# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

## **FORM 10-Q/A**

(Amendment No. 1)

(Mark One)

## x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE QUARTERLY PERIOD ENDED June 30, 2002

 $\mathbf{or}$ 

## "TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from\_\_\_\_\_\_ to\_\_\_\_\_

Commission File Number: 001-31240

## **NEWMONT MINING CORPORATION**

(Exact name of registrant as specified in its charter)

Delaware 84-1611629

(State or other jurisdiction (I.R.S. Employer incorporation or organization) Identification No.)

1700 Lincoln Street, Denver, Colorado 80203

(Address of principal executive offices) (Zip Code)

#### 303-863-7414

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. x Yes "No

There were 348,018,400 shares of common stock outstanding on August 9, 2002 (and 53,459,500 exchangeable shares).

Explanatory Note

This Amendment No. 1 on Form 10-Q/A (this Amendment ) amends the Quarterly Report on Form 10-Q for the quarter ended June 30, 2002, filed on August 14, 2002. The Company has filed this Amendment to give effect to the restatement of the Company s financial statements as of and for the three months and six months ended June 30, 2002 and 2001 as discussed in Note 20 to the Consolidated Financial Statements. The Company is making the following adjustments relating to (1) the accounting for a prepaid forward gold sales contract and a forward gold purchase contract entered into in July 1999, (2) depreciation and deferred stripping calculations to exclude material other than proven and probable reserves, (3) depreciation on certain mining assets, (4) the amortization of acquired mineral interests and (5) including depreciation, depletion and amortization expense ( DD&A ) as a capitalized cost in inventory. The adjustments reflected in this filing are described in more detail in Note 20 to this filing. Supplementally effective January 1, 2002, the Company changed its accounting policy with respect to depreciation, depletion and amortization to exclude future estimated development costs expected to be incurred for certain underground operations. Although we have revised this Amendment to give effect to the adjustments, other information contained herein has not been updated. Therefore, you should read this Amendment together with our Annual Report on Form 10-K for the fiscal year ended December 31, 2002, our Amended Annual Report on Form 10-K/A for the fiscal year ended December 31, 2001 and our Amended Quarterly Reports on Form 10-Q/A for the quarters ended March 31 and September 30, 2002, as amended to the date hereof or as subsequently amended, as well as the other documents that we have filed with the Securities and Exchange Commission. Information in such reports and documents updates and supersedes certain information contained in this Amendment.

#### PART I FINANCIAL INFORMATION

#### ITEM 1. Financial Statements

#### NEWMONT MINING CORPORATION

#### STATEMENTS OF CONSOLIDATED OPERATIONS AND COMPREHENSIVE INCOME (LOSS)

#### Unaudited. As Restated. See Note 20.

	Three Mor	Three Months Ended	
	June	June 30,	
	2002	2001	
	,	(in thousands, except per share)	
Sales and other income	¢ (00 51 (	¢ 267 201	
Sales gold	\$ 609,516	\$ 367,301	
Sales base metals, net	22,935 11,202	102	
Royalties Gain on sale of marketable securities of Lihir	47,298	102	
Dividends, interest, foreign currency exchange and other income	14,843	3,348	
Dividends, interest, foreign currency exchange and other income	14,643	3,346	
	705,794	370,751	
Costs and expenses			
Costs applicable to sales gold	375,925	259,263	
Costs applicable to sales base metals	8,620	207,200	
Depreciation, depletion and amortization	123,602	66,742	
Exploration and research	18,788	15,305	
General and administrative	27,652	14,964	
Interest, net of capitalized interest of \$1,223 and \$3,795, respectively	35,101	23,560	
Write-down of assets	7,644	1,245	
Other	(1,791)	1,707	
	595,541	382,786	
Operating income (loss)	110,253	(12,035)	
Loss on derivative instruments	(9,478)	(14,719)	
Pre-tax income (loss) before minority interest and equity income of affiliates	100,775	(26,754)	
Income tax expense	(29,821)	(1,364)	
Minority interest in income of subsidiaries	(19,284)	(10,943)	
Equity income of affiliates	17,320	8,289	
Not income (loss)	68,990	(20.772)	
Net income (loss) Preferred stock dividends	· ·	(30,772)	
FIGURIEU STOCK UIVIUGIIUS	(1,869)	(1,868)	

Net income (loss) applicable to common shares	\$ 67,121	\$ (32,640)
Net income (loss)	\$ 68,990	\$ (30,772)
Other comprehensive income, net of tax	29,828	6,235
Comprehensive income (loss)	\$ 98,818	\$ (24,537)
Net income (loss) per common share, basic and diluted	\$ 0.17	\$ (0.17)
Basic weighted average common shares outstanding	397,532	195,637
Diluted weighted average common shares outstanding	399,468	195,854
Cash dividends declared per common share	\$ 0.03	\$ 0.03

