

UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE AND NINE MONTHS ENDED JUNE 30, 2010

RESPONSIBILITY FOR FINANCIAL STATEMENTS The accompanying interim consolidated financial statements for North American Tungsten Corporation Ltd. ("the Company") have been prepared by management in accordance with Canadian generally accepted accounting principles consistently applied. These financial statements are unaudited and have not been reviewed by the auditors. The most significant of these accounting principles have been set out in the September 30, 2009 audited consolidated financial statements. The interim consolidated financial statements are presented on the accrual basis of accounting. Accordingly, a precise determination of many assets and liabilities is dependent upon future events. Therefore, estimates and approximations have been made using careful judgment. Recognizing that the Company is responsible for both the integrity and objectivity of the interim consolidated financial statements, management is satisfied that the interim consolidated financial statements have been fairly presented.

NORTH AMERICAN TUNGSTEN CORPORATION LTD. INTERIM CONSOLIDATED BALANCE SHEETS AS AT JUNE 30, 2010 AND SEPTEMBER 30, 2009 UNAUDITED

(in thousands of dollars)	Note(s)]	June 30, 2010	September 30, 2009
ASSETS				
Current assets Cash and cash equivalents Accounts receivable Inventories Prepaid expenses	14 & 17 4	\$	1,279 \$ 2,075 1,719 206	1,328 4,786 12,087 218
			5,279	18,419
Deferred royalty purchases	7 (b)		307	107
Investment in Tungsten Diversified Industries, LLC ("TDI")	5		6,610	7,132
Property, plant and equipment	6 7		11,154 14,739	11,143
Mineral properties - Mactung Mineral properties - Other	7		14,728 9	14,051 9
Reclamation deposits	8 & 12		4,028	3,900
·		\$	42,115 \$	
LIABILITIES				
Current liabilities				
Accounts payable and accrued liabilities		\$	3,224 \$	9,717
Bank loan			-	5,895
Current portion of equipment loans and capital leases	9	_	468	527
			3,692	16,139
Reclamation liabilities	8		3,892	3,780
Convertible debenture	10		3,150	-
ong term equipment loans and obligations under capital leases	9		679	1,018
uture income taxes		-	549	794
SHARE CAPITAL AND DEFICIT			11,962	21,731
Share capital	11		50,085	47,039
Contributed surplus	11		3,090	3,022
Deficit			(23,022)	(17,031)
			30,153	33,030
		\$	42,115 \$	54,761
Going concern	1		<u></u>	
Commitments and contingent liabilities	12 &13 19			
Subsequent event	19			

ON BEHALF OF THE BOARD

"signed"

Stephen M. Leahy

"signed"

Bryce Porter

NORTH AMERICAN TUNGSTEN CORPORATION LTD. INTERIM CONSOLIDATED STATEMENTS OF OPERATIONS, COMPREHENSIVE EARNINGS AND DEFICIT FOR THE THREE AND NINE MONTHS ENDED JUNE 30 UNAUDITED

			For the th	ree	months	For the nine i	nine months	
(in thousands of dollars except for per share amounts)	Note(s)		2010		2009	2010	2009	
REVENUES								
Sales	14 & 18	\$_	390	\$	14,962 \$	13,760 \$	46,600	
EXPENSES								
Minesite cost of sales			516		13,082	12,034	38,558	
Amortization and depreciation			111		1,382	454	3,733	
Freight, handling and conversion			15		831	777	2,129	
Royalties			4		142	130	445	
Accretion of reclamation liabilities	8	_	37	_	46	112	136	
			683		15,483	13,507	45,001	
Shut down/care and maintenance costs			1,426		-	3,884	-	
General and administrative	15		567		733	1,681	2,374	
Interest & financing costs			188		380	384	754	
Equity loss of TDI	5		159		191	522	405	
Exploration expense			-		-	71	-	
Foreign exchange loss (gain)			(210)		(30)	(91)	(374)	
Stock based compensation	11		13		14	68	90	
Accretion of equity of convertible debenture			-		15	-	47	
Interest income			(12)		(9)	(21)	(73)	
Gain on disposal of assets		_	-		-	(9)	-	
			2,814		16,777	19,996	48,224	
NET EARNINGS/(LOSS) BEFORE UNDERNOTED ITEMS			(2,424)		(1,815)	(6,236)	(1,624)	
Gain on disposal of mineral property interest			-		1,000	-	1,000	
Dilution gain on TDI transaction	5	_	-	_			3,083	
NET EARNINGS/(LOSS) BEFORE INCOME TAXES			(2,424)		(815)	(6,236)	2,459	
Future income tax recovery		_	40	_		245	1,326	
NET EARNINGS/(LOSS) AND COMPREHENSIVE EARNINGS/(LOSS)		\$	(2,384)	\$	(815) \$	(5,991) \$	3,785	
DEFICIT-BEGINNING OF PERIOD		_	(20,638)	_	(13,367)	(17,031)	(17,967)	
DEFICIT-END OF PERIOD		\$	(23,022)	\$	(14,182) \$	(23,022) \$	(14,182)	
Net eamings/(loss) per share				=				
Basic		\$	(0.01)	\$	(0.01) \$	(0.03) \$	0.03	
Diluted		\$	(0.01)		(0.01) \$	(0.03) \$	0.03	
Weighted average number of shares (in thousands)								
Basic			189,290		127,872	184,949	127,187	
Diluted			189,290		127,872	184,949	127,187	

