**Consolidated Financial Statements** 

**Years Ended June 30, 2006 and 2005** 

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**Auditors' Report** 

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# **AUDITORS' REPORT**

To the Shareholders of **Pacific Imperial Mines Inc.** 

We have audited the consolidated balance sheets of **Pacific Imperial Mines Inc.** as at June 30, 2006 and 2005 and the consolidated statements of operations and deficit and cash flows for the years ended June 30, 2006 and 2005. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, these financial statements present fairly, in all material respects, the financial position of the Company as at June 30, 2006 and 2005 and the results of its operations and its cash flows for the years ended June 30, 2006 and 2005, in accordance with Canadian generally accepted accounting principles.

Vancouver, Canada October 2, 2006

Chartered Accountants

Ernst & young UP

(An exploration stage enterprise)
Consolidated Balance Sheets
(See Note 2 - Basis of Presentation )
(Expressed in Canadian Dollars)

(Expressed in Canadian Donais)		June 30	June 30	
		2006		2005
ASSETS				
Current assets				
Cash and cash equivalents	\$	608,871	\$	1,067,931
Advances and sundry receivables	•	20,306		30,615
Prepaid and deposit		2,511		<u>-</u>
Total current assets		631,688		1,098,546
Mineral interests (Note 5)		-		-
Equipment (Note 6)		57,771		80,543
Total assets	\$	689,459	\$	1,179,089
LIABILITIES				
Current liabilities	\$	22.442	φ	07 740
Accounts payable and accrued liabilities (Note 7)  Due to related parties (Note 7)	Ф	33,143 204,756	\$	87,749 271,145
Due to related parties (Note 1)		204,730		271,143
Total liabilities		237,899		358,894
Commitments (Note 5)				
SHAREHOLDERS' EQUITY				
Share capital				
Authorized: unlimited common shares				
with no par value (Note 8)		2,005,385		1,960,385
Contributed surplus (Note 8(c))		1,939,148		1,904,710
Deficit		(3,492,973)		(3,044,900)
Total shareholders' equity		451,560		820,195
Total liabilities and shareholders' equity	\$	689,459	\$	1,179,089

See accompanying notes to consolidated financial statements

On behalf of the Board:	"Michael Liu"	"Leo King"
	Michael Liu	Leo King
	Director	Director

(An exploration stage enterprise)
Consolidated Statements of Operations and Deficit
(Expressed in Canadian Dollars)

		Year	Year
		Ended	Ended
		June 30	June 30
		2006	2005
Expenses (Note 7)			
Accounting and audit	\$	51,014	\$ 44,980
Amortization		22,772	22,298
Consulting fees		37,407	40,208
Exploration costs (Note 5(e))		11,764	106,276
Foreign exchange loss		6,086	23,169
General exploration		92,837	154,700
Interest expenses		132	202
Legal		7,908	39,497
Management fees		148,560	112,920
Office and miscellaneous		11,798	15,916
Promotion and government relations		14,897	23,330
Stock based compensation		34,438	567,969
Transfer agent fees		9,246	10,935
Travel and transportation		10,862	24,959
Interest income		(11,648)	(2,090)
Loss for the year		(448,073)	(1,185,269)
Net liability acquired (Note 4)		(440,073)	(1,185,269)
Deficit, beginning of year		(3,044,900)	(1,679,275)
		(3,044,900)	(1,079,273)
Deficit, end of year	\$	(3,492,973)	\$ (3,044,900)
<u> </u>		<u>, , , , , , , , , , , , , , , , ,</u>	<u> </u>
Loss per share - basic and fully diluted	\$	(0.01)	\$ (0.05)
	•		
Weighted average number of shares outstanding			
-basic and fully diluted		31,623,714	26,222,345

See accompanying notes to consolidated financial statements

(An exploration stage enterprise)
Consolidated Statements of Cash Flows
(Expressed in Canadian Dollars)

		Year Ended June 30 2006	Year Ended June 30 2005
Cash flows from (used in) operating activities Loss for the year Adjustment for items not involving cash:	\$	(448,073) \$	(1,185,269)
<ul> <li>- amortization of equipment</li> <li>- stock based compensation</li> <li>Change in non-cash working capital items:</li> <li>- sundry receivable</li> <li>- prepaid and deposit</li> <li>- accounts payable and accrued liabilities</li> </ul>		22,772 34,438	22,298 567,969
		10,309 (2,511) (54,606)	34,490 - (142,052)
Net cash used in operating activities		(437,671)	(702,564)
Cash flows from (used in) financing activities Repayment of bank loan Shares issued for cash, net of share		-	(90,000)
issuance costs paid in cash Advances from (to) related parties		45,000 (66,389)	1,788,545 (66,374)
Net cash provided by (used in) financing activities		(21,389)	1,632,171
Cash flows from (used in) investing activities Purchases of equipment Cash acquired from reverse takeover		- -	(2,475) 14,726
Net cash provided by investing activities		<u>-</u>	12,251
Increase (decrease) in cash and cash equivalent		(459,060)	941,858
Cash and cash equivalents, beginning of year		1,067,931	126,073
Cash and cash equivalents, end of year	\$	608,871 \$	1,067,931
Supplemental disclosure of cash flow information: Interest paid in cash Income tax paid in cash	\$ \$		\$ 202 \$ -

See accompanying notes to consolidated financial statements

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

## 1. Nature of Operation

These consolidated financial statements include the accounts of Pacific Imperial Mines Inc. ("PPM"), GoldChina Holdings Group Limited ("GoldChina") and its wholly owned subsidiary Guangnan Tangshang Gold Co., Ltd. ("GGC") (collectively called the "Company"). PPM was incorporated under the British Columbia Company Act on September 18, 1987 and is now governed by the British Columbia Business Corporation Act. GoldChina was incorporated on December 24, 2003 under the International Business Companies Act of the Territory of the British Virgin Islands. GGC was incorporated under the laws of China on December 28, 2002 and became a wholly foreign owned enterprise on January 19, 2004. On September 20, 2004, the Company completed the acquisition of all of the issued and outstanding shares of GoldChina by issuing 15,700,000 common shares of the Company. This business combination has been accounted for as a reverse takeover with GoldChina as the accounting parent. The combined entity is considered to be a continuation of GoldChina. The transaction is described in more detail in note 4.

The Company is engaged in the acquisition, exploration and development of mineral properties.

#### 2. Basis of Presentation

These consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles on a going-concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business.

The Company has experienced losses since its inception amounting to \$3,492,973 as of June 30, 2006. The ability of the Company to meet its commitments as they become payable, including the completion of acquisitions, exploration and development of mineral properties and projects, is dependent on the ability of the Company to obtain necessary financing. There is no assurance that the Company will be successful in raising necessary financing. As of June 30, 2006, the Company had a total of \$608,871 in cash and cash equivalents.

The Company is in the process of exploring and evaluating its mineral properties and projects and has not yet determined whether these properties contain economically recoverable ore reserves. The underlying value of the mineral properties is entirely dependent on the existence of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete development and upon future profitable production or sufficient proceeds form the disposition thereof.

These financial statements do not give effect to adjustments, if any, that would be necessary should the Company be unable to continue as a going concern and, therefore, be required to realize its assets and liquidate its liabilities in other than the normal course of business and at amounts which may differ from those shown in the financial statements.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 3. Summary of Significant Accounting Policies

#### (a) Basis of Consolidation

These consolidated financial statements include the accounts of the parent company and its wholly owned subsidiaries GoldChina and GGC. All significant inter-company balances and transactions have been eliminated.

#### (b) Use of Estimates

The preparation of financial statements in conformity with Canadian generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amount of revenues and expenses during the period. Actual results may differ from those estimates.