See Notes to Consolidated Financial Statements

#### NEWMONT MINING CORPORATION

#### STATEMENTS OF CONSOLIDATED OPERATIONS AND COMPREHENSIVE INCOME (LOSS)

#### Unaudited. As Restated. See Note 20.

	Six Months Ended June 30,			
	2002			2001
	(in	(in thousands, except per share)		er share)
Sales and other income Sales gold	\$	1,091,750	\$	791,398
Sales base metals, net	Ф	32,305	Ф	191,396
Royalties		15,002		179
Gain on sale of marketable securities of Lihir		47,298		119
Dividends, interest, foreign currency exchange and other income		15,258		6,699
Dividentis, interest, foreign currency exchange and other income	_	13,236	_	0,077
		1,201,613		798,276
Costs and expenses				
Costs applicable to sales gold		696,410		526,545
Costs applicable to sales base metals		19,122		
Depreciation, depletion and amortization		225,788		156,673
Exploration and research		30,355		30,620
General and administrative		48,967		30,875
Interest, net of capitalized interest of \$2,294 and \$6,642, respectively		66,238		46,714
Merger and restructuring				60,510
Write-down of assets		15,897		7,144
Other		(921)		5,250
		1,101,856		864,331
Operating income (loss)		99,757		(66,055)
Gain (loss) on derivative instruments		(3,147)		854
Cum (1033) on derivative instrainents		(3,117)	_	
Pre-tax income (loss) before minority interest, equity income of affiliates and cumulative effect of a				
change in accounting principle		96,610		(65,201)
Income tax (expense) benefit		(31,009)		3,955
Minority interest in income of subsidiaries		(29,834)		(23,416)
Equity income of affiliates		18,724	_	3,769
Net income (loss) before cumulative effect of a change in accounting principle		54,491		(80,893)
Cumulative effect of a change in accounting principle, net of tax of \$4,147		7,701		
Net income (loss)		62,192		(80,893)
Preferred stock dividends		(3,738)		(3,737)
Net income (loss) applicable to common shares	\$	58,454	\$	(84,630)
Net income (loss)	\$	62,192	\$	(80,893)
Other comprehensive income, net of tax		57,706		5,299

	 	_	
Comprehensive income (loss)	\$ 119,898	\$	(75,594)
		_	
Net income (loss) per common share before cumulative effect of a change in accounting principle, basic			
and diluted	\$ 0.15	\$	(0.44)
Cumulative effect of a change in accounting principle per common share, basic and diluted	0.02		
Net income (loss) per common share, basic and diluted	\$ 0.17	\$	(0.44)
		_	
Basic weighted average common shares outstanding	339,817		194,131
Diluted weighted average common shares outstanding	341,262		194,701
Cash dividends declared per common share	\$ 0.06	\$	0.06

See Notes to Consolidated Financial Statements

#### NEWMONT MINING CORPORATION

#### CONSOLIDATED BALANCE SHEETS

	June 30, 2002	Dece	ember 31, 2001
	(unaudited) As Restated. See Note 20	<u> </u>	1.5
ASSETS	(1)	ı thousan	as)
Cash and cash equivalents	\$ 285,405	\$	149,431
Short-term investments	20,950	Ψ	8,185
Accounts receivable	55,536		19,088
Inventories	591,839		452,114
Marketable securities of Lihir	,,,,,,,		66,918
Current portion of deferred stripping costs	73,877		71,486
Prepaid taxes	30,058		29,229
Current portion of deferred income tax assets	30,790		7,792
Other current assets	105,231		42,780
Current assets	1,193,686		847,023
Property, plant and mine development, net	2,330,516		1,930,249
Mineral interests and other intangibles, net	1,911,972		176,998
Investments	1,008,768		543,324
Deferred stripping costs	8,851		20,145
Long-term inventories	119,251		117,692
Derivative instruments	4,536		
Deferred income tax assets	488,586		403,447
Other long-term assets	202,403		102,810
Goodwill	2,568,935		
Total assets	\$ 9,837,504	\$	4,141,688
LIABILITIES			
Current portion of long-term debt	\$ 120,684	\$	192,151
Accounts payable	138,098	Ψ	80,884
Current portion of deferred income tax liabilities	44,785		32,919
Derivative instruments	55,233		0_,,
Other accrued liabilities	301,119		214,065
Current liabilities	659,919		520,019
Long-term debt	1,813,809		1,234,718
Reclamation and remediation liabilities	259,758		176,934
Deferred revenue from sale of future production	53,841		53,841
Derivative instruments	345,375		
Deferred income tax liabilities	566,149		140,800
Employee related benefits	159,406		159,542
Other long-term liabilities	204,224		93,220
Total liabilities	4,062,481		2,379,074
Commitments and contingencies (Notes 8, 9 and 17)			
Minority interest in subsidiaries	318,101		262,848

STOCKHOLDERS EQUITY		
Convertible preferred stock		11,500
Common stock	556,545	313,881
Additional paid-in capital	5,068,201	1,458,369
Accumulated other comprehensive income (loss)	48,258	(9,448)
Retained deficit	(216,082)	(274,536)
Total stockholders equity	5,456,922	1,499,766
Total liabilities and stockholders equity	\$ 9,837,504	\$ 4,141,688

