

AMENDED AND RESTATED QUARTERLY REPORT TO SHAREHOLDERS SECOND QUARTER 2005

Notice to Reader:

The accompanying amended and restated unaudited interim financial statements for the quarter ended June 30, 2005 have been prepared by management and approved by the Audit Committee and the Board of Directors of the Company. The Company's auditors have not reviewed these statements. Financial information is presented in United Stated dollars and in accordance with accounting principles generally accepted in Canada. Readers are cautioned that these statements contain certain forward-looking information as described in Management's Discussion and Analysis.

CONSOLIDATED BALANCE SHEETS

(Unaudited)

(Stated in thousands of United States dollars)

	As of June 30, 2005	As of December 31, 2004
ASSETS		
CURRENT ASSETS		
Cash	\$ 568	\$ 1
Accounts receivable (net of doubtful accounts)	39	68
Due from Golden Star Resources Ltd. (Note 2)	-	497
Due from Cambior Inc.	1,103	-
Other current assets	2	2
Total Current Assets	1,712	568
LONG TERM ASSETS (Net of amortisation and depreciation)		
Rosebel royalty	12,861	13,553
Loan implementation costs (Note 3)	878	-
Future tax asset – long term	470	-
Property, plant and equipment	13	18
Total Assets	\$ 15,934	\$ 14,139
LIABILITIES CURRENT LIABILITIES Accounts payable and accrued liabilities Bank loan (Note 4) Due to Golden Star Resources Ltd. (Notes 2 and 4)	\$ 533 2,822 6,012	\$ 654 - 12,366
Total Current Liabilities	9,367	13,020
LONG-TERM LIABILITIES Fair value of derivatives (Note 3) Bank loan (Note 4) Mark-to-market derivative adjustment Due to Golden Star Resources Ltd. (Notes 2 and 4)	714 3,333 1,424 1,624	- - - 1,186
Total Liabilities	16,462	·
SHAREHOLDERS' FUNDS Share Capital (Note 5) Contributed surplus Contributed surplus – stock based compensation Retained deficit	45,498 17,443 68 \$ (63,537)	14,206 45,498 17,443 11 (63,019)
Total Shareholders' Equity (Deficit)	(528)	(67)
Total Liabilities and Shareholders' Funds	\$ 15,934	\$ 14,139

The accompanying notes are an integral part of these consolidated financial statements. **Approved by the Board:**

By: /s/ James H. Dunnett
Directeur-Général

By: /s/ Allan J. Marter
President

CONSOLIDATED STATEMENTS OF OPERATIONS AND DEFICIT (Unaudited)

(Stated in thousands of United States dollars, except for share amounts)

	Three Months Ended		Six Mon	ths Ended
	June 30,	June 30,	June 30,	June 30,
	2005	2004	2005	2004
REVENUES				
Royalties and other	<u>\$ 1,085</u>	<u>\$ 22</u>	\$ 2,194	<u>\$ 51</u>
EXPENSES				
General and administrative	187	439	297	845
Hedging	38	-	74	-
Depreciation and amortization –				
Property, plant and equipment	2	4	5	7
Rosebel royalty	338	-	692	-
Loan implementation costs	9	-	19	-
Stock based compensation (Note 6)	-	-	57	-
Derivative loss – mark-to-market adjustment	182	-	1,424	-
Debt accretion	222	-	439	-
Interest (Note 4)	88	258	170	503
Exploration	-	7	-	54
Foreign exchange loss (gain)	4	_(3)_	5	9
	1,070	705	<u>3,182</u>	<u>1,418</u>
Income (Loss) Before Taxes	\$ 15	\$ (683)	\$ (988)	\$ (1,367)
Future Income Tax Recovery	\$ 60	-	\$ 470	-
NET GAIN (LOSS)	<u>\$ 75</u>	\$ (683)	\$ (518)	\$ (1,367)
RETAINED DEFICIT –				
Beginning Of Period	\$ (63,612)	\$ (61,465)	\$ (63,019)	\$ (60,781)
End Of Period	\$ (63,537)	\$ (62,148)	\$ (63,537)	<u>\$ (62,148)</u>
NET INCOME (LOSS) PER SHARE –				
Basic (Note 8)	<u>\$ 0.002</u>	<u>\$ (0.015)</u>	\$ (0.012)	\$ (0.030)
Diluted (Note 8)	<u>\$ 0.002</u>	<u>\$ (0.015)</u>	<u>\$ (0.012)</u>	<u>\$ (0.030)</u>
SHARES OUTSTANDING (weighted average)				
Basic (in millions)	<u>45.0</u>	<u>45.0</u>	<u>45.0</u>	<u>45.0</u>
Diluted (in millions)	<u>45.9</u>	<u>45.1</u>	<u>45.9</u>	<u>45.0</u>

