of approximately US\$4,100 for the six months ended June 30, 2011.

RMB monetary assets and liabilities

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
Cash and cash equivalents	55,148,672	36,034,047
Restricted cash	6,856,833	6,725,129
Accounts receivable	1,022,988	153,251
Accounts payable and accrued expenses	(26,174,694)	(8,557,847)
Borrowings	(36,772,751)	(42,481,528)
	81,048	(8,126,948)

Based on the above net exposures, and assuming that all other variables remain constant, a 4% (December 31, 2010: 4%) depreciation/appreciation of the RMB against the US\$ would result in an increase/decrease in the Group's net income of approximately US\$210,000 for the year ended December 31, 2010 and a decrease/increase in the Group's net income of approximately US\$1,200 for the period ended June 30, 2011.

20. FINANCIAL INSTRUMENTS - continued

(a) Currency risk - continued

Hong Kong dollars ("HK") monetary assets

	June 30,	December 31,
	2011	2010
	US\$	US\$
Cash and assh aquivalants	153,658,316	250,882,024
Cash and cash equivalents	155,058,510	

A linked exchange rate system is implemented in Hong Kong to stabilize the exchange rate between the US\$ and HK\$. As such, no sensitivity analysis on the change in the HK\$ against US\$ is prepared as the impact on the profit of the Group is not material.

(b) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group is exposed to cash flow interest rate risk on the variable rate bank balances and restricted cash and interest-bearing borrowings.

Sensitivity analysis

The following analysis is prepared assuming the financial instruments outstanding at the end of the reporting period were outstanding for the whole year and all other variables were held constant. A 25 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates. A positive number below indicates an increase in net income of the Group for the six months ended June 30, 2011 where the interest rate increases. For a decrease in the interest rate, there would be an equal and opposite impact on the Group's profit or loss.

For bank balances and borrowings, the analysis below reflects the sensitivity that the interest rate may drop by 25 basis points (year ended December 31, 2010: 25 basis points) or limit to 0 %.

	Six	
	months ended	Year ended
	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
	US\$	US\$
25 basis points higher	79,000	345,000
25 basis points lower	(67,000)	(282,000)

The Group monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

20. FINANCIAL INSTRUMENTS - continued

(c) Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial asset fails to meet its contractual obligations. The Group sells approximately 93.7% (six months ended June 30, 2010: 91.6%) of its gold to one creditworthy customer, CNG, who is also the Group's substantial shareholder for the six months ended June 30, 2011 and exposes the Group to concentration of credit risk. The failure of this customer to make required payments could have a negative impact on the Group's results. The Group manages this risk by demanding upfront payment from this customer. The Group's cash and short-term bank deposits are held in large Chinese and Canadian banks. These investments mature at various dates within 3 months. The Group's accounts receivable consists of GST refund due from the Federal Government of Canada and VAT recoverable from the PRC tax authority, all of which are not outstanding for more than 180 days.

The Group had concentration of credit risk by geographical locations as the other receivables comprise various debtors which are located either in PRC or Canada as at December 31, 2010 and June 30, 2011.

Other than the concentration of the credit risk on bank balances, restricted cash and accounts receivable, the Group does not have any other significant concentration of credit risk.

(d) Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group manages liquidity risk through the management of its capital structure and financial leverage as outlined in Note 19.

The following table details the Group's remaining contractual maturities for its nonderivative financial liabilities. The table is based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to satisfy the liabilities.

					Total	
		Within			undiscounted	Carrying
	Interest rate	<u>1 year</u>	<u>1 - 2 years</u>	<u>2 - 5 years</u>	cash flow	<u>amount</u>
	%	ŬS\$	UŠ\$	UŠ\$	US\$	US\$
At June 30, 2011						
Accounts payable and accrued						
expenses	-	51,874,210	-	-	51,874,210	51,874,210
ABC loan	6.32	8,510,805	17,099,497	17,727,510	43,337,812	36,772,751
BOC loan	4.62	35,290,706	33,833,184	48,578,365	117,702,255	108,164,906
Syndicated loan	3.96	25,578,404	19,360,668	88,715,279	133,654,351	118,981,395
		121,254,125	70,293,349	155,021,154	346,568,628	315,793,262
		, - , -				
					Total	
		Within			undiscounted	Carrying
	Interest rate	<u>1 year</u>	1 - 2 years	2 - 5 years	cash flow	amount
	%	US\$	US\$	US\$	US\$	US\$
At December 31, 2010						
Accounts payable and						
accrued expenses	-	60,187,364	-	-	60,187,364	60,187,364
ABC loan	5.18	3,904,278	11,354,609	33,612,883	48,871,770	42,481,528
BOC loan	3.96	34,384,767	33,188,880	47,989,491	115,563,138	105,697,072
Syndicated loan	3.96	2,552,920	2,552,920	70,033,622	75,139,462	64,467,664
Syndicated Joan	5.70				75,157,402	
		101,029,329	47,096,409	151,635,996	299,761,734	272,833,628

21. COMMITMENTS AND CONTINGENCIES

Operating leases commitments

At the end of each reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

	June 30, <u>2011</u> US\$	December 31, <u>2010</u> US\$
Within one year	230,235	230,476
Between two to five years	580,804	679,583
Over five years	711,090	740,485
	1,522,129	1,650,544

Operating lease payments represent rentals payable by the Group for its premises. Leases are negotiated for an average term of three to five years.

	June 30,	December 31,
	<u>2011</u>	<u>2010</u>
Capital commitments	US\$	US\$
Capital expenditure in respect of acquisition of property, plant and equipment contracted		
but not provided for	44,230,212	38,552,671

Other commitments and contingencies existed at June 30, 2011 and December 31, 2010

In October 2006, the Group signed a ten year service contract with a third party to provide mining services for the CSH Gold Mine commencing in the first quarter of 2007. The value of the mining service each year will vary and is dependent upon the amount of mining work performed.

The Group is from time to time involved in various claims, legal proceedings and complaints arising in the ordinary course of business. The Group does not believe that adverse decisions in any pending or threatened proceedings related to any matter, or any amount which it may be required to pay by reason thereof, will have a material effect on the financial conditions or future results of operations of the Group.



China Gold International Resources Corp. Ltd.

Management's Discussion and Analysis of Financial Condition and Results of Operations Six months ended June 30, 2011 (Stated in U.S. dollars, except as otherwise noted)

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THE COMPANY	2
Overview	2
Performance Highlights	2
Ουτιοοκ	3
SIGNIFICANT ACCOUNTING ESTIMATES	4
CHANGE IN ACCOUNTING POLICIES	4
FORWARD LOOKING STATEMENTS	4
HISTORICAL FINANCIAL INFORMATION	5
Principal Income Statement Components	5
RESULTS OF OPERATIONS	8
Selected Quarterly Financial Data	8
Selected Quarterly Production Data	9
Review of Quarterly Data	9
Three Month Comparative	9 11
Six Month Comparative	
NON-IFRS MEASURES	13
MINERAL PROPERTIES	14
THE CSH MINE	14
The Jiama Mine	16
LIQUIDITY AND CAPITAL RESOURCES	19
SELECTED BALANCE SHEET ITEMS	21
RELATED PARTY TRANSACTIONS	23
INDEBTEDNESS	26
COMMITMENTS AND CONTINGENCIES	28
DERIVATIVES	28
OFF-BALANCE SHEET ARRANGEMENTS	29
DIVIDEND AND DIVIDEND POLICY	29
DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROL OVER FINANCIAL REPORTING	29
RISK FACTORS	30
OUTSTANDING SHARE DATA	30
ADDITIONAL STOCK EXCHANGE INFORMATION	30
QUALIFIED PERSON	34

The following Management Discussion and Analysis of financial condition and results of operations ("MD&A") is prepared as of August 11, 2011. It should be read in conjunction with the condensed interim consolidated financial statements and the annual audited consolidated financial statements and notes thereto of China Gold International Resources Corp. Ltd. (referred to herein as "China Gold International", the "Company", "we" or "our" as the context may require) for the six months ended June 30, 2011 and the year ended December 31, 2010, respectively. Unless the context otherwise provides, references in this MD&A to China Gold International or the Company refer to China Gold International and each of its subsidiaries collectively on a consolidated basis.

The following discussion contains certain forward-looking statements relating to our plans, objectives, expectations and intentions, which are based on our current expectations and are subject to risks, uncertainties and changes in circumstances. Readers should carefully consider all of the information set out in this MD&A, including the risks and uncertainties outlined further in our Annual Information Form dated March 30, 2011. For further information on risks and other factors that could affect the accuracy of forward-looking statements and the result of operations of our Company, please refer to the sections entitled "Forward Looking Statements" and "Risk Factors' and to discussions elsewhere within this MD&A. China Gold International's business, financial condition or results of operations could be materially and adversely affected by any of these risks.

THE COMPANY

Overview

China Gold International, previously known as Jinshan Gold Mines Inc., is a gold and base metal mining company based in Vancouver, Canada.

The Company's principal properties are the Chang Shan Hao Gold Mine ("CSH Gold Mine" or "CSH Mine" or "CSH"), located in Inner Mongolia, China and the Jiama Copper-Gold Polymetallic Mine ("Jiama Mine" or "Jiama"), located in Tibet, China. China Gold International holds a 96.5% interest in the CSH Gold Mine, while its Chinese joint venture ("CJV") partner holds the remaining 3.5% interest. China Gold International commenced gold production at the CSH Gold Mine in July 2007 and commenced commercial production on July 1, 2008.

The Company is also involved in the acquisition, exploration, and development of gold and base metals properties.

The Company acquired 100% of the Jiama Mine on December 1, 2010. Jiama hosts a large scale copper-gold polymetallic deposit consisting of copper, molybdenum, gold, silver, lead and zinc. The mine commenced commercial production in September 2010.

China Gold International's common shares are listed on the Toronto Stock Exchange ("TSX") and the Stock Exchange of Hong Kong Limited ("HKSE") under the symbol CGG (formerly JIN) and the stock code 2099, respectively. Additional information relating to the Company, including the Company's Annual Information Form, is available on SEDAR at <u>www.sedar.com</u> as well as Hong Kong Exchange News at <u>www.hkexnews.hk</u>.

Performance Highlights

- Gold production from the CSH Mine increased by 52.7% from 36,187 ounces in the six months ended June 30, 2010 to 55,259 ounces in the six months ended June 30, 2011.
- Gold sales from the CSH Mine increased by 114.9% and 117.6% from US\$27.2 million and US\$37.7 million in the three and six months ended June 30, 2010, to US\$58.4 million and US\$82.0 million in the three and six months ended June 30, 2011, with 56,190 ounces of gold sold at an average price of US\$1,459 per ounce in the six months ended June 30,

2011. Net income from the CSH Mine contributed US\$28.9 million to the Company's net income of US\$30.9 million.

• During the three and six months ended June 30, 2011, the Jiama Mine has produced 2,813 tonnes (6,201,664 pounds) and 4,180 tonnes (9,215,380 pounds) of copper in copper concentrate.

