### **TSODILO RESOURCES LIMITED**

### **Management's Discussion and Analysis**

This management's discussion and analysis ("MD&A") should be read in conjunction with the Consolidated Annual Financial Statements for the year ended December 31, 2011 and comments on the factors that affected the Company's performance during the periods covered by the Consolidated Annual Financial Statements as well as the Company's financial condition and future prospects. The Company's functional and reporting currency is United States dollars and all amounts stated are in United States dollar unless otherwise noted. This management's discussion and analysis has been prepared as at June 28, 2011.

### **OVERVIEW**

Tsodilo Resources Limited ("Tsodilo" or the "Company") was organized under the laws of the Province of Ontario in 1996 and continued under the laws of the Yukon in 2002. The shares of the Company are listed and posted for trading on the TSX Venture Exchange under the symbol: TSD. Tsodilo is an international diamond exploration company with the majority interest in a kimberlite exploration project in northwest Botswana. The Company has not yet determined whether these properties contain reserves that can be economically mined. As an exploration stage company, the recoverability of amounts shown for exploration expenditures is dependent upon the discovery of reserves that can be economically mined, the securing and maintenance of the interests in the properties, the ability of the Company to obtain the necessary financing to complete the development, and future production or proceeds from the disposition thereof. The Company is also actively reviewing additional diamond and base and precious metal opportunities within southern Africa.

### Corporate

At a special meeting of the holders of common shares of the Company held on April 9, 2002 shareholders approved a restructuring of the Company that incorporated the sale of substantially all of the Company's assets. The assets were transferred in settlement on debt due of \$612,783 and owing to Trans Hex Group Limited ("Trans Hex Group"), the principal shareholder and creditor of the Company prior to restructuring. The Company retained an interest in all future dividends that may be paid by either Northbank Diamonds Limited, Hoanib Diamonds (Proprietary) Limited or Trans Hex (Zimbabwe) Limited. In addition, the Company was released from the long-term loans due to Trans Hex Group by the subsidiaries being sold, of \$3,341,690, and Trans Hex Group agreed to return the 10,688,137 common shares in the capital of the Company, representing 73.22% of the issued and outstanding shares of the Company at that time, to treasury for cancellation. The special meeting of shareholders also approved the discontinuance of the Company from the Province of Ontario and its continuance under the Business Corporations Act (Yukon), the change of name of the Company from Trans Hex International Ltd. to Tsodilo Resources Limited, the election of new directors and the repeal of the existing stock option plan of the Company and adoption of a new stock option plan. Following the restructuring of the Company, as approved by shareholders in April 2002, Tsodilo has no long-term debt.

### **Outstanding Share Data**

As of June 28, 2011, 23,581,325 common shares of the Company were outstanding. Of the options to purchase common shares issued to eligible persons under the stock option plan of the Company, 2,935,000 options remain outstanding of which 2,405,000 are exercisable at exercise prices ranging from CAD \$0.55 - \$2.23.

As of June 28, 2011, 5,472,224 warrants are outstanding. The warrants were issued by way of the private placements utilized by the Company for financing purposes. Each warrant entitles the holder thereof to purchase one common share of the Company at purchase prices ranging from Canadian \$0.55 - \$2.17 for a period of two to five years from the date of issuance. If all warrants were converted, 5,472,224 common shares of the Company would be issued.

### **Principal Shareholders of the Company**

Name	Description	Shares - Owns, Controls or Directs	% of the Issued and Outstanding Shares	
Preston Trust	Private Investment Vehicle	3,995,902	16.94%	
International Finance Corporation	Division of the World Bank	2,702,702	11.46%	
David J. Cushing	Director	2,329,931	9.88%	
James M. Bruchs	Chairman & CEO	2,256,519	9.57%	

The principal shareholders of the Company as of June 28, 2011 are as follows:

### **Subsidiaries**

The Company has a 97% operating interest in its Botswana subsidiary, Newdico (Proprietary) Limited ("Newdico"), which holds nine prospecting licenses covering approximately 3,949 square kilometers in northwest Botswana on which there is encouragement for the existence of undiscovered kimberlites in at least three separate areas of the property. The Company's minority partner (3%) in this project, Trans Hex Group, is an established South African diamond mining company.

The Company has a 100% interest in its wholly owned Botswana subsidiary, Gcwihaba Resources (Proprietary) Limited ("Gcwihaba"), which has six diamond prospecting licenses covering approximately 3,728 square kilometers, eighteen metals (base, precious, platinum group, and rare earth) licenses covering 12,097 square kilometers and eight radioactive minerals licenses covering 6,925 square kilometers.

The Company holds a 100% interest in Tsodilo Resources Bermuda Limited to which the shares of its operating subsidiaries, Newdico and Gcwihaba, are registered.

### **Exploration activities - 2011**

### 1. Diamond Projects

The company presently holds 15 Prospecting Licences ("PL's") both under the name of Newdico and Gcwihaba for precious stones (Table 1). The objectives of the Company's diamond strategy in the area are three-fold.

• There are two unexplained surface concentrations of both diamonds and high-interest (G10) garnets across the border in Namibia - the Tsumkwe and the Omatako targets. It has been suggested that the diamonds and garnets from these targets have been derived from diamond-bearing kimberlites in the Nxau Nxau field in the licence blocks presently held by the Company to the east. The Company is working through its existing kimberlite database to try to match the mineral chemistry of the indicator minerals of these two targets with those from the Nxau Nxau kimberlite cluster.

Table 1. Summary of the Company's prospecting permits for precious stones								
PL numbers PL's Km <sup>2</sup> Commodity		Renewal dates mm/dd/yyyy	Stage	Company				
PL 62-69 & 71/2005	9	3,949.0	Precious Stones	07/01/2012	2 <sup>nd</sup> Renewal	Newdico		
PL 46-47 & 49/2008	3	1, 910.0	Precious Stones	01/01/2011	1 <sup>st</sup> Renewal	Gcwihaba		
PL 641-643/2009	3	2, 546.2	Precious Stones	01/07/2012	Initial Grant	Gcwihaba		
Total	15	8,405.2						

A review of the petrography, mineral chemistry, micro-diamond and geophysical databases of the known kimberlites in the Nxau Nxau field has been on-going. The results of this review resulted in the decision to submit samples of three of the six most interesting pipes (K4, K10 and K20) in terms of size and mineral chemistry, for microdiamond work in order to obtain first-pass grade values for these bodies. These are all classical dipole targets and previous micro-diamond analysis, which returned some positive results, was however not qualitative. Roughly 200 kg of core from each kimberlite was submitted for analysis to the SRC laboratory in Canada. Two of the three kimberlites submitted had positive micro-diamond recoveries: K10 produced 14 stones from 229kg (61.23 stones per ton) and K4 produced 2 stones from 209kg (9.58 stones per ton).

Geophysical data of the area covered by the Precious Stones licences was subjected to a rigorous review by a very reputable geophysical company, specialised in kimberlites, in order to identify any other kimberlite targets for drilling. More first-grade targets have been identified within and immediately around the existing cluster, and also in other parts of the licence blocks that warrant detailed ground work and drilled scheduled for 2011. Also the geological interpretation of the Southern African Magnetotelluric Experiment (SAMTEX) project data was completed during the year. This data produced the first pseudo 3-dimensional electrical resistivity map of the crustal and mantle lithosphere beneath the Damara-Ghanzi-Chobe belt and its surrounding Kalahari and Congo tectonic blocks. The Congo and Kalahari cratons are characterised by very thick and resistive lithosphere, approximately 220km and 240km respectively, which from a diamond perspective is encouraging. The results of this program have, among others, shown that the Company's northern licences are underlain by the Angolan Craton (Khoza et al in press, Muller and Jones 2007) and this means that kimberlites occurring in the most northern licences should be the most interesting from a diamond perspective. Based on these tectonic reconstructions, diamond exploration activities for 2011 will

therefore focus on kimberlites K17, K18, and K19 which are the most northerly bodies so far discovered in the Nxau Nxau cluster but for which the company has very little information. Furthermore, some kimberlite targets that have been identified in the northern licences will be targeted for drilling. Finally and based on the most recent microdiamond results but depending on the interpretation of these data, kimberlite K11, which is proximate to K10 and approximately 2.5ha in size, will also be sampled for micro-diamond content.

### 2. Metals (Base and Precious, Rare Earth Elements (REE) and Platinum Group Minerals (PGM)) Projects

The Company's Prospecting Licences have evolved with time into a package which covers some 12,106.6 km<sup>2</sup> (Table 2). Most of the ground has been covered by the Phase 1 drilling program which will be completed late in the 1<sup>st</sup> Quarter or early in the 2<sup>nd</sup> Quarter of 2011. The main objective of this phase is to cover the ground on a wide grid to identify the areas of interest for more detailed follow-up work scheduled as Phase 2. To date, the drilling has returned mineralised rocks in several parts of the licence area representing a variety of geological settings with different mineralisation styles.

Table 2. Summary of the Company's prospecting permits for metals									
PL numbers	PL's	Km²	Commodity	Renewal dates mm/dd/yyyy	Stage	Company			
PL 118-119/2005	2	1, 194.0	Metals	10/01/2012	2 <sup>nd</sup> Renewal	Gcwihaba			
PL 051-052/2008	2	869.0	Metals	01/01/2011	1 <sup>st</sup> Renewal	Gcwihaba			
PL 386-395/2008	10	7, 478.6	Metals	10/01/2011	Initial Grant	Gcwihaba			
PL 588,595-597/2009	4	2 ,555.0	Metals	07/01/2012	Initial Grant	Gcwihaba			
Total	18	12, 096.6							

The Company's exploration work had initially indicated that the sulphide-rich Matchless Amphibolite Belt ('MAB') traverse the Company's southern licences in northwest Botswana in an area where the Damara Belt connects with the Lufilian Arc. Recent petrology, geochemistry and geochronology work by AEON's (Africa Earth Observatory Network) research group located at the University of Cape Town, South Africa highlights the presence in Ngamiland of Archean granite-gneisses (ca. 2550 Ma). This is the first time Archean-Paleoproterozoic basement rocks have been discovered in northwest Botswana. Paleoproterozoic granites (ca. 2000 Ma), which have been tectonically interlayered with Pan-African meta-sediments (including graphitic schist, carbonates, diamictites and meta-basites ca. 540 Ma), have also been dated. These tectonic contacts and graphitic schists are mineralized and have been targeted for further work. The 2 billion year old granites can be correlated either with the nearby Quangwadum and Okwa Complex in Botswana and the granites of the Bushveld intrusion in South Africa, suggesting the possibility of a large cryptic mineralized mafic intrusion in the region, or with the Kibaran granitic basement (ca. 2050 Ma) to the Katangan Supergroup beneath the Lufilian Arc in the DRC. The Pan African meta-basites in Nagamiland yield an age of ca. 535 Ma. This is younger than the metabasalts of MAB and Katanga (ca 765 Ma), but similar to the age of peak metamorphism and deformation in the MAB and Lufilian Arc (ca. 530 Ma). This difference can be accounted for through the higher degrees of Pan African deformation and metamorphism found in Ngamiland (e.g. the new age is a tectonically reset age rather than a magmatic age) and/or that the metabasalts of Ngamiland represent subducted basaltic MAB-like oceanic crust that has been recycled as island-arc basalts. Either way, the new dates strengthen the previous suggestions by Tsodilo of a

correlation between the mineralized Pan African rocks and basement in Ngamiland with those in the Central African Copper Belt, and those in the MAB. Work with AEON is on-going to refine the geological models.

The presence of the layered and massive magnetite units associated with the Xaudum Magnetic Anomaly in the northern part of the area and the copper and gold showings east of the banded magnetite associated with meta-basic rocks (epidote-scapolite-albite amphibolite) on the central part of the area indicates that the mineralization model of Ngamiland is highly likely associated with an **Iron Oxide Copper Gold** ore deposit ("**IOCG**"), also referred to as the Ngamiland IOCG.

The main activities during the year were driven by ground geophysical surveys and diamond drilling. The former to upgrade and focus the regional geophysical dataset to more accurately position drill targets and the latter as a continuation of the first-phase drilling program.

During the 1<sup>st</sup> Quarter of 2011, 1,789 line-kilometers of ground magnetic data was collected. This was leveled and interpreted by the Company's in-house geophysical unit. This represents coverage of some 150 km<sup>2</sup> at 50 meter line spacing. This data was successfully used to position new drill holes on the often magnetic (due to the presence of pyrrhotite in the meta-sediments) conductive zones.

Table 3. Holes drilled in 1 <sup>st</sup> Quarter 2011 during the reconnaissance Phase 1 drilling program								
Hole No	Drilled meters	Core meters	Main Lithologies					
L9570/03	170.8	136.8	Metapelite; carbonate					
L9570/04	356.0	321.6	Schists and dolomite					
L9560/02	308.6	293.6	Dolomite and metapelite					
L9540/01	300.5	239.9	Garnet schist; metapelite					
L9590/06	214.5	157.9	Schist; metapelite; Metamafic rock					
L9600/10	268.5	264.5	Banded magnetite; massive magnetite; amphibolite; garnet schist					
L9600/11	252.9	231.3	Banded magnetite: schist; diamictite					
L9600/12	370.0	358.0	Banded magnetite; schist; calc-silicate					
Total	2,241.8	2,003.62						

In the 1<sup>st</sup> Quarter, 2011, eight diamond drill holes were completed to a cumulative depth of 2,241.80 meters and 2,003.62 meters of core was recovered (Table 3). The objective of this first-phase program is to cover the whole license area on a wide grid in order to identify potential mineralized deposits that are to be covered with detailed ground geophysics and follow up drilling during the 2<sup>nd</sup> phase of the program. This latter phase will commence early in the 2<sup>nd</sup> quarter of 2011.