NORTH AMERICAN TUNGSTEN CORPORATION LTD.
INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS
FOR THE THREE AND NINE MONTHS ENDED JUNE 30
UNAUDITED

			For the thre	ee months		For the nine months		
(in thousand of dollars)	Note(s)		2010	2009		2010		2009
CASH FLOWS FROM OPERATING ACTIVITIES								
Net earnings/(loss)		\$	(2,384)	\$ (815)	\$	(5,991)	\$	3,785
Items not affecting cash:								
Amortization and depreciation			111	1,382		454		3,733
Accretion of reclamation liabilities			37	46		112		136
Equity loss of TDI			159	191		522		405
Stock based compensation			13	14		68		90
Foreign exchange and accretion on convertible debenture			-	(277)		- (0)		336
Loss/(gain) on disposal of assets Gain on disposal of mineral interest			-	(1,000)		(9)		(1,000
Dilution gain on TDI transaction			-	(1,000)		-		(3,083)
Future income tax recovery			(40)			(245)		(1,326)
r didire income tax recovery		_	(2,104)	(459)		(5,089)		3,076
	1.		(2,104) 124	(459) 150		7,044		(4,047)
Change in non-cash working capital Increase in reclamation deposits	16		(11)	130		(128)		(384)
increase in reciamation deposits		_		(2.2.2)				
			(1,991)	(309)		1,827		(1,355)
CASH FLOWS FROM INVESTING ACTIVITIES								
Proceeds on disposal of mineral property interest			-	1,000		-		1,000
Proceeds on disposal of assets			-	-		9		- (2)
Arising on disposition of interest in Tungsten Joint Venture			-	-		(200)		(2)
Deferred buy out of royalties			(139)	(794)		(200) (677)		(2,052)
Expenditure on mineral property interests			(406)	(734)		(898)		(3,348)
Purchase of property, plant and equipment		_	(545)	(533)		(1,766)	_	(4,402)
			(343)	(333)		(1,700)		(4,402)
CASH FLOWS FROM FINANCING ACTIVITIES								
Capital lease obligations			(115)	(95)		(411)		(88)
Convertible debenture			3,150	-		3,150		-
Issuance of capital stock			-	232		3,046		244
Loan facility			-	(3,000)		-		(3,000)
Bank borrowings net			(2,346)	3,269		(5,895)		1,728
			689	406		(110)		(1,116)
Increase (decrease) in cash and cash equivalents			(1,847)	(436)		(49)		(6,873)
Cash and cash equivalents beginning of period			3,126	3,058		1,328		9,495
Cash and cash equivalents beginning or period		_	1,279		_ , —	1,279	<u> </u>	2,622
Casii anu Casii equivalents, enu oi penou		*=	1,217		= =	1,217	• =	2,022
Represented by:		*	4044	φ 400		40	Φ.	400
Cash		\$		\$ 102	\$	1,244	\$	102
Cash equivalents		_	35	2,520		35	_	2,520
		\$	1,279	\$ 2,622	\$	1,279	\$	2,622
Non-cach investing and financing activities	16							
Non-cash investing and financing activities	16							

1. Nature of Operations and Going Concern:

North American Tungsten Corporation Ltd. (the "Company") is engaged in tungsten mining and related activities including acquisition, exploration, development and processing of ores and concentrates. The Company owns the Cantung mine in the Northwest Territories; the Mactung mineral property in the Yukon Territory; and, through its 43.2% interest in Tungsten Diversified Industries, LLC. (see Note 5) has an interest in new and upgraded tungsten products.