		Three months en	ded June 30	Six months ended June 30,		
		2011	2010	2011	2010	
Gold production - CSH	(ounces)	37,519	23,716	55,259	36,187	
Gold production - Jiama	(ounces)	1,821	N/A	2,644	N/A	
Total gold production	(ounces)	39,340	23,716	57,903	36,187	
					_	
Total copper concentrate production -	(tonnes)	2,813	N/A	4,180	N/A	
Jiama	(pounds)	6,201,664	N/A	9,215,380	N/A	
Total silver production - Jiama	(ounces)	218,022	N/A	333,526	N/A	

	Three months ended	June 30, 2011	Six months ended June 30				
	2011 2010 2011 2						
	(US\$ except per share)						
Net income	27.4 Million	30.9 Million	0.8 Million				
Basic income per share (cents)	6.78	2.82	7.59	0.27			
Net cash flows from (used in) operations	36.4 Million	(1.8) Million	18.5 Million	(14.3) Million			
Property, plant and equipment capital expenditures	7.9 Million ** 7.8 Million 28.2 Million 9.3 M						

	Balance, June 30, 2011 US\$	Balance, June 30, 2010 US\$
Cash and cash equivalents	339.9 Million	16.3 Million
Working capital *	260.5 Million	12.9 Million

*Working capital consists of current assets less current liabilities

**Exclude deposit paid for acquisition of property, plant and equipment of US\$3.2 million, which resulted net payment for acquisition of property, plant and equipment of US\$4.7 million in the second quarter of 2011

Outlook

- For 2011, the Company has budgeted annual production of approximately 125,000 ounces of gold for the CSH Mine. At the end of the second quarter, the CSH Mine has produced 55,259 ounces of gold.
- For 2011, the Company has budgeted annual processing of 1.5 million tonnes of ore for the Jiama Mine. At the end of the second quarter, the Jiama Mine processed 697,134 tonnes of ore.
- At the CSH Mine, a two year 58,000 metre (110 holes) drilling program has been planned to fully evaluate the mine's
 potential for gold mineralization, both down depth and surrounding the mining permit area, in response to the
 success of its initial diamond drilling in 2010 when eight holes (4,187 metres), intercepted mineralization at depth
 below the open pit for six holes and discovered anomalous gold values in two holes drilled to test for the surface
 trenching intercepts adjacent to the open pit.
- At the Jiama Mine, the Company is now conducting a feasibility study and reserve analysis with a view to increasing

the scale of the Phase II expansion of the Jiama Mine's operations. This process is expected to culminate in an updated feasibility study, which is anticipated to be completed in the second half of 2011.

- An aggressive three year exploration program has also been planned for the Jiama Mine to delineate the scale of a potential gold deposit, expand and upgrade the resources, and investigate the porphyry copper-molybdenum mineralization both down depth and along the strike. The program plan consists of 31,200 metres of drilling with a total of 56 diamond drilling holes in three phases, within a budget of US\$5.6 million.
- The Company will continue to leverage upon China National Gold Group's ("CNG"), the Company's controlling shareholder, technical and operating experiences in China to improve operations at the CSH Gold Mine and the Jiama Mine. In addition, the Company continues to focus its efforts on increasing and optimizing production while minimizing costs.
- To fulfill its growth strategy, the Company is continually working with CNG to identify potential international mining opportunities, namely projects outside of China, that can be readily and quickly brought into production for further expansion through exploration. The Company is seeking projects outside of China in reliance on the noncompete undertaking executed by CNG in favor of the Company, under which CNG has undertaken not to compete with the Company for international projects and in return, the Company has undertaken to restrict its pursuit of additional mining projects in China.

SIGNIFICANT ACCOUNTING ESTIMATES

In the process of applying the Company's accounting policies, the directors of the Company have identified accounting judgments and key sources of estimation uncertainty that have a significant effect on the amounts recognized in the condensed interim consolidated financial statements.

Key assumptions concerning the future and other key sources of estimation uncertainty at the end of each reporting period that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next twelve months are described in Note 3 of the condensed interim consolidated financial statements.

CHANGE IN ACCOUNTING POLICIES

A summary of new and revised IFRS standards and interpretations are outlined in Note 2 of the condensed interim consolidated financial statements.

FORWARD LOOKING STATEMENTS

Certain statements made herein, other than statements of historical fact relating to the Company, represent forward-looking information. In some cases, this forward-looking information can be identified by words or phrases such as "may", "will", "expect", "anticipate", "contemplates", "aim", "estimate", "intend", "plan", "believe", "potential", "continue", "is/are likely to", "should" or the negative of these terms, or other similar expressions intended to identify forward-looking information. This forward looking information includes, among other things; China Gold International's production estimates, business strategies and capital expenditure plans; the development and expansion plans and schedules for the CSH Gold Mine and the Jiama Mine; China Gold International's financial condition; the regulatory environment as well as the general industry outlook; general economic trends in China; and statements respecting anticipated business activities, planned expenditures, corporate strategies, participation in projects and financing, and other statements that are not historical facts.

By their nature, forward-looking information involves numerous assumptions, both general and specific, which may cause the actual results, performance or achievements of China Gold International and/or its subsidiaries to be materially different from any future results, performance or achievements expressed or implied by the forward-looking information. Some of the key assumptions include, among others, the absence of any material change in China Gold International's operations or in foreign exchange rates, the prevailing price of gold, copper and other non-ferrous metal products; the absence of lower-than-anticipated mineral recovery or other production problems; effective income and other tax rates and other assumptions underlying China Gold International's financial performance as stated in the Technical Reports; China Gold International's ability to obtain regulatory confirmations and approvals on a timely basis; continuing positive labor relations; the absence of any material adverse effects as a result of political instability, terrorism, natural disasters, litigation or arbitration and adverse changes in government regulation; the availability and accessibility of financing to China Gold International; and the performance by counterparties of the terms and conditions of all contracts to which China Gold International and its subsidiaries are a party. The forward-looking information is also based on the assumption that none of the risk factors identified in this MD&A or in the AIF that could cause actual results to differ materially from the forward-looking information actually occurs.

Forward-looking information contained herein as of the date of this MD&A are based on the opinions, estimates and assumptions of management. There are a number of important risks, uncertainties and other factors that could cause actual actions, events or results to differ materially from those described as forward-looking information. In particular, important factors that could cause actual results to differ from this forward-looking information include those described under the heading "Risk Factors" in this MD&A. China Gold International disclaims any obligation to update any forward-looking information, whether as a result of new information, estimates, opinions or assumptions, future events or results, or otherwise except to the extent required by law. There can be no assurance that forward-looking information will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. The forward-looking information in this MD&A is expressly qualified by this cautionary statement. The reader is cautioned not to place undue reliance on forward-looking information.

HISTORICAL FINANCIAL INFORMATION

The condensed interim consolidated financial statements of the Company include the condensed interim consolidated financial statements of China Gold International and its subsidiaries (including operating subsidiaries, namely, the Chang Shan Hao Chinese Joint Venture ("CSH CJV") and the newly acquired Jiama Mine). The assets and liabilities of the Dadiangou CJV have been segregated and are presented as assets held for sale. The Company's financial statements are presented in U.S. dollars.

Principal Income Statement Components

Revenue is derived from the principal product produced at the CSH Mine, which is gold doré bars and the principal product at the Jiama Mine, which is copper concentrate with gold credit.

The sales price of gold doré bars is primarily determined by spot gold prices in the market, with reference to prices on the Shanghai Gold Exchange. The sales price of copper concentrate is based on a sales contract which is primarily based on spot copper prices in the market, with reference to prices on the Shanghai Metal Exchange. The sales price for copper concentrate is then reduced by approximately 10% to cover the smelting cost of the contained copper value in the copper concentrate. Sales prices for gold doré bars and for copper concentrate historically correlate with international gold and copper prices, respectively.

The following table sets forth the monthly weighted average sales price (exempted from Value Added Tax "VAT" at 17%) for gold produced by the CSH Mine during 2010 and 2011:

Weighted average s	ales price	Weighted average s	ales price
(US\$ p	er ounce)	(US\$ p	er ounce)
January 2010	1,090.6	October 2010	1,297.9
February 2010	1,115.9	November 2010	1,343.2
March 2010	1,108.4	December 2010	1,248.1
April 2010	1,097.9	January 2011	1,335.6
May 2010	1,178.6	February 2011	1,426.9
June 2010	1,215.5	March 2011	1,431.9
July 2010	1,156.9	April 2011	1,431.2
August 2010	1,224.3	May 2011	1,524.2
September 2010	1,277.0	June 2011	1,537.8

The following table sets forth the monthly weighted average sales price (including VAT at 17%) for copper concentrate produced by the Jiama Mine during 2010 and 2011 (no sales were made in the months where Nil appears):

	Weighted average sales price (US\$ per tonne)
December 2010	Nil
January 2011	Nil
February 2011	9,989.2
March 2011	9,794.8
April 2011	9,843.5
May 2011	8,932.8
June 2011	9,058.8

Historically, the market prices for these metals have fluctuated significantly. Market prices may be influenced by numerous factors beyond the Company's control such as world demand and supply, selling and purchase activities by central banks and other macro-economic factors such as expectations regarding inflation rates, interest rates, currency exchange rates, as well as general global economic conditions and political trends. We do not currently employ any financial instruments to hedge market fluctuations. Fluctuations in market prices will lead to fluctuations in our financial results.

Our production volume is primarily determined by ore grade, mining and processing capacity and metal recovery rates. Production volume at the CSH Mine is also adversely affected by the drop in temperature during the winter months as the leaching of gold slows. The average monthly commercial production volume at the CSH Mine for the three months ended June 30, 2011 was approximately 12,056 ounces compared to 7,905 ounces for the three months during 2010. The average monthly commercial production volume for the six months ended June 30, 2011 and 2010 was approximately 9,210 ounces and 6,301 ounces, respectively.

Production at the Jiama Mine commenced in September 2010. In May and June 2011, the mine was processing 6,000 tonnes of ore per day (tpd). The acquisition of the Jiama Mine was completed on December 1, 2010. The Company has been ramping up the production of copper concentrate month over month since the beginning of this year. The revenue generated at the Jiama Mine is expected to represent a substantial portion of the Company's revenue in future financial periods.

Cost of sales primarily includes mining costs (primarily fees paid to third-party contractors for the provision of mine construction work and mining services), ore processing costs (primarily costs of raw materials used in the production process such as chemicals and drip metres, labor and utilities costs), other mine operating costs (primarily administrative and management staff salaries, benefits and office expenses), taxes, depreciation and depletion. Historically, mining costs have been the largest component of the costs of production. Increases in depreciation and depletion expense due to additional capital expenditures will also increase the cost of sales.

Depreciation and depletion primarily consist of (i) depreciation of property, plant and equipment; and (ii) depletion of exploration expenditures incurred on sites within an existing mine or in areas within the boundary of a known mineral deposit which contain proven and probable reserves, provided that such exploration costs are economically recoverable and commercial production has already commenced at such sites. For the accounting treatment of exploration expenditure incurred at other stages, see "Exploration and evaluation expenditures" below.

General and administrative expenses primarily consists of administrative and management staff salaries, benefits and travel expenses of administrative and management staff of our head office in Canada and the Jiama Mine, office expenses, investor relations expenses, professional fees, and other miscellaneous expenses relating to the general administration of the Company.

Exploration and evaluation expenditures primarily consist of fees paid to third-party contractors for exploration activities such as drilling on sites other than operating mines and on areas outside the boundary of a known mineral deposit which contains proved and probable reserves and preparing drilling reports, fees paid to obtain exploration permits, and in-house exploration staff costs.

Exploration and evaluation expenditures are charged to the consolidated statement of comprehensive income in the period incurred until it is determined that a mineral property has economically recoverable reserves. For the criteria used when assessing economic recoverability, see Note 3 in our annual audited consolidated financial statements for the year ended December 31, 2010. Following the establishment of economic recoverability, exploration and evaluation expenditures are capitalized and are included in the carrying amount of mineral assets under property, plant and equipment.

Foreign exchange gain (loss) primarily consists of foreign exchange differences arising from the translation of the balances of RMB-denominated term loans and the syndicated loan facility into U.S. dollars, and the translation of the RMB-denominated financial statements of the foreign subsidiaries into U.S. dollars.