See Notes to Consolidated Financial Statements

#### NEWMONT MINING CORPORATION

#### STATEMENTS OF CONSOLIDATED CASH FLOWS

#### Unaudited. As Restated. See Note 20.

Operating activities         (in International Colspan="2">(in International Colspan="2">(in International Colspan="2")           Operating activities         (in International Colspan="2")         (in International Colspan="2") <th colspan<="" th=""><th></th><th>Six Months E</th><th colspan="2">Six Months Ended June 30,</th></th>	<th></th> <th>Six Months E</th> <th colspan="2">Six Months Ended June 30,</th>		Six Months E	Six Months Ended June 30,	
Operating activities:         \$ 62,192         \$ (80,898)           Net income (loss)         \$ 62,192         \$ (80,898)           Adjustments to reconcile net income (loss) to net cash provided by operating activities:         25,788         156,673           Deprication, depletion and amorization         8,903         7,702           Deferred tax benefit         (10,403)         (35,735)           Foreign currency exchange loss         10,504         786           Minority interest, net of dividends         27,134         18,240           Undistributed earnings of affiliated companies         15,897         7,144           Write-down of assets         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)         (7,701)           Gain on sale of marketable securities of Lihir         (47,298)         1,4667           Gian jon son sale of assets and other         (6,557)         (3,519)           Uncrease) decrease in operating assets:         (6,557)         (3,519)           Recounts receivable         14,881         30,701           Increase (decrease) in operating liabilities:         (46,473)         44,787           Accounts payable and other accrued liabilities         (46,473)         44,787           Other liabilities		2002	2001		
Net income (loss)         8c, 192         \$ (80,893)           Adjustments to reconcile net income (loss) to net eash provided by operating activities:         225,788         156,673           Depreciation, depletion and amortization         225,788         156,673           Amortization of deferred stripping costs, net         (10,403)         35,735           Foreign currency exchange loss         (10,003)         35,735           Foreign currency exchange loss         (11,859)         33,769           Minority interest, net of dividends         27,134         18,240           Undistributed earnings of affiliated companies         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)         7,701           Gain on sale of marketable securities of Lihir         (42,898)         14,667           Commulative effect of a change in accounting principle, net of tax         (7,701)         14,667           Gain on sale of marketable securities of Lihir         (6,557)         (3,519)           Cincrease decrease in operating assets:         14,467         (5,541)         36,657           Accounts receivable         (5,441)         36,657         14,813         30,791           Invertage effect of a change in divities:         (46,473)         44,787         44,787		(in thou	housands)		
Adjustments to reconcile net income (loss) to net cash provided by operating activities:         225,788         156,673           Depreciation, depletion and amortization         29,708         156,673           Amortization of deferred stripping costs, net         8,903         7,702           Deferred tax benefit         (10,403)         35,735           Minority interest, net of dividends         27,134         18,240           Undistributed earnings of affiliated companies         (14,859)         37,144           Undistributed earnings of affiliated companies         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)         47,209           Gain on sale of marketable securities of Lithir         (47,200)         41,667           Noncash merger and restructuring expenses         14,667         3,519           (Increase) decrease in operating assets:         45,411         36,663           Inventories         (5,441)         36,663           Other assets         14,818         30,791           Increase (decrease) in operating liabilities:         442,896         3,716           Increase (decrease) in operating liabilities:         442,896         3,716           Net cash provided by operating activities         198,084         114,336	• •	\$ 62.102	¢ (90,902)		
Depreciation, depletion and amortization         225,788         156,673           Amortization of deferred stripping costs, net         8,903         3,735           Deferred tax benefit         (10,403)         35,735           Foreign currency exchange loss         10,504         786           Minority interest, net of dividends         27,144         18,400           Undistributed earnings of affiliated companies         (14,859)         3,759           Write-down of assets         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)           Gain on sale of marketable securities of Lihir         47,298           Onceash merger and restructuring expenses         (6,557)         (3,519)           (Increase) decrease in operating assets:         4,667         (6,57)         (3,519)           Increase (decrease in operating liabilities:         4,413         6,657         (4,673)         (4,787)           Other liabilities         46,673         44,881         30,791           Increase (decrease) in operating liabilities:         46,673         44,878           Other liabilities         46,673         44,878           Other liabilities         46,673         44,878           Accounts payable and other accrued liabilitie		\$ 62,192	\$ (80,893)		
Amortization of deferred stripping costs, net         8,903         7,702           Deferred tax benefit         (10,403)         35,735           Foreign currency exchange loss         10,504         786           Minority interest, net of dividends         (27,134         18,240           Undistributed earnings of affiliated companies         (14,859)         3,749           Write-down of assets         (7,701)         7,744           Cumulative effect of a change in accounting principle, net of tax         (7,701)         6,657         7,144           Cain on sale of marketable securities of Lihir         (47,298)         14,667         3,519         14,667         3,519         14,667         3,519         1,667         (3,519         1,667         (3,519         (3,619         1,667         3,519         (3,619         1,667         3,519         (3,619         1,667         3,519         (3,619         1,667         3,519         (3,619         1,667         3,519         (3,619         1,667         3,519         1,667         3,719         1,667         3,719         1,667         3,719         1,667         3,719         1,667         3,716         1,667         3,716         3,716         3,716         3,716         3,716         3,716         3,716 <td></td> <td>225 788</td> <td>156 672</td>		225 788	156 672		