Following an announcement on July 26, 2010, the Company is in the process of re-starting the Cantung mine. The mine will recommence production by October, 2010. As an inventory control measure, production had been suspended and the mine placed on care and maintenance on October 18, 2009.

These consolidated financial statements have been prepared in accordance with Canadian Generally Accepted Accounting Principles ("GAAP") and on the basis of accounting principles applicable to a going concern, which assumes that the Company will be able to continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of business. There are conditions and events that cast significant doubt on the validity of this assumption including a history of losses incurred by the Company in recent years.

For the nine months ended June 30, 2010, the Company recorded a net loss of \$6.0 million of which \$3.9 million comprised shut down and care and maintenance costs. The Company expects to develop positive net earnings and cash flows from future operations of the Cantung mine based on currently improved market conditions and equipment improvements. There is, however, no certainty that these will be achieved or that market conditions will continue to support operation of the mine in future.

The Company believes that it has arranged adequate funding for the re-start and improvement of the mine through a combination of bank credit lines, advances from customers, equipment loans and leases and issuance of a convertible debenture (see Notes 10 and 19). Significant additional funding will be required in due course to develop and realize value from the Company's Mactung property. Strategic partnerships, equity and debt financing opportunities will be explored.

If the going concern assumption were not appropriate for these financial statements, then adjustments would be necessary to the carrying values of assets and liabilities, the reported revenues and expenses and the balance sheet classifications used. The adjustments could be material.

2. Significant Accounting Policies:

a. Basis of Presentation

Basis of Presentation

With the exception of changes in accounting policies adopted since September 30, 2009 as outlined in Note 3 below, these unaudited interim consolidated financial statements have been prepared by the Company in accordance with Canadian GAAP consistent with those used in the preparation of the Company's audited consolidated financial statements for the year ended September 30, 2009. As these unaudited interim consolidated financial statements do not contain all of the disclosures required by Canadian GAAP, they should be read in conjunction with the notes to the Company's audited consolidated financial statements for the year ended September 30, 2009.

These consolidated financial statements include the accounts of North American Tungsten Corporation Ltd. and all of its subsidiaries. The significant subsidiaries are 100% owned and include Numbered Company incorporated in Delaware and International Carbitech Industries Inc. incorporated in British Columbia. All intercompany balances and transactions have been eliminated on consolidation. See Note 5 for accounting of Tungsten Diversified Industries, LLC (formerly Tungsten Joint Venture, LLC)

In the opinion of Management, all adjustments necessary to present fairly the consolidated financial position as at June 30, 2010 and the consolidated results of operations, cash flows and comprehensive income for the three and nine month periods then ended June 39, 2010 have been made. These interim results are not necessarily indicative of the results for a full year.

3. New Accounting Pronouncements:

Financial Instrument Disclosures

CICA Handbook Section 3855, Disclosures has been amended to include additional disclosure requirements about fair value measurements of financial instruments and to enhance liquidity risk disclosures. The Company adopted this standard effective October 1, 2009 and there was no impact to the financial statements as a result of this new standard.

Financial Instruments - Recognition and Measurement

CICA Handbook Section 3855, Recognition and Measurement, has been amended to change the categories into which a debt instrument is required or permitted to be classified, change the impairment model for held-to-maturity financial assets to the incurred credit loss model in Section 3025 and require reversal of previously recognized impairment losses on available-for-sale financial assets in specified circumstances. The Company adopted this standard effective October 1, 2009 and there was no impact to the financial statements as a result of this new standard.

Business Combinations

CICA Handbook Section 1582, Business Combinations, which replaces CICA Handbook Section 1581, Business Combinations, establishes standards for the accounting for a business combination. It is the Canadian equivalent to International Financial Reporting Standards ("IFRS") IFRS 3R, Business Combinations. This standard is effective for the Company for interim and annual financial statements beginning on October 1, 2011. The Company has not yet determined the impact of the adoption of this change on its financial statements.