With the exception of the newly acquired subsidiaries in the Skyland Group, our reporting currency and the functional currency of our operations is the U.S. dollar. Transactions in currencies other than the U.S. dollar are initially recorded at the exchange rate at the date of the transaction. Monetary assets and liabilities denominated in currencies other than the U.S. dollar are translated at the exchange rate at the end of each reporting period. Non-monetary items that are measured in terms of historical cost in a currency other than the U.S. dollar are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a currency other than the U.S. dollar are translated using exchange rates at the dates when fair values are determined. All gains and losses realized on translation of these foreign currency transactions are included in our consolidated statements of comprehensive income.

Interest income primarily consists of interest earned on bank deposits.

Finance costs consist of interest on our borrowings recognized using the effective interest method and accretion of environmental rehabilitation liabilities, net of capitalized interest. Interest is capitalized if the borrowings underlying the interest expenses are for the construction or development of qualifying assets.

We expect our working capital and capital expenditures will continue to be partially funded with bank loans. Accordingly,

we expect finance costs will continue to affect our results of operations. Fluctuations in interest rates in the future will affect our finance costs, which in turn will affect our results of operations.

Fair value change on warrant liabilities represents the change, between reporting periods, in the estimated fair value of warrants that were granted and outstanding as of the end of the previous reporting period. The fair value of warrants is determined using the Black-Scholes option pricing model and requires the input of various subjective assumptions such as the expected volatility of our share price and expected per share dividends. All of the outstanding warrants were exercised by the end of the second quarter of 2010, and thus no fair value changes were recognized in 2011.

Income tax for the Company is subject to Canadian federal and provincial tax rates of 26.5% and 28.5% for the six months ended June 30, 2011 and 2010, respectively. The Company and its subsidiaries incorporated in Canada however have had no assessable profit since incorporation. During the same periods, our CSH Chinese Joint Venture was subject to the PRC enterprise income tax at a rate of 25% and 25%, respectively for the six months ended June 30, 2011 and 2010. Our newly acquired subsidiary, Jiama Industry and Trade, established in the western area of the PRC, was subject to a preferential enterprise income tax of 15% due to its location in Tibet.

For the six months ended June 30, 2011 and 2010, we recognized total income tax expenses of US\$9.2 million and US\$4.9 million, respectively. The total income tax expense for the six months ended June 30, 2011 represents a deferred tax credit of US\$541,000 and current income tax expense of US\$9.8 million. A deferred tax expense of US\$2.2 million and current income tax expense of US\$2.7 million represent the total income tax expense for the six months ended June 30, 2010.

RESULTS OF OPERATIONS

Selected Quarterly Financial Data

QUARTER ENDED	201:	L		2010					
(US\$ in thousands except per share)	30-Jun	31-Mar	31-Dec	30-Sep	30-Jun	31-Mar	31-Dec	30-Sep	
Revenues (\$ in thousands)	92,938	35,423	48,886	46,631	27,181	10,499	34,009	21,048	
Cost of sales	52,519	23,587	26,824	23,179	13,330	5,308	23,580	13,973	
Mine operating earnings	40,419	11,837	22,063	23,452	13,850	5,191	10,429	7,075	
General and administrative expenses	5,217	3,937	1,828	1,396	1,171	946	537	1,340	
Exploration and evaluation expenses	70	64	559	69	70	23	907	396	
Income from operations	35,131	7,836	19,675	21,987	12,610	4,222	8,985	5,339	
Foreign exchange (gain) loss	(397)	(34)	595	631	872	(618)	447	3,311	
Finance costs	2,882	2,511	2,164	1,450	1,489	740	2,376	1,830	
Listing expenses	-	-	43	514	1,194	351	1,222	926	
Profit (loss) before income tax	34,713	5,444	16,923	19,405	8,205	(2,533)	7,363	(2,544)	
Income tax expense	7,293	1,941	4,392	5,581	3,235	1,652	4,193	937	
Net income (loss)	27,420	3,503	12,530	13,825	4,970	(4,185)	(3,457)	(3,480)	
Basic earnings (loss) per share (US\$)	0.07	0.01	0.06	0.08	0.03	(0.03)	(0.02)	(0.02)	
Diluted earnings (loss) per share (US\$)	0.07	0.01	0.06	0.08	0.03	(0.03)	(0.02)	(0.02)	

CHINA GOLD INTERNATIONAL RESOURCES CORP. LTD.

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2011 (Stated in U.S. Dollars, except as otherwise noted)

Selected Quarterly Production Data

	CSH Mine	Jiama Mine	CSH Mine and Jiama Mine	CSH Mine	Jiama Mine	CSH Mine and Jiama Mine	CSH	Vine
	•	hree months e	nded		Six months ende	d	Three months ended	Six months ended
		June 30, 20	11		June 30, 2011		June 30, 2010	June 30, 2010
	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Revenue	58,414,263	34,523,70	92,937,971	81,999,296	46,362,172	128,361,468	27,180,938	37,679,906
Cost of sales	32,204,610	20,314,63	5 52,519,246	45,173,942	30,932,059	76,106,001	13,330,466	18,638,434
Mine operating earnings	26,209,653	14,209,07	40,418,725	36,825,354	15,430,113	52,255,467	13,850,472	19,041,474
Gold produced (ounces)	37,519	-	37,519	55,259	-	55,259	23,716	36,187
Gold sold (ounces)	39,225	-	39,225	56,190	-	56,190	23,235	32,699
Copper produced (tonnes)	-	2,813	2,813	-	4,180	4,180	-	-
Copper produced (pounds)		6,201,664	6,201,664		9,215,380	9,215,380		
Copper sold (tonnes)	-	3,280	3,280	-	4,385	4,385	-	-
Copper sold (pounds)		7,230,648	7,230,648		9,666,753	9,666,753		
Total cost of gold sold per ounce	821	-	821	804	-	804	574	570
Total cost of copper sold per tonne	-	6,194	6,194	-	7,054	7,054	-	-
Total cost of copper sold per pound		2.81	2.81		3.20	3.20		
Cash cost* per ounce of gold	743	-	743	696	-	696	468	453
Cash cost* per tonne of copper		4,342	4,342		4,725	4,725		
Cash cost* per pound of copper	-	1.97	1.97	-	2.14	2.14	-	
Cash cost* per tonne of copper								
equivalent		3,147	3,147		3,461	3,461		
Cash cost* per pound of copper equivalent	-	1.43	1.43	-	1.57	1.57	-	

* Non-IFRS measure

Review of Quarterly Data

Three Month Comparative

Three months ended June 30, 2011 compared to three months ended June 30, 2010

Revenue increased by 241.9%, or US\$65.7 million, from US\$27.2 million for the three months ended June 30, 2010, to US\$92.9 million for the three months ended June 30, 2011. The additional revenue from the newly acquired Jiama Mine accounted for 127.0%, or US\$34.5 million, of the increase. The balance relating to revenue from the CSH Mine was due to an increase in the volume of gold sold as well as a US\$319 increase in the weighted average price of gold over the prior year's second quarter. For the three months ended June 30, 2011, the CSH Mine produced a total of 37,519 ounces of gold and sold 39,225 ounces of gold at a weighted average price of US\$1,489 per ounce. For the three months ended June 30, 2010, the CSH Mine produced a total of 23,716 ounces of gold and sold 23,235 ounces of gold at a weighted average price of US\$1,170 per ounce.

Cost of sales increased by 294.0% or US\$39.2 million, from US\$13.3 million for the three months ended June 30, 2010 to US\$52.5 million, for the three months ended June 30, 2011. Jiama's cost of sales accounted for 152.4%, or US\$20.3 million, of the increase. Cost of sales as a percentage of revenue was higher for the Company at 56.5% due to the addition of Jiama's cost of sales as a percentage of revenue of 58.8%. Cost of sales as a percentage of revenue for the CSH Mine was 55.1% for the three months ended June 30, 2011 compared to 49.0% for the three months ended June 30, 2010.

Mine operating earnings for the Company increased by 191.8%, or US\$26.5 million, from US\$13.9 million for the three months ended June 30, 2010 to US\$40.4 million for the three months ended June 30, 2011. Mine operating earnings as a percentage of revenue decreased to 43.5% for the three months ended June 30, 2011 compared to 51.0%

General and administrative expenses increased by 346%, or US\$4.0 million, from US\$1.17 million for the three months ended June 30, 2010 to US\$5.2 million for the three months ended June 30, 2011. The increase was primarily attributable to the addition of Jiama's expenses, totaling US\$3.3 million, of which US\$1.5 million related to salaries and benefits. General and administrative expenses increased by 33% from US\$3.9 million to US\$5.2 million from the first to the second quarter of 2011.

Exploration and evaluation expenditures remained unchanged at US\$70,000 for the three months ended June 30, 2010 and June 30, 2011. Quarter over quarter, there was an increase of 9%, or US\$6,000, from the first quarter compared to the second quarter of 2011. (The capitalized exploration expenditures for the CSH Mine and the Jiama Mine can be found in the section titled "Mineral Properties.")

Income from operations for the second quarter of 2011 increased by 178.6%, or US\$22.5 million, from US\$12.6 million for the three months ended June 30, 2010 to US\$35.1 million for the three months ended June 30, 2011. A significant portion of the increase was due to the addition of Jiama, which contributed US\$10.9 million for the three month period. The increase was also due to higher production rates at both mines, resulting in an increase of US\$26.5 million in mine operating earnings. Income from operations for the second quarter of 2011 also increased by US\$27.3 million from US\$7.8 million in the three months ended March 31, 2011.

Listing expenses decreased by 100% from US\$1.2 million for the three months ended June 30, 2010 to US\$ nil for the three months ended June 30, 2011. This decrease was due to completion of the listing on the HKSE in December 2010.

Finance costs increased by 94%, or US\$1.4 million from US\$1.5 million for the three months ended June 30, 2010 to US\$2.9 million for the three months ended June 30, 2011, primarily attributed to the addition of Jiama's finance costs of US\$2.8 million. There was no capitalized interest for the three months ended June 30, 2011. Finance costs increased by US\$370,000 from the US\$2.5 million which was incurred in the three months ended March 31, 2011.

As all the issued and outstanding stock-purchase warrants were exercised by the end of May 2010, there is no expense relating to the change in the fair value of stock-purchase warrants in 2011. The change in fair value of stock-purchase warrants in the comparative period was US\$873,000.

Foreign exchange gain increased by 146%, or US\$1.3 million from a loss of US\$871,000 for the three months ended June 30, 2010 to a gain of US\$397,000 for the three months ended June 30, 2011. The current period's gain is related to the conversion of the foreign subsidiaries books of account denominated from Chinese RMB to US dollar. The Company had a foreign exchange gain of US\$34,000 for the three months ended March 31, 2011.

Interest and other income increased from US\$2,000 for the three months ended June 30, 2010 to US\$2,065,000 for the three months ended June 30, 2011. This increase was primarily due to Jiama's addition of (i) bank interest of US\$73,000 and (ii) amortization of a government grant of US\$56,000. This compares to interest and other income of US\$84,000 for the three months ended March 31, 2011. A gain on modification of borrowing of US\$1.9 million was recognized for modifications made on the CSH loan due to the Agricultural Bank of China.

Income tax expense increased by 125%, or US\$4.0 million, from US\$3.2 million for the three months ended June 30, 2010 to US\$7.3 million for the same period in 2011. The increase was due to higher mine operating earnings resulting in

an increase in taxable income. This compares to income tax expense of US\$1.9 million for the three months ended March 31, 2011.

Net income attributable to owners of the Company increased by US\$22.1 million from a net income of US\$4.8 million for the three months ended June 30, 2010 to US\$26.9 million for the three months ended June 30, 2011. The improvement in net income is also a result of higher production rates, increased sales, and overall increase in income from operations. This compares to net income attributable to owners of the Company of US\$3.2 million for the three months ended March 31, 2011.