Deferred tax benefit         (10,403)         (35,735)         786           Foreign currency exchange loss         10,504         786         786         Minority interest, net of dividends         27,134         18,240         Undistributed earnings of affiliated companies         (14,859)         (3,769)         (3,769)         (7,701)         Undistributed earnings of affiliated companies         (14,859)         (3,769)         (7,701)         Undistributed earnings of affiliated companies         (7,701)         Undistributed earnings of affiliated companies         (47,201)         Undistributed earnings of affiliated companies         (47,201)         Undistributed earnings of affiliated earnings of affiliated companies         (44,672)         Undistributed earnings of affiliated earnings of affiliated earnings of a companies of a co					
Foreign currency exchange loss         10,504         786           Minority interest, net of dividends         27,134         18,240           Undistributed earnings of affiliated companies         (14,859)         7,144           Write-down of assets         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)           Gain on sale of marketable securities of Lihir         (47,298)           Noncash merger and restructuring expenses         14,667           (Gain) loss on sale of assets and other         (6,557)         (3,519)           (Increase) decrease in operating assets:         14,413         6,657           Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         4(4,873)         44,873           Other liabilities         (46,473)         (44,787)           Other liabilities         4(42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:         406,731         406,731           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments	• • •	· · · · · · · · · · · · · · · · · · ·			
Minority interest, net of dividends         27,134         18,240           Undistributed earnings of affiliated companies         (14,859)         (3,769)           Write-down of assets         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)           Gain on sale of marketable securities of Lihir         (77,298)           Noncash merger and restructuring expenses         14,667           (Gain) loss on sale of assets and other         (6,571)         (3,519)           (Increase) decrease in operating assets:         14,413         6,657           Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         46,473         44,787           Other liabilities         (46,289)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:         198,002         199,002					
Undistributed earnings of affiliated companies         (14,859)         (3,769)           Write-down of assets         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)           Gain on sale of marketable securities of Lihir         (47,298)           Noncash merger and restructuring expenses         (6,557)         (3,519)           (Increase) decrease in operating assets         14,403         6,657           Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         (6,473)         (44,787)           Accounts payable and other accrued liabilities         (46,473)         (44,787)           Other liabilities         (42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:         1         406,731         44,787           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of marketable securities of Lihir         84,002         84,002           Proceeds from sale of marketable securities of Lihir         84,002         84,002           Proceeds from sale of short-term investments         (87					
Write-down of assets         15,897         7,144           Cumulative effect of a change in accounting principle, net of tax         (7,701)           Gain on sale of marketable securities of Lihir         (47,298)           Noncash merger and restructuring expenses         (6,557)         (3,519)           (Increase) decrease in operating assets:		· ·	,		
Cumulative effect of a change in accounting principle, net of tax         (7,701)           Gain on sale of marketable securities of Lihir         (47,298)           Noncash merger and restructuring expenses         14,667           (Gain) loss on sale of assets and other         (6,557)         (3,519)           (Increase) decrease in operating assets:         14,413         6,657           Accounts receivable         14,413         6,657           Inventories         (5,441)         36,663           Other assets         (44,881)         30,791           Increase (decrease) in operating liabilities:         1         44,881         30,791           Increase (decrease) in operating liabilities:         46,473)         444,787)         444,787)         442,896)         3,716           Net cash provided by operating activities         198,084         114,336         442,896)         3,716           Investing activities:           Investing activities:           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments         406,731         440,002           Proceeds from sale of marketable securities of Lihir         84,002         400,731           Proceeds from sale of marketable securiti	· · · · · · · · · · · · · · · · · · ·				
Gain on sale of marketable securities of Lihir         (47,298)           Noncash merger and restructuring expenses         (6,557)         (3,519)           (Gain) loss on sale of assets and other         (6,557)         (3,519)           (Increase) decrease in operating assets:         14,413         6,657           Accounts receivable         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         464,473         (44,787)           Accounts payable and other accrued liabilities         (42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:         198,084         114,336           Investing activities:         406,731         43,366           Investing activities:         406,731         44,373           Investing activities:         406,731         44,336           Investing activities:         406,731         44,336           Proceeds from sale of short-term investments         406,731         44,336           Proceeds from settlement of cross currency swaps         5,816         5,816           Net cash effect of acquisitions         (87,885)         48,022           Proceeds from saset sales			7,144		
Noneash merger and restructuring expenses         14,667           (Gain) loss on sale of assets and other         (6,557)         (3,519)           (Increase) decrease in operating assets:         14,413         6,657           Accounts receivable         14,413         36,657           Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         46,473         (44,787)           Accounts payable and other accrued liabilities         (42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Net cash provided by operating activities         406,731         447,870           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments         406,731         406,731           Proceeds from sale of assertable securities of Lihr         84,002         87,885           Proceeds from settlement of cross currency swaps         50,816         50,816           Net cash effect of acquisitions         (87,885)         87,885           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other <td< td=""><td></td><td></td><td></td></td<>					