Consolidated Financial Statements and Non-controlling Interests

CICA Handbook Sections 1601, Consolidated Financial Statements and 1602, Non-controlling Interests replace CICA Handbook Section 1600, Consolidated Financial Statements. Section 1601 establishes standards for the preparation of consolidated financial statements. Section 1602 establishes standards for accounting for a non-controlling interest in a subsidiary in consolidated financial statements subsequent to a business combination. Section 1602 is the equivalent to the corresponding provisions of IFRS IAS 27, Consolidated and Separate Financial Statements. These standards are effective for the Company for interim and annual financial statements beginning on October 1, 2011. The Company has not yet determined the impact of the adoption of these changes on its financial statements.

Comprehensive Revaluation of Assets and Liabilities

CICA Handbook Section 1625, Comprehensive Revaluation of Assets and Liabilities, has been amended as a result of issuing Sections 1582, 1601 and 1602. The amendments are effective for the Company for its interim and annual financial statements beginning on October 1, 2011. The Company has not yet determined the impact of the adoption of these changes on its financial statements.

Financial Instruments - Recognition and Measurement

CICA Handbook Section 3855 has been amended to clarify the application of the effective interest method after a debt instrument has been impaired and when an embedded prepayment option is separated from its host debt instrument for accounting purposes. These changes are effective for the Company for its interim and annual financial statements beginning on October 1, 2011. The Company has not yet determined the impact of the adoption of these changes on its financial statements.

4. Inventories:

(in thousands of dollars)	June 30, 2010	5	September 30, 2009
Concentrates	\$ -	\$	8,776
Intermediates	-		1,278
Ore stockpile	-		122
Materials and supplies	 1,719		1,911
	\$ 1,719	\$	12,087

The Company values its concentrate, intermediates and ore stockpile inventories at the lower of cost or net realizable value. The Company does not value its low-grade stockpile of material mined as, currently, this material is not considered economic.

5. Investment in Tungsten Diversified Industries, LLC:

As a result of the reorganization on December 9, 2008 of Tungsten Diversified Industries, LLC ("TDI") (formerly Tungsten Joint Venture, LLC "TJV") the Company's interest was diluted from 100% to 43.2%. The remaining 56.8% is held by Tundra Particle Technologies, LLC ("TPT") (43.2%) and Queenwood Capital Partners LLC ("Queenwood") (13.6%). The Company's interest in Tungsten Diversified Industries, LLC is now accounted for as an equity accounted investment.

As TDI issued its own equity to outside interests, a dilution gain of \$3,083 thousand arose as a result of the difference between the Company's share of the proceeds and the carrying value of the underlying equity.

The Company accounts for its investment in TDI under the equity method. The Company's net investment in TDI is determined as follows:

Balance - December 9, 2008	\$ 7,720
Accumulated share of losses	 (588)
Balance -September 30, 2009	 7,132
Accumulated share of losses	(522)
Balance - June 30, 2010	\$ 6,610

Sales to TDI of intermediates for the nine months ended June 30, 2010 were \$0.2 million (for the nine months ended June 30, 2009 – \$0 million).

6. Property, Plant & Equipment:

(in thousands of dollars)	Cost	Accumulated Amortization	June 30, 2010 Net
Deferred mining costs Property, plant and equipment	\$ 9,349 32,658	\$ (7,884) (22,969)	\$ 1,465 9,689
	\$ 42,007	\$ (30,853)	\$ 11,154
	Cost	Accumulated Amortization	September 30, 2009 Net
Deferred mining costs Property, plant and equipment	\$ 9,302 32,252	\$ (7,884) (22,528)	\$ 1,419 9,724
	\$ 41,554	\$ (30,412)	\$ 11,143

7. Mineral Property Interests:

The following table summarizes the Company's interest in mineral properties as at September 30, 2009 and June 30, 2010.