# (c) Cash Equivalents

Cash equivalents usually consist of highly liquid investments which are readily convertible into cash with maturity of three months or less when purchased. As of June 30, 2006 and June 30, 2005, cash equivalents consist of cash and treasury bills.

# (d) Equipment

The capital assets are amortized at the following rates per annum:

Canada – Declining balance method

Computer equipment – 30% Furniture and fixture – 20%

China – Straight-line method

Mining equipment - 5 to 8 years

Motor vehicles – 5 years

Office equipment and furniture – 5 to 8 years

Notes to Consolidated Financial Statements
June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 3. Summary of Significant Accounting Policies (continued)

# (e) Environmental Protection and Asset Retirement Obligations

The operations of the Company have been, and may be in the future affected from time to time in varying degrees by changes in environmental regulations, including those for future removal and site restoration costs. Both the likelihood of new regulations and their overall effect upon the Company may vary from region to region and are not predictable.

The Company's policy is to meet or, if possible, surpass standards set by relevant legislation, by application of technically proven and economically feasible measures. The Company recognizes the fair value of asset retirement obligations in the period in which they incur and under which a reasonable estimate of such costs can be made. The asset retirement obligation is recorded as a liability with a corresponding increase to the carrying amount of the related long-lived asset. Subsequently, the asset retirement cost is allocated to expenses using a systematic and rational method and is adjusted to reflect period-to-period changes in the liability. Giving the limited exploration works have been done to date, management believes that there is no significant assets retirement obligations as of June 30, 2006.

#### (f) Long-lived Assets Impairment

Long-lived assets of the Company are reviewed when changes in circumstances suggest their carrying value has become impaired. Management considers assets to be impaired if the carrying value exceeds the estimated undiscounted future projected cash flows resulted from the use of the asset and its eventual disposition. If impairment is deemed to exist, the assets will be written down to fair value. Fair value is generally determined using a discounted cash flow analysis.

#### (g) Mineral Interests

The Company follows the method of accounting for its mineral interests whereby all costs related to exploration and development are expensed when incurred until such time as economic reserves are established.

From time to time, the Company may acquire or dispose of properties pursuant to the terms of option agreements. Due to the fact that options are exercisable entirely at the discretion of the optionee, the amounts payable or receivable are not recorded until the payments are made or received. Option payments are recorded as resource property costs or recoveries when the payments are made or received.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 3. Summary of Significant Accounting Policies (continued)

#### (h) Foreign Currency Translation

The Company's functional currency is the Canadian dollars. The Company follows the temporal method of accounting for the translation of its integrated foreign operation. Under this method, monetary assets and liabilities are translated into Canadian dollars at the period end exchange rates. Non-monetary assets and liabilities are translated into Canadian dollars using historical rates of exchange. Revenues and expenses are translated into Canadian dollars at average rates for the period and exchange gains and losses on translation are included in income.

Transactions denominated in foreign currencies are translated into Canadian dollars at the exchange rates prevailing at transaction dates.

#### (i) Income Taxes

The Company follows the liability method of accounting for income taxes. Under this method, future income tax assets and liabilities are determined based on differences between financial reporting and tax bases of assets and liabilities, measured using substantially enacted tax rates and laws that will be in effect when the differences are expected to reverse.

## (j) Stock-based Compensation

The Company adopted Canadian Institute of Chartered Accountants Handbook Section 3870 Stock-based compensation and other stock-based payments to account for the issuance of stock options.

The fair value of stock options is determined by the *Black-Scholes Option Pricing Model* with assumptions for risk-free interest rates, dividend yields, volatility factors of the expected market price of the Company's common shares and an expected life of the options. The fair value of direct awards of stocks is determined by the quoted market price of the Company's stock. For the year ended June 30, 2006, \$34,438 (2005 - \$567,969) was recorded as stock-based compensation and credited to contributed surplus.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 3. Summary of Significant Accounting Policies (continued)

#### (k) Earnings (Loss) Per Share

Basic earnings (loss) per share is computed using the weighted average number of common shares outstanding during the period. Diluted earnings (loss) per share amounts are calculated giving effect to the potential dilution that would occur if securities or other contracts to issue common shares were exercised or converted to common shares using the treasury stock method. The treasury stock method assumes that proceeds received from the exercise of stock options and warrants are used to repurchase common shares at their prevailing market rate.

As the Company incurred net losses, the stock options and share purchase warrants, as disclosed in note 8, were not included in the computation of loss per share as its inclusion would be anti-dilutive.

#### (I) Comparative Figures

Certain of the comparative figures have been reclassified to conform to the current year's presentation.

#### 4. Acquisition of GoldChina Holdings Group Limited ("GoldChina")

On September 20, 2004, PPM completed the acquisition of all of the issued and outstanding shares of GoldChina by issuing 15,700,000 of its common shares. This business combination has been accounted for as a reverse takeover with GoldChina as the accounting parent (see Note 1).

GoldChina through its wholly-owned subsidiary, GGC holds the exploration rights to explore two exploration properties, known as Tangshang and Salachong properties, located in Yunnan province, China. It also holds a right of first refusal to acquire the exclusive exploration rights in respect of 17 additional properties in Yunnan province, China (also see Note 5).

This transaction resulted in the former shareholders of GoldChina owning the majority of the issued and outstanding shares of the combined entity. Accounting principles applicable to reverse take-over have been applied to record this acquisition. Under this basis of accounting, GoldChina has been identified as the acquirer and, accordingly, the combined entity is considered to be a continuation of GoldChina with the net liabilities of \$180,356 of the Company deemed to have been assumed by GoldChina.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 4. Acquisition of GoldChina Holdings Group Limited ("GoldChina") (continued)

The net liabilities assumed are summarized as follows:

Cash and cash equivalents	\$ 14,726
Receivable and advances	53,078
Equipment	1,058
Bank loan	(90,000)
Accounts payable and accrued liabilities	(159,218)
Net liability charged to retained earnings (deficit)	\$ (180,356)

The operating results of PPM for the period July 1, 2004 to September 20, 2004 (date of reverse take-over) are summarized as follows:

Accounting and audit	\$	260
Amortization	•	74
Consulting		1,375
Interest expenses		633
Legal		29,769
Listing and filing fees		18,146
Management fees		12,793
Office and miscellaneous		950
Shareholder communication		653
Transfer agent fees		4,479
Travel and promotion		15,814
Interest income		(43)
Net loss for the period	\$	84,903

#### 5. Mineral Interests

(a) On August 30, 2004, the Company entered into a Cooperative Agreement (the "Agreement") with Kobex Resources Ltd. ("Kobex"), a company with common directors of the Company. Pursuant to the Agreement, Kobex is granted a right of first refusal to acquire a 60% undivided interest in one resource property available to the Company (the "Property"), excluding the Tangshang and Salachong properties. In order to acquire the interest, Kobex is required to fund US\$3,000,000 of exploration and development expenditures on the property within three years from the date that Kobex identifies a property to pursue an interest in, but no later than three years from the date of the Agreement. If this requirement is not met, Kobex's rights under this Agreement will be terminated.

Notes to Consolidated Financial Statements
June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 5. Mineral Interests (continued)

For the property selected, Kobex will also be required to issue to the Company up to an aggregate of 1,000,000 shares from its treasury on a staged basis as follows:

- (i) 200,000 shares upon receipt of title to the property;
- (ii) 200,000 shares upon expenditures by Kobex of US\$1,000,000 on the property;
- (iii) 200,000 shares upon expenditures by Kobex of a cumulative amount of US\$3,000,000 on the property;
- (iv) 400,000 shares upon a production decision being made by the parties in respect of the property.

As of June 30, 2006, Kobex has not yet executed its options and no shares were received by the Company.