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

CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

(Stated in thousands of United States dollars)

	Three Mo	Three Months Ended		ths Ended
	June 30, 2005	June 30, 2004	June 30, 2005	June 30, 2004
OPERATING ACTIVITIES:				
Net income/ (loss)	\$ 75	\$ (683)	\$ (518)	\$ (1,367)
Reconciliation of net loss to net cash used in operations:				
Depreciation, property plant and equipment	2	4	5	7
Amortization of Rosebel royalty	338	-	692	-
Amortization of fair value of derivative	(245)	-	(356)	-
Amortization of loan implementation costs	254	-	375	-
Increase in accretion due Golden Star (Note 4)	222	-	439	-
Future tax recovery	(60)	-	(470)	-
Mark-to-market derivative adjustment	182	-	1,424	-
Stock based compensation	-	-	57	-
	768	(679)	1,648	(1,360)
Changes in Assets and Liabilities				
Accounts receivable	30	(2)	29	(5)
Due from Cambior, Inc.	(16)	-	(1,103)	-
Due from Golden Star	396	-	497	-
Accounts payable and accrued liabilities	(106)	(28)	(121)	(29)
Increase in interest payable	81	-	155	-
Net cash provided (used) in operating activities	1,153	(709)	1,105	(1,394)
FINANCING ACTIVITIES:				
Bank loan	_	-	6,000	-
Loan implementation costs	_	-	(183)	_
Decrease in amount due Golden Star	(644)	698	(6,355)	1,390
Net cash provided (used) in financing activities	(644)	698	(538)	1,390
Increase/(Decrease) in cash	509	(11)	567	(4)
CASH AND SHORT-TERM INVESTMENTS				
beginning of period	<u>59</u>	<u>21</u>	_1	<u>14</u>
end of period	\$ 568	\$ 10	\$ 568	\$ 10

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

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED JUNE 30, 2005 AND 2004 (Unaudited)

(Stated in thousands of United States dollars)

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in Canada and should be read in conjunction with the consolidated financial statements and notes thereto included in our December 31, 2004 Annual Report. These interim financial statements are prepared on a consistent basis with those included in the 2004 Annual Report and follow the same accounting policies and methods of application.

1. Formation and Description of Our Business

EURO Ressources SA ("EURO"). was incorporated as Guyanor Ressources SA under the laws of France on April 20, 1993. The Company is a subsidiary of Golden Star Resources Ltd. ("Golden Star"), which currently owns approximately 58.8% of the Company's outstanding common shares. We are publicly traded with our common shares listed on both the Toronto Stock Exchange and on the Euronext of the Bourse de Paris in France, under the symbol "EUR".

During 2004, the shareholders approved a financial restructuring that included the forgiveness of the then existing debt owed to Golden Star. The shareholders also approved the acquisition of the Rosebel Gold Mine royalty (the "Rosebel Royalty") from Golden Star. Income from the Rosebel Royalty accrued to the Company with effect from the beginning of 2005 and the Company intends to focus on the acquisition of similar royalty interests on operating gold mines.

From the Company's inception until late 2004 the Company was primarily focused on exploration for gold and diamonds in French Guiana. Historically, the Company's principal source of funding has been through public equity offerings and loans from Golden Star. Reflecting the restructuring of the Company and in order to avoid confusion with other public companies with similar names, on June 23, 2005, the Company's shareholders unanimously approved the Company's name change to EURO Ressources S.A.

2. Due to and from Golden Star Resources Ltd.

Amounts due to Golden Star represent amounts incurred by Golden Star on our behalf, all such amounts being related to i) outstanding amounts directly related to the acquisition of the Rosebel Royalty and ii) general and operating costs not yet reimbursed at balance sheet date. During the second quarter of 2005, we reimbursed Golden Star for substantially all of the general and operating costs advanced to that date and we do not anticipate any further advances will be made.