(in thousands of dollars)	P	lactung roperty Yukon Canada	Pı	Rifle Range Creek Property, NWT Canada		Bailey Claims, Yukon Canada		Claims, Yukon		Claims, A		Cantung Area NWT Canada		Area NWT		Total of all properties - excluding Mactung	
Balance September 30, 2008	\$	9,790	\$	217	\$	25	\$	2	\$	244							
Expenditures during the year Write down of exploration properties		4,261		378 (595)		- (16)		623 (625)		1,001 (1,236)							
Balance September 30, 2009		14,051		=		9		=		9							
Expenditures during the period		677		-		-		-		-							
Balance at June 30, 2010	\$	14,728	\$	-	\$	9	\$	-	\$	9							

The potential for success on the Bailey Claims, the area around the Cantung mine and Rifle Range Creek is considered remote; accordingly capitalized expenditures of \$16 thousand relating to the Bailey Claims, \$625 thousand relating to the area around the Cantung mine and \$595 thousand relating to Rifle Range Creek were written off in the year ended September 30, 2009.

a. Mactung - Canada

The Mactung mineral leases, located on the border of the Yukon Territory and the Northwest Territories, are held under various mineral lease agreements and claims.

b. Deferred Royalty Purchases

On January 31, 2005 the Company entered into an Amended Royalty Agreement on the Mactung Property with Teck Resources Limited (successor to Aur Resources Inc). For \$100 thousand Teck Resources Limited ("Teck") granted the Company an option (the "Option") to reduce the Mactung Royalty from a 4% net smelter return ("NSR") to a 1% NSR, such Option to be exercisable by the Company upon:

Paying to Teck an additional \$1.0 million by the earlier of:

- March 30, 2015; and
- 60 days after the receipt of a water license issued in connection with any proposed development of the properties (as such term is defined in the Mactung Royalty Agreement) for mineral production.

The Company maintained the Option on March 30, 2010, by paying an additional \$200 thousand to Teck.

The \$300 thousand paid by the Company has been treated as a deferred royalty and will be amortized over the life of the mine once the Mactung property is brought into production. The balance at June 30, 2010 was \$300 thousand (September 30, 2009 - \$100 thousand).

A similar payment of \$125 thousand was made to reduce the Cantung mine royalty from 4% to 1% and the payment is being amortized over the remaining life of the Cantung mine. The balance at June 30, 2009 was \$6 thousand (September 30, 2009 - \$7 thousand).

8. Reclamation Liabilities:

The Company's total undiscounted amount of estimated cash flows required to settle the mine reclamation obligation is \$4.2 million which has been discounted using credit adjusted risk free rates of 1% to 4%. The liability estimate for the mine reclamation obligation on an undiscounted basis is approximately \$3.9 million.

(in thousands of dollars)	Jı	June 30, 2010		
Opening balance, asset retirement obligation Accretion during the year	\$	3,780 112	\$	3,577 182
Additions during the year Change in estimates of future costs		-		252 (231)
Closing asset retirement obligation	\$	3,892	\$	3,780

Funds of \$4.0 million are held in escrow to secure mine reclamation obligations under the water license for the Cantung mine issued by the Mackenzie Valley Land and Water Board.

9. Obligations under Equipment Loans and Capital Leases:

(in thousands of dollars)	ne 30, 2010	•	ember 30, 2009
Obligations under equipment loans and capital leases	\$ 916	\$	1,327
Billiton loan provision	 231		218
	1,147		1,545
Current portion of equipment loans and capital leases	 (468)		(527)
Long term equipment loans and obligations under capital lease	\$ 679	\$	1,018

The maturity dates of the leases range from September 2010 to December 2014, with interest rates ranging from 7.50% to 14.50%. See Note 11 for details of payments over the next 4 years.

10. \$3,150,000 Convertible Debenture:

On May 21, 2010 the Company closed an offering of \$3,150,000 12.5% convertible debentures. These will mature in 26 months if not previously redeemed or converted to common shares at an issue price ("the Issue Price") equal to the greater of \$0.18 per common share and the volume weighted average trading price for the preceding 10 trading days. The Company may redeem after 60 days by the issuance of common shares at the Issue Price, provided that the Issue Price is not greater than \$0.25 per common share. Insiders of the Company subscribed for \$1,095,000 of the offering.

11. Share Capital:

a. Capital Stock

An unlimited number of common shares without par value are authorized.