Laboratory services for the assaying of core samples were obtained from ALS Minerals in Johannesburg, South Africa and 1456 core samples were submitted for assaying during the quarter.

The drilling has identified three different geological domains with different mineralization styles and can be defined as follows:

The shale basin to the north-east of the project area contains a meta-sedimentary sequence which geologically is very similar to the stratiform Cu-Co (Copper-Cobalt) province of the central African Copperbelt. Sediments are composed of black shales, metapelites, meta-arenites, dolomites, with interbedded evaporates. Most lithologies are mineralized with pyrite, pyrrhotite, and chalcopyrite.

• The airborne geophysical data suggests that the sulphide-rich Matchless Amphibolite Belt ('MAB') traverses the Company's southern licences and south of the shale basin. Mineralisation is also associated skarn deposits. These are related to massive magnetite, metabasites, metamafic units and granofels in contact with carbonates and metasediments. Mineralization here is characterized by Cu, Ni, Ti, V, (Copper, Nickel, Titanium and Vanadium) and La (Lanthanum) and Ce (Cerium) both of which are rare earth elements (REE's). Elevated levels for Au (Gold) have also been recorded in some samples.

The northern part of the area is underlain by the very strong Xaudum magnetic anomaly and recent drilling has intersected multiple units of layered magnetite in a schist units. Mineralization associated with these extensive magnetite bands, as measured with the Company's recently acquired hand-held XRF unit, are characterized by anomalous values of Ag, Au, Co, V and Ti. The copper and gold showings south-east of the banded magnetite associated with metabasic rocks (epidote-scapolite-albite-amphibolite) on the central part of the area suggests that the mineralization model of Ngamiland could be associated with an Iron Oxide Copper Gold ore deposit ("IOCG"), also referred to as the Ngamiland IOCG.

### 3. Radioactive licenses

The Company was granted two prospecting permits for radioactive minerals through its wholly owned subsidiary Gcwihaba Resources (Pty) Ltd in northwest Botswana directly west of the Okavango River in 2010 and an additional six licenses in the 1<sup>st</sup> Quarter of 2011. The area under license covers some 6,925 km<sup>2</sup> (see Table 4).

Table 4. Prospecting Licences held by Gcwihaba Resources (Radioactive Minerals)									
PL numbers	Km²	Commodity	Renewal dates mm/dd/yyyy	Stage	Company				
PL 150/2010	719	Radioactive minerals	07/01/2013	Initial Grant	Gcwihaba				
PL 151/2010	711	Radioactive minerals	07/01/2013	Initial Grant	Gcwihaba				
PL 45-50/2011	5,495	Radioactive minerals	01/01/2014	Initial Grant	Gcwihaba				
Total	6,925								

In general, the radioactive license areas overlap the Company's other diamond and metal licenses.

The Company has reviewed the exploration results from Union Carbide Exploration Corporation which had secured many prospecting licences in west and northwest Botswana for uranium. The exploration program in north-west Botswana (Ngamiland) started in 1977 and continued until 1980, and of particular interest are their findings of anomalous uranium within what they called the Khaudum and Chadum palaeo-drainages covered by their PL's 4/79, 5/79, 3/80, 4/80 and 5/80. High counts of uranium in both calcrete and water samples and anomalous counts of vanadium from the water samples were obtained. Up to 30 meter thick valley calcrete (the target calcrete) were drilled

with geochemical anomalous concentration of uranium in certain trap environments. However at the time, no orebodies were delineated, but Union Carbide concluded "that there is definitely uranium in the system as is evident by some very high uranium contents in the water samples" (Union Carbide Final report 1980 by DJ Jack).

The Company's strategy is two-fold, first to conduct a geomorphological study of the area using remote sensing techniques. This is to be linked to buried paleo-channels of Tertiary age that have been identified by geophysicist Scott Hogg (2005) whilst interpreting the most recent government Airborne Magnetic data in the search for kimberlites on overlapping Newdico (Pty) Ltd. diamond prospecting licences. Secondly, recent diamond drilling conducted by Gcwihaba (Pty) Ltd on overlapping base metal licences have returned anomalous uranium and vanadium assay results in some of the Proterozoic meta-sedimentary units underlying the Kalahari Group sediments. The recently obtained assay results from boreholes L9640/2 and 1822D12 are particular encouraging because of the presence of up to 90 and 40 ppm Uranium in parts of the core respectively. The link between these anomalous meta-sedimentary rocks and the surface uranium anomalies in the Kalahari calcretes is yet to be established.

### General

### Dating

Recent dating by AEON's (Africa Earth Observatory Network) research group at UCT highlights the presence in Ngamiland of Archean granite-gneisses (ca. 2550 Ma), intruded by Paleoproterozoic granites (ca. 2000 Ma), which have been tectonically interlayered with Pan-African meta-sediments (including graphitic schist, carbonates, diamictites and metabasalts (ca. 540 Ma). The tectonic contacts and graphitic schists are mineralized and have been targeted for further work. This is the first time Archean-Paleoproterozoic basement rocks have been discovered in this NW part of Botswana. The 2 billion year old granites can be correlated with either the nearby Quangwadum and Okwa Complex in Botswana, and with the granites of the Bushveld intrusion in South Africa, suggesting the possibility of a large cryptic mineralized mafic intrusion in the region, or with the Kibaran granitic basement (ca. 2050 Ma) to the Katangan Supergroup beneath the Lufilian Arc in the DRC. The Pan African metabasalt in Nagamiland yield an age of ca. 535 Ma. This is younger than the metabasalts of the Matchless Amphibolite Belt (MAB) and Katanga (ca. 765 Ma), but similar to the age of peak metamorphism and deformation in the MAB and Lufilian Arc (ca. 530 Ma). This difference can be accounted for through the higher degrees of Pan African deformation and metamorphism found in Ngamiland (e.g. the new age is a tectonically reset age rather than a magmatic age) and/or that the metabasalts of Ngamiland represent subducted basaltic MAB-like oceanic crust that has been recycled as island arc basalts. Either way, the new dates strengthen the previous suggestions by Tsodilo of a correlation between the mineralized Pan African rocks and basement in Ngamiland with those in the Central African Copper Belt, and those in the MAB. Work with AEON is ongoing to refine the geological models.

### Workshop

The Company conducted a workshop in the 1<sup>st</sup> Quarter entitled, The Geological and Mineralization of the Ngamiland Metals Project at the AEON center at the University of Cape Town. The workshop was open to the public and will be held during the week that the Mining Indaba is held in Cape Town, South Africa. The Mining Indaba attracts mining

analysts, fund managers, investment specialists and financiers from around the world and sets a perfect background for the workshop.

In addition, the University of Barcelona through Professor Joan Carles Melgarejo, a renowned mineralogist, and Tsodilo have formulated a research project to further investigate the mineralogical composition of the ore minerals (sulfides, precious metals and rare earth minerals) in order to clearly understand the mineralogical phases that have so far been identified. Their first report concluded that most of the mineralization is found in quartz-sulfide-carbonate veins and disseminated in metapelites and schists and they identified chalcopyrite and native gold as potential economic ores. This first report, however, was limited to samples from only two boreholes (L9670/09 and 9680/11). In February 2011, after a site visit by Professor Melgarejo, 200 hundred mineralized samples were prepared and sent to Barcelona to further the research on the Tsodilo base metal mineralization model.

The Company has purchased an additional Atlas Copco CT 14 diamond core drill rig and four (4) lveco 6x6 Trakker support trucks. The new rig will be commissioned on site in the second quarter and will enable the Company to immediately increase the meters drilled.

### LIQUIDITY AND CAPITAL RESOURCES

As at March 31, 2011, the Company had a working capital deficiency of \$928,842 (2010: \$7,055,221), which included cash and equivalents \$2,254,849 (2010: \$442,253). These funds are managed in-house in accordance with specific investment criteria approved by the board of directors, the primary objective being the preservation of capital to assure funding for exploration activities. The Company completed private placements and exercise of warrants for a additional cash proceeds of \$516,713 in February 2011, see discussion in Financing Activities below. The Company does not hedge its activities. At year end, the Company did not have any material contractual obligations except for minimum spending requirements on exploration licenses. The Company is required to spend a minimum on prospecting over the period of its licenses. On licenses current as of March 31 2011, the expenditure requirements inclusive of license fees from the date of grant to and if held to their full term as well as actual and attributed expenditures with respect thereto as of March 31 2011, are as follows:

Project Description	Required Expenditure				
	BWP	USD			
Newdico	3,839,490	574,772			
Gcwihaba - Diamond	1,177,264	176,236			
Gcwihaba - Metals	5,051,380	756,192			
Gcwihaba - Radioactive Minerals	1,544,970	231,282			

### **Financial Instruments**

The carrying amounts reflected in the consolidated balance sheets for cash and equivalents, accounts receivable and accounts payable and accrued liabilities approximate their fair values due to the short maturities of these instruments. The Company's warrants are classified as derivative liabilities and are recorded at their estimated fair value. The liability recognized at March 31, 2011 for the warrants is \$3,332,034 (2010: \$7,524,582). The Company's operations, there is no significant credit or interest rate risk.

### **Operating Activities**

Cash outflow used in operating activities before working capital adjustment increased from \$49,870 for the period ended March 31, 2010 to \$95,342, for the period ended March 31, 2011. The increase was due primarily to remuneration and office and administration expenses, which were greater in 2011 than in 2010.

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### **ANNUAL INFORMATION**

(As previously reported under Canadian GAAP)

(is previously reported under cultural eville)	Fiscal	Fiscal		
(in US dollars)	Year	Year		
	Dec.31	Dec.31		
	2010	2009		
Total Revenues				
Loss before Non-controlling Interest	(744,651)	(331,162)		
Basic and diluted loss per share	(\$0.04)	(\$0.02)		
Non-controlling Interest	6,489	(4,040)		
Net Loss for the Year	(738,162)	(327,122)		
Basic and diluted loss per share	(\$0.04)	(\$0.02)		
Total Assets	11,590,721	5,885,208		
Total long term liabilities	217,303	210,814		
Cash dividends declared				
QUARTERLY INFORMATION				
As previously reported under Canadian GAAP (in US Dollars)	Quarter 1	Quarter 2	Quarter 3	Quarter 4
Fiscal Year 2010 (ended December 31, 2010)				
Total Revenues				
Loss for the period	(141,379)	(376,053)	(200,317)	(20,413)
Basic and diluted loss per share	(\$0.01)	(\$0.01)	(\$0.01)	(\$0.01
Total Assets	6,529,383	11,275,851	11,214,102	11,590,721

QUARTERLY INFORMATION Under IFRS

Total long term liabilities

(in US Dollars) Quarter 1 Fiscal Year 2010 (Period ended March 31, 2010) **Total Revenues** Comprehensive Loss for the period (5,464,797) Basic and diluted loss per share (\$0.28) **Total Assets** \$5,928,142 Total long term liabilities -0-**QUARTERLY INFORMATION Under IFRS** ,454,295 (in US Dollars) Quarter 1 Fiscal Year 2011 (ended March 31, 2011) Total Revenues \$ 937,594 Comprehensive Income for the period Basic and diluted loss per share \$0.05 **Total Assets** \$11,454,205

205,442

Total long term liabilities

185,165

218,346

217,303

### **Investing Activities**

Cash flow applied in investing activities increased to \$714,577 for the period ended March 31, 2011 (2010: \$337,391).

Total expenditures of \$485,637 on exploration properties for the period ended March 31, 2011 were attributable to the Newdico and Gcwihaba projects in northwest Botswana. Included in this amount is the proportionate contributory share, ranging from 5.20% to 3.55% attributed to the Trans Hex Group for the Newdico project. There were no material disposals of capital assets or investments during the year.

In December 2010, the board of directors of Newdico approved an exploration program and budget for the period January 1 to December 31, 2011 that calls for expenditures totaling approximately Pula 9.8 million (approximately \$1.45 million as of December 31, 2011). The 2011 budget envisions a macro-diamond sampling program and analysis for up to three different kimberlites. Trans Hex Group is presently responsible for funding 3% of the expenses of this company. The approved exploration program includes provision for additional drilling, soil sampling, ground geophysical surveys, processing and analysis.

### **Financing Activities**

Following the restructuring of Tsodilo in April 2002 and the cancellation of the shares formerly held by Trans Hex, the source of financing for the Company's activities changed from debt (related party) financing to equity, through the issue of units by way of non-brokered private placements. Each unit has consisted of one common share of the Company and one or one-half a warrant with each full such warrant entitling the holder to purchase one common share of the Company for a purchase price equal to the unit price for a period of two to five years from the date of issuance.

During the year ended March 31 2011, the Company received gross proceeds in the amount of \$516,713 from the exercise of Warrants related to private placements.

Private Placement Date	No. of Units	Price per Unit	Proceeds
None			
Warrant Exercise Date	No. of Shares	Price per Share	Proceeds
February 26, 2011	728,061	\$0.71	\$516,713

Tsodilo expects to raise the amounts required to fund its 97% share of the Newdico project, the Gcwihaba projects and corporate general and administration expenses, by way of non-brokered private placements.