Six Month Comparative

Six months ended June 30, 2011 compared to six months ended June 30, 2010

Revenue increased by 240.7%, or US\$90.7 million, from US\$37.7 million for the six months ended June 30, 2010, to US\$128.4 million for the six months June 30, 2011. The additional revenue from the newly acquired Jiama Mine accounted for 123.0%, or US\$46.4 million, of the increase. The balance relates to revenue from the CSH Mine due to an increase in the volume of gold sold as well as a US\$307 increase in the weighted average price of gold over the prior year's first half. For the six months ended June 30, 2011, the CSH Mine produced a total of 55,259 ounces of gold and sold 56,190 ounces of gold at a weighted average price of US\$1,459 per ounce. For the six months ended June 30, 2010, the CSH Mine produced a total of 36,187 ounces of gold and sold 32,699 ounces of gold at a weighted average price of US\$1,152 per ounce.

Cost of sales increased by 308.3% or US\$57.5 million, from US\$18.6 million for the six months ended June 30, 2010 to US\$76.1 million, for the six months ended June 30, 2011. Jiama's cost of sales accounted for 166.0%, or US\$30.9 million, of the increase. Cost of sales as a percentage of revenue was higher for the Company at 59.3% due to the addition of Jiama's cost of sales as a percentage of revenue of 66.7%. Cost of sales as a percentage of revenue for the CSH Mine was 55.1% for the six months ended June 30, 2011 compared to 49.5% for the six months ended June 30, 2010.

Mine operating earnings for the Company increased by 174.4%, or US\$33.2 million, from US\$19.0 million for the six months ended June 30, 2010 to US\$52.2 million for the six months ended June 30, 2011. Mine operating earnings as a percentage of revenue decreased to 40.7% for the six months ended June 30, 2011 compared to the six months ended June 30, 2010 at 50.5%. The decrease was mainly due to the addition of Jiama and lower average ore grade.

General and administrative expenses increased by 333%, or US\$7.0 million, from US\$2.1 million for the six months ended June 30, 2010 to US\$9.2 million for the six months ended June 30, 2011. The increase is primarily attributable to the addition of Jiama's general and administrative expenses totaling US\$5.7 million of which significant costs were salaries and benefits of US\$2.7 million and mineral resource compensation of US\$960,000. Professional fees and investor relations costs contributed to an increase of US\$1.0 million, as a result of the Company's initial public offering in Hong Kong and the acquisition of the Skyland Group.

Exploration and evaluation expenditures increased by 43% or US\$40,000 to US\$134,000 for the six months ended June 30, 2011 compared to US\$93,000 for the six months ended June 30, 2010. The increase is due to the new exploration programs underway at both of the CSH and Jiama Mines during 2011. (The capitalized exploration expenditures for the CSH Mine and the Jiama Mine can be found in the section titled "Mineral Properties.")

Income from operations increased by 155%, or US\$26 million, from US\$16.8 million for the six months ended June 30, 2010 to US\$42.9 million for the six months ended June 30, 2011. The addition of Jiama contributed US\$9.7 million for the six months ended June 30, 2011. The overall increase is attributable to higher production rates for both the CSH and Jiama mines.

Listing expenses decreased by 100.0% from US\$1.5 million for the six months ended June 30, 2010 to US\$ nil for the six months ended June 30, 2011. This decrease is due to completion of the listing on the HKSE in December 2010.

Finance costs increased by 142%, or US\$3.2 million from US\$2.2 million for the six months ended June 30, 2010 to US\$5.4 million for the six months ended June 30, 2011, primarily attributable to the addition of Jiama's finance costs of US\$4.0 million. There was no capitalized interest for the six months ended June 30, 2011.

As all the issued and outstanding stock-purchase warrants were exercised by the end of May 2010, there is no expense relating to the change in the fair value of stock-purchase warrants in 2011. The change in fair value of stock-purchase warrants in the comparative period was US\$7.2 million.

Foreign exchange gain increased by US\$685,000 from a loss of US\$253,000 for the six months ended June 30, 2010 to a gain of US\$431,000 for the six months ended June 30, 2011. The gain in 2011 is due to the foreign subsidiaries conversion of functional currency, denominated in RMB to US dollars.

Interest and other income increased from approximately US\$2,000 for the six months ended June 30, 2010 to approximately US\$2,150,000 for the six months ended June 30, 2011. This increase was primarily due to (i) Jiama's amortization of a government grant of US\$131,000 (ii) Jiama's bank interest income of US\$77,000 and (iii) US\$36,000 of interest income on all other bank balances. A gain on modification of borrowing of US\$1.9 million was recognized for modifications made on the CSH loan due to the Agricultural Bank of China.

Income tax expense increased by 89%, or US\$4.3 million, from US\$4.9 million for the six months ended June 30, 2010 to US\$9.2 million for the six months ended June 30, 2011, due to an increase in taxable income during the period. Income tax expense for the CSH Mine totaled US\$8.4 million, and US\$858,000 was realized for the Jiama Mine, for the six months ended June 30, 2011.

Net income attributable to owners of the Company increased by US\$29.6 million from US\$461,000 for the six months ended June 30, 2010 to income of US\$30.1 million for the six months ended June 30, 2011.

NON-IFRS MEASURES

The following table provides certain unit cost information on a cash cost of production per ounce (non-IFRS) basis for the CSH Gold Mine for the three and six months ended June 30, 2011 and 2010:

		CSH Mine							
	Three months e	Three months ended June 30, Six months ended J							
	2011	2010	2011	2010					
	US\$	US\$	US\$	US\$					
Cost of mining per tonne of ore	1.28	1.05	1.28	1.05					
Cost of mining waste per tonne of ore	2.61	1.46	1.96	1.30					
Other mining costs per tonne of ore	0.39	0.42	0.37	0.49					
Total mining costs per tonne of ore	4.28	2.93	3.61	2.84					
Cost of reagents per tonne of ore	1.08	0.70	0.94	0.63					
Other processing costs per tonne of ore	0.81	0.81 0.44 0.93							
Total processing cost per tonne of ore	1.89	1.14	1.87	1.00					

The cash cost of production is a measure that is not in accordance with IFRS.

The Company has included cash cost per gold ounce data to supplement its consolidated financial statements, which are presented in accordance with IFRS. Non-IFRS measures do not have any standardized meaning prescribed under IFRS, and therefore they may not be comparable to similar measures employed by other companies. The data is intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance, operating results or financial condition prepared in accordance with IFRS. The Company has included cash cost per ounce data because it understands that certain investors use this information to determine the Company's ability to generate earnings and cash flow. The measure is not necessarily indicative of operating results, cash flow from operations, or financial condition as determined under IFRS. Cash costs are determined in accordance with the Gold Institute's Production Cost Standard. The following table provides a reconciliation of cost of sales to the cash costs of production in total dollars and in dollars per gold ounce or per copper concentrate tonne:

	CSH Mine										Jiam	a Mine		
	Three months ended June 30,								Three months ended Six months ended					
	2011		2010		2011		2010		Jun	e 30, 2011		June	e 30, 2011	
	US\$	US\$ per ounce	US\$	US\$ per ounce	US\$	US\$ per ounce	US\$	US\$ per ounce	US\$	US\$ per tonne	US\$ per pound	US\$	US\$ per tonne	US\$ per pound
Cost of sales	32,204,611	821	13,330,465	574	45,173,942	804	18,638,433	570	20,314,636	6,194	2.81	30,932,059	7,054	3.20
Adjustments	(3,058,551)	(78)	(2,446,558)	(106)	(6,069,272)	(108)	(3,805,282)	(117)	(6,073,231)	(1,852)	(0.84)	(10,213,447)	(2,329)	(1.06)
Total cash costs	29,146,060	743	10,883,907	468	39,104,670	696	14,833,151	453	14,241,405	4,342	1.97	20,718,612	4,725	2.14

The adjustments above include depreciation and depletion, amortization of intangible assets, the release of prepaid lease payments and selling expenses included in cost of sales. The total cash costs per gold ounce above differ from the unit cash costs disclosed in the Behre Dolbear Independent Technical Report ("ITR") for the CSH Mine for two reasons. First, the Behre Dolbear ITR is prepared on a cash basis while the calculation above is prepared on an accrual basis. This means that the cost of sales above includes an allocation of costs incurred over time while the Behre Dolbear ITR does not. Second, the Behre Dolbear ITR is prepared based on units produced while the calculations above are based on units sold.

MINERAL PROPERTIES

The CSH Mine

The CSH Mine is located in Inner Mongolia Autonomous Region of Northern China (Inner Mongolia). The property hosts two low-grade, near surface gold deposits, along with other mineralized prospects. The main deposit is called the Northeast Zone (the "Northeast Zone"), while the second, smaller deposit is called the Southwest Zone (the "Southwest Zone").

The CSH Mine is owned and operated by Inner Mongolia Pacific Mining Co., a CJV in which China Gold International holds a 96.5% interest and Ningxia Nuclear Industry Geological Exploration Institution (formerly known as Brigade 217) holds the remaining 3.5%.

The following table shows the exploration expenditures expensed and capitalized during the three and six months ended March 31 and June 30, 2011 and 2010:

		CSH Mine						
	Three months	Three months ended March 31. Six months ended June						
	2011	2010	2011	2010				
	US\$	US\$	US\$	US\$				
Exploration expensed	21,175	32,093	76,486	648,496				
Exploration capitalized	-	-	1,334,232	-				
	21,175	32,093	1,410,718	648,496				

Mineral Resources and Ore Reserves

An updated mine plan for the CSH Mine was developed and reported as at June 30, 2010 in the Behre Dolbear ITR dated November 17, 2010. This plan was prepared based on heap leaching with a crushing plant throughput rate of 30,000 tpd which was achieved as planned, by March 31, 2010. The detailed technical information can be found in the technical report filed at <u>www.sedar.com</u> and <u>www.hkexnews.hk</u>.

le:

Details of the new resources update based on the Behre Dolbear ITR dated June 30, 2010 after depletion in the balance of 2010 are summarized in the following table:

	Resource Estimates for the CSH Mine at December 31, 2010										
Cutoff (g/t)											
	Million Tonnes	Au Grade (g/t)	Million Tonnes	Au Grade (g/t)	Million Tonnes	Au Grade (g/t)	Au Million Ounces	Million Tonnes	Au Grade (g/t)	Au Million Ounces	
0.30	96.7	0.68	133.6	0.61	230.3	0.64	4.736	0.52	0.43	0.007	
0.40	78.8	0.75	101.7	0.69	180.5	0.72	4.176	0.24	0.54	0.004	
0.50	61.7	0.84	74.7	0.78	136.5	0.81	3.542	0.12	0.62	0.002	

The reserves, accounting for mine depletion in 2010, are summarized in the table below:

CSH Gold Mine Total Reserves at December 31, 2010								
Cutoff Ore Grade Contained Contained Au (M tonnes) Au Au Au								
Classification		(g/t)		(g/t)	(Kg)	(Million oz)		
Proven	>+	0.3	74.6	0.70	52,227	1.679		
Probable	>=	0.3	51.2	0.65	33,264	1.069		
Total	>=	0.30	125.9	0.68	85,491	2.749		

Production Update

Since March, 2010, mine production has consisted almost entirely of crushed ore, and the crusher facility has consistently operated at its design capacity of 30,000 tpd. According to the most recent column leach test done by Metcon Research of KD Engineering, when the ore is crushed, the gold recovery will greatly improve depending on the gold grades. The higher the gold grade, the better the recovery will be.