Issued	Number of Shares	(in thous	Consideration ands of dollars)
September 30, 2008	126,826,725	\$	42,049
Exercise of options	2,030,000		244
Future income tax recovery			(1,326)
Private placement	40,000,000		6,000
Share issue costs			(50)
Reallocation of fair value related to options exercised			122
September 30, 2009	168,856,725	\$	47,039
Private placement	20,433,333		3,065
Share issue costs		\$	(19)
June 30, 2010	189,290,058	\$	50,085

\$6 million financing

On July 31, 2009 the Company closed a private placement of 40,000,000 common shares at \$0.15 per share with insiders and private investors for gross proceeds of CDN\$6.0 million.

\$3.1 million financing

On November 27, 2009 the Company closed a non-brokered private placement of 20,433,333 common shares at \$0.15 per share for net proceeds of \$3.1 million.

Interim Consolidated Statement of Shareholders' Equity

(in thousands of dollars)	Shares	Capital Stock	Convertible Debenture	Contributed Surplus	Deficit	Total
September 30, 2008	126,826,725	42,049	54	3,000	(17,967)	27,136
Stock compensation	-	-	-	90	-	90
Exercise of stock options	2,030,000	244	-	-	-	244
Reallocation of contributed surplus related to options exercised	-	122	-	(122)	-	-
Private placement Reallocation of equity component	40,000,000	6,000				6,000
of convertible debenture			(54)	54		
Future income tax recovery	-	(1,326)	-	-	-	(1,326)
Share issue costs		(50)				(50)
Net eamings	-	-	-	-	936	936
September 30, 2009	168,856,725	\$ 47,039	\$ -	\$ 3,022 \$	(17,031) \$	33,030
Stock compensation				68		68
Share issue costs		(19)				(19)
Private placement	20,433,333	3,065				3,065
Net loss					(5,991)	(5,991)
June 30, 2010	189,290,058	\$ 50,085	\$ -	\$ 3,090 \$	(23,022) \$	30,153

b. Stock Option Plan

The Company has a rolling Stock Option Plan which reserves up to a maximum of 10% of the issued and outstanding shares for the granting of options to eligible participants. The Option Plan provides that the Company's Board of Directors may from time to time grant Options to acquire Common Shares to any participant who is an employee, officer or director of the Company or a consultant to the Company. The total number of Common Shares that may be reserved for issuance to any one participant pursuant to options granted under the Option Plan may not exceed 5% of the issued and outstanding shares of the Company on the date of the grant of the Options in any twelve month period. The maximum number of options granted to any one consultant may not exceed 2% of the issued and outstanding shares of the Company on the date of the grant of the options in any twelve month period and the options granted to persons employed to provide investor relation services may not exceed 2% of the issued and outstanding shares of the Company on the date of grant of the options in any 12 month period. No more than an aggregate of 10% of the issued shares of the Corporation, within any 12 month period may be granted to Insiders; unless the Corporation has received disinterested shareholder approval. The options may not be granted at prices that are less than the Discounted Market Price as defined in the TSX Venture Exchange policy. Each option is exercisable, subject to vesting terms as may be determined by the Board, into one common share of the Company.

During the nine months ended June 30, 2010:

- 575,000 options were granted to employees and consultants. The option valuation for the issue was calculated using the Black-Scholes option pricing model based on an average expected option life of 1.5 years, a dividend yield of 0%, a risk free interest rate of 0.97%, and an expected volatility of 113%.
- 1,725,000 options were granted to directors, officers and employees. The option valuation for the issue was calculated using the Black-Scholes option pricing model based on an average expected option life of 1.5 years, a dividend yield of 0%, a risk free interest rate of 0.94%, and an expected volatility of 116%.

Option pricing models require the input of highly subjective assumptions including the expected price volatility and expected life. Changes in the subjective input assumptions can materially affect the fair value estimate, and therefore the existing models do not necessarily provide a reliable single measure of the fair value of the Company's stock options at the date of grant.