### **RESULTS OF OPERATIONS**

On a consolidated basis, Tsodilo recorded net income of \$1,405.616 in the period ended March 31, 2011 (\$0.05 cents per common share) compared to a net loss of \$5,389,372 in the period ended March 31, 2010 (\$0.29 cents per common share). The Company experienced an increase in remuneration, office and administration, stock based compensation and foreign exchange expenses reflecting general corporate activity. The increase in stock option expense reflects the amount of option grants. However, these increases were offset by the change in the value of the warrants, which resulted in a gain of \$1,684,183 for the period ended March 31, 2011 as compared to a loss of \$5,238,353 for the period ended March 31, 2010.

Cumulative exploration expenditures including amortization of property, plant and equipment used in exploration activities on all projects amounted to \$7,724,027 as at March 31, 2011 compared to \$5,227,109 as at March 31, 2010. Cumulative exploration expenditures incurred on the Newdico project as at March 31, 2011` was \$6,074,411 compared to \$4,504,650 as at March 31, 2010. The principal components of the Newdico exploration program were: (a) additional soil sampling and the completion of the processing and analysis of the soil samples; (b) commissioning of further ground magnetic surveys of selected aeromagnetic anomalies; (c) analyzing detailed proprietary aeromagnetic maps covering the target areas; and (d) commencement of a diamond core drilling program on selected targets. Cumulative exploration expenditures incurred on the Gcwihaba project as at March 31, 2011 were \$1,649,616 compared to \$722,459 as at March 31, 2010.

### PERSONNEL

At March 31, 2011, the Company and its subsidiaries employed thirty (30) individuals compared to twenty-five (25) at March 31, 2011, including senior officers, administrative and operations personnel including those on a short-term service basis.

### **FIRST QUARTER - 2011**

The first quarter was a normal operating period for a quarter. Operating expenses were at normal levels for the first quarter of the year.

### **RISKS AND UNCERTAINTIES**

Operations of the Company are speculative due to the high risk nature of its business which includes acquisition, financing, exploration and development of diamond and metal properties (collectively "mineral"). Material risk factors and uncertainties, which should be taken into account in assessing the Company's activities, include, but are not necessarily limited to, those set below. Any one or more of these risks and others could have a material adverse effect on the Company.

### **Additional Funding Requirements**

Further development and exploration of the various mineral projects in which the Company holds an interest depends upon the Company's ability to obtain financing through equity or debt financing, joint ventures or other means. While the Company has been successful in the past in obtaining financing through the sale of equity securities, there can be no assurance that the Company will be successful in obtaining additional financing in the amount and at the time required and, if available, that it can be obtained on terms satisfactory to the Company.

Failure to obtain equity or debt financing on a timely basis may cause the Company to postpone its exploration and development plans or forfeit rights in some of its projects.

### **Uncertainties Related to Mineral Resource Estimates**

There is a degree of uncertainty attributable to the calculation of mineral resources and corresponding grades being mined or dedicated to future production. Until resources are actually mined and processed, the quantity of resources and grades must be considered as estimates only. In addition, the quantity and value of reserves or resources may vary, depending on mineral prices. Any material change in the quantity of resources, grades or stripping ratio may affect the economic viability of the Company's properties. In addition, there is no assurance that recoveries in small-scale laboratory tests will be duplicated in larger-scale tests under on-site conditions, or during production. Determining the economic viability of a mineral project is complicated and involves a number of variables.

### **Commodity Prices and Marketability**

The mining industry, in general, is intensely competitive and there is no assurance that, even if commercial quantities of minerals are discovered, a profitable market will exist for the sale of minerals produced. Factors beyond the control of the Company may affect the marketability of any minerals produced and which cannot be accurately predicted, such as market fluctuations, and such other factors as government regulations, including regulations relating to royalties, allowable production, importing and exporting of minerals and environmental protection, any combination of which factors may result in the Company not receiving an adequate return on investment capital. Prices received for minerals produced and sold are also affected by numerous factors beyond the Company's control such as international economic and political trends, global or regional consumption and demand and supply patterns. There is no assurance that the sale price of minerals produced from any deposit will be such that they can be mined at a profit.

#### **Currency Risk**

The Company's business is mainly transacted in Botswana Pula and U.S. dollar currencies. As a consequence, fluctuations in exchange rates may have a significant effect on the cash flows and operating results of the Company in either a positive or negative direction.

### **Foreign Operations Risk**

The Company's current significant projects are located in Botswana. This exposes the Company to risks that may not otherwise be experienced if its operations were domestic. The risks include, but are not limited to, environmental protection, land use, water use, health safety, labor, restrictions on production, price controls, currency remittance, and

maintenance of mineral tenure and expropriation of property. There is no assurance that future changes in taxes or such regulation in the various jurisdictions in which the Company operates will not adversely affect the Company's operations. Although the operating environments in Botswana are considered favorable compared to those in other developing countries, there are still political risks. These risks include, but are not limited to terrorism, hostage taking, military repression, expropriation, extreme fluctuations in currency exchange rates, high rates of inflation and labor unrest. Changes in mining or investment policies or shifts in political attitudes may also adversely affect the Company's business.

#### **Mineral Exploration and Development**

The business of exploring for minerals and mining is highly, speculative in nature and involves significant financial and other risks which even careful evaluation, experience and knowledge may not eliminate. There is no certainty that expenditures made or to be made by the Company in exploring and developing mineral properties in which it has an interest will result in the discovery of commercially mineable deposits. Most exploration projects do not result in the discovery of commercially mineable deposit. While discovery of a mineral deposit may result in substantial rewards, few properties which are explored are ultimately developed into producing mines. Major expenses may be required to establish reserves by drilling and to construct mining and processing facilities at a site. There can be no guarantee that exploration programs carried out by the Company will result in the development of profitable mining operations.

### **Title Matters**

Any changes in the laws of Botswana relating to mining could have a material adverse effect to the rights and title to the interests held in those countries by the Company. No assurance can be given that applicable governments will not revoke or significantly alter the conditions of applicable exploration and mining authorizations nor that such exploration and mining authorizations will not be challenged or impugned by third parties.

### Infrastructure

Exploration, development, mining and processing activities depend on the availability of adequate infrastructure. Reliable roads, bridges, sewer and water supply are important determinants which affect capital and operating costs. Unusual or infrequent weather phenomena, sabotage, government or other interference in the maintenance of provision of such infrastructure could adversely affect activities and profitability of the Company.

### **Uninsured Risks**

The mining business is subject to a number of risks and hazards including, but not limited to, environmental hazards, industrial accidents, labor disputes, encountering unusual or unexpected geologic formations or other geological or grade problems, encountering unanticipated ground or water conditions, cave~ ins, pit wall failures, flooding, rock bursts, periodic interruptions due to inclement or hazardous weather conditions and other acts of God. Such risks could result in damage to mineral properties or facilities, personal injury or death, environmental damage, delays in exploration, development or mining, monetary losses and possible legal liability. The Company maintains insurance against certain risks that are associated with its business in amounts that it believes to be reasonable at the current

stage of operations. There can be no assurance that such insurance will continue to be available at economically acceptable premiums or will be adequate to cover any future claim.

### Competition

The mining industry is intensely competitive in all its phases and the Company competes with other companies that have greater financial resources and technical capacity. Competition could adversely affect the Company's ability to acquire prospective properties in the future.

### **Key Personnel**

The Company is dependent upon on a relatively small number of key employees, the loss of any of whom could have an adverse effect on the Company. The Company currently does not have key personal insurance on these individuals.

### ADOPTION OF NEW ACCOUNTING STANDARDS

### **New Accounting Pronouncements**

### Transition to International Financial Reporting Standards ("IFRS")

On January 1, 2011, the Canadian Accounting Standards Board replaced Canadian GAAP with IFRS for publicly accountable enterprises, with a transition date of January 1, 2010. IFRS represents standards and interpretations approved by the IASB and are comprised of IFRSs, IASs, and interpretations issued by IFRICs or the former SICs.

As previously discussed in the Company's MD&A for the year ended December 31, 2010, the Company's two operating subsidiaries previously prepared audited financial statements in accordance with IFRS. Accordingly, the Company's transition plan was primarily focused on transition issues relating to the consolidation of the Company's operating subsidiaries, and on accounting issues at the parent company level. The plan consisted of three main phases, as follows:

- Scoping and Diagnostic Phase: An initial general diagnostic of its accounting policies and Canadian GAAP
  relevant to its financial reporting requirements to determine the key differences and options with respect to
  acceptable accounting standard under IFRS was completed in 2010.
- Impact, Analysis, Evaluation and Design Phase: In this phase, each area identified during the scoping phase
  was addressed to determine the specific changes required to existing policies and to identify new policies
  under IFRS. This phase has now been completed.
- Implementation and Review Phase: This phase includes the execution of any changes to business processes
  and completion of formal documents analyzing the transition to IFRS. This phase, which includes the
  maintenance of sustainable IFRS compliant data and processes for fiscal 2011 and beyond, will be carried out
  throughout 2011. Management does not anticipate any significant issues with completing this phase of its
  transition plan.

The IASB continues to amend and add to its current IFRS standards and interpretations with several projects underway. Accordingly, the accounting policies adopted by the Company for the Company's first IFRS consolidated financial statements for the year ended December 31, 2011 may differ from the significant accounting policies used in the

preparation of the Company's interim condensed consolidated financial statements as at and for the three months ended March 31, 2011. The Company has prepared its March 31, 2011 interim consolidated financial statements in accordance with International Financial Reporting Standards, with an effective transition date of January 1, 2010, including IFRS 1, *"First-time adoption of International Financial Reporting Standards"* and IAS 34, *Interim Financial Reporting*.

The Company's IFRS accounting policies are disclosed in Note 2 to the interim condensed consolidated financial statements. Reconciliation between the Company's financial statements as previously reported under Canadian GAAP and current reporting under IFRS is detailed in Note 13 of the interim condensed consolidated financial statements.

The following is an overview of the impacts to the Company's financial results due to the transition to IFRS.

### Adjustment 1 - IFRS 2 Stock Based Compensation Expenses

The Company issues share-based compensation in the form of stock options that vest evenly (semi-annually) over a two year period. Under Canadian GAAP, the Company recognized the fair value of the compensation expenses, determined at the time of the grant, on a straight-line basis over the two year vesting period. Under IFRS 2 Share Based Payments, the fair value of each tranche of the award is considered to be a separate grant, based on its vested period. The fair value of each tranche is determined separately and recognized as compensation expense over the term of this respective vesting period. Accordingly, compensation expense under IFRS was recognized at more accelerated rates than under Canadian GAAP.

The Company computed all non-vested stock options at January 1, 2010 on a graded basis separating tranches for amortization over respective vesting periods. Stock option forfeitures were also estimated on a historical basis. The Black Scholes valuation method was used to prepare the valuations, calculations and details for disclosure for Stock Option expense and comparative stock option expense estimated for prior year comparisons. As a result, Stock Option Reserves were increased by \$29,629 as at January 1, 2010 and \$261,482 as at December 31, 2010. Of these amounts, \$4,986 and \$133,144 were capitalized as salaries to exploration and evaluation cost as at January 1, 2010 and December 31, 2010 respectively.

### Adjustment 2 – IAS 21 Foreign Exchange

The Company's subsidiaries (Gcwihaba and Newdico) operate in a functional currency in Botswana Pula. Under Canadian GAAP the subsidiaries were considered integrated operations for foreign exchange considerations and calculations. Under IFRS, since there is no integrated operation option and because of the difference in functional currency between these subsidies and the Company's U.S. Dollars, IFRS provides guidance on presenting the foreign operations in the presentation currency. Non-monetary assets and liabilities are translated at year-end exchange rates and income and expenses are translated at the rates at which they have been incurred. This differs from previous GAAP reporting which required non-monetary assets to be translated at the historical exchange rate in effect when the assets were acquired.

For December 31, 2009, (\$124,899) was the decrease adjustment to Plant, Property and Equipment, and (\$447,538) was the decrease adjustment to Exploration and evaluation cost. For December 31, 2010, (\$82,254) was the cumulative decrease adjustment to Plant, Property and Equipment, (\$159,633) was the decrease adjustment to Exploration and Evaluation Cost, and (\$1,994) was the decrease adjustment to Accounts Payable.

### Adjustment 3 – IAS 32 Warrants Denominated in Non-functional Currency

The Warrants issued by the Company provide the right to purchase stock in Canadian dollars. Since the Company's functional currency is the U.S. dollar, IFRS requires that the warrants be accounted for as derivative liabilities. As a result, the Company has reclassified its Warrants from Equity to liabilities and will account for warrants as derivative liabilities with changes in fair value being recognized in profit or loss.

At inception January 1, 2010 the value of the warrants increased by \$1,745,547 resulting in corresponding charge to deficit.

### Adjustment 4 - Non-Controlling Interest Reclassification into Equity

The Company reclassified its non-controlling interest at January 1, 2010 and December 31, 2010 to equity.

### NEW ACCOUNTING STANDARDS NOT YET ADOPTED

IFRS 7, *Financial Instruments – Disclosure*, was amended to require additional disclosure in respect of risk exposures arising from transferred financial assets. This amendment is effective for annual period beginning on or after July 1, 2011. The Company is currently evaluating the impact of this amendment.

IFRS 9 *Financial Instruments*, issued in 2009, will replace IAS 39, *Financial Instruments: Recognition and Measurement*. IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2013. The Company is evaluating the impact of IFRS 9.