		CSH Mine						
	Three months	Three months ended June 30, Six months ended June 30						
	2011	2010	2011	2010				
	US\$	US\$	US\$	US\$				
Ore mined and placed on pad (tonnes)	3,153,662	3,842,428	5,498,050	7,019,707				
Average grade of ore (grams per tonne)	0.52	0.68	0.56	0.71				
Recoverable gold at 49% recovery rate (ounces)	26,267	34,921	48,683	58,959				
Ending ore inventory (ounces)	49,128	81,869	49,128	81,869				
Waste rock mined (tonnes)	11,179,419	4,795,907	12,754,271	8,309,490				

For the six months ended June 30, 2011, the total amount of ore put on the leach pad was 5,498,050 tonnes, with total contained gold of 3,083,323 grams (99,131 oz). The gold recovery rate has increased from approximately 43% to 49% based on our technical team's analysis and estimation. The Company continues to carefully monitor the behavior of gold inventory in the process.

Exploration

Exploration and drilling continued at the CSH Mine during the 2010 field season within the company's 25 square kilometre licensed area immediately adjoining the mining permit and mineralization at depths below the current mining permit. Priorities for exploration were given to trenching and drilling on several gold anomalies along the prospective stratigraphic units which were defined by grid rock sampling during the previous field seasons, with deeper drill holes planned to explore for higher grades down dip.

The Company commenced a major drilling campaign at its CSH Mine in Inner Mongolia, China on May 20, 2011. The drill program will consist of approximately 55,000 metres of diamond drilling in over 100 drill holes. As of mid-July 2011, 21 drill rigs were turning at the site. The focus of the drill program is to delineate more resources at depth with the expectation to further expand the current mining capacity. The total budget for the drill program is approximately 50 million RMB (about US\$7.7 million). As of the middle of July 2011, approximately 11,600 metres of drilling was complete. The drilling program is expected to be completed in the fourth quarter of 2011.

The Jiama Mine

The Company acquired the Jiama Mine on December 1, 2010. Jiama is a significant copper-gold polymetallic deposit containing copper, gold, silver, molybdenum, and other minerals located in the Gandise metallogenic belt in Tibet, China.

The deposit is presently being mined as a combined open-pit and underground mining operation. The development includes two open pits, being the smaller Tongqianshan pit and the larger Niumatang Pit, as well as an underground operation that is accessed through two shafts having an initial 355 metre depth and that is planned to extend to a final depth of 600 metres. The first phase of development, which primarily involved the development of open-pit infrastructure at the Tongqianshan pit, ore processing facilities, an underground ore transportation system, and a 6,000

tpd mineral processing plant, is now complete. The Jiama Mine commenced mining operations in the latter half of 2010 with production reaching the planned 6,000 tpd as planned for Phase I. For Phase II development, which was originally planned for a 12,000 tpd mining operation, the Company has retained an engineering firm to conduct a conceptual mine study with a view to build a larger scale mining operation using additional drilling results.

The following table shows the exploration expenditures expensed and capitalized during the three and six months ended March 31 and June 30, 2011:

	Jiama G	old Mine
	Three months ended	Six months ended
	March 31, 2011	June 30, 2011
	US\$	US\$
Exploration expensed	1,194	1,201
Exploration capitalized	3,635,192	3,637,371
	3,636,386	3,638,572

Mineral Resources and Ore Reserves

In September 2010, Behre Dolbear completed a technical review and, as part of its engagement, produced a National Instrument 43-101 compliant technical report ("the Jiama Technical Report") on the Jiama Mine as at June 30, 2010 dated November 17 2010. Set forth below are the mineral resource and reserve estimates for the Jiama Mine. Further information can be found in the technical report filed at <u>www.sedar.com</u> and <u>www.hkexnews.hk</u>.

The following skarn-type resources and reserves have been identified at the Jiama Property, as at December 31, 2010. The skarn-type resources are reported at a cut-off grade of 0.3% copper, 0.03% molybdenum, or 1% lead, or 1% zinc. Resources are inclusive of reserves.

	Skarn Zone Resource Estimate at December 31, 2010											
	Grade						Metals					
Kt	Copper ("Cu") %	Molyb- denum ("Mo") %	Gold ("Au") g/t	Silver ("Ag") g/t	Lead ("Pb") %	Zinc ("Zn") %	Cu Kt	Mo Kt	Au t	Ag t	Pb Kt	Zn Kt
					Measu	ured Reso	urce					
82,814	0.83	0.042	0.30	16.0	0.06	0.05	6824	34.22	24.84	1,325	49.6	38.2
					Indica	ited Resou	irce					
101,641	0.68	0.041	0.22	13.7	0.10	0.05	691.1	41.67	22.21	1,392	81.3	50.8
				M	leasured +	Indicated	Resource					
184,455	0.74	0.041	0.26	14.7	0.08	0.05	1,373.5	75.89	46.05	2,717	130.9	89.0
					Infer	red Resou	rce					
164,916	0.64	0.053	0.21	13.1	0.14	0.06	1,055.4	87.43	34.63	2,160	230.8	98.9

The hornfels-type mineral resources, estimated as of June 30, 2010 by Behre Dolbear for the Jiama Project, are summarized in the table below. The cutoff grade used for the hornfels-type resource summary is 0.3% copper, or 0.03% molybdenum, or 1% lead, or 1% zinc. Only inferred resources were estimated for the hornfels-type mineralization.

	Hornfels Zone Inferred Mineral Resource Estimate as of June 30, 2010											
Kt	Grade Contained Metal											
	Cu	Мо	Au	Ag	Pb	Zn	Cu	Мо	Au	Ag	Pb	Zn
	%	%	g/t	g/t	%	%	Kt	Kt	t	t	Kt	Kt
655,000	655,000 0.23 0.045 0.02 1.17 0.00 0.01 1,500 290 13 770 - -									-		

The following table shows the reserves remaining as of the end of 2010 with the same part	rameters:
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	Ore Reserve Estimates for the Jiama Mine as of December 31, 2010												
Grade Contained Metals													
Туре	Kt	Cu	Мо	Au	Ag	Pb	Zn	Cu	Мо	Au	Ag	Pb	Zn
		%	%	g/t	g/t	%	%	Kt	Kt	t	t	Kt	Kt
Proved	53,444	0.83	0.038	0.32	16.3	0.06	0.04	441.4	29.95	17.0	872	29.6	21.4
Probable	51,837	0.85	0.040	0.29	16.5	0.11	0.05	438.7	20.90	15.11	857	52.6	26.8
Total	105,281	0.84	0.039	0.31	16.4	0.08	0.05	879.1	40.85	32.11	1729	82.2	48.2

Commissioning and Production during the Commissioning Process

The Jiama Mine went into commissioning for commercial production in September 2010 and by December 2010 the mine reached its designed capacity of 6,000 tpd. The mine is presently producing its principal product of copper concentrate with lesser amounts of gold and silver credits. Commercial production was effected by interruptions or shortages in the supply of electricity from the beginning of the year until January 23, 2011. However, as outlined in the Jiama Technical Report, due to the remote location of the Jiama Mine and the limited capacity of the central power grid of Tibet, power shortages in the dry winter months were anticipated. No further power outages have been or are expected to occur. The completion of the connection between Tibet's central power grid to China's national power grid is expected by the end of 2012.

Results of Exploration Program

The Company successfully completed its planned 50,000 metre drilling program from ninety-five holes at its Jiama Mine. Drilling results will be included in an updated resource estimate expected to be completed by the third quarter of 2011. The drilling program confirmed the high-grade skarn type mineralization is continuous in the licensed area. Further, a new standalone quartz diorite porphyrite dyke type gold mineralization zone was identified which may add a significant amount of high grade gold resources to the Jiama Mine.

An aggressive three year exploration program has been approved for the Jiama Mine to further define the extent of the mineralized system supporting the known deposit. The new exploration program consists of 31,200 metres of drilling with a total of 56 diamond drilling holes done in three phases with a budget of US\$5.6 million (37.35 million RMB). It will focus on four targets in the 3 kilometre long three-in-one complex system consisting of the Hornfels, Skarn, and

Porphyry mineralized bodies. The first target is the 100x100 metre and 200x100 metre spacing in-fill drilling in the center part of the Skarn type mineralized body. The purpose is to upgrade the current inferred and indicated resources to the indicated and measured category. The second target is further drilling work surrounding the existing standalone quartz-diorite porphyrite gold mineralized body and gold rich Skarn type mineralized body which has been confirmed by the drilling program in 2010. The purpose is to define a reasonable size gold or gold rich deposit. The third target is to define the Skarn type mineralized body. The fourth target is to drill a 2000-3000 metre deep hole to explore the depth of the porphyry mineralized body in the center of the mineralized zone. Along with the drilling program, a magnetotelluric geophysical survey may be conducted to define the extent of the deep porphyry system. The drilling program started in April 2011 and is scheduled for completion by November 2011. Initial results from the drilling program are expected by the end of 2011. As of mid- July 2011, 19 drill rigs were turning at the Jiama Mine. Approximately 11,800 metres of drilling was completed by mid- July 2011.

LIQUIDITY AND CAPITAL RESOURCES

We operate in a capital intensive industry. Our liquidity requirements arise principally from the need for working capital to finance development of our mining and processing operations, exploration activities and acquisition of exploration and mining rights. Our principal sources of funds have been proceeds from the issuance of promissory notes, borrowing from commercial banks in the People's Republic of China and China National Gold, equity financings, and cash generated from operations. Our liquidity will primarily depend on our ability to generate cash flow from operations and to obtain external financing to meet our debt obligations as they become due, as well as our future operating and capital expenditure requirements.

At June 30, 2011, the Company had an accumulated deficit of US\$9.2 million and working capital of US\$260.5 million. China Gold International's cash balance at June 30, 2011 was US\$339.9 million.

For the CSH Mine, the second principal installment of RMB30 million (approximately US\$4.6 million) on the Company's RMB290 million (approximately US\$44.8 million) term loan from the Agricultural Bank of China ("ABC") was paid in June 2011, and the third and fourth principal installments of RMB 20 million each (approximately US\$3.1 million) are due in September 2011 and June 2012. Interest payments of approximately US\$200,000 are paid monthly on the ABC loan and will continue to be paid in 2012. For the Jiama Mine, the first repayment of the loan for RMB200 million (approximately US\$30.9 million) from the Bank of China ("BOC") is due on December 28, 2011. Interest payments of approximately US\$416,000 are paid monthly on the BOC loan and will continue to be paid in 2012. During the three months ended March 31, 2011, an additional RMB203.0 million was drawn down from the syndicated loan facility. In June 2011, a new bank replaced a bank of the syndicated loan facility and lent the Jiama Mine RMB203 million to repay the principals of the syndicated loan to RMB770.0 million (approximately US\$119.0 million) as at June 30, 2011. The first payment of RMB100 million is due on the syndicated loan facility ("SLF") balance with various banks is not due until June 2013. Interest payments of approximately US\$330,000 are paid monthly on the SLF and will continue to be paid next year in 2012.

Management believes that its forecasted operating cash flows from the CSH Mine are sufficient to cover the next twelve months of the CSH Mine operations factoring in its planned capital expenditures and current debt repayments. Revenue and related expenses should increase as production increases. Forecasted operating cash flows from the Jiama Mine should be sufficient to cover the next twelve months of operations. Some of the proceeds from the Hong Kong IPO will be used to fund the capital expenditures being planned for Phase II of Jiama as well as other business expenses. The Company may seek further financing to fund the balance of capital expenditures being planned for Phase II of Jiama's expansion.