(b) The Company was granted two (2) mineral exploration licenses, called "Tangshang Gold" and "Salachong Gold", by the Government of China. These two properties are located in Guangnan County, Yunnan province, China. The exploration licenses are valid until February 5, 2006 for Salachong Gold Property and February 27, 2006 for Tangshang Gold Property. The licenses are renewable on an annual basis and they are currently in the process of being renewed.

As at June 30, 2006, the Company has expended accumulated totals of \$821,811 and \$542,809 exploration expenditures on Tangshang and Salaching properties respectively.

The Company has agreed that if the minimum mineable gold reserve is six tons or higher, the Company would pay \$2,050,638 (RMB 14,700,000) to its two former shareholders, as follow:

- (i) \$1,171,793 (RMB 8,400,000) is due on:
  - the completion of all of the exploration work on the Tangshang and Salachong properties; and
  - the confirmation of the exploration results and resource reserves by the Reserve Evaluation Centre of the State Ministry of Land & Resources or Provincial Department of Land and Resources (the "Reserve Confirmation").
- (ii) \$878,845 (RMB 6,300,000) is due and payable 360 business days following payment of the amount due on Reserve Confirmation.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 5. Mineral Interests (continued)

As of June 30, 2006, the minimum mineable reserve has not been identified.

(c) On October 22, 2003, the Company through GGC entered into a Preferable Cooperation Agreement with Yunnan Non-Ferrous Metals Geological Bureau, a Chinese Government Agency. Pursuant to the agreement, the Company was granted, for two years, the first right of refusal to acquire the exploration rights in respect of eight (8) natural resource properties (Shededi Gold, Xiaoguanzhai Gold, Liangshan Gold, Gaoliang Gold, Bawai Gold, Shangzhemeng Gold, Dongmujin Gold and Shangliantang Gold). All these properties are located in Yunnan province, China.

This option was never exercised and expired on October 22, 2005.

- (d) On February 11, 2004, the Company through GGC entered into a second Preferable Cooperation Agreement with Yunnan Non-Ferrous Metals Geological Bureau. Pursuant to the agreement, the Company was granted, for two years, the first right of refusal to acquire the exploration rights in respect of the following nine (9) additional resources properties all located in the Yunnan province, China:
  - Jinduo Gold:
  - Liuchaichong Gold;
  - Wujiazhai Gold & Silver;
  - Shihaduo Gold;
  - Yaniia Gold & Copper:
  - Manlonggou Gold;
  - Epu Gold;
  - · Liaobei Gold; and
  - Xiazhai Gold.

This option was never exercised and expired on February 11, 2006.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 5. Mineral Interests (continued)

# (e) Exploration costs incurred were as follows:

	Exploration Costs for the Year Ended June 30, 2006							
	Total		Tangshang		Salachong			
Contracted exploration Exploration and mining license fees	\$	10,329 1,435	\$	-	\$	10,329 1,435		
Total	\$	11,764	\$	-	\$	11,764		

# Exploration Costs for the Year Ended June 30, 2005

		Total		Tangshang		Salachong	
Contracted exploration	\$	72,623	\$	-	\$	72,623	
Professional fees		19,273		-		19,273	
Road construction		12,355		-		12,355	
Supplies		2,025		-		2,025	
Total	\$	106,276	\$	-	\$	106,276	

# Cumulative Exploration Costs as of June 30, 2006

			 ,			
		Total	Tangshang	Salachong		
Contracted exploration	\$	770,452	\$ 343,751	\$ 426,701		
Exploration and mining license fees		548,310	546,875	1,435		
Labour		13,252	13,252	-		
Land compensation fees		30,365	30,365	-		
Land lease		161,059	161,059	-		
Professional fees		41,909	20,549	21,360		
Road construction		53,543	-	53,543		
Surface facilities		67,850	67,850	-		
Supplies		16,053	15,041	1,012		
Valuation report		77,516	38,758	38,758		
Recovery - sundry gold sales		(415,689)	(415,689)	-		
Total	\$	1,364,620	\$ 821,811	\$ 542,809		

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 6. Equipment

	 2006						
	Cost		Accmulated Amortization		Net Book Value		
Mining equipment Motor vehicles Office equipment and furniture	\$ 92,193 20,951 11,823	\$	47,439 14,227 5,530	\$	44,754 6,724 6,293		
Total	\$ 124,967	\$	67,196	\$	57,771		

	 2005						
		Net Book					
	Cost		Amortization		Value		
Mining equipment	\$ 92,193	\$	31,057	\$	61,136		
Motor vehicles	20,951		10,162		10,789		
Office equipment and furniture	11,823		3,205		8,618		
Total	\$ 124,967	\$	44,424	\$	80,543		

# 7. Related Party Transactions

The following are related party transactions which are not disclosed elsewhere in the consolidated financial statements:

(a) Amounts due to related parties are unsecured and have no specific terms of repayment.

	2006	2005
Brigade 306 of Yunnan Non-Ferrous Metals Geological Bureau - a former shareholder of GoldChina and a corporation which officer is also a director of the Company, bearing interest at 4.32% per annum	\$ 139,499	\$ 148,100
Beijing United Capital Investment Co., Ltd a corporation with a common director of the Company, non-interest bearing	51,730	114,159
Shanghai East Financial Consulting Ltd a corporation with a common director of the Company, non-interest bearing	-	8,886
International Barytex Resources Ltd a corporation with common directors of the Company, non-interest bearing	807	-
V&D International Holdings Co. Ltd a corporation controlled by a director of the Company, non-interest bearing	12,720	-
	\$ 204,756	\$ 271,145

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 7. Related Party Transactions (continued)

- (b) In 2003, the Company signed a geological cooperation agreement ("Agreement") with a corporation related to a corporate shareholder under common control. Pursuant to the Agreement, the Company agreed to pay a total of \$723,438 (RMB 4,630,000), subsequently amended to \$687,500 (RMB 4,400,000) for certain geological exploration services. As at June 30, 2004, \$375,000 (RMB 2,400,000) remained unpaid. In August 2004 RMB 2,400,000 was forgiven by this corporation and the amount was credited to contributed surplus.
- (c) During the Year Ended June 30, 2006, the Company incurred consulting fees of \$8,610 (RMB 60,000) (2005 \$27,058 (RMB 180,000)), to a private corporation with a common director of the Company.
  - The Company signed management fees contracts to pay a director of the Company at \$6,000 per month and a company with common directors at \$6,380 per month. During the year ended June 30, 2006, the Company incurred management fees, office and administration of \$152,293 (2005 \$112,920).
- (d) In August 2004, debts of \$325,481 (RMB 2,000,000) owed by the Company were forgiven by the three former corporate shareholders of GoldChina. These amounts were credited to contributed surplus.
- (e) In March 2005, the Company signed an exploration agreement with a Chinese corporation whose senior officer is also a director of the Company. Pursuant to this agreement, the Company agreed to pay up to a total of \$112,325 (RMB 805,200). As at June 30, 2006, \$82,952 (RMB 555,100) (2005 \$33,071 (RMB 220,000)) was paid and \$Nil (2005 \$38,968 (RMB 263,120)) was recorded as accrued liabilities. The exploration agreement is considered completed as of June 30, 2006.
- (f) The amounts due from or to related parties have no specific terms of repayment. These transactions are in the normal course of operations and were measured at the exchange amount, which is the amount of consideration elaborated and agreed to by the related parties.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

# 8. Share Capital

(a) Authorized: unlimited common shares with no par value

## (b) Issued:

	Shares	Amount
Shares issued and outstanding immediately before		
reverse acquisition	7,846,728	\$ 312,500
Shares issued to effect the acquisition of GoldChina and recapitalization (Note 4)	15,700,000	-
Shares issued pursuant to private placement, net of issuance costs	8,000,000	1,647,885
Shares issued and outstanding as at June 30, 2005 Warrants exercised	31,546,728 100,000	1,960,385 45,000
Shares issued and outstanding as at June 30, 2006	31,646,728	\$ 2,005,385

In September 2004, the Company completed two private placements of 8,000,000 units in total; 6,000,000 units brokered and 2,000,000 units non-brokered, at a price of \$0.25 per unit for aggregate gross proceeds of \$2,000,000. Each unit consists of one common share and one purchase warrant. Each warrant entitles the holder to acquire one common share of the Company at \$0.45 per share for a period of two years, subject to an accelerated expiry clause. The Company applied the residual approach and allocated the total proceeds to common shares and \$nil to attached warrants.