In May 2011, the IASB issued IFRS 11, *Joint Arrangements*. IFRS 11 establishes principles for financial reporting by parties to a joint arrangement and replaces IAS 31, *Interests in Joint Ventures*, and SIC-13, *Jointly Controlled Entities – Non Monetary Contributions By Ventures*. IFRS 11 is effective for annual periods beginning on or after January 1, 2013. Earlier adoption is permitted. IFRS 11 improves on IAS 31 by requiring a party to a joint arrangement to determine the type of joint arrangement in which it is involved by assessing its rights and obligations from the arrangement. The Company does not expect IFRS 11 to have a significant impact on its consolidated financial statements.

### **RELATED PARTY TRANSACTIONS**

During the years ended December 31, 2010, 2009 and 2008, the Company incurred leave benefits (2010: \$33,293 2009: \$19,024, 2008: \$19,024) payable to an officer and director of the Company amounting to \$71,341. In June 2010, the Company paid the officer and director of the Company \$59,451 leaving a payable to an officer and director of the Company amounting to \$11,890. In addition at December 31, 2010, the Company had salary payable to the officer and director of \$5,531, which was paid during 2011.

For the three months ended March 31, 2011, the Company incurred short-term employee benefits and share-based compensation with officers and directors in the amounts of \$102,375 and \$242,640 respectively versus \$66,000 and \$74,662 respectively for the comparative period March 31, 2010.

### OUTLOOK

Diamond and metal exploration remains a high-risk undertaking requiring patience and persistence. Despite difficult capital markets in the junior resource sector, the Company remains committed to international commodity exploration through carefully managed programs.

### **ADDITIONAL INFORMATION**

Additional information relating to Tsodilo Resources Limited is available on its website **www.TsodiloResources.com** or through SEDAR at **www.sedar.com**.

### FORWARD-LOOKING STATEMENTS

The Annual Report, including this MD&A, contains certain forward-looking statements related to, among other things, expected future events and the financial and operating results of the Company. Forward-looking statements are subject to inherent risks and uncertainties including, but not limited to, market and general economic conditions, changes in regulatory environments affecting the Company's business and the availability and terms of financing. Other risks are outlined in the Uncertainties and Risk Factors section of this MD&A. Consequently, actual results and events may differ materially from those included in, contemplated or implied by such forward looking statements for a variety of reasons. Readers are therefore cautioned not to place undue reliance on any forward-looking statement. The Company disclaims any intention and assumes no obligation to update any forward-looking statement even if such information becomes available as a result of future events or for any other reason.

"s"

"s"

James M. Bruchs Chairman and Chief Executive Officer June 28, 2011 Gary A. Bojes Chief Financial Officer June 28, 2011

# **TSODILO RESOURCES LIMITED**

# INTERIM CONSOLIDATED FINANCIAL STATEMENTS

## FOR THE THREE MONTH PERIOD ENDED MARCH 31, 2011

(expressed in United States dollars)

**Unaudited – Prepared by Management** 

These interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34) using accounting policies consistent with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

These are the Company's first interim condensed consolidated financial statements prepared in accordance with IAS 34 and IFRS using accounting policies consistent with IFRS. The accounting policies have been selected to be consistent with IFRS as is expected to be effective on December 31, 2011, the Company's first annual IFRS reporting date. These interim condensed consolidated financial statements do not include all of the information required for full annual financial statements. Previously, the Company prepared its interim and annual consolidated financial statements in accordance with Canadian Generally Accepted Accounting Principles ("GAAP").

These interim condensed consolidated financial statements have been authorized for release by the Company's Board of Directors on June 28, 2011.

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Balance Sheet Statement of Deficit Statement of Operations Statement of Cash Flows Notes to Financial Statements

### Interim Condensed Consolidated Statement of Financial Position

(Unaudited - in United States dollars)

	March 31 2011	December 31 2010 (Note 13)	January 1 2010 (Note 13)
ASSETS			
Current			
Cash	\$2,254,849	\$ 2,728,695	\$ 108,341
Accounts receivable and prepaid expenses	166,014	65,171	67,640
	2,420,863	2,793,866	175,981
Exploration and Evaluation Assets (note 3)	7,724,027	7,493,891	4,919,093
Property, Plant and Equipment (note 4)	438,510	323,416	222,683
Deposit on Equipment (note 4)	870,805	870,805	
	\$11,454,205	\$ 11,481,978	\$ 5,317,757
LIABILITIES			
<b>Current</b> Accounts payable and accrued liabilities	\$17,651	\$97,448	\$73,051
Warrants (note 5a)	3,332,054	5,266,191	2,598,156
Total Liabilities	3,349,705	5,363,639	2,671,207
SHAREHOLDERS' EQUITY			
Share Capital (note 5a)	32,804,711	32,038,044	29,646,445
Stock Option Reserves (note 5c)	8,166,106	7,884,206	6,915,917
Foreign Currency Reserves	(142,132)	318,924	-
Deficit	(32,967,583)	(34,373,199)	(34,150,053)
Equity attributable to Owners of the Parent	7,861,102	5,867,975	2,412,309
Non-controlling Interest (note 3)	243,398	250,364	234,241
Total Equity	8,104,500	6,118,339	2,646,550
Total Liabilities and Equity	\$11,454,205	\$ 11,481,978	\$5,317,757

**Commitments** (note 10) **Subsequent events** (note 12)

See accompanying notes to the interim condensed consolidated financial statements

### APPROVED ON BEHALF OF THE BOARD OF DIRECTORS

"s" David J. Cushing Chairman, of the Audit Committee "s" James M. Bruchs Chairman

## Interim Condensed Consolidated Statements of Operations and Comprehensive Income

(Unaudited - in United States dollars)

	Three Months Ended Marc <b>2011</b>	
		(Note 13)
Operating Expenses		
Corporate remuneration	\$ 36,361	\$ 4,756
Corporate travel and subsistence	111	(132)
Investor relations	2,548	2,306
Legal and audit	2,722	108
Filings and regulatory fees	8,287	11,084
Office and administration	44,389	31,748
Amortization	792	39,032
Stock-based compensation (note 5c)	182,433	62,117
	\$277,643	\$151,019
Other Income (Expense)		
Unrealized gain (loss) on warrants (Note 5b)	1,684,183	(5,238,353)
Foreign exchange (loss)	(924)	-
	1,683,259	(5,238,353)
Net Income (Loss) for period	1,405,616	(5,389,372)
Other Comprehensive Income (Loss)		
Foreign currency translation	(468,022)	(75,425)
Total Other Comprehensive Income (Loss)	(468,022)	(75,425)
Total Comprehensive Income (Loss) for the period	\$937,594	(5,464,797)
Net Income (Loss) attributable to shareholders of the parent Non-controlling interest	1,405,616 -	(5,389,372) -
<u> </u>	\$1,405,616	\$(5,389,372)
Total Comprehensive Income (Loss) attributable to owners of the parent	\$944,560	\$(5,456,570)
Non-controlling Interest	(6,966)	(8,227)
	\$937,594	\$(5,464,797)
Basic income (loss) per share attributable to owners of the parent (note 6)	\$0.05	(\$0.28)
Fully diluted income (loss) per share attributable to the owners of the parent (note 6)	\$0.05	(\$0.28)
Basic comprehensive income (loss) per share attributable to the owners of the parent (note 6)	\$0.04	(\$0.29)
Fully diluted comprehensive income per share attributable to the owners of the parent (note 6)	\$0.03	(\$0.29)

See accompanying notes to the interim condensed consolidated financial statements

### Interim Condensed Consolidated Statements of Shareholders' Equity

(Unaudited - in United States dollars except for shares)

	Share C	apital	Stock Option Reserve	Foreign Currency Reserve	Deficit	Total attributable to equity holder of the parent	Non- Controlling Interest	Total Equity
Balance January 1,	Shares Issued	Amount						
2011 Exercise of warrants Stock Based	22,647,340 728,061	32,038,044 766,667	7,884,206 	318,924 	\$(34,373,199) <u>)</u> 	\$5,867,975 766,667	\$250,364 	\$6,118,339 766,667
Compensation Comprehensive Income for period			281,900			281,900		281,900
ended 2011				(461,056)	1,405,616	944,560	(6,966)	937,594
Balance March 31, 2011	23,375,401	32,804,711	8,166,106	(142,132)	\$(32,967,583)	\$7,861,102	\$243,398	\$8,104,500
	Share	Capital	Stock Option Reserve	Foreign Currency Reserve	Deficit	Total attributable to equity holder of the parent	Non- Controlling Interest	Total Equity
Balance, January 1, 2010	18,787,457	29,646,445	6,915,917	-	(34,150,053)	2,412,309	234,241	2,646,550
Private Placement	465,245	69,731				69,731		69,731
Exercise Warrants Stock Based	457,901	995,886				995.886		995,886
Compensation January 2011			106,027			106,027		106,027
Comprehensive Income				(67,198)	(5,389,372)	(5,456,570)	(8,227)	(5,464,797)
Balance March 31, 2010	19,710,603	30,712,062	7,021,944	(67,198)	(39,539,425)	(1,872,617)	226,014	(1,646,603)

See accompanying notes to the interim condensed consolidated financial statements.

## Interim Condensed Consolidated Statements of Shareholders' Equity

(Unaudited - in United States dollars except for shares)

	Share Capital		Stock Option Reserve	Foreign Currency Reserve	Deficit	Total attributable to equity holder of the parent	NCI	Total
	Shares	Dollars						
Balance January 1, 2010	18,787,457	29,646,445	6,915,917	-	(34,150,053)	2,412,309	234,241	2,646,550
Private Placement	3,859,883	1,178,808				1,178,808		1,178,808
Exercised Warrants Stock Based		1,212,791				1,212,791		1,212,791
Compensation			968,289			968,289		968,289
Comprehensive Income (loss)				318,924	(223,146)	95,778	16,123	111,901
Balance December 31, 2010	22,647,340	32,038,044	7,884,206	318,924	(34,373,199)	5,867,975	250,364	\$6,118,339

See accompanying notes to the interim condensed consolidated financial statements.

### **Interim Condensed Consolidated Statements of Cash Flows**

(Unaudited - in United States dollars)

	Three Months Ended March 31	
	2011	2010
Cash provided by (used in):		
Operating Activities		
Net Income (Loss) for the period	\$ 1,405,616	\$ (5,389,372)
Adjustments for non-cash items:		
Unrealized (gain) loss on warrants	(1,684,183)	5,238,353
Amortization	792	39,032
Stock-based compensation	182,433	62,117
	(95,342)	(49,870)
Net change in non-cash working capital balances (note 11)	(180,640)	(32,517)
	(275,982)	(82,387)
Investing Activities		
Additions to exploration properties	(485,637)	(337,308)
Additions to property, plant and equipment	(228,940)	(83)
	(714,577)	(337,391)
Financing Activities		
Shares and warrants issued for cash, net of cost	516,713	753,690
		753,690
	516,713	/55,090
Change in cash - For the period	(473,846)	333,912
Cash - beginning of period	2,728,695	108,341
Cash - end of period	\$ 2,254,849	\$442,253

See accompanying notes to the interim condensed consolidated financial statements

### Notes to the Interim Condensed Consolidated Financial Statements

For the years ended March 31, 2011 and 2010 (Unaudited – All amounts are in U.S. dollars when otherwise noted)

### **1. NATURE OF OPERATIONS**

Tsodilo Resources Limited ("Tsodilo" or "the Company") is an exploration stage company which is engaged principally in the acquisition, exploration and development of mineral properties in the Republic of Botswana.

The Company is considered to be in the exploration and development stage given that none of its properties are in production and, to date, has not earned any significant revenues. The recoverability of amounts shown for exploration and evaluation assets is dependent on the existence of economically recoverable reserves, the renewal of exploration licenses, obtaining the necessary permits to operate a mine, obtaining the financing to complete exploration and development, and future profitable production. It is incorporated under laws of the Yukon Territory, Canada, under the Business Corporations Act of Yukon and the address of the Company's registered office is 161 Bay Street, P.O. Box 508 Toronto, Ontario, Canada, M5J 2S1. The Company currently exists under the Business Corporations Act of Yukon and the Toronto Venture Stock Exchange (TSXV) under the symbol TSD.

These financial statements have been prepared on the basis of accounting principles applicable to a going concern, which assumes that the Company will realize its assets and discharge its liabilities in the normal course of business. Management has carried out an assessment of the going concern assumption and has concluded that the Company has sufficient cash (as well as no debt obligations outside of normal course accounts payable and accrued liabilities) to continue operating at current levels for the ensuing twelve months. Accordingly, these financial statements do not reflect the adjustments to the carrying value of assets and liabilities, or the impact on the interim condensed consolidated statement of operations or comprehensive income, and condensed consolidated statement of financial position classifications that would be necessary were the going concern assumption not appropriate.

### 2. Significant Accounting Policies

#### (a) Statement of Compliance and conversion to International Financial Reporting Standards

These interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34) using accounting policies consistent with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

These are the Company's first interim condensed consolidated financial statements prepared in accordance with IAS 34 and IFRS using accounting policies consistent with IFRS. The accounting policies have been selected to be consistent with IFRS as is expected to be effective on December 31, 2011, the Company's first annual IFRS reporting date. These interim condensed consolidated financial statements do not include all of the information required for full annual financial statements. Previously, the Company prepared its interim and annual consolidated financial statements in accordance with Canadian Generally Accepted Accounting Principles ("GAAP").

These interim condensed consolidated financial statements have been authorized for release by the Company's Board of Directors on June 28, 2011.