3. Hedges and Derivatives

In January 2005 we entered into a gold derivative position as part of a \$6.0 million bank loan agreement (see Note 4). At that date EURO entered into a forward gold sale derivative contract for 57,000 ounces at a fixed price of \$421 over a period of ten quarters. Mark to market pricing of the derivative resulted in the recording of a \$1.1 million liability. We record the mark-to-market assets and liabilities on our derivative gold hedges against income in the period they arise.

As of June 30, 2005 the gold forward derivative contract on the outstanding derivative contracts of 45,600 ounces had a negative mark-to-market of \$0.7 million. We have designated this derivative as a hedge of a future royalty stream and consequently the change in the fair value of this derivative will be recognized in earnings when the hedged item is realized.

We have the following derivative contracts outstanding at June 30, 2005:

Maturity				
2005	2006	2007	2008	Total
11.4	22.8	11.4	-	45.6
\$421	\$421	\$421	-	\$421*

Ounces (thousands)
Average Price (US\$)

4. Debt

In January 2005, we drew down \$6.0 million under a credit facility from a bank. The loan is repayable in nine equal payments of \$666,667 beginning July 29, 2005 and quarterly thereafter. The interest rate is set at LIBOR plus 2.5%. Interest is payable at the end of each 1, 2 or 3 month period as EURO may choose. The loan is collateralized by our assets, including the Rosebel royalty. The lender has full security over proceeds of the Royalty and distributions by the Company are restricted by the covenants of the loan.

In addition, our purchase of the Rosebel Royalty from Golden Star required us to make two \$6.0 million payments to Golden Star. The first \$6.0 million was paid in January 2005 and the second \$6.0 million payment was scheduled for payment on June 30, 2005, but was not paid. Golden Star has agreed to defer such payment, and interest on such deferred amount will accrue at 12% per annum: all and any payments to Golden Star are restricted by covenants of the loan agreement with the bank.

In terms of the Rosebel acquisition, additional payments will be made to Golden Star when cumulative attributable gold production from the Rosebel mine exceeds 2 million ounces. All future payments owed to Golden Star have been recorded at the present value. Each period, the amount due Golden Star is accreted using a method that will increase the liability to the full undiscounted amount by the time the future payments are due.

5. Share Capital

At June 30, 2005 we had 45,002,884 common shares with a par value of €0.01 per share.

There were no new shares issued during the first six months of 2005.

Common Shares	as of December 31, 2004 and June 30, 2005
Par	\$ 607
Premium	<u>44,891</u>
Total Share Capital	<u>\$45,498</u>

6. Stock Based Compensation

There were 400,000 new options granted during the first quarter of 2005 all of which vested immediately. We recognized stock option expense of \$57,000 for the first quarter of 2005. There were no options granted during the second quarter of 2005. The fair value of the new grants in

^{*} Average

2005 was established with a Black-Scholes model using Cdn\$ 0.36 strike price, a 50% expected volatility, a 3.63% risk-free interest rate, a five year expected option life and 0% dividend yield.

The following table summarizes information about stock options outstanding in terms of the Plan:

	Options (000)	Weighted Average Exercise Price
Outstanding at December 31, 2004 Granted Exercised Forfeited	1,027 400 - (340)	C\$ 1.41 C\$ 0.36 - C\$ 2.19
Outstanding at June 30, 2005	1,087	C\$ 0.79
Options exercisable at June 30, 2005	1,087	C\$ 0.79

7. Commitments and Contingencies

Environmental Regulations

We are not aware of any events of non-compliance in the Company's operations with environmental laws and regulations. The exact nature of environmental control problems, if any, which we may encounter in the future, cannot be predicted, primarily because of the changing character of environmental requirements that may be enacted within foreign jurisdictions.

8. Income/(Loss) per Common Share

The following table reconciles basic and diluted losses per common share:

	Three mor	nths ended	Six mont	hs ended
	June 30,	June 30,	June 30,	June 30,
	2005	2004	2005	2004
Net income/(loss)	<u>\$ 75</u>	\$ (683)	<u>\$ (518)</u>	\$ (1,367)
(millions of common shares)				
Weighted average number of				
common shares	45.0	45.0	45.0	45.0
Dilutive Securities:				
Options	<u>0.9</u>	<u>0.1</u>	<u>0.9</u>	=
Weighted average number of				
dilutive common shares	<u>45.9</u>	<u>45.1</u>	<u>45.9</u>	<u>45.0</u>
Basic Income (Loss) Per Share	\$ 0.002	\$ (0.015)	\$ (0.012)	\$ (0.030)
Diluted Income (Loss) Per Share	\$ 0.002	\$ (0.015)	\$ (0.012)	\$ (0.030)

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

The following discussion and analysis should be read in conjunction with, and is qualified by, our consolidated financial statements and related notes, for the periods indicated. The financial statements have been prepared in United States dollars and in accordance with Canadian generally accepted accounting principles.