Pursuant to the brokered placement, the Company paid the agent cash commission and corporate finance fee totaling \$211,455, and issued 560,000 Broker Warrants. The Broker Warrants entitles the holder to acquire one common share of the Company at \$0.25 per share for a period of two years. There were no commissions or fees paid for the non-brokered private placement.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 8. Share Capital (continued)

In September 2004, the Company charged \$140,660 as share issuance costs by applying fair value based method of accounting for the options granted to the brokers and credited its contributed surplus by the same amount. The fair value of Broker Warrants granted has been estimated using the Black-Scholes Option Pricing Model with the following assumptions:

Risk-free interest rate	3.00%
Dividend yield	0%
Volatility	131.71%
Expected lives	2 years

Option pricing models require the use of highly subjective estimates and assumptions including the expected stock price volatility. Changes in the underlying assumptions can materially affect the fair value estimates and therefore, in management's opinion, existing models do not necessarily provide reliable measure of the fair value of the Broker Warrants.

#### (c) Contributed Surplus

Contributed surplus is comprised of the following:

	Amount
Balance, June 30, 2004	\$ 495,600
Forgiveness of debts (Note 7b & 7d)	700,481
Broker Warrants (Note 8b)	140,660
Stock based compensation (Note 8e)	567,969
Balance, June 30, 2005	1,904,710
Stock based compensation (Note 8e)	34,438
Balance, June 30, 2006	\$ 1,939,148

#### (d) Warrants

As at June 30, 2006, the following warrants were outstanding. Each warrant entitles the holder to acquire one common share of the Company. Of the total warrants outstanding, 560,000 were broker warrants.

			Weighted Average
		Number of	Remaining Contractual
Exe	ercise Price	Warrants	Life (Years)
\$	0.25	560,000	0.2
\$	0.45	7,900,000	0.2
		8,460,000	0.2

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 8. Share Capital (continued)

All warrants were unexercised and expired subsequent to the year end.

# (e) Stock Options

The Company has adopted a stock option plan whereby the Company can grant stock options to directors, officers, employees and consultants to acquire up to 10% of the issued and outstanding share capital of the Company from time to time.

On September 20, 2004, pursuant to the stock option plan, the Company granted to its directors and officers incentive stock options to purchase an aggregate of 1,860,000 common shares of the Company exercisable at the price of \$0.25 per share for a period of five years from date of grant. The options are vested immediately.

During the year ended June 30, 2006, the Company granted 25,000 stock options to an officer and 150,000 stock options to a director exercisable at a price of \$0.22 per share and \$0.20 respectively for a period of five years. The options are vested ranging from four to six months from the date of grant.

A summary of the status of options granted under the Company's stock option plans is presented below.

	Shares	Weighted Average Exercise Price
Options outstanding at June 30, 2004 Granted	- \$ 1,860,000	- 0.25
Options outstanding and exercisable at June 30, 2005 Granted Expired	1,860,000 175,000 (250,000)	0.25 0.20 0.25
Options outstanding at June 30, 2006	1,785,000	0.25
Options exercisable at June 30, 2006	1,610,000	0.25

The weighted average life of the options outstanding and exercisable at June 30, 2006 is 3.63 years (2005 - 4.23 years).

The weighted average fair value of stock options granted during the year ended June 30, 2006 was \$0.23 (2005 - \$0.31)

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 8. Share Capital (continued)

# (e) Stock Options (continued)

The Company charged \$34,438 and \$567,969 stock based compensation by applying fair value based method of accounting for the stock options granted during the year ended June 30, 2006 and 2005 respectively. The fair value of all options granted has been estimated using the Black-Scholes Option Pricing Model with the following weighted-average assumptions:

	2006	2005
Risk-free interest rate	4.10%	3.93%
Dividend yield	0%	0%
Volatility	128.66%	123.18%
Expected lives	5 years	5 years

Option pricing models require the use of highly subjective estimates and assumptions including the expected stock price volatility. Changes in the underlying assumptions can materially affect the fair value estimates and therefore, in management's opinion, existing models do not necessarily provide reliable measure of the fair value of the Company's stock options.

## (f) Escrow Shares

On September 20, 2004, PPM completed the acquisition of all of the issued and outstanding shares of GoldChina by issuing 15,700,000 of its common shares (Note 4). As of June 30, 2006, 7,064,999 (2005 - 11,775,000) shares were held at escrow. These shares are subject to an escrow agreement providing for release over a thirty-six (36) month period from the date of completion of the GoldChina Agreement.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 9. Income Taxes

(a) A reconciliation of the statutory tax rate to the effective rate at 34.12% (2005 - 35.62%) for Canadian taxable income and 33% for Chinese taxable income for the Company is as follows:

	2006	2005
Consolidated losses	\$ 448,000	\$ 1,185,000
Statutory rate	34.12%	35.62%
Tax benefit	153,000	422,000
Foreign rate differential – China at 33%	(1,000)	(8,000)
Permanent differences:		
Non-deductible expenses	(4,000)	(204,000)
Deductible items booked to share capital	(46,000)	(64,000)
Other	13,000	-
Change in valuation allowance	(115,000)	(146,000)
Income tax provision	-	

(b) The approximate tax effect of each type of temporary difference that give rise to the Company's future income tax assets are as follows:

	2006	2005
Future income tax		
Operating loss carry-forwards		
Canada	366,000	283,000
China	84,000	72,000
Tax value of assets in excess of carrying value		
of assets		
Canada	49,000	64,000
China	588,000	553,000
Total future income tax assets	1,087,000	972,000
Valuation allowance for future income tax assets	(1,087,000)	(972,000)
Net future income tax asset	-	-

(c) As of June 30, 2006, the Company has Canadian non-capital losses of approximately \$1,071,000 for Canadian income tax purposes and Chinese loss carryforwards of \$255,000 for Chinese income tax purposes. The Canadian non-capital losses expire commencing 2008 through 2016 if not utilized. The Chinese loss carryforwards expire commencing 2008 through 2011 if not utilized.

Future income tax benefits which may arise as a result of these losses have not been recognized in these financial statements as their realization is uncertain.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 10. Geographical Information

The Company's business is considered as operating in one segment, mineral exploration and development. The geographical division of the Company's total assets and operating loss is as follows:

	2006		2005
ASSETS			
Canada	\$ 425,287	\$	629,175
China	264,172		549,914
	\$ 689,459	\$	1,179,089
	Year E	Ende	ed
	 June	e 30	1
	2006		2005
Net loss			_
Canada	\$ 290,332	\$	834,087
China	157,741		351,182
	\$ 448,073	\$	1,185,269

#### 11. Financial Instruments

Fair value estimates of financial instruments are made at a specific point in time, based on relevant information about financial markets and specific financial instruments. As these estimates are subjective in nature, involving uncertainties and matters of significant judgement, they cannot be determined with precision. Changes in assumptions can significantly affect estimated fair values.

The carrying value of cash and cash equivalents, receivable and advances, accounts payable and accrued liabilities, and amount due to related parties approximates the fair value because of the short-term nature of those instruments.

The Company is not subject to significant interest and credit risks arising from these financial instruments. The Company operates in China and therefore subject to foreign currency risk arising from changes in exchange rates between Chinese currency RMB and Canadian dollar.