#### (b) **Basis of Preparation**

These interim condensed consolidated financial statements have been prepared on a historical cost basis except for financial instruments classified as fair value through profit and loss which are stated at their fair value. These interim condensed consolidated financial statements are presented in United Stated dollars and include the accounts of the Company and the following direct and indirect subsidiaries:

	2011	2010
Tsodilo Resources Bermuda Limited (Bermuda)	100%	100%
Gcwihaba Resources (Proprietary) Ltd ("Gcwihaba") [Botswana]	100%	100%
Bosoto (PTY) Ltd.	100%	100%
Newdico (Proprietary) Limited ("Newdico") [Botswana]	<b>97</b> %	96%

All intercompany transactions have been eliminated on consolidation.

The standards and interpretations within IFRS are subject to change and accordingly, the accounting policies for the annual period that are relevant to these interim condensed consolidated financial statements will be finalized only when the first annual IFRS financial statements are prepared for the year ending December 31, 2011.

The adoption of IFRS resulted in changes to the accounting policies as compared with the most recent annual financial statement prepared under Canadian GAAP. The accounting policies set out below have been applied consistently to all period presented. They also have been applied in preparation of an opening IFRS statement of financial position as at January 1, 2010 (the "Transition Date"), as required by IFRS 1. *First Time Adoptions of International Financial Reporting Standards* ("IFRS 1"). The impact of the transition from Canadian GAAP to IFRS is explained in note 13.

### (c) <u>Significant Accounting Judgments, Estimates and Assumptions</u>

The preparation of interim financial statements in conformity with IAS 34 requires management to make judgments, estimates and assumptions that affect the application of polices and reporting amounts and assets and liabilities, income and expenses. Actual results may differ from these estimates.

Accounts that require estimates as the basis for determining the stated amounts include exploration and evaluation assets, property, plant and equipment, and share-based compensation. Depreciation and depletion of exploration and evaluation assets and property, plant and equipment assets are dependent upon estimates of useful lives and resource estimates, both of which are determined with the exercise of judgment. The assessment of any impairment of exploration and evaluation assets or property, plant and equipment upon the estimates of fair value that take into account factors such as resources, economic and market conditions, and the useful lives of assets. Share-based compensation expense is calculated using the Black-Scholes valuation model which requires significant judgment as to considerations such as stock option lives and stock volatility. Warrant liability is also calculated using the Black-Scholes valuation model which as warrant lives and stock volatility.

### (d) <u>Earnings (Loss) per Common Share</u>

Earnings (loss) per share calculations are based on the net income attributable to common shareholders for the period divided by the weighted average number of common shares issued and outstanding during the period.

Diluted earnings per share calculations are based on the net income attributable to common shareholders for the period divided by the weighted average number of common shares outstanding during the period plus the effects of dilutive common share equivalents. This method requires that the dilutive effect of outstanding options and warrants issued be calculated using the treasury stock method. This method assumes that all common share equivalents have been exercised at the beginning of the period (or at the time of issuance, if later), and that the funds obtained thereby were used to purchase common shares of the Company at the average trading price of common shares during the period. The incremental number of common shares that would be issued is included in the calculation of diluted earnings per share.

Diluted earnings per share calculations are based on the net loss attributable to common shareholders for the period divided by the weighted average number of common shares issued and outstanding during the period. Stock options and share purchase warrants are not included in the computation of loss per share for the quarter ended March 31, 2010 as such inclusion would be anti-dilutive.

### (e) <u>Exploration and Evaluation Assets</u>

Exploration and evaluation assets include acquired mineral use rights for mineral properties held by the Company. The amount of consideration paid (in cash or share value) for mineral use rights is capitalized. The amounts shown for exploration and evaluations assets represents all direct and indirect costs relating to the acquisition, exploration and

development of exploration properties, less recoveries, and do not necessarily reflect present or future values. These costs will be amortized against revenue from future production or written off if the exploration and evaluation assets are abandoned or sold. The Company has classified exploration and evaluation assets as intangible in nature. Depletion of costs capitalized on projects put into commercial production will be recorded using the unit-of-production method based upon estimates proven and probable reserves.

Ownership of exploration and evaluation assets involves certain inherent risks, including geological, metal prices, operating costs, and permitting risks. Many of these risks are outside the Company's control. The ultimate recoverability of the amounts capitalized for exploration and evaluation assets is dependent upon the delineation of economically recoverable ore reserves, the renewal of exploration licenses, obtaining the necessary financing to complete their development, obtaining the necessary permits to operate the mine, and realizing profitable production or proceeds from the disposition thereof. Management's estimates of recoverability of the Company's investment in its Botswana exploration and evaluation assets have been on current and expected conditions. However, it is possible that changes could occur which could adversely affect management's estimates and may result in future write downs of exploration and evaluation assets carrying values.

### (f) Property, Plant and Equipment

Property, plant and equipment is stated at cost, less accumulated depreciation.

Depreciation is calculated on a straight line basis over the following terms:

Vehicles 5 Years

Furniture and equipment 3 Years

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on disposal of the asset, determined as the difference between the net disposal proceeds and the carrying amount of the asset, is recognized in profit or loss.

Where an item of plant and equipment comprises major components with different useful lives, the components are accounted for as separate items of plant and equipment. Expenditures incurred to replace a component of an item of plant and equipment that is accounted for separately, including major inspection and overhaul expenditures, are capitalized.

#### (g) <u>Cash</u>

Cash consists of cash held in banks.

### (h) <u>Foreign Currency Translation</u>

(i) Functional and presentation currency

The Company's functional and presentation currency is the United States dollar. The functional currency of the Company's subsidiaries is as follows:

Tsodilo Resources Bermuda Limited	U.S. Dollar
Gcwihaba	Botswana Pula
Newdico	Botswana Pula
Bosoto	Botswana Pula

Each subsidiary and the Company's parent entity determine its own functional currency and items included in the financial statements of each subsidiary are measured using that functional currency.

### (ii) Transactions and balances

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated at the exchange rate prevailing at the balance sheet date.

#### (iii) Translation of foreign operations

As at the reporting date the assets and liabilities of Gcwihaba, Newdico and Bosoto are translated into the presentation currency of the Company at the rate of exchange prevailing at the balance sheet date and its income statements are translated at the exchange rate at the date of the translations. The exchange differences arising on the translation are taken to the foreign currency reserve. On consolidation, exchange differences arising from the translation of the net investments in Gcwihaba, Newdico and Bosoto are taken to the foreign currency reserve.

If Gcwihaba, Newdico and Bosoto were sold, the exchange differences would be transferred out of equity and recognized in the Statement of Operations and Comprehensive Income (Loss).

### (i) Income Taxes

Current taxes are the expected tax payable or receivable on the local taxable income or loss for the year, using local tax rate enacted or substantively enacted at the balance sheet date, and includes any adjustments to tax payable or receivable in respect of previous years.

Deferred income taxes are recorded using the balance sheet method whereby deferred tax is recognized in respect to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they are realized or settled, based on the laws that have been enacted or substantively enacted by the balance sheet date. Deferred tax is not recognized for temporary differences which arise on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affect neither accounting, nor taxable profit or loss.

A deferred tax asset is recognized for unused tax losses, tax credits and deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

### (j) Share-based Compensation

The Company follows the fair value method of accounting for stock option awards granted to employees, directors and consultants. 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 of the expected market price of the Company's common shares and an expected life of the options. The number of stock option awards expected to vest are estimated using a forfeiture rate based on historical experience and future expectations. The fair value of direct awards of stock is determined by the quoted market price of the Company's stock. Share-based compensation is amortized to earnings and portions are capitalized for indirect exploration costs over the vesting period of the related option.

The Company uses graded or accelerated amortization which specifies that each vesting tranche must be accounted for as a separate arrangement with a unique fair value measurement. Each vesting tranche is subsequently amortized separately and in parallel from the grant date.

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, existing models do not necessarily provide reliable measurement of the fair value of the Company's stock options.

#### (k) <u>Decommissioning, restoration and similar liabilities (Asset Retirement Obligation or "ARO")</u>

The Company records the present value of estimated costs of legal and constructive obligations required to restore the site in a period in which the obligation is incurred. The nature of these restorations activates include dismantling and removing structures, rehabilitating mines and tailings dam, dismantling facilities, closure of plant and waste sites and restoration, reclamation and re-vegetation of affect areas.

The future obligations for mine closure activities are estimated by the Company using mine closure plans or other similar studies which outline the requirements that will be carried out to meet the obligations. Since the obligations are dependent on the laws and regulations of Botswana where the potential mines would operate, the requirements could change as a result of amendments in the laws and regulations relating to environmental protection and other legislation affecting resource companies.

As the estimate of the obligations is based on future expectations, a number of assumptions and judgments are made by management in the determination of closure provisions. The closure provisions are more uncertain the further into the future the mine closure activities are to be carried out.

The present value of decommissioning and site restoration costs are recorded as a long-term liability. The provision is discounted using a normal, risk free pre-tax discount rate. Charges for accretion and restoration expenditures are recorded as operating activities. In subsequent periods, the carrying amount of the liability is accreted by a change to the statement of operations to reflect the passage of time and the liability is accreted by a charge to the statement of operations to reflect the passage of time and the liability is adjusted to reflect any change in the timing of the underlying future cash flows.

Changes to the obligation resulting from any revisions to the timing or amount of the original estimate of undiscounted cash flows are recognized as an increase or decrease in the decommissioning provision, and a corresponding change in the carrying amount of the related long term asset. Where rehabilitation is conducted systematically over the life of the operation, rather than at the time of closure, a provision is made for the estimated outstanding continuous rehabilitation work at each balance sheet date and the cost is charged to the statement of operations.

The Company had no asset retirement obligations as of March 31, 2011, December 31, 2010and January 1, 2010.

### (I) <u>Financial Assets</u>

All financial assets are initially recorded at fair value and designated upon inception into one of the following four categories: held for maturity, available for sale, loans and receivables, or at fair value through profit or loss ("FVTPL").Financial assets classified as FVTPL are measured at fair value with unrealized gains and losses, recognized through earnings. The Company does not have any financial assets classified as FVTPL.

Financial assets classified as loans and receivables and held to maturity assets are measured at amortized cost. The Company's cash and accounts receivable are classified as loans and receivables. Financial assets classified as available for sale are measured at fair value with unrealized gains or losses recognized in other comprehensive income and loss except for losses in value that are considered other than temporary which are recognized in earnings. At March 31, 2011, December 31, 2010 and January 1, 2010, the Company has not classified any financial assets as available for sale.

Transaction costs associated with FVTPL financial assets are expensed as incurred, while transaction costs associated with all other financial assets are included in the initial carrying amount of the asset.

### (m) <u>Financial Liabilities</u>

All financial liabilities are initially recorded at fair value and designated upon inception as FVTPL or other financial liabilities.

Financial liabilities classified as other financial liabilities are initially recognized at fair value less directly attributable transaction costs. After initial recognition, other financial liabilities are subsequently measured at amortized cost using the effective interest rate method. The effective interest rate method is a method of calculating the amortized cost of a financial liability and of allocating interest expenses over the relevant period. The effective interest rate is the rate that discounts estimated future cash payments through the expected life of the financial liability, to, where appropriate, a shorter period. The Company's accounts payable and accrued liabilities are classified as other financial liabilities.

Financial liabilities classified as FVTPL include warrants with exercise prices denominated in a currency other than the Company's functional currency. Derivatives, including separated embedded derivatives are also classified as FVTPL and recognized at fair value with changes in fair value recognized in earnings unless they are designated as effective hedging instruments. Fair value changes on financial liabilities classified as FVTPL are recognized in earnings. Transaction costs associated with FVTPL liabilities are expensed as incurred.

### (n) Impairment of assets

At the end of each reporting period, the Company assesses each cash generating unit to determine whether there is any indication that those assets are impaired. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment, if any. The recoverable amount is the higher of the fair value less cost to sell and the value in use. Fair value is determined as the amount that would be obtained from the sale of the asset in an arm's length transaction between knowledgeable and willing parties. In assessing value in use, the estimated future cash flows are discounted to their present value using a discount rate that reflects current market assessment of the time value of money and the risk of a specific asset. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount and the impairment loss is recognized in profit or loss for the period. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash generating unit to which the asset belongs.

When an impairment subsequently reverses, the carrying amount of the asset (or cash generating unit) is increased to the revised estimate of its recoverable amount, but to an amount that does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss.

### (o) <u>Related Party transactions</u>

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Related parties may be individuals or corporate entities. A transaction is considered to be a related party transaction when there is a transfer of resources, services or obligations between related parties.

### (p) New standards, amendments and interpretations not yet effective

Certain new standards, interpretations and amendments to existing standards have been issued by the International Accounting Standards Board (IASB) or International Financial Reporting Interpretations Committee (IFRIC) that are mandatory for accounting periods beginning after January 1, 2010, or later periods. Some updates that are not applicable or are not consequential to the Company may have been excluded from the list below.

#### Accounting standards effective January 1, 2012

### Financial instruments disclosure

In October 2010, the IASB issued amendments to IFRS 7 – *Financial Instruments: Disclosures* that improve the disclosure requirements in relation to transferred financial assets. The amendments are effective for the annual periods beginning on or after July 1, 2011, with earlier adoption permitted. The Company does not anticipate the amendment to have a significant impact on its condensed consolidated financial statements.

### Income Taxes

In December 2010, the IASB issued an amendment to IAS 12 – *Income taxes* that provide a practical solution to determining the recovery of investment properties as it relates to the accounting for deferred income taxes. This amendment is effective for annual periods beginning on or after July 1, 2011, with earlier adoption permitted. The Company does not anticipate this amendment to have a significant impact on its condensed consolidated financial statements.