STATEMENTS REGARDING FORWARD-LOOKING INFORMATION

This Quarterly Report contains forward-looking statements, with respect to our financial condition, results of operations, business prospects, plans, objectives, goals, strategies, future events, capital expenditure, and exploration and development efforts. Words such as "anticipates", "expects", "intends", "plans", "forecasts", "projects", "budgets", "believes", "seeks", "estimates", "could", "might", "should", and similar expressions identify forward-looking statements. Although we believe that our plans, intentions and expectations reflected in these forward-looking statements are reasonable, we cannot be certain that these plans, intentions or expectations will be achieved. Actual results, performance or achievements could differ materially from those contemplated, expressed or implied by the forward-looking statements contained in this Quarterly Report. These statements include comments, both expressed and implied regarding financing, operating plans, reserves and resources.

RESTATEMENT

January 2005 the Company entered into cash settled gold forward sales contracts and implemented a hedge accounting policy for the accounting treatment of these forward sales contracts. In the first quarter of 2006 it was concluded that the Company's accounting for these forward sales contracts do not qualify for hedge accounting under Canadian generally accepted accounting principles.

As a result, the Company has restated its unaudited consolidated financial statements for each of the three quarters from March 31, 2005 to September 30, 2005.

The Company is now required to recognize mark-to market valuations of its open forward contract positions through its income at the end of each period. In the past, the Company had recognized gains, losses, revenues and expenses from its forward sales contracts in its income only in the period in which they settled. The effects of the change in accounting treatment are summarized in the tables below:

	Three Months		Year to	Date
	As Previously		As Previously	
	Reported	As Restated	Reported	As Restated
	June 30, 2005	June 30, 2005	June 30, 2005	June 30, 2005
Revenue - Royalties, Interest and Other	\$1,085	\$1,085	\$2,194	\$ 2,194
Derivatives	-	\$182	-	\$1,424
Future Income Tax Recovery	-	60	-	\$470
Net Income (Loss) for the Period	\$197	\$75	\$436	\$(518)
Retained Deficit (Beginning of Period)	\$(62,780)	\$(63,612)	\$(63,019)	\$(63,019)
Retained Deficit (End of Period)	\$(62,583)	\$(63,537)	\$(62,583)	\$(63,537)
Net Income (Loss) Per share	\$0.004	\$0.002	\$0.010	\$(0.012)
Net Income (Loss) per share (fully diluted)	\$0.004	\$0.002	\$0.009	\$(0.012)
Future Tax Asset	-	\$60	-	\$470
Derivative Liability	-	\$(182)	-	\$(1,424)

RESULTS OF OPERATIONS

Overview

Reflecting the restructuring of the Company and in order to avoid confusion with other public companies with similar names, on June 23, 2005, the Company's shareholders unanimously approved the Company's name change to EURO Ressources S.A. ("EURO").

EURO pursues a business policy of owning certain gold exploration properties in French Guiana and of acquiring and holding mineral royalties. We currently own a royalty (the "Rosebel Royalty") based on production at the Rosebel gold mine in Suriname which is owned and operated by Cambior Inc. This royalty is payable by Cambior, quarterly. We are actively seeking to acquire additional royalty rights.

During 2004 we completed a financial restructuring which among other things, waived our then existing debt to Golden Star arising from loan funding provided for our activities since late 1990s. Prior to 2005 we were engaged in the business of gold and diamond exploration in French Guiana.

Debt

Upon completion of the restructuring in late 2004, we purchased the Rosebel Royalty from Golden Star for an amount recorded as \$13.5 million. In January 2005, we borrowed \$6.0 million from a commercial bank and used those funds to pay the initial installment due to Golden Star for the purchase price. An additional \$6.0 million was payable to Golden Star on June 30, 2005 in respect to the acquisition of the Rosebel Royalty. Golden Star has agreed to defer such payment; interest on such deferred amount will accrue at 12% per annum. There is no event of default arising from this deferment and we continue to benefit from ownership of the royalty. We have undertaken to pay available funds to Golden Star, as permitted by the covenants of the commercial loan agreement, until full payment of the amounts due to Golden Star. It remains the intention of the Company to seek additional capital from debt and equity sources.