Notes to Consolidated Financial Statements June 30, 2006 and 2005 (Expressed in Canadian Dollars)

#### 12. Non-Cash Transactions

In August 2004, debts of \$700,481 (RMB 4,400,000) owed by the Company were forgiven by the two former corporate shareholders, a corporation related to a former corporate shareholder under common control, and a corporation controlled by two directors of the Company (Notes 7b & 7d).

In September 2004, pursuant to the brokered placement, the Company issued to the agent 560,000 Broker Warrants (Note 8b).

#### 13. Subsequent Event

Subsequent to the year end, the Company granted a total of 75,000 stock options to an officer and a consultant at the exercise price of \$0.175 for a period of five years.

PACIFIC IMPERIAL MINES INC. Management Discussion and Analysis Year Ended June 30, 2006

The following discussion and analysis, prepared as of October 23, 2006, should be read in conjunction with the audited consolidated financial statements of Pacific Imperial Mines Inc. (the "Company") for the year ended June 30, 2006 together with the related notes thereto. The section regarding disclosure control was prepared on November 10, 2006. These financial statements are prepared in accordance with Canadian generally accepted accounting principles.

This Management Discussion & Analysis summarizes the activities of the Company to date, and provides financial information for the year ended June 30, 2006. The discussion may contain statements that are forward-looking in nature, involving known and unknown risks and uncertainties such as general economic and business conditions, operating costs, changes in foreign currency exchange rates, and other factors. Since forward-looking statements address future events and conditions, by their nature, they involve inherent risks and uncertainties. Therefore, actual results may be materially different from those expressed or implied in such statements. Additional information on the Company is also available at <a href="https://www.sedar.com">www.sedar.com</a>.

#### **Description of Business**

Pacific Imperial Mines Inc. is a mineral exploration company engaged in the acquisition and exploration of mineral properties. Currently, all of the Company's mineral properties are in People's Republic of China. In September 2004, the Company was successful in acquiring a mineral exploration venture through a reverse take-over ("RTO") transaction which resulted in the former shareholders of GoldChina owning the majority of the issued and outstanding shares of the combined entity. Accounting principles applicable to reverse take-over have been applied to record this acquisition. Under this basis of accounting, GoldChina has been identified as the acquirer and accordingly, the combined entity is considered to be a continuation of GoldChina with the liabilities of \$180,356 of Pacific Imperial Mines Inc. prior to this reverse take-over transaction, deemed to have been assumed by GoldChina. The Company continues to be listed on the TSX Venture Exchange as a Tier 2 natural resource issuer under the symbol "PPM".

#### **Business Acquisition**

On May 4, 2004 the Company announced the signing of a Share Purchase Agreement (the "GoldChina Agreement") with East Asian Global Finance Limited, Success Period Resources Limited and Gold Carlin Minerals Co., Ltd. (each privately held British Virgin Island companies) and 17 other parties, most of whom are residents of China (collectively the "Vendors") whereby the Company would acquire 100% of the issued and outstanding shares of GoldChina Holdings Group Limited ("GoldChina"), a British Virgin Island company. GoldChina, through its wholly owned Chinese subsidiary, Yunnan Guangnan Gold Company Limited ("Guangnan Gold"), holds the exploration rights, through an agreement with Yunnan Non Ferrous Metal Geological Bureau ("YNMGB"), to explore two exploration properties located in Yunnan Province, China and known as the Tangshang and Salachong properties, covering a combined area of approximately 61 square kms. In addition, Guangnan Gold holds a right of first refusal to acquire the exclusive exploration rights in respect of 17 additional properties in Yunnan Province (covering an aggregate area of approximately 600 square kms.).

Under the terms of the GoldChina Agreement, the Company agreed to issue to the Vendors an aggregate of 15,700,000 common shares at a deemed price of \$0.07 per share (the "Purchase Shares") in consideration for the shares of GoldChina. The Vendors, East Asian Global Finance Limited, Gold Carlin Minerals Co. Ltd. and Success Period Resources Limited will receive 37.3%, 29.1% and 8.1% of the Purchase Shares respectively. The other 17 Vendors will receive an aggregate of 25.5% of the Purchase Shares, none of whom will individually receive in excess of 5.0% of the Purchase Shares. The Purchase Shares are subject to an escrow agreement providing for release over a 36 month period from the date of completion of the GoldChina Agreement.

On September 20, 2004, the Company completed the acquisition of 100% of the issued and outstanding shares of GoldChina. This transaction resulted in the former shareholders of GoldChina owning the majority of the issued and outstanding shares of the combined entity. Accounting principles applicable to reverse take-over

were applied to record this acquisition. Under this basis of accounting, GoldChina is identified as the acquirer and, accordingly, the combined entity is considered to be a continuation of GoldChina with the net assets of the Company deemed to have been acquired by GoldChina.

The Company was granted two (2) mineral exploration licenses, called "Tangshang Gold" and "Salachong Gold", by the Government of China. These two properties are located in Guangnan County, Yunnan province, China. The exploration licenses are valid until February 5, 2006 for Salachong Gold Property and February 27, 2006 for Tangshang Gold Property. The licenses are renewable on an annual basis and they are in the process of being renewed for another year.

The Company has agreed that if the minimum mineable gold reserve is six tons or higher, the Company would pay \$2,296,875 (RMB 14,700,000) to its two former shareholders, as follow:

- (i) \$1,312,500 (RMB 8,400,000) is due on:
  - the completion of all of the exploration work on the Tangshang and Salachong properties; and
  - the confirmation of the exploration results and resource reserves by the Reserve Evaluation Centre of the State Ministry of Land & Resources or Provincial Department of Land and Resources (the "Reserve Confirmation").
- (ii) \$984,375 (RMB 6,300,000) is due and payable 360 business days following payment of the amount due on Reserve Confirmation.

It should be noted that owing to different methodologies and required data density, the Chinese definitions of resource categories, known as "332", "333" and "334" differ significantly from current Canadian Institute of Mining, Metallurgy and Petroleum (CIM) standards. Also the Chinese classifications may not take into consideration economic viability. As a result, there is a risk that even if economic reserves are not established as defined under National Instrument 43-101, the Company may have to pay the above mentioned additional fees.

As of June 30, 2006, the minimum mineable gold reserve has not been identified.

#### **Overall Performance**

As all of the Company's mineral properties are still in exploration, the Company has experienced losses since its inception. During the year ended June 30, 2006, the Company incurred a loss of \$448,073 or \$0.01 per share. As of June 30, 2006, the total accumulated losses amounted to \$3,492,973. The Company is likely to continue incurring losses in the foreseeable future.

Since the RTO in September 2004, the Company has raised \$1,647,885, net of share issuing costs, raised by issuing common shares. The only other minor fund source was \$45,000 as result of warrants exercised. The ability of the Company to meet its commitments as they become payable, including the completion of acquisitions, exploration and development of mineral properties and projects, is dependent on the ability of the Company to obtain necessary financing. As of June 30, 2006, the Company had a working capital of \$393,789. The Company believes that it has enough cash to maintain its operation for the next 12 months assuming the current status regarding the mineral properties remains unchanged.

Through its wholly owned subsidiary, the Company was granted two (2) mineral exploration licenses, called "Tangshang Gold" and "Salachong Gold", by the Government of China. As all of the Company's mineral interests are currently in China, the Company will continue to spend most of its financial resources in this country. China has large areas of mineral lands with potential and the Company believes that China will continue to enjoy strong economic growth and provide a favourable business environment.