#### Accounting standards anticipated to be effective January 1, 2013

#### Joint ventures

The IASB issued IFRS 11 – Joint Arrangements on May 12, 2011. IFRS 11 eliminates the Company's choice to proportionately consolidate jointly controlled entities and requires such entities to be accounted for using the equity methods and proposes to establish a principles-based approach to the accounting for joint arrangements which focuses on the nature, extent and financial effects of the activities that an entity caries out through joint arrangements and its contractual rights and obligations to assets and liabilities, respectively, of the joint arrangements. The Company does not anticipate this amendment will have a significant impact on its condensed consolidated financial statements.

### Consolidation

On September 20, 2010 the IASB posted a staff draft of a forthcoming IFRS on consolidation. The staff draft reflects tentative decisions made to date by the IASB with respect to the IASB's project to replace current standard on consolidations, IAS 27 – Consolidated and Separate Financial Statements and SIC-12, with a single standard on consolidation. The IASB plans on publishing the final standard on consolidation during the first half of 2011, with an anticipated effective date of January 1, 2013. The Company is currently evaluating the impact the final standard's expected to have on its condensed consolidated financial statements.

#### **Financial Instruments**

IFRS 9, Financial Instruments: Classification Measurement, effect for annual periods beginning on or after January 1, 2012, with early adoption permitted, introduces new requirements for the classification and measurement of financial

instruments. Management anticipates that this standard will be adopted in the Company's financial statements for the period beginning January 1, 2013 and has not yet considered the potential impact of the adoption of IFRS 9.

### Fair value measurement

IFRS 13, Fair Value Measurement: effective for annual periods beginning on or after January 1, 2013, with early adoption permitted, sets out in a single IFRS a framework for measuring fair value and new required disclosures about fair value measurements. Management anticipates that this standard will be adopted in the Company's financial statements for the period beginning January 1, 2013, and has not yet considered the potential impact of the adoption o IFRS 13.

### **3. EXPLORATION AND EVALUATION ASSETS**

	Newdico Gcwihaba		Total
	Botswana	Botswana	
Balance at January 1, 2010	\$ 4,259,345	\$ 659,748	\$ 4,919,093
Additions	1,543,854	724,096	2,267,950
Net Exchange Differences	254,291	52,557	306,848
Balance at December 31, 2010	\$6,057,490	1,436,401	\$7,493,891
Additions	358,295	278,970	637,265
Net Exchange Differences	(341,374)	(65,755)	(407,129)
Balance at March 31, 2011	\$6,074,411	\$1,649,616	\$7,724,027

Exploration and evaluation assets are summarized as follows:

The Company's significant exploration and evaluation assets are summarized as follows:

### Newdico (Proprietary) Limited ("Newdico") - Botswana

Newdico holds prospecting licenses in the Ngamiland District of northwest Botswana. The Company acquired the various licenses in 1999, 2001 and 2003. In 2005, the Company was reissued its prospecting licenses for an initial term of three years expiring June 30, 2008, renewable for 2 two year periods upon application and which have a final expiry of June 2012. In June of 2008, Newdico relinquished approximately 7,400 square kilometers of the then outstanding 16,800 square kilometers under license. The licenses relinquished were evaluated and determined to be non-prospective for an economic kimberlite discovery. In June 2010, Newdico relinquished approximately 5,463 of the then outstanding 9,402 square kilometers under license. The relinquishment of this portion of the overall licenses did not cause a reduction or change in the continuing overall exploration program nor impact the chances of the overall success of the program. The balance of the licenses totaling 3,949 square kilometers were renewed for a two-year period and expire in June 2012. The terms of the licenses require Newdico to spend a minimum of Botswana Pula 3,839,490 (US\$ 574,772), inclusive of license fees, from the date of grant to June 2012.

Originally, as a result of an agreement completed on March 31, 2002, Newdico was owned 75% by Tsodilo and 25% by Trans Hex Group Limited ("THG"); with Tsodilo being the operator. Both Tsodilo and THG funded their initial investments in Newdico through a combination of an equity and debt interest. Based on the terms of the equity and debt interests, THG's equity and debt interest in Newdico has been accounted for as a non-controlling interest.

Starting in 2005, THG decided not to fund its proportionate share of expenditures on certain cash calls. Accordingly, the Company's interest in Newdico has increased from 75% to 97% at March 31, 2011 (December 31, 2010 - 96%, and January 1, 2010 - 95%).

### Gcwihaba Resources (Proprietary) Ltd ("Gcwihaba") - Botswana

Gcwihaba, a wholly owned subsidiary of the Company, holds prospecting licenses in the Ngamiland project area.

### **Diamond Exploration**

Gcwihaba holds six (6) precious stone – diamond prospecting licenses in the Ngamiland District of north-west Botswana covering 3,728 square kilometers as at December 31, 2010. The Company acquired the various licenses in 2007, 2008 and 2009. In April 2010, the Company relinquished PL 062/2007 in its entirety and PL's 048 and 050/2008 were relinquished in their entirety in December 2010. PL's 046, 047 and 049/2008 were reduced in part in December 31, 2010. The licenses relinquished were evaluated and determined to be non-prospective for an economic kimberlite discovery. The relinquishment of this portion of the overall licenses did not cause a reduction or change in the continuing overall exploration program nor impact the chances of the overall success of the program. The terms of the licenses require Gcwihaba to spend a minimum of Botswana Pula 1,177,264 (US\$ 176,236), inclusive of license fees from the date of grant to the date of expiry which occurs on June 30, 2010.

### **Metal Exploration**

Gcwihaba holds eighteen metal (18) (base, precious, platinum group, and rare earth) prospecting licenses in the Ngamiland District of northwest Botswana covering 12,118 square kilometers. The Company acquired the various licenses in 2005, 2008 and 2009. In October 2010, PL's 118 and 119/2005 were relinquished in part and in December 2010, PL's 051 and 052/2008 were relinquished in part. The relinquishment of this portion of the overall licenses did not cause a reduction or change in the continuing overall exploration program nor impact the chances of the overall success of the program. The terms of the licenses require Gcwihaba to spend a minimum of Botswana Pula 5,051,380 (US\$ 756,192), inclusive of license fees from the date of grant to date of expiry which occur on September 30, 2011 and 2012 and June 30, 2012.

#### **Radioactive Minerals**

As at March 31, 2011, Gcwihaba holds eight (8) radioactive mineral licenses in the Ngamiland District of northwest Botswana covering 6,925 square kilometers. The Company acquired two (2) of the licenses in July 2010 and a further six (6) in January 2011. The terms of the licenses require Gcwihaba to spend a minimum of Botswana Pula 1,544,970 (US\$ 231,282) inclusive of license fees from the date of grant to date of expiry which occur on June 30, 2013 and December 31, 2013.

### General

Title to mineral properties involves certain inherent risks due to the difficulties of determining the validity of permits and the potential for problems arising from government conveyance accuracy, prior unregistered agreements or transfers, native land claims, confirmation of physical boundaries, and title may be affected by undetected defects. The Company does not carry title insurance. The Company has evaluated title to all of its mineral properties and believes, to the best of its knowledge, that evidence of title is adequate and acceptable given the current stage of exploration.

### Property, Plant, and Equipment

C t	V-history	From Street and	Tatal
Cost	Vehicles	Furniture and Equipment	Total
As at January 1, 2010	743,479	113,706	857,185
Additions	166,543	93,870	260,413
Net Exchange Difference	28,674	23,099	51,773
As at December 31, 2010	938,696	230,675	1,169,371
	Vehicles	Furniture and	Total
		Equipment	
As at December 31, 2011	938,696	230,675	1,169,371
Additions	227,623	1,317	228,940
Net Exchange Difference	(92,883)	(11,452)	(104,335)
As at March 31, 2011	\$1,073,436	220,540	1,293,976
Accumulated Depreciation			
	Vehicles	Furniture and	Total
As at January 1, 2010	¢544 207	Equipment	624 502
As at January 1, 2010	\$544,307	90,195	634,502
Depreciation	158,578	29,291	187,869
Net Exchange Difference	20,994	2,590	23,584
As at December 31, 2011	\$723,879	122,076	845,955
	Vehicles	Furniture and	Total
		Equipment	
As at December 31, 2010	\$723,879	122,076	845,955
Depreciation	41,773	11,180	52,953
Net Exchange Difference	(37,158)	(6,284)	(43,442)
As at March 31, 2011	\$728,494	126,972	855,466
Net book value			
As at January 1, 2010	199,173	23,511	222,684
As at December 31, 2010	214,817	108,599	323,416
As at March 31, 2011	344,942	93,568	438,510
Deposits on Equipment			
As at January 1, 2010	-		
Additions	870,805		
Net exchange difference	-		
As at December 31, 2010	870,805		
As at December 31, 2010	870,805		
Net exchange difference	-		
As at March 31, 2011	870,805		

For the three months ended March 31, 2010, an amount of \$99,467 (year ended December 31 2010: \$178,317) of amortization has been capitalized under exploration properties.

The Company had purchased \$870,805 of drilling equipment being custom designed during 2010. The Company took possession of the equipment during the second quarter, 2011.

### (a) Common Shares

### Authorized, Issued and outstanding

The authorized capital stock of the Company comprises an unlimited number of common shares with no par value (December 31, 2010 – unlimited; January 1, 2010 – unlimited).

### Issued and outstanding: 23,375,401 Common Shares (December 31, 2101 - 22,647,340 Common Shares; January 1, 2010 - 18,787,457 Common Shares)

- a) During the three months ended March 31, 2011:
  - (i) On February 26, 2011, 728,061 warrants were exercised at a price of C\$0.70 for proceeds to the Company of \$516,713 (C\$509,643). The fair value of the warrant liability associated with the exercised warrants was reclassified to share capital was \$249,954.

### b) During the year ended December 31, 2010:

- (i) On January 22, 2010, the company issued through a non-brokered private placement, 465,245 units of the Company at a price of \$0.97 (C\$1.00) per unit for gross proceeds to the Company of \$451,944. Each unit consists of one common share of the Company and one warrant of the Company. Each warrant entitles the holder to purchase one common share of the Company at a price of C\$1.00 until January 22, 2012. The amount of proceeds allocated to the common shares and warrants was \$72,882 and \$379,062, respectively. Transaction costs of \$3,156 were allocated to the shares.
- (ii) On March 1, 2010, 457,901 warrants were exercised at a price of C\$0.70 for proceeds to the Company of \$304,896 (C\$320,531). The fair value of the warrant liability associated with these exercised warrants that was reclassified to share capital was \$690,990.
- (iii) On June 29, 2010, the Company issued through a non-brokered private placement, 2,701,702 units of the Company at a price of \$1.79 (C\$1.85) per unit for gross proceeds to the Company of \$4,832,360. Each unit consists of one common share of the Company and one warrant of the Company. Each warrant entitles the holder to purchase one common share of the Company at a price of C\$2.17 until January 22, 2015. The amount of proceeds allocated to the common shares and warrants was \$1,127,480 and \$3,704,880, respectively. Transaction costs of \$71,202 were incurred and \$18,398 was allocated to the shares and \$52,804 was allocated to the warrant. Because the warrants are a FVTPL liability, the transaction costs allocated to the warrants were expensed.
- (iv) On November 19, 2010, 234,035 warrants were exercised at a price of C\$0.70 for proceeds to the Company of \$163,497 (C\$114,448). The fair value of the warrant liability associated with these exercised warrants that was reclassified to share capital was \$53,408.

	ExerciseP rice	December 31, 2010	Issued	Issued Exercised		March 31, 2011
Expiry						
February 26, 2011	C\$0.70	728,061		(728,061)		
June 7, 2011	C\$0.70	331,386				331,386
August 4, 2011	C\$0.70	201,519				201,519
December 22, 2011	C\$0.55	2,102,758				2,102,758
January 20, 2012	C\$1.00	465,245				465,245
June 29, 2015	C\$2.17	2,702,702				2,702,702
		6,531,671		(728,061)		5,803,610

### **Number of Warrants - Units**

On February 26, 2011 728,061 warrants were exercised.

Under IFRS, warrants having a strike price other that the functional currency of the issuer are a derivative liability and are marked to market as the end of each reporting period. For the three months ended March 31, 2011 the Company recorded a mark to market gain of \$1,684,183 (March 31, 2010 - \$5,238,353 loss) on the revaluation of warrants. As at March 31, 2011, the outstanding warrants have a fair value of \$3,332,054 (December 31, 2010 - \$5,266,191; January 1, 2010 - \$ 2,598,156) which is determined using the Black-Scholes Option Pricing Model with an expected volatility ranging from 42.1% to 123.9%, expected life of 0.2 to 4.2 years at a risk free rate ranging from 1.8% to 2.5%.

### (c) Stock Option Plan

The Company has a stock option plan providing for the issuance of options that can not exceed 3,942,120 shares of common stock. The Company may grant options to directors, officers, employees, and contractors, and other personnel of the Company or its subsidiaries. The exercise price of each option cannot be lower than the market price of the shares being the closing price of the Company's common shares on the Toronto Stock Exchange the day before the grant date. Options generally vest ratable over a two year period, beginning with the date of issuance and every 6 months thereafter, and expire in five years from the date of grant as determined by the Board of Directors.

The following Table summarized the Company's stock option plan as at March 31, 2011:

	Number of	Weighted average exercise price
	Shares	(C\$)
Outstanding as at January 1, 2010	2,195,000	C\$0.81
Granted	740,000	C\$1.90
Exercised	(210,000)	C\$1.39
Forfeited		
Expired		
Outstanding as at December 31, 2010	2,725,000	C\$0.86
Granted	310,000	C\$1.25
Expired	(50,000)	C\$1.25
Outstanding as at March 31, 2011	2,985,000	C\$0.89

During the three months ended March 31, 2011 there were a total of 50,000 options that expired with a weighted average price of C\$1.25.