Three months ended June 30, 2005 compared to three months ended June 30, 2004

Revenue for the three months ended June 30, 2005 of \$1.085 million (2004: \$22,000), consisted substantially of income from the Rosebel royalty, payable to the Company on production from the Rosebel Gold Mine. During the three months ended June 30, 2005, the Company recorded

net income of \$75,000 or 0.002 cents per share compared to a net loss of \$(683,000) or 1.52 cents per share during the three months ended June 30, 2004. No tax has been provided against this profit as the Company has substantial operating tax losses currently available to be carried forward indefinitely against current and future taxable income.

General and administrative costs were \$187,000 during the three months ended June 30, 2005 compared to \$439,000 during the same period last year. This decrease in general and administrative costs reflects the reorganization completed in Q3 2004, which also reduced interest costs to \$88,000 during the three months ended June 30, 2005 compared to \$258,000 during the comparative period in 2004. We recognized a non-cash expense of \$182,000 in connection with the mark-to-market valuation of our hedging contracts having a loss of this amount. The increase in depreciation and amortization expenses of \$349,000 (2004: \$4,000) during the three months ended June 30, 2005 records the amortization of the acquisition costs of the Rosebel Royalty in 2005. The charge of \$222,000 for debt accretion relates to the accounting treatment for the deferred component of the Rosebel Royalty purchase consideration.

Six months ended June 30, 2005 compared to six months ended June 30, 2004

We recorded net loss of (\$518,000) during the first six months of 2005, compared to a loss of \$1.4 million for the first six months of 2004. Revenue from the Rosebel Royalty of \$2.2 million; hedge costs of \$74,000, was the major factor contributing to the increase in revenues as compared to the same period of 2004. During the first six months of 2005 costs increased by \$0.3 million compared to the same period in 2004. Amortization of the royalty acquisition purchase price and accretion of additional liability for future amounts due Golden Star were the major factors responsible for the increase.

We recognized a non-cash expense of \$1,424,000 in connection with the mark-to-market valuation of our hedging contracts having a loss of this amount over the first six months.

In the first six months of 2004, we eliminated most of the costs related to maintaining an office and staff in Cayenne and to exploration and property holding costs in French Guiana. The Cayenne office was closed in late 2004 and all employees were either transferred to Golden Star or their employment was terminated. In 2005, property holding costs have been substantially reduced through the sale of certain properties and the optioning of the remaining properties to Golden Star.

While corporate operating costs have been substantially reduced in 2005 compared to 2004, the entity holding costs such as stock transfer charges, exchange listing fees, board costs, audit and legal costs continue.

Outlook

During 2005, the Rosebel Royalty is expected to provide cash flow to the Company in excess of \$4.0 million, assuming that production at the Rosebel mine continues at current levels and the gold price averages around \$425 per ounce. We expect this will be adequate to meet all corporate and related expenses, including debt service.

We continue to actively review opportunities to raise additional debt or equity funding to provide capital for the acquisition of additional royalty interests and to repay or restructure existing corporate obligations.

KEY FINANCIAL DATA

All data in table in thousands of dollars.

	2005 Quarter 2	2005 Quarter 1	2004 Quarter 4	2004 Quarter 3
Total revenues	\$ 1,047	\$ 1,073	\$ 22	\$ 24
Cash provided (used) in operating activities	1,153	(125)	(129)	(742)
Net profit / (loss)	75	(593)	(129)	(742)
Total assets	15,934	16,370	14,139	153
Total long-term financial liabilities	7,095	7,602	1,186	-
Cash dividends declared	_	-	-	-

Total revenues
Cash (used) in operating activities
Net profit / (loss)
Total assets
Total long-term financial liabilities
Cash dividends declared

2004 Quarter 2	2004 Quarter 1	2003 Quarter 4	2003 Quarter 3
\$ 22	\$ 29	\$ 64	\$ 10
(683)	(684)	(854)	(540)
(683)	(684)	(854)	(540)
152	152	156	167
-	-	-	-
-	-	-	-

LIQUIDITY AND CAPITAL RESOURCES

Consolidated cash as of June 30, 2005 totaled \$568,000, versus nil at December 31, 2004. Prior to the end of the second quarter, we reimbursed Golden Star for the short-term operational funding provided to us. At the end of July, we received our second quarter royalty payment of \$1.1 million from Cambior as per the terms of the Rosebel Royalty. We anticipate that future quarterly royalty payments will be sufficient to meet all of our operational and debt service requirements.