#### **Mineral Interests**

The Company's mineral interests are as follows:

- (a) The Company was granted two (2) mineral exploration licenses, called "Tangshang Gold" and "Salachong Gold", by the Government of China. These two properties are located in Guangnan County, Yunnan province, China. The exploration licenses are valid until February 5, 2006 for Salachong Gold Property and February 27, 2006 for Tangshang Gold Property, which are in the process of being renewed.
- (b) On October 22, 2003, the Company through GGC entered into a Preferable Co-operation Agreement with Yunnan Non-Ferrous Metals Geological Bureau, a Chinese Government Agency. Pursuant to the agreement, the Company was granted, for two years, the first right of refusal to acquire the exploration rights in respect of eight (8) natural resource properties (Shededi Gold, Xiaoguanzhai Gold, Liangshan Gold, Gaoliang Gold, Bawai Gold, Shangzhemeng Gold, Dongmujin Gold and Shangliantang Gold). All these properties are located in Yunnan province, China.

As of June 30, 2006, the Company has not executed this option.

- (c) On February 11, 2004, the Company through GGC entered into a second Preferable Cooperation Agreement with Yunnan Non-Ferrous Metals Geological Bureau. Pursuant to the agreement, the Company was granted, for two years, the first right of refusal to acquire the exploration rights in respect of the following nine (9) additional resource properties in Yunnan province, China:
  - Jinduo Gold:
  - Liuchaichong Gold;
  - Wujiazhai Gold & Silver;
  - Shihaduo Gold;
  - Yanjia Gold & Copper;
  - Manlonggou Gold;
  - Epu Gold;
  - Liaobei Gold; and
  - Xiazhai Gold.

As of June 30, 2006, the Company has not executed this option.

- (d) On August 30, 2004, the Company entered into a Cooperative Agreement with Kobex Resources Ltd. ("Kobex") whereby Kobex was granted a right of first refusal to a acquire a 60% undivided interest in one resource property available to the Company, excluding the Tangshang and Salachong properties. In order to acquire an interest, Kobex will be required to fund US\$3,000,000 of exploration and development expenditures on the property within three years of the date Kobex identifies a property to pursue an interest in. The right of first refusal will expire on the earlier of Kobex having identified a property to earn an interest in and three years from the date of the Cooperative Agreement. For the property selected, Kobex will also be required to issue to the Company up to an aggregate of 1,000,000 shares from its treasury on a staged basis as follows:
  - 200,000 shares upon receipt of title to the property;
  - 200,000 shares upon expenditures by Kobex of US\$1,000,000 on the property;
  - 200,000 shares upon expenditures by Kobex of a cumulative amount of US\$3,000,000 on the property;
  - 400,000 shares upon a production decision being made by the parties in respect of the property.

The president and director of Kobex is also the president and director of the Company. As of June 30, 2006, Kobex has not executed its option and no shares were received by the Company.

As at June 30, 2006, the Company did not have proven or probable reserves.

Exploration costs incurred by the Company were as follows:

Three Months Ended
luna 20, 2006

		June 30, 2006				
		Total	Taı	ngshang		Salachong
Contracted exploration Exploration and mining license fees	\$	(405) (16)	\$	-	\$	(405) (16)
Total	\$	(421)	\$	-	\$	(421)

Year Ended

	 Julie 30, 2000					
	 Total	Tangshang			Salachong	
Contracted exploration Exploration and mining license fees	\$ 10,329 1.435	\$	-	\$	10,329 1.435	
Total	\$ 11,764	\$	-	\$	11,764	

# Cumulative Exploration Costs as of

	June 30, 2006					
		Total		Tangshang		Salachong
Contracted exploration	\$	770,452	\$	343,751	\$	426,701
Exploration and mining license fees		548,310		546,875		1,435
Labour		13,252		13,252		-
Land compensation fees		30,365		30,365		-
Land lease		161,059		161,059		-
Professional fees		41,909		20,549		21,360
Road construction		53,543		-		53,543
Surface facilities		67,850		67,850		-
Supplies		16,053		15,041		1,012
Valuation report		77,516		38,758		38,758
Recovery - sundry gold sales		(415,689)		(415,689)		-
Total	\$	1,364,620	\$	821,811	\$	542,809

# **Other Material Contracts**

On June 8, 2004, the Company entered into a Management and Administrative Services Agreement with International Barytex Resources Ltd. ("Barytex"). Under this agreement, Barytex will provide office space and administrative services to the Company for an all inclusive monthly fee of \$6,380 plus GST. Included in this amount is the sum of \$2,500 per month for the services of Leo King as President of the Company and \$500 per month for the services of Chelsia Cheam as Corporate Secretary of the Company. Leo King is also the President and director of Barytex.

On September 20, 2004, the Company entered into a service agreement with Huasheng (Canada) Financial Management Ltd., a company controlled by a former director and associated with a current director, whereby the Company agreed to pay \$6,000 a month for management services. This agreement was terminated on February 28, 2005 and the Company entered into a similar service agreement with V&D International Holdings

Co. Ltd. effective March 1, 2005, which company is controlled by the same director. Effective August 1, 2006, the monthly fees was reduced from \$6,000 to \$2,000 per month.

On April 14, 2005, the Company entered into an agreement with Shanghai East Financial Consulting Ltd. ("Shanghai East") whereby Shanghai East will provide consulting services to the subsidiary of the Company in China for a monthly fee of RMB 10,000 per month. A director of Shanghai East is also a director of the Company, This agreement was terminated in December 2005 and the Company entered into a consulting agreement with Nuo Dun Investment Consulting Company Ltd. with similar terms.

#### **Selected Annual Information**

				Long		
		Operating	Loss per	Total	Term	Cash
	Revenue	Loss	Share	Assets	Liabilities	Dividend
Period Ended	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
Year ended June 30, 2006	Nil	(448,073)	(0.01)	689,459	Nil	Nil
Year ended June 30, 2005	Nil	(1,185,269)	(0.05)	1,179,089	Nil	Nil
Six months ended June 30, 2004	Nil	(943,424)	(0.06)	237,408	Nil	Nil
Year ended December 31, 2003	Nil	(503,089)	(0.03)	317,746	Nil	Nil

Under the basis of accounting for reverse take-over which was completed on September 20, 2004, GoldChina is identified as the acquirer and the combined entity is considered to be a continuation of GoldChina with the net assets of the Company deemed to have been acquired by GoldChina. Accordingly, the selected annual information prior to September 20, 2004 is that of GoldChina while the number of common shares outstanding is that of Pacific Imperial Mines Inc. prior to reverse take-over. Financial statements for June 30, 2004 was for a six month period as GoldChina's year end was December 31 and subsequently the year end was changed to June 30 effective January 1, 2004. The operating loss for the year ended December 31, 2003 includes \$415,689 recovered from sale of gold produced from test mining.

Effective January 1, 2004, the Company changed its accounting policy to expense exploration costs until such time as reserves are proven. The change of accounting policy has been accounted for retroactively. The net effect of the change in policy reduced the mineral interest value at December 31, 2003 by \$538,036, increased the opening deficit at January 1, 2003 by \$208,553 and increased the loss for the six months ended June 30, 2004 by \$708,544.

# **Result of Operations**

During the year ended June 30, 2006, the Company incurred a loss of \$448,073. Exploration costs during the period were \$11,764, general exploration expenses were \$92,837 and administrative expenses net of interest income were \$343,472. Major expenses included \$92,831 in general exploration, \$148,560 in management fees, and \$51,014 in accounting and audit expenses.

In comparison with the loss of \$1,185,269 during the year ended June 30, 2005, the loss for the current period was \$737,196 lower mainly due to reduction of expenses in stock-based compensation of \$533,531, legal fees of \$31,589, exploration costs of \$94,512 and general exploration of \$61,863. Administrative expenses during the current period were generally lower as compared to last year due to the RTO transaction completed in September 2004.