Gain) loss on sale of assets and other (Increase) decrease in operating assets:         (3,519)           Inventories         14,413         6,657           Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         46,473         (44,787)           Accounts payable and other accrued liabilities         (42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:         406,731         406,731           Proceeds from sale of short-term investments         406,731         406,731           Proceeds from sale of short-term investments         406,731         406,731           Proceeds from sale of marketable securities of Lihir         84,002         406,731           Proceeds from settlement of cross currency swaps         50,816         50,816           Net cash effect of acquisitions         (87,885)         62,4750         343           Proceeds from asset sales and other         19,888         (42)           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:         (10,000)           Repayment of short-term debt         (10,000)		(47,298)	14.665		
Increase   decrease in operating assets:		(6.555)	,		
Accounts receivable         14,413         6,657           Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         ****           Accounts payable and other accrued liabilities         (46,473)         (44,787)           Other liabilities         (42,896)         3,716           Net cash provided by operating activities         ****         198,084         114,336           Investing activities:         ****         406,731         ***           Additions to property, plant and mine development         406,731         ***           Proceeds from sale of marketable securities of Lihir         84,002         ***           Proceeds from settlement of cross currency swaps         50,816         ***           Net cash effect of acquisitions         (87,885)         ***           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other         19,888         42           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:         ***         (10,000)           Proceeds from long-term debt         (911,817)         (907,627)     <		(6,557)	(3,519)		
Inventories         (5,441)         36,663           Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         246,473         (44,787)           Accounts payable and other accrued liabilities         (46,473)         (44,787)           Other liabilities         (42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:         2         209,970           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments         406,731         400,731           Proceeds from sale of marketable securities of Lihir         84,002         84,002           Proceeds from settlement of cross currency swaps         50,816         84,002           Net cash effect of acquisitions         (87,885)         343           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other         19,888         (42)           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:           Repayment of short-term debt         (10,000)           Proceeds f					
Other assets         14,881         30,791           Increase (decrease) in operating liabilities:         (46,473)         (44,787)           Accounts payable and other accrued liabilities         (42,896)         3,716           Other liabilities         198,084         114,336           Net cash provided by operating activities         198,084         114,336           Investing activities:         1         406,731           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments         406,731         406,731           Proceeds from settlement of cross currency swaps         50,816         84,002           Proceeds from settlement of cross currency swaps         50,816         84,002           Net cash effect of acquisitions         (87,885)         343           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other         19,888         (42)           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:         (10,000)           Repayment of short-term debt         (10,000)           Proceeds from long-term debt         (40,000)           Repayme			,		
Increase (decrease) in operating liabilities:   Accounts payable and other accrued liabilities   (46,473   (44,787)   (44,787)   (42,896   3,716   (42,896   42,997   (42,896   3,916   (42,896   4,916   4,916   (42,896   4,916   4,916   (42,896   4,916   4,916   (42,896   4,916   4,916   4,916   (42,896   4,91					
Accounts payable and other accrued liabilities         (46,473) (44,787)           Other liabilities         (42,896) 3,716           Net cash provided by operating activities         198,084 114,336           Investing activities:         209,070           Additions to property, plant and mine development         (140,810) (209,970)           Proceeds from sale of short-term investments         406,731           Proceeds from sale of marketable securities of Lihir         84,002           Proceeds from settlement of cross currency swaps         50,816           Net cash effect of acquisitions         (87,885)           Repayments from (advances to) joint ventures and affiliates         (24,750) 343           Proceeds from asset sales and other         19,888 (42)           Net cash provided by (used in) investing activities         307,992 (209,669)           Financing activities:         (10,000)           Repayment of short-term debt         (10,000)           Proceeds from long-term debt         (911,817) (907,627)           Dividends paid on common and preferred stock         (25,871) (15,473)           Decrease in restricted cash         40,000           Proceeds from stock issuances         62,898 4,381		14,881	30,791		
Other liabilities         (42,896)         3,716           Net cash provided by operating activities         198,084         114,336           Investing activities:           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments         406,731         406,731           Proceeds from setlement of cross currency swaps         50,816         87,885           Net cash effect of acquisitions         (87,885)         88,885           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other         19,888         (42)           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:         (10,000)           Repayment of short-term debt         (10,000)           Proceeds from long-term debt         (48,131)         989,100           Repayment of long-term debt         (911,817)         (907,627)           Dividends paid on common and preferred stock         (25,871)         (15,473)           Decrease in restricted cash         40,000           Proceeds from stock issuances         62,898         4,381					
Investing activities:         198,084         114,336           Investing activities:         406,731         209,970           Proceeds from sale of short-term investments         406,731         406,731           Proceeds from sale of marketable securities of Lihir         84,002         94,000         94,000         94,000         94,000         94,000         94,000         94,000         94,000         94,000         96,289         4,381         94,81         94,000           Proceeds from stock issuances         62,898         4,381         98,100         94,000         96,288         4,381         98,100         96,289         98,281         96,289         98,281         98,281         98,281         98,281         98,282         98,283         98,283         98,282         98,283         98,283         98,283         98,283         98,283         98,283         98,283         98,283         98,283         98,283         98,283         98,283         98,283 </td <td></td> <td></td> <td></td>					