No of Options Outstanding as of September 30, 2009	Exercised	Granted	Forfeited	No of Options Outstanding as of June 30, 2010	Exercise Price	Expiry Date	Options Exercisable
100,000			(100,000)	-	\$0.23	1-Feb-10	-
3,075,000			(3,075,000)	-	\$1.08	24-May-10	-
100,000			(100,000)	-	\$1.50	22-Jun-10	-
50,000				50,000	\$1.26	22-Aug-10	50,000
110,000			(30,000)	80,000	\$1.15	9-Nov-10	80,000
200,000				200,000	\$1.76	31-Jan-11	200,000
50,000				50,000	\$0.70	27-Oct-11	50,000
400,000			(400,000)	-	\$0.65	10-Jan-12	-
1,266,700			(160,000)	1,106,700	\$1.25	19-Mar-12	1,106,700
75,000				75,000	\$1.28	14-Jun-12	75,000
175,000			(175,000)	-	\$1.39	18-Jul-12	-
200,000			(200,000)	-	\$1.30	2-Jan-13	-
83,334			(50,000)	33,334	\$1.24	27-May-13	33,334
-		575,000	-	575,000	\$0.15	20-Oct-14	383,330
		1,725,000	(75,000)	1,650,000	\$0.19	1-Feb-15	550,004
5,885,034	-	2,300,000	(4,365,000)	3,820,034			2,528,368

575,000 options were granted to employees and consultants exercisable at \$0.15 per share which expire on October 20, 2014 and 1,725,000 options were granted to directors, officers and employees exercisable at \$0.19 per share which expire on February 1, 2015.

The outstanding options have a weighted-average exercise price of \$0.65 and the weighted-average remaining life of the options is 3.24 years.

12. Commitments:

(in thousands of dollars)	Payments due in years ended September 30,										
Contractual Obligations		2010		2011		2012		2013		2014	TOTAL
Property leases and equipment loans & leases	\$	122	\$	514	\$	247	\$	150	\$	93	\$ 1,126
Office Leases**		50		208		214		-		-	472
	\$	172	\$	722	\$	461	\$	150	\$	93	\$ 1,598

^{** -} Including estimates of operating cost components.

a. Water License

On January 29, 2009 the Company received notification from the Mackenzie Valley Land and Water Board ("MVLWB") of the renewal of the Company's type "A" Water License ("license"). The license was approved for a period of five (5) years commencing January 30, 2009 and expiring January 29, 2014.

The security deposit required under the Company's prior license was \$7.9 million, which the Company posted a total of \$3.7 million in cash and \$4.2 million in the form of secured promissory notes pursuant to the Reclamation Security Agreement ("RSA"). The RSA is secured generally over the assets of the Company by way of a General Security Agreement ("GSA"). The total security posted under the Company's prior license in favour of the Department of Indian and Northern Development ("DIAND") is \$7.9 million which fulfilled the security requirements of the RSA for the prior license. The Reclamation Security Agreement provides for the cash components payable to DIAND to increase under certain events. In addition, the renewed license (issued on January 30, 2009) requires the Company to post an additional security deposit of \$5.2 million over time as follows:

Within thirty days of the effective date of the license an amount of \$1.3 million of security shall be posted – this amount was posted on March 1, 2009; (\$100,000 in cash and \$1.2 million in the form of a secured promissory note)

On July 1, 2009 an amount of \$1.3 million of security shall be posted – this amount was posted on July 1, 2009 (\$100,000 cash and \$1.2 million in the form of a secured promissory note)

On February 1, 2010 an amount of \$1.3 million shall be posted; - this amount was posted on February 1, 2010 (\$100,000 in cash and \$1.2 million in the form of a secured promissory note) and

On July 1, 2010 an amount of \$1.3 million of security was to be posted – On June 24, 2010 the MVLWB approved the Company's request to postpone the deadline from July 1, 2010 until September 30, 2010 pending the MVLWB's decision on the Company's amendment application as to the amount of the security deposit requirement under the January 30, 2009 renewed license.

Any security amounts owing under the license and monies owed by way of secured promissory notes are also secured by the GSA.

Negotiations are currently in process as to the terms, form of security and cash content, if any, of the security deposit required under the January 30, 2009 license.

Any funds in excess of ultimate reclamation costs will be returned to the Company.

b. Smelter Royalties

The Cantung Mine is subject to a 1% net smelter royalty payable to Teck.

c. Mactung Option

The Company is committed to payments under an option agreement as disclosed in Note 7(b).

13. Contingencies:

Pursuant to agreements with officers, in the event of their contracts being terminated, the Company would be liable for payments totaling \$1.3 million (September 30, 2009-\$1.5 million).