During the quarter ended June 30, 2006, the loss was also lower than the same quarter last year if the stock based compensation is excluded. The current quarter loss was reduced by \$77,916 mainly due to reduction in exploration costs of \$71,551,

#### **Tanshang Property**

The Tangshang property is located in Guangnan County, Yunnan Province, China. Access is via paved and secondary roads from Kunming City, the provincial capital. On the property several occurrences of gold mineralization have been exposed by trenching and/or tunnelling and limited diamond drilling in three separate areas extending over a 4 km strike length of an anticlinal structure. At Saiya, the most easterly of these areas, several zones of gold mineralization associated with pyrite and arsenopyrite have been identified in sedimentary units within the Middle Triassic Banna Formation. Gold occurs in disseminated, stratiform deposits and in veintype structures associated with brittle fracture along anticlinal structures.

The widest zone at Saiya is Zone 3 with an average true width of 28.9 meters grading 1.35 grams per tonne. In the central part of Tangshang, known as Bodanshan, several zones of gold mineralization up to 23 meters in thickness have been exposed in trenching and in a tunnel driven across the zones about 50 meters below the crest of the interpreted Tangshang anticline. Wide, low-grade sections have been sampled; one is 56 meters in width and returned 0.60 g/t gold; another is 26 meters wide and assayed 0.76 g/t gold.

The Anglanshan section, the most westerly on the property, was the site of a test heap-leach project in 2003. Approximately 102,000 tonnes of run-of-mine mineralization grading an estimated 0.87 g/t gold was leached on several pads from which approximately 2,020 ounces of gold are reported to be recovered.

During the period of January 1, 2004 to June 30, 2004, a total of 2,630 meters of diamond drilling, 255 meters of tunnelling and 2356 cubic meters of trenching was carried out on the Tangshang property. Most of the drilling was concentrated on the Saiya Section No. 3 zone where the widest intersections were encountered. Hole No. ZK4002 intersected 47.5 meters grading 1.71 g/t gold. Hole ZK8002 intersected 11.4 meters grading 2.72 g/t gold and Hole ZK0702 encountered 16.94 meters that averaged 2.63 g/t gold. The trenching was carried out on 6 separate zones. The widest zones of mineralization were exposed by trenching of the No. 3 zone. Gold mineralization encountered in the trenching ranged from 12.7 meters grading 1.83 g/t gold to 74.6 meters that averaged 1.21 g/t gold. Two tunnels were driven on the No. 3 zone. Tunnel PD801 encountered 13 meters averaging 0.58 g/t gold at the northern end of the zone. Tunnel PD3601 intersected 56.7 meters that averaged 1.12 g/t gold. It should be noted that sample length may not represent the true width of the mineralization.

During the year ended June 30, 2005, a phase 1 program of geological mapping, tunnelling and trenching to further define the known zones of mineralization at Tangshang was proposed and approved by the Board of Directors on November 4, 2004. Total cost of the program was estimated at \$227,000 and the work was expected to take 5 months to complete. During the year ended June 30, 2006, the Company had several expressions of interest from third parties regarding the purchase of the Tanshang Property. As a result, work on Tanshang has been deferred to allow time to negotiate a possible sale.

To date, total accumulated costs on this property were \$821,811 net of recovery.

# **Salachong Property**

The Salachong property is located in Guangnan County, approximately 80km to the southeast of the Tangshang property. Gold mineralization occurs in the Middle Triassic Banna Formation and is associated with a plunging anticlinal structure partially exposed by trenching along the crest of a 2 km long ridge.

Work during 2002 and 2003 has partially outlined a zone of gold mineralization extending for up to 2km along strike and for approximately 400m across strike. Several wide sections of mineralization cut by trenching and tunnelling have been reported as a result of the 2002 and 2003 work. To the southeast, a broad triangular-shaped, fault-bounded area hosts six gold soil anomalies that require follow-up work.

During the period of January 1, 2004 to June 30, 2004, 892 meters of diamond drilling, 299 meters of tunnelling and 1,548 cubic meters of trenching was completed on the Salachong property. Trench results included 15.58 meters averaging 1.35 g/t gold and 18.55 meters averaging 1.02 g/t gold that ended in mineralization.

During the year ended June 30, 2005, a phase 1 program of geological mapping, geochemical soil sampling and trenching of several previously defined, multi-element soil geochemical anomalies was proposed and approved by the Board of Directors on November 4, 2004. Total cost of the program was estimated at \$112,325 (RMB

805,200) and was expected to take 5 months to complete. During March 2005, a 25 km<sup>2</sup> area was covered by a geochemical soil sampling program and a total of 3,756 soil samples were collected and analysed and the soil sampling program was completed in April 2005

During the year ended June 30, 2006, trenching of selected geochemical anomalies outlined by previous geochemical surveys was completed. Total costs incurred on this exploration program were \$82,952 (RMB 555,100). The Company has reviewed the results of the field work and currently is contemplating a future plan on this property. To date, total accumulated costs incurred on this property were \$542,809.

Mr. Leo King, P. Geo. has reviewed and approved the content of the above discussion on the mineral properties. Mr. King is a Qualified Person under the terms of National Instrument 43-101.

#### **Other Exploration Activities**

In December 2004, the Company signed a Letter of Intent with Hubei Jiayu Shewushan Gold Mine Co. (Shewushan) to establish an Equity Joint Venture Company for gold exploration on licenses held by Shewushan. The licenses cover an area of 120 square kilometers in the vicinity of the Shewushan gold mine located in Hubei province, China. The Joint Venture would also include rights to any gold in sulphide mineralization situated at depth below the gold oxide ore currently being mined by open-pit and recovered by heap leaching. The Company would hold a 70% interest and Shewushan would hold a 30% interest in the Joint Venture. The Company would contribute the first US\$5 million of expenditures and Shewushan would contribute the exploration rights to the property. Any additional expenditure would be made on a pro rata basis. After completing due diligence, the Company decided not to proceed with establishing a joint venture.

A number of other mineral resource investment opportunities were examined and evaluated during the guarter.

# **Management Change**

On February 1, 2006, Bruno Barde was appointed as Vice-President, Exploration. On March 28, 2006, John Quan was appointed as director.

#### **Investor Relations**

The Company is responsible for its own investor relations activities and has not engaged a third party to handle this duty.

#### **Summary of Quarterly Results**

			Basic &			
		Operating	Fully Diluted		Long	
		Income	Loss per	Total	Term	Cash
	Revenue	(Loss)	Share	Assets	Liabilities	Dividend
Quarter Ended	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
June 30, 2006	Nil	(77,197)	Nil	689,459	Nil	Nil
March 31, 2006	Nil	(147,218)	Nil	801,123	Nil	Nil
December 31, 2005	Nil	(124,233)	Nil	902,242	Nil	Nil
September 30, 2005	Nil	(99,425)	Nil	1,128,245	Nil	Nil
June 30, 2005	Nil	(155,113)	Nil	1,179,088	Nil	Nil
March 31, 2005	Nil	(132,403)	Nil	1,298,966	Nil	Nil
December 31, 2004	Nil	(149,301)	Nil	1,458,330	Nil	Nil
September 30, 2004	Nil	(748,452)	(0.07)	1,743,377	Nil	Nil

Under the basis of accounting for reverse take-over which was completed on September 20, 2004, GoldChina is identified as the acquirer and the combined entity is considered to be a continuation of GoldChina with the net assets of the Company deemed to have been acquired by GoldChina. Accordingly, the quarterly information shown above for March 31, 2004 and June 30, 2004 is that of GoldChina while the related number of common shares outstanding is that of Pacific Imperial Mines Inc. prior to reverse take-over. The quarters ended after the reverse take-over transaction reflect the results from operations of GoldChina, the legal subsidiary, combined with those of Pacific Imperial Mines Inc., the legal parent, from acquisition on September 20, 2004 to September 30, 2004. Comparative quarterly results prior to March 31, 2004 are not available as GoldChina was a private company which financial statements were not prepared according to Canadian generally accepted accounting principles.