On January 3, 2011, the Company issued 310,000 options at C\$1.25 under its Stock Option Plan to persons who are officers and employees of the Company.

Subsequent to March 31, 2011 (on April 17, 2011), the Company issued 300,000 options at C\$1.03 under its Stock Option Plan to persons who are officers and employees of the Company. On April 24, 2011, 150,000 stock options at C\$0.70 expired.

The following table summarizes the stock option compensation expense and capitalized stock compensation for the three months ended March 31, 2011 and 2010.

	2011	2010
Stock-based compensation expense		
	\$ 182,433	\$ 62,117
Capitalized Stock-based compensation expense	99,467	43,910
	\$ 281,900	\$ 106,027

The following assumptions were used in the Black Scholes option pricing model to fair value of the stock options granted during the three months ended March 31, 2011 and 2010:

	2011	2010
Expected life	3.8 years	5 years
Expected volatility	169.3%	125.6%
Expected dividend yield	0%	0%
Weighted average risk free rate	1.4%	2.6%
Weighted average fair value of option	1.13	0.74

The following table summarizes stock options outstanding as at March 31, 2011:

Options Outstanding					tions Exercisable	
Exercise	Number of	Weighted	Weighted	Number of	Weighted	Weighted
Price (C\$)	Outstanding	Average	Average	Exercisable	Average	Average
	Options	Exercise	Remaining	Options	Exercise Price	Remaining
		Price (C\$)	Contractual		(C\$)	Contractual
			Life (Years)			Life (Years)
C\$0.55	100,000	C\$0.55	3.60	75,000	C\$0.55	3.6
C\$0.70	1,360,000	C\$0.70	2.11	1,360,000	C\$0.70	2.11
C\$0.80	400,000	C\$0.80	1.10	400,000	C\$0.80	1.10
C\$1.00	265,000	C\$1.00	2.93	217,500	C\$1.00	2.74
C\$1.25	310,000	C\$1.25	4.76	77,500	C\$1.25	4.76
C\$2.21	550,000	C\$2.21	4.10	275,000	C\$2.21	4.10
	2,985,000			2,405,000		

### 6. EARNINGS (LOSS) PER SHARE

Net earnings per share were calculated based on the following:

Three months ended March 31	2011	2010
Net income for the period	1.405,616	(5,389,372)
Effect of Dilutive Securities		
Stock options and warrants		
Diluted net earnings for the period	1.405,616	(5,389,372)

Net earnings per share from continuing operations and net earnings per share for the three months ended March 31 were calculated based on the following:

	2011	2010
Basic weighted-average number of shares outstanding	26,713,165	18,911,768
Effect of dilutive securities:		
Stock Options	828,077	
Warrants	1,665,660	
Diluted weighted-average number of shares outstanding	29,206,902	18,911,768

The weighted average number of stock options and warrants outstanding during the three months ended March 31, 2011 was 5,667,593 of which 2,493,737 were dilutive and included in the above tables. The effect of the remaining 3,173,856 million stock options was anti-dilutive because the underlying exercise prices exceeded the average market price of the underlying common shares of C\$1.23. In addition, the loss per share is the same as the basic loss per share for the three month period ended March 31, 2010 because the stock options and warrants were anti-dilutive.

### 7. RELATED PARTY TRANSACTIONS

During the years ended December 31, 2010, 2009 and 2008, the Company incurred leave benefits (2010: \$33,293 2009: \$19,024, 2008: \$19,024) payable to an officer and director of the Company amounting to \$71,341. In June 2010, the Company paid the officer and director of the Company \$59,451 leaving a payable to an officer and director of the Company amounting to \$11,890. In addition at December 31, 2010, the Company had salary payable to the officer and director of \$5,531, which was paid during 2011.

For the three months ended March 31, 2011, the Company incurred short-term employee benefits and sharebased compensation with officers and directors in the amounts of \$102,375 and \$242,640 respectively versus \$66,000 and \$74,662 respectively for the comparative period March 31, 2010.

### 8. SEGMENTED INFORMATION

The Company is operating in one industry. As at March 31, 2011 the Company's long-term assets in the United States was \$7,117 (January 1, 2010 - \$442; December 31, 2010 - \$7,909) and in Botswana of 431,393? (January 1, 2010 - \$222,241; December 31, 2010 - \$315,507).

### 9. FINANCIAL INSTRUMENTS

International Financial Reporting Standards 7, Financial Instruments: Disclosures, establishes a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

Level 1 - quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 – inputs other that quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices): and

Level 3 – inputs for the asset or liability that are not based on observable market data (unobserved inputs). The Company's financial statements include cash, accounts receivable, and accounts payable and liabilities, and warrants. The carrying value of cash, accounts receivable, accounts payable and liabilities, and warrants approximates their fair values. The warrant liability is classified as Level 3 in the fair value hierarchy.

### **Risk Exposure and Management**

The Company is exposed to various financial instrument risks and assesses the impact and likelihood of this exposure. These risks include liquidity risk, credit risk, and interest rate risk. Where material these risks are reviewed and monitored by the Board of Directors.

### (a) Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development and exploration of its mineral properties and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk.

The Company depends on external financing to fund its activities. The capital structure of the Company currently consists of common shares, stock options and share purchase warrants. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, acquire or dispose of assets or adjust the amount of cash on hand.

In order to facilitate the management of its capital requirements, the Company prepares annual expenditure budgets, which are approved by the Board of Directors and updated as necessary depending on various factors, including capital deployment and general industry conditions.

The Company anticipates continuing to access equity markets to fund continued exploration of its mineral properties and the future growth of the business.

### (b) Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company maintains sufficient cash balances to meet current working capital requirements. The Company is considered to be in the exploration stage. Thus, it is dependent on obtaining regular financings in order to continue its exploration programs. Despite previous success in acquiring these financings, there is no guarantee of obtaining future financings. The Company's cash is invested in business accounts with quality financial institutions and which is available on demand for the Company's programs, and is not invested in any asset backed commercial paper.

## (c) Credit Risk

Credit risk is the risk of potential loss to the Company if the counterparty to a financial instrument fails to meet it contractual obligations. The Company's credit risk is primarily attributable to its liquid financial assets including cash and equivalents and accounts receivable. The Company limits exposure to credit risk on liquid financial assets through maintaining its cash and equivalents with high-credit quality financial institutions. There are no allowances for doubtful accounts required.

The majority of the Company's cash is held with a major Canadian based financial institution.

### (d) Interest Rate Risk

The Company's exposure to interest rate risk arises from the interest rate impact on its cash. Because the cash is held on deposit at financial institutions and may be withdrawn at any time, the Company's exposure to interest rate risk is not significant.

The Company is exposed to currency risks on its Canadian dollar denominated working capital balances due to changes in the USD/CAD exchange rate and the functional currency of the parent company.

The Company issues equity in Canadian dollars but the majority of its expenditures is in U.S. dollars. The Company purchases U.S. dollars based on its near term forecast expenditures and does not hedge its exposure to currency fluctuations.

Based on the net Pula denominated asset and liability exposures as at March 31, 2011, a 10% change in the USD/Pula exchange rate would not have a material impact the Company's earnings.

### **10. COMMITMENTS**

All operating leases that are for a period of no longer than one year are prepaid. The aggregate minimum lease payments exclusive of VAT are as follows:

2012	25,634
2013	26,914
2014	26,914
2015	26,914
Total	106,376

The lease commitment is for storage space in Maun, Botswana at an annual rental of Pula 166,834 per year for 2010 through 2012 and Pula 175,165 for years 2013 through 2015 converted at an exchange rate as at March 31, 2011 to US dollars.

The Company holds prospecting licenses which require the Company to spend a specified minimum amount on prospecting over the period of the terms as outlined in note 3.

### **11. NOTES TO THE CONSOLIDATED STATEMENTS OF CASH FLOWS**

	March 31 2011	March 31, 2010
Net change in noncash working capital balances		
Decrease / (Increase) in accounts receivable and prepaid expenses	\$ (100,843)	\$ (9,630)
Increase / (Decrease) in accounts payable and accrued liabilities	(79,797)	(22,887)
Total	\$ (180,640)	\$ (32,517)

### **12. SUBSEQUENT EVENTS**

### Warrants

In June 2011, 210,894 warrants were exercised at a price of C\$0.70 for proceeds to the Company of \$150,979. Also 120,492 warrants expired unexercised.

## **Stock Option Plan**

On April 17, 2011, the Company issued 300,000 options at C\$1.03 under its Stock Option Plan to persons who are officers and employees of the Company.

On April 24, 2011, 150,000 stock options at C\$0.70 expired.

### **13. TRANSITION AND FIRST TIME ADOPTION OF IFRS**

The Company has adopted IFRS with a transition date of January 1, 2010. Under IFRS 1 'First Time Adoption of International Financial Reporting Standards,' the IFRS are applied retrospectively at the transition date with all adjustments to assets and liabilities as stated under Canadian GAAP taken to retained earnings unless certain exemptions are applied. The guidance for first time adoption of IFRS is set out in IFRS 1. IFRS 1 provides for certain mandatory exceptions and optional exemptions for first time adopters of IFRS. The Company is applying the following exemptions on first-time adoption of IFRS:

- to not account for business combinations that occurred prior to January 1, 2010 using the principles of IFRS 3 – Business Combinations and instead retain the accounting treatment applied under Canadian GAAP;
- to charge all foreign currency translation differences, previously recognized as a separate component
  of equity to deficit as at the transition date including those foreign currency differences which arise on
  adoption of IFRS; and
- to only apply IFRS 2 to the Sock Option Grants that were unvested as at the date of transition.

The IFRS 1 elections, identified, above, and the significant accounting policies, set out in note 2, have been applied in preparing these unaudited interim condensed consolidated financial statements and selected unaudited comparative information presented below. The following tables reconcile the Company's unaudited condensed consolidated statements of financial position and statements of loss and comprehensive loss with those prepared in accordance with Canadian GAAP and as previously reported to those prepared and reported in these unaudited interim condensed consolidated financial statements in accordance with IFRS.

# **Reconciliation of equity as at January 1, 2010** (in United States dollars)

	Previous Amounts per Canadian GAAP	Adjustment 1	Adjustment 2	Adjustment 3	Adjustment 4	Total IFRS adjustments	IFRSs
	GAA	IFRS 2 Stock-based Compensation	IAS 21 Foreign Exchange	IAS 32 Warrants in Non- functional Currency	IAS 21 Reclass Non- controlling Interest		
ASSETS Current							
Cash Accounts receivable and	\$ 108,341					-0-	\$108,341
prepaid expenses	67,640					-0-	67,640
• • •	175,981					-0-	175,981
Exploration Properties (note3) Property, Plant and	5,361,645	4,986	(447,538)			(442,552)	4,919,093
Equipment (note 4) Deposit on Equipment (note 4)	347,582		(124,899)			(124,899)	222,683
Total Assets	\$5,885,208	\$4,986	(\$572,437)	\$0	\$0	(\$567,451)	\$5,317,757
LIABILITIES Current Accounts payable and accrued liabilities Warrants (note 5b)	\$73,050		1	2,598,156		1 2,598,156	\$73,051 2,598,156
Total Liabilities	73,050	0	1	2,598,156	0	2,598,150	2,671,207
Minority Interest	210,814		•	2,000,100	(210,814)	(210,814)	-0-
SHAREHOLDERS' EQUITY							
Share Capital (note 5) Stock Option Reserve	28,696,445			950,000		950,000	29,646,445
(note 5c) Warrants	8,221,288 1,131,904	29,629		(1,335,000) (1,131,904)		(1,305,371) (1,131,904)	6,915,917 -0-
Foreign Currency Reserve Deficit	(837,425) (31,610,868)	(24,643)	837,425 (1,409,863)	(1,081,252)	(23,427)	837,425 (2,539,185)	 (34,150,053)
Equity attributable to	(	. , ,	( , - , - , - , - ,	( ) )		())	(- , - , - , - , - ,
<b>Owners of the Parent</b> Non-controlling Interest	5,601,344	4,986	(572,438)	(2,598,156)	(23,427)	(3,189,035)	2,412,309
(note 3)					234,241	234,241	234,241
Total Equity	5,601,344	4,986	(572,438)	(2,598,156)	210,814	(2,954,794)	2,646,550
Total Liabilities & Equity	5,885,208	4,986	(572,437)	0	0	(567,451)	\$5,317,757

# Reconciliation of equity as at March 31, 2010

(in United States dollars)