Investing activities:           Additions to property, plant and mine development         (140,810)         (209,970)           Proceeds from sale of short-term investments         406,731           Proceeds from sale of marketable securities of Lihir         84,002           Proceeds from settlement of cross currency swaps         50,816           Net cash effect of acquisitions         (87,885)           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other         19,888         (42)           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:         (10,000)           Repayment of short-term debt         (10,000)           Proceeds from long-term debt         (911,817)         (907,627)           Dividends paid on common and preferred stock         (25,871)         (15,473)           Decrease in restricted cash         40,000           Proceeds from stock issuances         62,898         4,381	Other liabilities	(42,896)	3,716		
Additions to property, plant and mine development       (140,810)       (209,970)         Proceeds from sale of short-term investments       406,731         Proceeds from sale of marketable securities of Lihir       84,002         Proceeds from settlement of cross currency swaps       50,816         Net cash effect of acquisitions       (87,885)         Repayments from (advances to) joint ventures and affiliates       (24,750)       343         Proceeds from asset sales and other       19,888       (42)         Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:         Repayment of short-term debt       (10,000)         Proceeds from long-term debt       489,131       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381	Net cash provided by operating activities	198,084	114,336		
Additions to property, plant and mine development       (140,810)       (209,970)         Proceeds from sale of short-term investments       406,731         Proceeds from sale of marketable securities of Lihir       84,002         Proceeds from settlement of cross currency swaps       50,816         Net cash effect of acquisitions       (87,885)         Repayments from (advances to) joint ventures and affiliates       (24,750)       343         Proceeds from asset sales and other       19,888       (42)         Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:         Repayment of short-term debt       (10,000)         Proceeds from long-term debt       489,131       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381	Investing activities:				
Proceeds from sale of short-term investments       406,731         Proceeds from sale of marketable securities of Lihir       84,002         Proceeds from settlement of cross currency swaps       50,816         Net cash effect of acquisitions       (87,885)         Repayments from (advances to) joint ventures and affiliates       (24,750)       343         Proceeds from asset sales and other       19,888       (42)         Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:       (10,000)         Repayment of short-term debt       (10,000)         Proceeds from long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381		(140,810)	(209,970)		
Proceeds from sale of marketable securities of Lihir         84,002           Proceeds from settlement of cross currency swaps         50,816           Net cash effect of acquisitions         (87,885)           Repayments from (advances to) joint ventures and affiliates         (24,750)         343           Proceeds from asset sales and other         19,888         (42)           Net cash provided by (used in) investing activities         307,992         (209,669)           Financing activities:         (10,000)           Repayment of short-term debt         (10,000)           Proceeds from long-term debt         (911,817)         (907,627)           Dividends paid on common and preferred stock         (25,871)         (15,473)           Decrease in restricted cash         40,000           Proceeds from stock issuances         62,898         4,381		406,731			
Net cash effect of acquisitions       (87,885)         Repayments from (advances to) joint ventures and affiliates       (24,750)       343         Proceeds from asset sales and other       19,888       (42)         Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:       (10,000)         Repayment of short-term debt       (489,131)       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381		84,002			
Net cash effect of acquisitions       (87,885)         Repayments from (advances to) joint ventures and affiliates       (24,750)       343         Proceeds from asset sales and other       19,888       (42)         Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:         Repayment of short-term debt       (10,000)         Proceeds from long-term debt       489,131       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381	Proceeds from settlement of cross currency swaps	50,816			
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Proceeds from asset sales and other       19,888       (42)         Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:         Repayment of short-term debt       (10,000)         Proceeds from long-term debt       489,131       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381		• • • • • • • • • • • • • • • • • • • •	343		
Net cash provided by (used in) investing activities       307,992       (209,669)         Financing activities:         Repayment of short-term debt       (10,000)         Proceeds from long-term debt       489,131       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381					
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Repayment of short-term debt       (10,000)         Proceeds from long-term debt       489,131       989,100         Repayment of long-term debt       (911,817)       (907,627)         Dividends paid on common and preferred stock       (25,871)       (15,473)         Decrease in restricted cash       40,000         Proceeds from stock issuances       62,898       4,381	Net cash provided by (used in) investing activities	307,992	(209,669)		
Proceeds from long-term debt         489,131         989,100           Repayment of long-term debt         (911,817)         (907,627)           Dividends paid on common and preferred stock         (25,871)         (15,473)           Decrease in restricted cash         40,000           Proceeds from stock issuances         62,898         4,381	Financing activities:				
Proceeds from long-term debt         489,131         989,100           Repayment of long-term debt         (911,817)         (907,627)           Dividends paid on common and preferred stock         (25,871)         (15,473)           Decrease in restricted cash         40,000           Proceeds from stock issuances         62,898         4,381	Repayment of short-term debt		(10,000)		
Repayment of long-term debt(911,817)(907,627)Dividends paid on common and preferred stock(25,871)(15,473)Decrease in restricted cash40,000Proceeds from stock issuances62,8984,381		489,131	989,100		
Dividends paid on common and preferred stock(25,871)(15,473)Decrease in restricted cash40,000Proceeds from stock issuances62,8984,381		(911,817)	(907,627)		
Decrease in restricted cash Proceeds from stock issuances 40,000 40,000 40,000					
Proceeds from stock issuances 62,898 4,381	•	. ,			
		62,898			