Cash flows

The following table sets out selected cash flow data from our consolidated cash flow statements for the three and six months ended June 30, 2011 and 2010:

	Three mor	iths ended	Six mont	hs ended
	June	e 30,	June	2 30,
	2011	2010	2011	2010
	US\$	US\$	US\$	US\$
Net cash flows from (used in) operating activities	36,388,681	(1,772,518)	18,474,568	(14,255,418)
Net cash flows (used in) from investing activities	(4,479,156)	2,964,914	(28,622,425)	1,482,335
Net cash flows from financing activities	17,161,283	6,853,305	48,157,728	4,898,624
Effect of foreign exchange rate changes on				
cash and cash equivalents	274,938	360,158	275,505	221,051
Net increase (decrease) in cash and cash equivalents	49,345,746	8,405,859	38,285,376	(7,653,408)
Cash and cash equivalents, beginning of period	290,548,347	7,925,393	301,608,717	23,984,660
Cash and cash equivalents, end of period	339,894,093	16,331,252	339,894,093	16,331,252

For the three and six months ended June 30, 2011 and 2010

Operating cash flow

For the three months ended June 30, 2011, net cash used in operating activities was US\$36.4 million, which is primarily attributable to (i) a decrease in accounts payable of US\$5.0 million, (ii) income taxes paid of US\$3.5 million, (iii) a decrease in inventory of US\$8.7 million, (iv) interest paid of US\$2.5 million, (v) an increase in accounts receivable of US\$5.7 million, and (vi) an increase in prepaid expenses and deposits of US\$10.1 million, partially offset by (i) net income of US\$34.7 million, (ii) depreciation and depletion of US\$4.7 million, (iii) finance costs of US\$2.9 million, (iv) amortization of intangible assets of US\$3.9 million.

For the six months ended June 30, 2011, net cash used in operating activities was US\$18.5 million, which is primarily attributable to (i) a decrease in accounts payable of US\$12.9 million, (ii) income taxes paid of US\$11.3 million, (iii) a decrease in inventory of US\$4.4 million, (iv) interest paid of US\$4.9 million, (v) an increase in accounts receivable of US\$6.6 million, and (vi) an increase in prepaid expenses and deposits of US\$9.5 million, partially offset by (i) net income of US\$40.2 million, (ii) depreciation and depletion of US\$9.4 million, (iii) finance costs of US\$5.4 million, (iv) amortization of intangible assets of US\$6.1 million.

Investing cash flow

For the three months ended June 30, 2011, net cash used in investing activities was US\$4.5 million, which was primarily attributable to the acquisition of property, plant and equipment of US\$4.7 million.

For the six months ended June 30, 2011, net cash used in investing activities was US\$28.6 million, which is attributable

to purchases of property, plant and equipment of US\$28.2 million, net of construction payables.

Financing cash flow

For the three months ended June 30, 2011, net cash from financing activities was US\$17.2 million, which is primarily attributable to proceeds from the syndicated loan facility of RMB203 million (US\$31.3 million) for the Jiama Mine and payment on the ABC loan facility of RMB 30M (US\$4.6M) by the CSH Mine and payment on the syndicated loan facility of RMB63 million (US\$ 9.7million) by the Jiama Mine.

For the six months ended June 30, 2011, net cash from financing activities was US\$48.2 million, which is primarily attributable to proceeds from the syndicated loan facility of RMB406 million (US\$62.2 million) for the Jiama Mine and payment on the ABC loan facility of RMB 30M (US\$4.6M) by the CSH Mine and payment on the syndicated loan facility of RMB63 million (US\$ 9.7million) by the Jiama Mine.

SELECTED BALANCE SHEET ITEMS

Accounts receivable primarily represents trade sales, gold sales in advance of payment, value added tax receivables and goods and services tax refunds from relevant government authorities, listing expense receivables, amounts due from shareholders, and other receivables such as employee travel advances. Normally, CNG pays an estimated sale price for gold from the CSH Mine within two days prior to delivery. The estimated sale price is calculated on the basis of the estimated weight of gold and silver contained in the doré bars we deliver. The final sale price is settled when the parties finalize the weight of gold and silver contained in the doré bars in accordance with the weight and sampling procedures specified in the sale agreement.

Accounts receivable increased by US\$6.6 million from US\$9.1 million as of December 31, 2010 to US\$15.7 million as of June 30, 2011, primarily due to the US\$1.7 million increase in other receivables and an increase of US\$7.0 million in trade receivables for Jiama, offset by a decrease in VAT receivables of US\$2.0 million for the Jiama Mine.

Our trade receivable turnover days for the six months ended June 30, 2011 and for the year ended December 31, 2010 were 20.8 days and 24.8 days respectively.

Prepaid lease payments consist of US\$6.8 million prepaid for medium term lease leasehold land located in the PRC. The prepaid lease payments are amortized over the remaining lease term of 48 years.

Prepaid expenses and deposits primarily consist of deposits for supplies and services for mining operations at the CSH Mine, deposits for environmental protection, deposits to suppliers for purchase of spare parts, insurance premium for future periods, and rent deposits for our corporate offices.

As at June 30, 2011 and December 31, 2010, prepaid expenses and deposits were US\$15.9 million and US\$5.8 million, respectively. The increase of US\$10.1 million in prepaid expenses and deposits was primarily due to (i) an increase in a deposit of US\$8.6 million for mine supplies and services, (ii) a deposit of US\$452,000 paid for the acquisition of property, plant and equipment and (iii) an increase in prepayment of resource taxes of US\$402,000, (iv) an increase in a deposit for spare parts of US\$0.5 million, offset by, a decrease in prepaid insurance of US\$206,000.

Inventory consists of gold-in-process (comprised of gold contained in the ore placed on the leach pad and in-circuit material within processing operations), doré bars, copper concentrate, auxiliary materials and spare parts. Total inventory for both mines decreased by US\$4.4 million from US\$52.0 million as of December 31, 2010 to US\$47.6 million as of June 30, 2011.

Inventory at the CSH Mine decreased by US\$3.3 million from US\$45.2 million as of December 31, 2010 to US\$42.0 million as of June 30, 2011. The decrease in inventory can be primarily explained by an increase of US\$370,000 in gold doré inventory and a decrease of US\$3.4 million in gold-in-process inventory. Approximately 5.5 million tonnes of ore was mined and placed on the leach pad during the six months ended June 30, 2011, slightly down from the 5.6 million tonnes in the previous six months ended December 31, 2010.

Inventory at the Jiama Mine decreased by US\$1.2 million from US\$6.8 million as of December 31, 2010 to US\$5.6 million as of June 30, 2011. This decrease in inventory resulted from a decrease in consumables inventory from US\$2.8 million as of December 31, 2010 to US\$1.7 million as of June 30, 2011, a decrease in copper concentrate inventory from US\$2.6 million to US\$1.3 million over the same period, which was offset by an increase in spare parts inventory from US\$1.4 million to US\$2.6 million over the same period.

Inventory turnover days for the six months ended June 30, 2011 and for the year ended December 31, 2010 were 114.2 days and 276.5 days, respectively. These inventory turnover periods were primarily attributable to the amount of gold-in-process we had, which was in turn primarily attributable to the nature of the heap leaching method we use at the CSH Mine. It generally requires a significant period of time (several years) from the time when ore is placed on leach pads to the time when gold is poured. A five year leaching kinetics has been developed by KD Engineering.

As of June 30, 2011 and December 31, 2010, CSH's inventory primarily consisted of gold-in-process.

Intangible assets arose from the purchase of the Jiama Mine and relate primarily to the independent valuation of the fair value of the mining rights acquired. The fair value of the mining rights is based on the estimated recoverable amount from production of the Jiama Mine. The mining rights expire in 2013 and in the opinion of the directors of the Company; the Company will be able to renew the mining rights with the relevant government authority, on an ongoing basis. The mining rights are amortized on a unit of production basis using the actual production volume over the estimated total proven and probable reserves of the mines.

Accounts payable and accrued expenses primarily consist of amounts outstanding for trade purchases relating to gold production activities (such as purchases of auxiliary materials), copper concentrate processing activities, construction activities and fees payables to third-party contractors.

Accounts payable and accrued expenses decreased by US\$11.5 million from US\$90.8 million as of December 31, 2010 to US\$79.3 million as of June 30, 2011. The majority of the decrease relates to a US\$12.0 million drop in advances from customers and a US\$8.5 million decrease in trade payables, offset by an increase of mining cost accruals of US\$7.4 million.

The accounts payable turnover days for the six months ended June 30, 2011 and the year ended December 31, 2010 are calculated based on accounts payable and accrued expenses as of the period end divided by the cost of sales for the period. The accounts payable turnover days for the six months ended June 30, 2011 and the year ended December 31, 2010 was 204.0 days and 483.0 days. The accounts payable turnover days are relatively long primarily attributable to third-party mining and construction contractors, and the deposit received for the sale of the Dadiangou project.

Deferred income tax liabilities of US\$137.8 million relate to the difference between the estimated fair value of intangible assets and property, plant and equipment, as accounted for on the acquisition of the Jiama Mine and their underlying income tax bases.

Environmental rehabilitation primarily represents reclamation and closure costs relating to our operations at the CSH Mine. We have estimated reclamation and closure costs based on our interpretation of current regulatory requirements and the recorded amount is the net present value of estimated future cash expenditures on reclamation and closure in

connection with the areas estimated to be disturbed. Reclamation and closure costs were capitalized as mine development costs (under mineral assets as part of property, plant and equipment) since the commencement of precommercial production and depreciated over the life of the mine on a unit-of-production basis. At the same time, we began to recognize environmental rehabilitation liabilities at the commencement of pre-commercial production with the same amount of net present value of estimated future cash expenditures on reclamation and closure, and are accreting the balance of the environmental rehabilitation liabilities through to 2030. Such accretion is recorded as part of finance costs each period.

The environmental rehabilitation liability was calculated as the net present value of estimated future net cash outflows for reclamation and closure costs in a total amount of approximately US\$9.6million and US\$9.9 million discounted at 10.1% and 9.8% as of June 30, 2011 and December 31, 2010, respectively. The accretion incurred in connection with the environment rehabilitation represented interest expense calculated based on the foregoing discount rates and therefore it is recorded as part of finance costs. Our environmental rehabilitation liabilities decreased from US\$1.9 million as of December 31, 2010 to US\$1.8 million as of June 30, 2011 due to accretion.

We had net current assets of US\$260.5 million and US\$224.8 million as of June 30, 2011 and December 31, 2010, respectively.

RELATED PARTY TRANSACTIONS

Revenue from sales of doré bars to CNG increased from US\$34.5 million for the six months ended June 30, 2010 to US\$76.8 million for the six months ended June 30, 2011 while silver sales to CNG increased by US\$312,000 for the same period. The doré bars and silver sales were sold to CNG at market prices under the relevant agreements.

The Company incurred no interest expense to CNG for the six months ended June 30, 2011 compared with approximately US\$1.5 million in the same six months ended June 30, 2010, as the loan to CNG was repaid in December 2010.

On December 1, 2010, the Company acquired Skyland Mining Limited, the owner of the Jiama Mine, from China National Gold Group Hong Kong Limited ("CNGHK") and a third party, Rapid Result. The Company issued an aggregate of 170,252,294 common shares, of which 86,828,670 common shares were issued to CNGHK to complete the acquisition. The terms of the transaction were settled by a special committee of independent directors with the support of a valuation and fairness opinion by Haywood Securities Inc., an independent securities firm. The Skyland Purchase Agreement included a post-closing adjustment mechanism based on the net working capital of Skyland as at November 30, 2010 which could adjust the total consideration paid. An independent international auditing firm was consulted to produce a report on the working capital adjustment and calculation. The working capital adjustment was reviewed by the Company, the Company's auditors and the Skyland vendors who all agreed with the report's findings. The report calculated a working capital adjustment of US\$2.66 million. As the amount was determined to be immaterial in relation to the size of the transaction and factoring in other reasons, the Company and the Vendors proposed to waive the application of the working capital adjustment and a Board resolution was approved to that effect. A written legal opinion was obtained from the Company's lawyers confirming the waiver of the working capital adjustment, which was delivered according to the Purchase Agreement.