Pursuant to contracts with directors, in the event of a change in control of the Company, the Company would be liable for payments totaling \$0.40 million (September 30, 2009-\$0.45 million).

14. Sales and Economic Dependence:

The Company sells tungsten concentrates together with smaller quantities of copper concentrates and some tungsten intermediate products.

Sales to one customer accounted for 100% of sales made in the three months ended June 30, 2010 (96% to three customers for the three months ended June 30, 2009).

As at June 30, 2010 \$0.4 million in receivables was due from two customers (September 30, 2009 - \$2.3 million in receivables was due from three customers). See Notes 5 and 16 for sales to TDI and receivables from TDI.

15. General & Administrative Costs:

		For the three	mo	nths ended		For the nine months ended				
(in thousands of dollars)		June 30, 2010		June 30, 2009	June 30, 2010			June 30, 2009		
GENERAL AND ADMINISTRATIVE										
Fees, wages and benefits	\$	275	\$	410	\$	884	\$	1,364		
Office expenses		105		127		316		364		
Accounting and audit		36		51		110		159		
Legal fees		70		61		110		160		
Investor relations, travel & business development		48		52		179		179		
Consulting		9		1		39		89		
Filing fees and transfer agent fees		24		31		43		59		
	\$	567	\$	733	\$	1,681	\$	2,374		

16. Supplemental Cash Flow:

	-	For the thre	e mo	onths ended	For the nine months ended				
(in thousands of dollars)		June 30, 2010		June 30, 2009	June 30, 2010			June 30, 2009	
Changes in non-cash working capital	_								
Accounts receivable	\$	167	\$	(1,007)	\$	2,711	\$	(41)	
Prepaid expenses		(119)		(224)		12		(170)	
Accounts payable and accrued liabilities		(416)		1,007		(6,047)		7	
Inventories		492		374		10,368		(3,843)	
Change in non-cash working capital	\$	124	\$	150	\$	7,044	\$	(4,047)	
Non-cash changes - TDI deconsolidation									
Inventories							\$	186	
Accounts payable and accrued liabilities								76	
							\$	262	
<u>Supplemental information</u>									
Interest paid	,	\$ 271	\$	185	\$	388	\$	558	

17. Related Party Transactions:

An entity in which a director of the Company has an interest directly owns 13.6% of the TDI membership units and, through its interest in TPT, owns a further 8.1% of the TDI membership units. A director appointed during the period through his interest in TPT owns 35.1% of the TDI membership units. (See Note 5).

Accounts receivable as at June 30, 2010 include \$1.5 million (2009 - \$0.8 million) due from TDI. Sales to TDI were \$nil for the three months ended June 30, 2010 (three months ended June 30, 2009 – \$0.8).

18. Segmented Information:

The geographical distribution of the Company's sales revenue is as follows:

	For	the three	month	For th nine months ended				
SALES: (in thousands of dollars)		ne 30, :010	June 30, 2009		June 30, 2010		June 30, 2009	
TUNGSTEN: United States	\$	-	\$	6,958	\$	2,112	\$	20,554
Asia		390		7,950		10,890		25,381
Europe		-		54		-		665
		390		14,962		13,002		46,600
COPPER:								
Europe		-		-		758		-
TOTAL	\$	390	\$	14,962	\$	13,760	\$	46,600

19. Subsequent Event:

Cantung mine restart:

On July 26, 2010 the Company announced that it will re-start production at the Cantung mine. The tungsten market (as represented by the Metal Bulletin Mean European Quotation per metric tonne unit ("MTU" for APT) has strengthened from the low of US\$185 MTU of APT realized during the economic crisis to a current price of US\$240. The Company has negotiated off-take agreements with several customers that will provide sales for a high proportion of its planned output. The mine will resume production in October, 2010.

Finance for the restart, working capital and equipment upgrades will be from a combination of facilities that are expected to close shortly. It is expected that there will be: a renewal and extension of bank facilities including an increase in the line of credit to \$8.0 million and two additional equipment loan facilities for \$3.5 million each; advance payments from customers that will be in the region of \$7.9 million (closed); a proposed \$2.8 million loan from an equipment supplier for new equipment; and other facilities. Security arrangements will alter, including an amendment of the reclamation security agreement in respect of the mine.