Since inception, the Company has incurred losses each quarter. The company expects this trend is likely to continue in the near future.

#### **Liquidity and Capital Resources**

The Company's business is in development stage and does not generate cash flow from operations to adequately fund its activities and has therefore relied principally upon the issuance of securities and loan and advances from directors for financing. During the year ended June 30, 2006, the Company incurred a loss of \$448,073 and has accumulated a total deficit of \$3,492,973. As of June 30, 2006, the Company had working capital of \$393,789.

In connection with the reverse take-over transaction on September 20, 2004, the Company completed a private placement of 8,000,000 units at a price of \$0.25 per unit for aggregate gross proceeds of \$2,000,000. Each unit consists of one common share and one purchase warrant. Each warrant entitles the holder to purchase one common share from the Company at the price of \$0.45 per share for a period of two years. Pursuant to the brokered placement, the Company paid the agent a cash commission and corporate finance fee totalling \$211,455, and issued 560,000 Broker Warrants. The Broker Warrants entitles the holder to acquire one common share of the Company at \$0.25 per share for a period of two years. There were no commissions or fees paid for the non-brokered private placement.

In September 2005, the Company received \$45,000 from 100,000 warrants exercised at \$0.45 per share.

The Company intends to continue relying upon the issuance of securities to finance its future activities but there can be no assurance that such financing will be available on a timely basis under terms acceptable to the Company.

#### **Stock Options**

On February 1, 2006 and subsequently on July 31, 2006, the Company issued a total of 50,000 stock options to Bruno Barde, who was appointed as Vice-President Exploration. Half of these stock options were exercisable at a price of \$0.22 per share and the balance at \$0.175 per share for a period of five years.

On March 28, 2006, the Company issued 150,000 stock options to John Guan who was appointed as director of the Company, exercisable at a price of \$0.20 per share for a period of five years.

On July 25, 2006, the Company issued 50,000 stock options to a consultant exercisable at a price of \$0.175 per share for a period of five years.

#### **Transactions with Related Parties**

(a) As of June 30, 2006, the following amounts due to related parties are unsecured and have no specific terms of repayment.

	2006	2005	
Brigade 306 of Yunnan Non-Ferrous Metals Geological Bureau - a former shareholder of GoldChina and a corporation which officer is also a director of the Company, bearing interest at 4.32% per annum	\$ 139,499	\$ 148,100	
Beijing United Capital Investment Co., Ltd a corporation with a common director of the Company, non-interest bearing	51,730	114,159	
Shanghai East Financial Consulting Ltd a corporation with a common director of the Company, non-interest bearing	-	8,886	
International Barytex Resources Ltd a corporation with common directors of the Company, non-interest bearing	807	-	
V&D International Holdings Co. Ltd a corporation controlled by a director of the Company, non-interest bearing	12,720	-	
	\$ 204,756	\$ 271,145	

- (b) In 2003, the Company signed a geological co-operation agreement ("Agreement") with Yunnan Dian Zhong Yuan ("YDZY"), a subsidiary of Yunnan Non Ferrous Metals Geological Bureau, a Chinese Government agency. YDZY is also related to Gold Carlin Minerals Co. Ltd., a corporate shareholder under common control. Pursuant to the Agreement, the Company agreed to pay a total of \$723,438 (RMB 4,630,000), subsequently amended to \$687,500 (RMB 4,400,000) for certain geological exploration services. As at June 30, 2004, \$375,000 (RMB 2,400,000) remained unpaid. In August 2004, RMB 2,400,000 was forgiven by YDZY and the amount was credited to contributed surplus (See note 7(b) of the consolidated financial statements).
- (c) During the year ended June 30, 2006, the Company incurred consulting fees of \$8,610 (RMB 60,000) payable to a Beijing United Capital Investment Co. Ltd., a corporation controlled by Michael Liu, a director of the Company. In addition, the Company also incurred management fees of \$148,560 of which amount \$72,000 was paid to V&D International Holdings Co. Ltd., a corporation controlled by Michael Liu and \$76,560 was paid to International Barytex Resources Ltd. Two directors of the Company (Leo King and Roman Shklanka) are also directors of International Barytex Resources Ltd.
- (d) In August 2004, debts of \$325,481 (RMB 2,000,000) owed by the Company were forgiven by the three former corporate shareholders of GoldChina, namely Beijing United Capital Investment Co. Ltd., Bridge 306 of Yunnan Non-Ferrous Metals Geological Bureau, and Yunnan Golden Industrial Investment Co. Ltd. These amounts were credited to contributed surplus (See note 8 of the consolidated financial statements). Beijing United Capital Investment Co. Ltd. is a private corporation controlled by Zhigiang Guan and Yunhai Chen.

#### **Risk and Uncertainties**

The Company holds an interest in a mineral property in China and as such is exposed to the laws governing the mining industry in that country with respect to such matters such as taxation, repatriation of profits, restrictions on production, export controls, environmental compliance, and expropriation of property or limitations on foreign ownerships, as well as shifts in the political stability of the country and labour unrest, any of which could adversely affect the Company and its exploration and production activities in the country.

The Company's business, results of operations, financial condition, and the trading price of its common shares could be materially adversely affected by any of the foregoing risks and by other risks, including risks related to development of mineral deposits, metal prices, title matters, reclamation costs, gold and other base metal prices volatility, competition, additional funding requirements, insurance, currency fluctuations, conflicts of interest, and share trading volatility. Any of these risks could have a material adverse effect on the business, operations or financial condition of the Company.

#### **Critical Accounting Estimates**

The preparation of financial statements in accordance with Canadian GAAP requires management to make estimates and assumptions that affect the reported amounts of certain assets and liabilities at the date of the financial statements and the reported amounts of certain revenue and expenses during the period. Actual results could differ significantly from those estimates. Specific items requiring estimates are accounts receivable, equipment, and amortization, asset retirement obligations, future income taxes, stock-based compensation and other accrued liabilities and contingent liabilities.

At June 30, 2006, the net book value of equipment amounted to \$57,771. Amortization of these costs is calculated on the declining balance method using estimated percentages and estimated life of certain assets.

The Company has estimated the present value of estimated future asset retirement costs for the properties in China to be \$Nil at June 30, 2006. Estimates of these closure costs and the expected timing of their incurrence are reviewed periodically. It is possible that the Company's estimates of its ultimate asset retirement obligations could change as a result of changes in regulations, the extent of environmental remediation required, the means of reclamation, cost estimates or the estimated remaining ore reserves.

The Company recorded stock-based compensation expense of \$34,438 during the year ended June 30, 2006 based on an estimate of the fair value of the options on the grant date. This accounting required estimates of interest rates, life of options, stock price volatility and the application of the Black-Scholes option pricing model.

#### **Off-Balance-Sheet Arrangements**

The Company has not entered into any off-balance-sheet arrangements.

#### **Disclosure Control**

The Company has evaluated the effectiveness of its disclosure controls and procedures as of June 30, 2006 and concluded that the Company's disclosure controls and procedures, as at June 30, 2006, are effective in ensuring that material information is disclosed adequately. The Company's disclosure procedures and controls can only provide reasonable assurance and not absolute assurance. The Company will re-evaluate its disclosure controls and procedures and make necessary improvements from time to time.

As part of the internal control, the Company made a visit to its Tangshang property in Yunnan province, China in early November 2006 and discovered evidence of unauthorized mining activities on the property. The company immediately requested a trading halt in its shares on November 8, 2006 and made an announcement on the matter next day. The Company has initiated an investigation to assess the nature and extent of these unauthorized activities.

#### **Latest Outstanding Share Data**

As of October 23, 2006, the Company had the following outstanding securities:

(1) Common shares issued 31,646,728 (2) Stock options 1,860,000 (3) Nil