As a result of the acquisition of Skyland, the Company assumed an existing bank loan facility, due to the Bank of China, and a syndicate loan facility, due to various banks, both of which were guaranteed by CNG. However, as a condition of the Company's initial public offering and listing on the HKSE, CNG was released of its obligatory guarantee as of June 1, 2011. CNG's guarantees on the bank loan facility and syndicate loan facility were replaced by a direct security interest over the mining rights and assets of the Jiama Mine. CNG was also released as a guarantor of the CSH CJV loan due to the Agricultural Bank of China, which was replaced by the mining rights of the CSH Mine.

In April 2010, the Company's wholly owned subsidiary, Gansu Pacific Mining Co. Ltd., and its joint venture partner, NINETC, agreed to sell the Company's Dadiangou gold project to Gansu Zhongjin Gold Mining Co. Ltd for a purchase price of US\$13.1 million, of which the Company is entitled to 53%, or approximately US\$7 million. In November 2010, the Dadiangou exploration right transaction application between Gansu Zhongjin Gold Mining Co. Ltd and NINETC was approved by the Gansu Provincial Government. The transaction procedure is now approved by the Land and Mineral Resource Bureau of Gansu Province. The Company is in the process of transferring the exploration permit to the buyer.

Assets include the following amounts due from related parties:

	June 30,	December 31,
	2011	2010
	US\$	US\$
Assets		
Restricted cash received from CNG from disposal		
of the Dadiangou Gold Project	6,856,833	6,725,129
Amount due from shareholders:		
Listing expenses receivable from CNG	2,735,852	2,735,852
Listing expenses receivable from Rapid Result	2,628,564	2,628,564
	5,364,416	5,364,416
Trade and other receivables from CNG	1,058,020	53,135
Amount due from a non-controlling shareholder	404,382	419,768
Total related party assets	13,683,681	12,562,448

The increase in restricted cash received on the disposal of the Dadiangou Gold Project is due to a change in the underlying exchange rate. Listing expenses receivable from CNG and Rapid Result are included in accounts receivable in the condensed interim consolidated statement of financial position. Trade and other receivables from CNG are comprised of (i) silver sales and (ii) salary expense reimbursement. Prepaid expenses relates to an advance payment made by CNG for spare parts and materials. The reduction in amount due from a non-controlling shareholder is due to a receipt of payment.

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2011 (Stated in U.S. Dollars, except as otherwise noted)

Liabilities include the following amounts due to related parties:

	June 30,	December 31,
	2011	2010
	US\$	US\$
Liabilities		
Other payable to CNG for deposit from disposal		
of the Dadiangou Gold Project	6,856,833	6,725,129
Account payable to CNG	30,904	30,199
Accounts payable to CNG's subsidiaries	51,167	117,569
Total related party liabilities	6,938,904	6,872,897

The increase in other payable related to the deposit on the Dadiangou Gold Project is due to exchange rate changes. *Key management compensation (other than directors):*

-	Three months end	ed June 30,	Six months ended J	une 30
	2011	2010	2011	2010
	US\$	US\$	US\$	US\$
Salary cost				
Salaries and other benefits	194,261	159,710	356,939	278,039
Post employment benefits	2,526	-	9,125	4,156
	196,787	159,710	366,064	282,195

The salaries and benefits above are a summary of amounts paid to management.

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2011 (Stated in U.S. Dollars, except as otherwise noted)

INDEBTEDNESS

Our borrowings are denominated in RMB, U.S. dollars and Canadian dollars. As of June 30, 2011 and 2010, we had the following outstanding borrowings:

	Effective		June 30,	December 31,
	Interest			
	Rate	Maturity Date	2011	2010
	%		US\$	US\$
Current	70		030	000
Current portion of long-term loan				
- Agricultural Bank of China ("ABC") (i)	6.32	September 9, 2011	8,005,084	1,517,197
Bank loan from Bank of China (ii)	4.62	December 28, 2011	30,904,259	30,343,949
Syndicated loan (iii)	3.96	July 1, 2011	21,632,981	-
			60,542,324	31,861,146
Non-current				
Long-term loan - ABC (i)	6.32	September 9, 2012 to September 9, 2014	28,767,667	40,964,331
Bank loan from Bank of China (ii)	4.62	December 28, 2012 to December 28, 2014	77,260,647	75,353,123
Syndicated loan (iii)	3.96	June 4, 2013 to June 4, 2016	97,348,415	64,467,664
			203,376,728	180,785,118
			263,919,052	212,646,264

Our indebtedness comprised the following:

(i) Loan from the Agricultural Bank of China

In September 2009, the CSH CJV received an unsecured bank loan in the principal amount of RMB290 million (US\$42.3 million) from the Agricultural Bank of China. The loan is repayable within five years from the date of the first draw-down. The annual interest rate for the term loan is currently 6.32% with monthly interest payments of approximately US\$200,000. The loan is repayable through installments of RMB10 million repaid on September 9, 2010; RMB30 million repaid on June 9, 2011; RMB20 million due on September 9, 2011; RMB20 million due on June 9, 2012; RMB30 million due on December 9, 2012; RMB20 million due on March 9, 2013; RMB20 million due on September 9, 2013; RMB30 million due on September 9, 2014; and RMB30 million due on September 9, 2014 when the remaining outstanding balance is to be repaid in full.

(ii) Loan from the Bank of China

A bank loan facility from the Bank of China was acquired with the purchase of Skyland and the Jiama Mine. The bank loan of RMB700 million (US\$108.2 million) carries interest at a floating rate based on the People's Bank of China base

rate (the interest rate at date of inception of the loan agreement and at the end of reporting period is 4.62% per annum) with monthly installments of approximately US\$416,000. The loan is repayable in four annual installments starting from December 28, 2011. RMB200 million (approximately US\$30.5 million), RMB200 million (approximately US\$30.5 million), RMB150 million (approximately US\$22.9 million) and RMB150 million (approximately US\$22.9 million) will be repayable on December 28, 2011, December 28, 2012, December 28, 2013 and December 28, 2014 respectively.

(iii) Syndicated loan facility

A syndicated loan facility agreement with various banks was acquired with the purchase of Skyland and the Jiama Mine. The syndicated loans carry interest at a floating rate based on the People's Bank of China base rate (the interest rate at the date of inception of the loan agreement and at the end of the reporting period was 3.96% per annum) with monthly installments of approximately US\$330,000. The loan facility is repayable in four annual installments starting from 2013. RMB100 million (approximately US\$15.3 million), RMB150 million (approximately US\$22.9 million), RMB200 million (approximately US\$30.9 million), and RMB180 million (approximately US\$27.8 million) will be repayable on June 2013, June 2014, June 2015, and June 2016 respectively. The full amount of the facility drawn down as of June 30, 2011 is RMB770 million (approximately US\$119.0 million), of which RMB 140 million was repaid in July 2011.

Restrictive covenants

We are subject to various customary conditions and covenants under the terms of our financing agreements.

Under the loan agreement between the CSH CJV and the Agricultural Bank of China, the CSH CJV is prohibited from distributing dividends before repaying amounts due under the loan agreement in the same fiscal year. In addition, the CSH CJV is required to obtain the lender's consent prior to carrying out certain activities or entering into certain transactions such as a reduction of registered capital, disposal of assets, mergers and acquisitions and provision of guaranty or creating charges over its material assets in favor of third-parties.

Under the loan agreements between Jiama and the Bank of China and between Jiama and the various banks providing the syndicated loan facility, Jiama is prohibited from distributing dividends before offsetting accumulated losses of the prior accounting year, repaying the principal, interest, and other expenses due under the loan agreement in the current fiscal year, and repaying the principal, interest and other expenses due under the loan agreement in the next fiscal year. In addition, Jiama is required to obtain the lender's written approval prior to reducing registered capital, processing one or more transactions or a series of transactions in the form of a sale, lease, transfer or other way leading to the disposal of assets that together total over RMB5.0 million, entering into any merger or acquisition, providing a guarantee or creating charges over its material assets in favor of third parties.

As of June 1, 2011, the lenders (ABC, BOC, and a syndicate of banks comprised of the BOC, China Development Bank, and ABC) for the Group's RMB 1.74 billion (US\$254.51million) loan facilities have agreed to release CNG, the Company's controlling shareholder, from its guarantees on the ABC, BOC, and syndicated loans. The guarantees will be replaced by a direct security interest over relevant mining rights at the CSH Mine and relevant mining rights and assets at the Jiama Mine in favour of the lenders.

COMMITMENTS AND CONTINGENCIES

Commitments and contingencies include principal payments on our bank loans and syndicated loan facility, material future aggregate minimum operating lease payments required under the operating leases and capital commitments in respect to the future acquisition of property, plant and equipment and construction for both the CSH Mine and the Jiama Mine.

We have leased certain properties in China and Canada. All the leases are under operating lease arrangements and the leases are negotiated for an average term of three to seventeen years. We are required to pay a fixed rental amount under the terms of these leases.

Our capital commitments related primarily to payments for purchase of equipment and machinery for both mines and payments to third-party contractors for provision of mining and exploration engineering work and mine construction work for both mines. We have entered into contracts that prescribe such capital commitments, however, liabilities relating to them have not yet been incurred. Therefore, capital commitments have not been included in our condensed interim consolidated financial statements.

The following table outlines payments for commitments for the years indicated:

	Payments Due By Year						
	Total	2011	2012	2013	2014	2015	Thereafter
	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Principal repayment on ABC term loan Principal repayment on BOC loan	38,672,751	3,093,820	12,375,280	15,469,100	7,734,550	-	-
(RMB700,000,000)	108,164,905	30,904,259	30,904,259	23,178,194	23,178,194	-	-
Principal repayment on Syndicated loan (RMB770,000,000)	118,981,396	21,632,981	-	15,452,129	23,178,194	30,904,259	27,813,833
Operating leases Vancouver(a)	401,319	52,023	106,833	107,762	107,762	26,940	-
Operating leases CSH Mine(a)	521,515	16,088	32,176	32,176	32,176	32,176	376,724
Operating leases Jiama(a)	599,296	93,085	38,939	38,939	38,939	38,939	350,454
Capital commitments of CSH Mine(b) Capital commitments of the Jiama	2,404,666	2,404,666	-	-	-	-	-
Mine(b)	41,825,546	41,825,546	-	-	-	-	-
Total	311,571,394	100,022,467	43,457,487	54,278,300	54,269,815	31,002,314	28,541,011

(a) Operating leases are primarily for premises and production.

(b) Capital commitments relate to contracts signed for construction and equipment supply.

In addition to the table set forth above, we have entered into service agreements with third-party contractors such as China Railway and China Metallurgical for the provision of mining and exploration engineering work and mine construction work for the CSH Mine. The amount of fees for such work performed and to be performed each year varies depending on the amount of work performed. We have similar agreements with third party contractors for the Jiama Mine.

DERIVATIVES

The company did not have any derivatives as of June 30, 2011.

OFF-BALANCE SHEET ARRANGEMENTS

As of June 30, 2011, we had not entered into any material off-balance sheet arrangements.

DIVIDEND AND DIVIDEND POLICY

We have not paid any dividends since our incorporation. We do not currently have a fixed dividend policy. Our Directors will determine any future dividend policy on the basis of, among others, our results of operations, cash flows and financial conditions, operating and capital requirements, the amount of distributable profits and all other relevant factors.

Subject to the British Columbia Business Corporations Act, the Directors may from time to time declare and authorize payment of such dividends as they may deem advisable, including the amount thereof and the time and method of payment provided that the record date for the purpose of determining shareholders entitled to receive payment of the dividend must not precede the date on which the dividend is to be paid by more than two months.