RELATED PARTY TRANSACTIONS

On January 8, 2005 EURO borrowed \$6.0 million from a commercial bank and paid the full amount to Golden Star as the first installment for the Rosebel royalty which EURO purchased in December 2004. EURO Ressources is seeking additional funding to pay the remaining \$6.0 million installment due Golden Star. Covenants in the January 2005 loan agreement preclude EURO from incurring any additional debt without the bank's approval.

Golden Star continued to provide funding to EURO for its operating expenses into the second quarter of 2005. At the end of April 2005 EURO received its first royalty payment from Cambior Inc. and prior to the end of the second quarter, EURO reimbursed Golden Star for the funding provided for these operating expenses. We expect to fund all of our future operational cash needs from cash on hand and future royalty receipts.

HEDGING

As required by the loan agreement, we entered into a cash-settled forward sales agreement in January 2005 which obligates us to sell 5,700 ounces of gold to the financial institution at the end of each calendar quarter, beginning March 31, 2005 and every three months thereafter until June 30, 2007. Settlement occurs at the end of the month following the calendar quarter.

When the average price for the London PM gold fix for the prior calendar quarter is less than \$421 per ounce, the financial institution will pay an amount to EURO equal to the difference between the average price and \$421 times 5,700 ounces. If the prior calendar quarter average price exceeds \$421 per ounce we will pay the financial institution an amount equal to the difference between the average price and \$421 per ounce times 5,700 ounces.

The hedge is structured to reflect and offset the variable nature of the gold price used in calculating the amount due to the Company in terms of the Rosebel royalty, to the extent of attributable production of 57,000 ounces per quarter. Attributable gold production in the second quarter was approximately 88,000 ounces. Gold prices averaged \$427.39 per ounce during the second quarter of 2005 resulting in a payment due to the bank of \$36,444 in respect to the second quarter hedging.

See "Restatement" above

DEBT AND CONTRACTUAL OBLIGATIONS

The amounts shown below are undiscounted to show full expected cash requirements, in thousands of dollars in respect to debt and contractual obligations.

Golden Star Resources Ltd. Macquarie Bank **Total**

Payments (\$'000) Due by Period					
Total < 1 Year					
9,962	6,012	0	2	3,948	
6,155	2,822	3,333	0	0	
\$ 16,117	\$ 8,834	\$ 3,333	\$ 2	\$ 3,948	

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Our financial statements reflect the application of Canadian GAAP. The accounting policies reflected therein are generally those applied by similarly situated mining resource companies in Canada. Our accounting policies under Canadian GAAP are described in Note 4 of our consolidated financial statements as found in our 2004 Annual Report.

Preparation of our consolidated financial statements requires the use of estimates and assumptions that can affect reported amounts of assets, liabilities, revenues and expenses. Accounting policies relating to current and future values, depreciation and amortization of bank loans, future royalty payments, equipment, and expense accruals are subject to estimates and assumptions regarding reserves, gold recoveries, future gold prices and future mining activities.

Decisions to write off, or not to write off, all or a portion of our investment in various properties, especially exploration properties, subject to impairment analysis are based on our judgment as to the actual value of the properties and are therefore subjective in most cases. We have written off substantially all of our investments in exploration properties based upon our assessments of the

amounts recoverable from these properties. We continue to retain title to certain properties after impairment write-offs as future events and discoveries may ultimately prove that they have significant value.

SHARE CAPITAL

At June 30, 2005 we had 45,002,884 common shares with a par value of €0.01 per share. There were no new shares issued during the six months ending June 30, 2005.

Common Shares - as of June 30, 2005

Par	\$	607
Premium	4	<u>4,891</u>
Total Share Capital	\$ 4.	<u>5,498</u>

Following the change of name of the Company to EURO Ressources SA, the symbol for the Company's shares was changed to EUR on both the Toronto Stock Exchange and the Euronext of the Paris Bourse, where the Company's shares continue to trade. Previously, during 2004, our former Class A and Class B common shares were merged into a single class of common stock.

This Management's Discussion and Analysis of Financial Condition and Results of Operation includes information available to July 31, 2005. As of July 31, 2005 there were 45,002,884 common shares outstanding.

ADDITIONAL INFORMATION

Additional information relating to EURO Ressources S.A. is available on SEDAR at www.sedar.com. Further requests for information should be addressed to:

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