Net cash provided by (used in) financing activities	(386,350)	97,109
Effect of exchange rate changes on cash	16,248	(2,588)
Net change in cash and cash equivalents	135,974	(812)
Cash and cash equivalents at beginning of period	149,431	77,558
Cash and cash equivalents at end of period	\$ 285,405	\$ 76,746
Supplemental information:		
Interest paid, net of amounts capitalized of \$2,294 and \$6,642, respectively	\$ 61,668	\$ 44,137
Income taxes paid	\$ 45,700	\$ 42,598

See Notes to Consolidated Financial Statements

#### NEWMONT MINING CORPORATION AND SUBSIDIARIES

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

#### (1) Basis of Preparation of Financial Statements and Supplemental Accounting Policy Information

These unaudited interim consolidated financial statements of Newmont Mining Corporation and its subsidiaries (collectively, Newmont or the Company) have been prepared in accordance with the rules and regulations of the Securities and Exchange Commission. Such rules and regulations allow the omission of certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles as long as the statements are not misleading. In the opinion of management, all adjustments necessary for a fair presentation of these interim statements have been included, including adjustments designed to capture the restatements described below. These adjustments are of a normal recurring nature except for the restatement adjustments described below. These interim financial statements should be read in conjunction with the consolidated financial statements of Newmont included in its 2002 Annual Report on Form 10-K filed March 27, 2003, its 2001 Annual Report on Form 10-K, including Amendment No. 1, filed March 20, 2003 and information on Form 8-K dated February 15, 2002, including Amendment No.1, filed on April 16, 2002.

The preparation of Newmont s Consolidated Financial Statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions. These estimates and assumptions affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the Consolidated Financial Statements, as well as the reported amount of revenues and expenses during the reporting period. The most critical accounting principles upon which Newmont s financial position and results of operations depend are those requiring estimates of proven and probable reserves, recoverable ounces therefrom, Newmont s ability to renew the mining leases upon which certain of those reserves are located, and/or assumptions of future gold prices. Such estimates and assumptions affect the value of inventories (which are stated at the lower of average cost or net realizable value), the potential impairment of long-lived assets and the ability to realize income tax benefits associated with deferred tax assets. These estimates and assumptions also affect the rate at which depreciation, depletion and amortization ( DD&A ) are charged to earnings. As noted above, commodity prices significantly affect Newmont s profitability and cash flow. In addition, management estimates costs associated with reclamation of mining properties as well as remediation costs for inactive properties as described below. On an ongoing basis, management evaluates its estimates and assumptions; however, actual amounts could differ from those based on such estimates and assumptions.

On February 13, 2002, Newmont stockholders approved adoption of an Agreement and Plan of Merger that provided for a restructuring of Newmont to facilitate the February 2002 acquisitions described below and to create a flexible corporate structure. Newmont merged with an indirect, wholly-owned subsidiary that resulted in Newmont (or Old Newmont) becoming a direct, wholly-owned subsidiary of a newly formed holding company. The new holding company, previously a direct, wholly-owned subsidiary of Old Newmont, was renamed Newmont Mining Corporation. There was no impact to the Consolidated Financial Statements of Newmont as a result of this restructuring and former stockholders of Old Newmont became stockholders of the new holding company. Old Newmont was subsequently renamed Newmont USA Limited.

Restatements

As further discussed in Note 20, Newmont has determined that certain adjustments are required to restate the Consolidated Financial Statements for the three-month and six-month periods ended June 30, 2002 and 2001 and at June 30, 2002. Overall the adjustments decreased net income by \$6.0 million, or \$0.02 per share, and increased net loss by \$12.0 million, or \$0.07 per share for the six months ended June 30, 2002 and 2001, respectively. The adjustments also increased the Stockholders equity of the Company at June 30, 2002 by \$9.2 million. The adjustments were

necessary (i) to account for a prepaid forward sales contract and a forward purchase contract as a single borrowing; (ii) to correct depreciation rates on certain mining assets at the