A dividend may be paid wholly or partly by the distribution of cash, specific assets or of fully paid shares or of bonds, debentures or other securities of the Company, or in any one or more of those ways. No dividend may be declared or paid in money or assets if there are reasonable grounds for believing that the Company is insolvent or the payment of the dividend would render the Company insolvent.

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for the design of disclosure controls and procedures ("DC&P") and the design of internal control over financial reporting ("ICFR") to provide reasonable assurance that material information relating to the Company, including its consolidated subsidiaries, is made known to the Company's certifying officers. The Company's Chief Executive Officer and Interim Chief Financial Officer have each evaluated the design of the Company's DC&P and ICFR as of June 30, 2011 and, in accordance with the requirements established under National Instrument 52-109 – Certification of Disclosure in Issuer's Annual and Interim Filings, the Chief Executive Officer and Interim Chief Financial Officer have been designed to provide reasonable assurance that material information relating to the Company is made known to them by others within the Company and that the information required to be disclosed in reports that are filed or submitted under Canadian Securities legislation are recorded, processed, summarized and reported within the time period specified in those rules.

The Company's Chief Executive Officer and Interim Chief Financial Officer have used the Committee of Sponsoring Organizations of the Treadway Commission (COSO) framework to evaluate the design of the Company's ICFR as of June 30, 2011 and have concluded that these controls and procedures have been designed to provide reasonable assurance that financial information is recorded, processed, summarized and reported in a timely manner. Management is required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. The result of the inherent limitations in all control systems means design of controls cannot provide absolute assurance that all control issues and instances of fraud will be detected. During the six months ended June 30, 2011, there were no changes in the Company's DC&P or ICFR that materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

RISK FACTORS

There are certain risks involved in the Company's operations, some of which are beyond the Company's control. Aside from risks relating to business and industry, the Company's principal operations are located within the PRC and are governed by a legal and regulatory environment that in some respects differs from that which prevails in other countries. Readers of this MD&A should give careful consideration to the information included in this document and the Company's unaudited interim condensed consolidated financial statements and related notes. Significant risk factors for the Company are metal prices, government regulations, foreign operations, environmental compliance, the ability to obtain additional financing, risk relating to recent acquisitions, dependence on management, title to the Company's mineral properties, and litigation. China Gold International's business, financial condition or results of operations could be materially and adversely affected by any of these risks. For details of risk factors, please refer to our annual audited consolidated financial statements, and Annual Information Form filed from time to time on SEDAR at www.sedar.com.

OUTSTANDING SHARE DATA

The Company is authorized to issue an unlimited number of common shares without par value. As of June 30, 2011, 396,143,176 basic weighted average common shares were issued and outstanding and 695,000 stock purchase options had been granted and were outstanding. All common share purchase warrants have been exercised. On a diluted weighted average basis, 396,339,577 common shares were outstanding.

ADDITIONAL STOCK EXCHANGE INFORMATION

Additional information required by the HKSE in the half-year interim report and not shown elsewhere in this report is as follows:

A1. PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the six months ended June 30, 2011.

A2. PURCHASE OF THE COMPANY'S LISTED SECURITIES BY SUBSTANTIAL SHAREHOLDERS

During the six months ended June 30, 2011 the Company's principal shareholder China National Gold Group Corporation acquired an additional 1,033,400 shares of the Company in the market and increased the number of shares which it held in the Company by 0.26% to 155,382,130 shares representing 39.22% of the Company's outstanding shares as of June 30, 2011.

A3. SUBSTANTIAL SHAREHOLDERS

The register of interests in shares and short positions of the Company shows that as of June 30, 2011, the Company has been notified of the following interests in shares representing 10% or more of the Company's issued share capital:

Name	Nature of interest	Shares held	Approximate percentage of outstanding shares
China National Gold Group Corporation ⁽¹⁾	Indirect	155,382,130	39.22%
China National Gold Group Hong Kong Limited	Registered Owner	155,382,130	39.22%
Rapid Result Investments Limited ⁽²⁾	Registered Owner	83,423,624	21.06%

Notes:

- 1. China National Gold Group Corporation directly and wholly owns China National Gold Group Hong Kong Limited therefore the interest attributable to China National Gold Group Corporation represents its indirect interest in the Company's shares through its equity interest in China National Gold Group Hong Kong Limited.
- 2. Rapid Result Investments Limited is beneficially owned by various individuals and a family trust, each of whom is an independent third party and no such individual or family trust holds one-third or more of the equity interest of Rapid Result Investments Limited and therefore none of the individuals or family trust are deemed to be interested in the shares held by Rapid Result Investments Limited.

A4. DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SHARES AND STOCK OPTIONS

As of June 30, 2011, the interests of the directors and chief executives of the Company in the share capital, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the HKSE pursuant to the Model Code for Securities Transactions by Directors of a Listed Issuer (the "Model Code"), were as follows:

Management's Discussion and Analysis of Financial Condition and Results of Operations June 30, 2011 (Stated in U.S. Dollars, except as otherwise noted)

SHARES

Name	Position	Company	Number of shares held	Nature of interest	Approximate percentage of interest in the Company
lan He	Director	China Gold International Resources Corp. Ltd.	10,000	Personal	0.0025%
Xiangdong Jiang	Director and Vice President of Production	China Gold International Resources Corp. Ltd.	13,500	Personal	0.0034%

STOCK OPTIONS

Name	Position	Company	Number of options held
lan He	Director	China Gold International Resources Corp. Ltd.	250,000
Yunfei Chen	Director	China Gold International Resources Corp. Ltd.	100,000
Gregory Hall	Director	China Gold International Resources Corp. Ltd.	100,000
John King Burns	Director	China Gold International Resources Corp. Ltd.	100,000
Xiangdong Jiang	Director and Vice President of Production	China Gold International Resources Corp. Ltd.	80,000

Other than the holdings disclosed in the tables above, none of the directors, chief executives or their associates had any interests or short positions in any shares, underlying shares or debentures of the Company or its associated corporations as at June 30, 2011.

A5. MOVEMENTS IN STOCK OPTIONS

The following table discloses movements in the Company's stock options during the six months ended June 30, 2011:

Name	Position	Options outstanding at beginning of the year	Options granted during the six month period	Options exercised during the six month period	Options forfeited during the six month period	Options expired during the six month period	Options outstanding at end of the six month period
lan He	Director	250,000	Nil	Nil	Nil	Nil	250,000 ⁽¹⁾
Yunfei Chen	Director	100,000	Nil	Nil	Nil	Nil	100,000 ⁽²⁾
Gregory Hall	Director	100,000	Nil	Nil	Nil	Nil	100,000 ⁽²⁾
John King Burns	Director	100,000	Nil	Nil	Nil	Nil	100,000 ⁽²⁾
Xiangdong Jiang	Director and	80,000	Nil	Nil	Nil	Nil	80,000 ⁽³⁾
	Vice President of						
	Production						
Total for directors and senior executives		630,000	Nil	Nil	Nil	Nil	630,000
Total for other option holders		150,000 ⁽⁴⁾	Nil	(37,000)	(48,000)	Nil	65,000 ⁽⁵⁾
TOTAL		780,000	Nil	(37,000)	(48,000)	Nil	695,000

Notes:

- Consists of 150,000 of 200,000 stock options granted on July 20, 2007 and expiring on July 20, 2013 at an exercise price of CAD\$2.20 with vesting as to 20% on the first anniversary of the date of grant and 20% each anniversary thereafter and 100,000 stock options granted on June 1, 2010 and expiring on June 1, 2015 at an exercise price of CAD\$4.35 from June 1, 2010 until June 1, 2011; CAD\$4.78 from June 2, 2011 until June 1, 2012; CAD\$5.21 from June 2, 2012 until June 1, 2013; CAD\$5.64 from June 2, 2013 until June 1, 2014 and CAD\$6.09 from June 2, 2014 until June 1, 2015 with 20% vesting immediately and an additional 20% vesting on June 2, 2011, June 2, 2012, June 2, 2013 and June 2, 2014 respectively.
- 2. Consists of 100,000 stock options granted on June 1, 2010 and expiring on June 1, 2015 at an exercise price of CAD\$4.35 from June 1, 2010 until June 1, 2011; CAD\$4.78 from June 2, 2011 until June 1, 2012; CAD\$5.21 from June 2, 2012 until June 1, 2013; CAD\$5.64 from June 2, 2013 until June 1, 2014 and CAD\$6.09 from June 2, 2014 until June 1, 2015 with 20% vesting immediately and an additional 20% vesting on June 2, 2011, June 2, 2012, June 2, 2013 and June 2, 2014 respectively.
- 3. Consists of 80,000 of 200,000 stock options granted on July 20, 2007 and expiring on July 20, 2013 at exercise price of CAD\$2.20 with vesting as to 20% on first anniversary of the date of grant and 20% each anniversary thereafter.
- 4. Consists of 25,000 stock options granted on June 29, 2006 to a consultant of the Company and expiring on June 29, 2011 at an exercise price of CAD\$1.05 with vesting as to 30% on the first anniversary of the date of grant, 30% on the second anniversary of the date of grant and 40% on the third anniversary of the date of grant and 125,000 of 3,283,000 stock options granted on July 20, 2007 to various employees of the Company and expiring on July 20, 2013 at an exercise price of CAD\$2.20 with vesting as to 20% on the first anniversary of the date of grant and 20% each anniversary thereafter.
- 5. Consists of 65,000 of 3,283,000 stock options granted on July 20, 2007 to various employees of the Company and expiring on July 20, 2013 at an exercise price of CAD\$2.20 with vesting as to 20% on the first anniversary of the date of grant and 20% each anniversary thereafter.

A6. COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Company has, throughout the six months ended June 30, 2011, applied the principles and complied with the requirements of its corporate governance practices as defined by the Board and all applicable statutory, regulatory and stock exchange listings standards, in particular, the code provisions set out in the Code on Corporate Governance Practices contained in Appendix 14 of the Rules Governing the Listing Securities on The Stock Exchange of Hong Kong Limited (the "Hong Kong Listing Rules").

A7. COMPLIANCE WITH MODEL CODE ON DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted policies regarding directors' securities transactions in its Corporate Disclosure, Confidentiality and Securities Trading Policy that has terms which are no less exacting than those set out in the Model Code for Securities Transactions by Directors of Listed Issuers contained in Appendix 10 to the Hong Kong Listing Rules.

After specific enquiry with all members of the Board, the Board confirms that all of the directors of the Company have complied with the required policies in the Company's Corporate Disclosure, Confidentiality and Securities Trading policy throughout the six months ended June 30, 2011.

A8. INTERIM DIVIDENDS

The Board did not recommend the payment of interim dividends in respect of the six months ended June 30, 2011.

A9. AUDIT COMMITTEE

Pursuant to the requirements under the Hong Kong Listing Rules, the Company has established an audit committee (the "Audit Committee") comprising all the existing Independent Non-executive Directors, namely Mr. He, Ying Bin Ian (chairman of the Audit Committee), Mr. Chen, Yunfei, and Mr. Hall, Gregory Clifton and Mr. Burns, John King. The Audit Committee have reviewed, and discussed with and the Company's auditors on, the unaudited interim results of the Group for the six months ended June 30, 2011.

QUALIFIED PERSON

Disclosure of a scientific or technical nature in this MD&A in respect of the CSH Mine and the Jiama Mine were prepared by or under the supervision of Dr. Yingting Tony Guo, P. Geo, a qualified person for the purposes of National Instrument 43-101.

Further information can be found in the technical reports dated November 17, 2010 for the CSH Mine and the Jiama Mine filed at <u>www.sedar.com</u> and <u>www.hkexnews.hk</u>.

August 11, 2011