	Previous Amounts per Canadian GAAP	Adjustment 1	Adjustment 2	Adjustment 3	Adjustment 4	Total IFRS adjustments	IFRSs
		IFRS 2 Stock-based Compensation	IAS 21 Foreign Exchange	IAS 32 Warrants in Non- functional Currency	IAS 21 Reclass Non- controlling Interest		
ASSETS							
Current							
Cash Accounts receivable and	\$ 442,253					-0-	\$442,253
prepaid expenses	77,270					-0-	77,270
	519,523					-0-	519,523
Exploration Properties (note3) Property, Plant and	5,701,227	39,256	(513,374)			(474,118)	5,227,109
Equipment (note 4) Deposit on Equipment (note 4)	308,633		(127,122)			(127,122)	181,511
Total Assets	\$6,529,383	\$39,256	(\$640,496)	\$0	\$0	(\$601,240)	\$5,928,143
LIABILITIES Current Accounts payable and accrued liabilities Warrants (note 5b)	\$48,169		1,995	7,524,582		1,995 7,524,582	\$50,164 7,524,582
Total Liabilities	48,169	0	1,995	7,524,582	0	7,526,577	7,574,746
Minority Interest	205,442		5,372		(210,814)	(205,442)	-0-
SHAREHOLDERS' EQUITY							
Share Capital (note 5) Stock Option Reserve	29,071,072			1,640,990		1,640,990	30,712,062
(note 5c) Warrants Foreign Currency	8,388,364 1,406,008	73,539		(1,439,959) (1,406,008)		(1,366,420) (1,406,008)	7,021,944 -0-
Reserve	(837,425)		770,227			770,227	(67,198)
Deficit	(31,752,247)	(34,283)	(1,409,863)	(6,319,605)	(23,427)	(7,787,178)	(39,539,425)
Equity attributable to Owners of the Parent Non-controlling Interest	6,275,772	39,256	(639,636)	(7,524,582)	(23,427)	(8,148,389)	(1,872,617)
(note 3)			(8,227)		234,241	226,014	226,014
Total Equity	6,275,772	39,256	(647,863)	(7,524,582)	210,814	(7,922,375)	(1,646,603)
Total Liabilities &	6,529,383	39,256	(640,496)	0	0	(601,240)	\$5,928,143
Equity	0,329,383	39,250	(040,496)	0	0	(001,240)	۵۵,۶۷۵,۱43

**Reconciliation of equity as at December 31, 2010** (in United States dollars)

	Previous Amounts per Canadian	Adjustment 1	Adjustment 2	Adjustment 3	Adjustment 4	Total IFRS adjustments	IFRSs
	GAAP	IFRS 2 Stock-based Compensation	IAS 21 Foreign Exchange	IAS 32 Warrants in Non- functional Currency	IAS 21 Reclass Non- controlling Interest		
ASSETS							
Current							
Cash	\$ 2,728,695					-0-	\$ 2,728,695
Accounts receivable	. , ,						. , ,
and prepaid expenses	65,171					-0-	65,171
	2,793,866					-0-	2,793,866
Exploration	, ,						,,
Properties (note 3) Property, Plant and	7,520,380	133,144	(159,633)			(26,489)	7,493,891
Equipment (note 4)	405,670		(82,254)			(82,254)	323,416
Deposit on Equipment	,		(, )			(, ')	,
(note 4)	870,805					0	870,805
Total Assets	\$11,590,721	133,144	(241,887)	0	0	(108,743)	\$11,481,978
	· · ·	· · · · · ·	<u> </u>			<u> </u>	· · ·
LIABILITIES Current							
Accounts payable and							
accrued liabilities	\$95,455		1,993			1,993	\$97,448
Warrants (note 5b)				5,266,191		5,266,191	5,266,191
Total Liabilities	95,455	0	1,993	5,266,191	0	5,268,184	5,363,639
Minority Interest	217,303		(6,489)		(210,814)	(217,303)	\$0
SHAREHOLDERS'							
EQUITY							
Share Capita	~~~~~					4 7 47 4 67	~~~~~
(note 5)	30,290,847			1,747,197		1,747,197	32,038,044
Stock Option Reserve	0 44 4 04 4	004 400		(4 404 507)		(4,000,405)	7 004 000
(note 5c)	9,114,311	261,482		(1,491,587)		(1,230,105)	7,884,206
Warrants	5,059,260			(5,059,260)		(5,059,260)	-0-
Foreign Currency Reserve	(007 405)		1 150 240			1 150 240	¢240.024
Deficit	(837,425) (32,349,030)	(128,338)	1,156,349 (1,409,863)	(462,541)	(23,427)	1,156,349 (2,024,169)	\$318,924 -(34,373,199)
Equity attributable	(32,349,030)	(120,330)	(1,409,003)	(402,541)	(23,427)	(2,024,109)	-(34,373,199)
to Owners of the							
Parent	11 277 062	133,144	(252 54 4)	(5 266 404)	(22 427)	(5 400 000)	5 067 07F
Non-controlling	11,277,963	133,144	(253,514)	(5,266,191)	(23,427)	(5,409,988)	5,867,975
Interest (note 3)			16,123		234,291	250,364	250,364
Total Equity	11,277,963	133,144	(237,391)	(5,266,191)	210,814	(5,159,624)	6,118,339
Total Liabilities &	11,211,303	133,144	(237,391)	(3,200,191)	210,014	(3,139,024)	0,110,339
	11 500 721	133,144	(241,887)	0	0	-(108,743)	¢11 /Q1 070
Equity	11,590,721	133,144	(241,007)	U	0	-(100,743)	\$11,481,978

# Reconciliation of Profit and Loss for the period ended March 31, 2010

(in United States dollars)

	Previous Amounts per Canadian GAAP	Adjustment 1	Adjustment 2	Adjustment 3	Adjustment 4	Total IFRS adjustments	IFRSs
		IFRS 2 Stock-based Compensation	IAS 21 Foreign Exchange	IAS 32 Warrants in Non-functional Currency	IAS 21 Reclass Non- controlling Interest		
Expenses							
Corporate	4 750						4 750
remuneration Travel	4,756						4,756
Corporate travel	(132)						(132)
and subsistence	_						_
Investor relations	2,306						2,306
Legal and audit	108						108
Filings and							
regulatory fees	11,084						11,084
Office and							
administration	31,748						31,748
Amortization	39,032						39,032
Stock-based							
compensation	52,477	9,640				9,640	62,117
Total Expenses	141,379	9,640				9,640	151,019
Warrant issue costs Gain/(loss) on warrants				(5.000.050)		(5.000.050)	(5.000.050)
Foreign exchange				(5,238,353)		(5,238,353)	(5,238,353)
gain (loss)						_	_
Non-controlling							
interest						_	_
Net income	(141,379)	(9,640)		(5,238,353)		(5,247,993)	(5,389,372)
Foreign exchange		• • •				• • • •	• • • •
translation			(75,425)			(75,425)	(75,425)
Comprehensive							
income	(141,379)	(9,640)	(75,425)	(5,238,353)		(5,323,418)	(5,464,797)
Net income							
attributable to							
owners of the	(4.44.070)	(0.040)		(5.000.050)		(5.047.000)	(5 000 070)
parent Net income	(141,379)	(9,640)		(5,238,353)		(5,247,993)	(5,389,372)
attributable to							
non-controlling							
interest						_	_
	(141,379)	(9,640)		(5,238,353)		(5,247,993)	(5,389,372)
Comprehensive							
income							
attributable to							
owners of the				<i>i</i> = -		<i>i</i> = =	<i>i</i> = .
parent	(141,379)	(9,640)	(67,198)	(5,238,353)		(5,315,191)	(5,456,570)
Comprehensive							
income							
attributable to							
non-controlling interest		_	(8,227)	_	_	(8,227)	(8,227)
increat	(141,379)	(9,640)	(75,425)	(5,238,353)		(5,323,418)	(5,464,797)
	(1+1,573)	(3,040)	(10,420)	(0,200,000)		(0,020,410)	(0,704,737)

# Reconciliation of Profit and Loss for the year ended December 31, 2010

(in United States dollars)

	Previous Amounts per Canadian GAAP	Adjustment 1	Adjustment 2	Adjustment 3	Adjustment 4	Total IFRS adjustments	IFRSs
		IFRS 2 Stock-based Compensation	IAS 21 Foreign Exchange	IAS 32 Warrants in Non-functional Currency	IAS 21 Reclass Non- controlling Interest		
Expenses Interest Earned	(\$164)					\$0	(\$164)
Corporate remuneration Corporate travel and	\$79,692					0	79,692
subsistence	4,092					0	\$4,092
Investor relations	9,500					0	\$9,500
Legal and audit Filings and regulatory	63,878					0	\$63,878
fees Office and	22,635					0	\$22,635
administration Amortization Stock-based	148,419 2,035					0 0	\$148,419 \$2,035
compensation (note 5(d))	375,077	103,695				103,695	\$478,772
Total Expenses	705,164	103,695	0	0	0	103,695	\$808,859
Other Income							
Warrant issue costs	0			-52,804		-52,804	(\$52,804)
Gain/(Loss on warrants Foreign exchange				671,515		671,515	\$671,515
Gain/(Loss)	(39,487)					0	(\$39,487)
Non-controlling interest	6,489					0	\$6,489
Net Income	(738,162)	(103,695)	0	618,711	0	515,016	(\$223,146)
Foreign exchange translation			335,047			335,047	\$335,047
Comprehensive Income	(738,162)	(103,695)	335,047	618,711	0	850,063	\$111,901
Net Income attributable to owners of the parent Net Income Attributable	(744,651)	(103,695)	6,489	618,711		521,505	(\$223,146)
to Non-controlling							
Interest	6,489	((	-6,489	0		-6,489	
	(738,162)	(103,695)	0	618,711	0	515,016	(\$223,146)
Comprehensive income attributable to owners of the parent Comprehensive Income	(744,651)	(103,695)	325,413	618,711		840,429	\$95,778
Attributable to Non- controlling Interest	6,489		9,634			9,634	16,123

## **Reconciliation of Statements of Cash Flows**

(Unaudited - in United States dollars)

	TI	31	
	2010	Effect of Transition to IFRS	2010
	GAAP		IFRS
Cash provided by (used in):			
Operating Activities			
Net Income (Loss) for the period	\$ (141,379)	\$5,530,751	\$ 5,389,372
Adjustments for non-cash items:			
Unrealized (gain) loss on warrants		5,238,353	5,238,353
Amortization	39,032		39,032
Stock-based compensation	52,477	9,640	62,117
	(49,870)		(49,870)
Net change in non-cash working capital balances (note 11)	(34,509	) 1,992	(32,517)
	(84,379	) 1,992	(82,387)
Investing Activities			
Additions to exploration properties	(329,942	) (7,366)	(337,308)
Additions to property, plant and equipment	(83	)	(83)
	(330,025	) (7,366)	(337,391)
Financing Activities			
Shares and warrants issued for cash, net of cost	748,31	5,374	753,690
	748,31		753,690
Change in cash - For the period	333,91		333,912
Cash - beginning of period	108,34		108,341
Cash - end of period	\$ 442,25		\$442,253

#### NOTES TO RESTATEMENT OF EQUITY FROM PREVIOUS GAAP to IFRS

### ADJUSTMENT REQUIRED TO RECONCILE EQUITY FROM PREVIOUS GAAP TO IFRS

## Adjustment 1 - IFRS 2 Stock Based Compensation Expenses

The Company issues share-based compensation in the form of stock options that vest evenly (semi-annually) over a two year period. Under Canadian GAAP, the Company recognized the fair value of the compensation expenses, determined at the time of the grant, on a straight-line basis over the two year vesting period. Under IFRS 2 Share Based Payments, the fair value of each tranche of the award is considered to be a separate grant, based on its vested period. The fair value of each tranche is determined separately and recognized as compensation expense over the term of this respective vesting period. Accordingly, compensation expense under IFRS was recognized at more accelerated rates than under Canadian GAAP.

The Company computed all non-vested stock options at January 1, 2010 on a graded basis separating tranches for amortization over respective vesting periods. Stock option forfeitures were also estimated on a historical basis. The Black Scholes valuation method was used to prepare the valuations, calculations and details for disclosure for Stock Option expense and comparative stock option expense estimated for prior year comparisons. As a result, Stock Option Reserves were increased by \$29,629 as at January 1, 2010 and \$261,482 as at December 31, 2010. Of these amounts, \$4,986 and \$133,144 were capitalized as salaries to exploration and evaluation cost as at January 1, 2010 and December 31, 2010 respectively.

### Adjustment 2 – IAS 21 Foreign Exchange

The Company's subsidiaries (Gcwihaba and Newdico) operate in a functional currency in Botswana Pula. Under Canadian GAAP the subsidiaries were considered integrated operations for foreign exchange considerations and calculations. Under IFRS, since there is no integrated operation option and because of the difference in functional currency between these subsidies and the Company's U.S. Dollars, IFRS provides guidance on presenting the foreign operations in the presentation currency. Non-monetary assets and liabilities are translated at year-end exchange rates and income and expenses are translated at the rates at which they have been incurred. This differs from previous GAAP reporting which required non-monetary assets to be translated at the historical exchange rate in effect when the assets were acquired.

For December 31, 2009, (\$124,899) was the decrease adjustment to Plant, Property and Equipment, and (\$447,538) was the decrease adjustment to Exploration and evaluation cost. For December 31, 2010, (\$82,254) was the cumulative decrease adjustment to Plant, Property and Equipment, (\$159,633) was the decrease adjustment to Exploration and Evaluation Cost, and (\$1,994) was the decrease adjustment to Accounts Payable.

## Adjustment 3 – IAS 32 Warrants Denominated in Non-functional Currency

The Warrants issued by the Company provide the right to purchase stock in Canadian dollars. Since the Company's functional currency is the U.S. dollar, IFRS requires that the warrants be accounted for as derivative liabilities. As a result, the Company has reclassified its Warrants from Equity to liabilities and will account for warrants as derivative liabilities with changes in fair value being recognized in profit or loss. At inception January 1, 2010 the value of the warrants increased by \$1,745,547 resulting in corresponding charge to deficit.

## Adjustment 4 – Non-Controlling Interest Reclassification into Equity

The Company reclassified its non-controlling interest at January 1, 2010 and December 31, 2010 to equity.