Company s subsidiary, Minera Yanacocha; (iii) to properly amortize acquired mineral interests; (iv) to record the impact in the Company s investment in Batu Hijau, accounted for under the equity method, for correcting its depreciation and deferred stripping calculations so as to exclude material other than proven and probable reserves; and, (v) to include depreciation, depletion and amortization expense as a capitalized cost in inventory. All amounts in the accompanying footnotes have been adjusted for these restatements as appropriate.
Inventories
In general, costs that are incurred in or benefit the productive process are inventoried. Inventories are carried at the lower of cost or net realizable value. The current portion of inventories is determined based on the expected amounts to be processed within the next twelve months. Inventories not expected to be processed within the next twelve months are classified as long-term.
The major classifications of inventory are as follows:
Stockpiles
Stockpiles represent coarse ore that has been extracted from the mine and is available for further processing. Stockpiles are measured by estimating the number of tons (via truck counts and/or in-pit surveys of the ore before stockpiling) added and removed from the stockpile, the number of contained ounces (based on assay data) and the recovery percentage (based on the process for which the ore is destined). Stockpile tonnages are verified by periodic surveys. Stockpiles are valued based on mining costs incurred up to the point of stockpiling the ore, including applicable depreciation, depletion and amortization relating to mining operations. Value is added to a stockpile based on the current mining cost per ton plus applicable depreciation, depletion and amortization and removed at the average cost per recoverable ounce of gold in the stockpile.
Ore on Leach Pads
The recovery of gold from certain oxide ores is best achieved through the heap leaching process. Under this method, ore is placed on leach pads where it is permeated with a chemical solution, which dissolves the gold contained in the ore. The resulting pregnant solution is further processed in a leach plant where the gold-in-solution is recovered. For accounting purposes, value is added to leach pads based on current mining costs, including applicable depreciation, depletion and amortization relating to mining operations. Value is removed from the leach pad as ounces are recovered in circuit at the leach plant based on the average cost per recoverable ounce of gold on the leach pad.

The engineering estimates of recoverable gold on the leach pads are calculated from the quantities of ore placed on the pads (measured tons added to the leach pads), the grade of ore placed on the leach pads (based on assay data) and a recovery percentage (based on the leach process and ore type). In general, the leach pad production cycles project recoveries of approximately 50% to 70% of the placed recoverable ounces in the first year of leaching, declining each year thereafter until the leaching process is complete.

Although the quantities of recoverable gold placed on the leach pads are reconciled by comparing the grades of ore placed on pads to the quantities of gold actually recovered (metallurgical balancing), the nature of the leaching process inherently limits the ability to precisely monitor inventory levels. As a result, the metallurgical balancing process is constantly monitored and the engineering estimates are refined based on actual results over time. The ultimate recovery of gold from a pad will not be known until the leaching process is terminated.

The current portion of leach pad inventories is determined based on engineering	ng estimates of the quantities of gold at the balance sheet date that
are expected to be recovered during the next twelve months.	

In-process

In-process inventories represent materials that are currently in the process of being converted to a saleable product. Conversion processes vary depending on the nature of the ore and the specific mining operation, but

include mill in-circuit, leach in-circuit, floatation and column cells, and carbon in-pulp inventories. In-process material is measured based on assays of the material fed to process and the projected recoveries of the respective plants. In-process inventories are valued at the average cost of the material fed to process attributable to the source material coming from the mine, stockpile or leach pad plus the in-process conversion costs, including applicable depreciation relating to the process facility, incurred to that point in the process.

Precious Metals

Precious metals inventories represent saleable gold doré or gold bullion and are valued at the average cost of the respective in-process inventories incurred prior to the refining the process, plus refining costs.

**Deferred Stripping Costs** 

In general, mining costs are charged to *Costs applicable to sales* as incurred. However, at open-pit mines, which have diverse grades and waste-to-ore ratios over the mine life, the Company defers and amortizes certain mining costs on a units-of-production ( UOP ) basis over the life of the mine. These mining costs, which are commonly referred to as deferred stripping costs, are incurred in mining activities that are normally associated with the removal of waste rock. The deferred stripping accounting method is generally accepted in the mining industry where mining operations have diverse grades and waste-to-ore ratios; however industry practice does vary. Deferred stripping matches the costs of production with the sale of such production at the Company s operations where it is employed, by assigning each ounce of gold with an equivalent amount of waste removal cost. If the Company were to expense stripping costs as incurred, there may be greater volatility in the Company s period-to-period results of operations.

At the Company s gold mining operations, deferred stripping costs are charged to *Costs applicable to sales* as gold is produced and sold using the UOP method based on estimated recoverable ounces of proven and probable gold reserves, using a stripping ratio calculated as the ratio of total tons to be moved to total proven and probable ore reserves, and result in the recognition of the costs of waste removal activities over the life of the mine as gold is produced and sold. The application of the deferred stripping accounting method generally results in an asset on the balance sheet (*Deferred stripping costs*), although a liability will arise if amortization exceeds costs deferred.

At the Company s equity accounted Batu Hijau operation, deferred stripping costs are charged to *Production costs* as copper and gold are produced and sold using the UOP method based on estimated recoverable pounds and ounces, respectively, of proven and probable ore reserves, using a stripping ratio based on total tons to be moved to total pounds of copper and ounces of gold to be recovered over the life of the mine. In the fourth quarter of 2002, NTP determined that PTNNT had incorrectly included material other than proven and probable reserves in its deferred stripping calculations. As a result, NTP restated its financial statements beginning with the fourth quarter 1999 through third quarter of 2002. (See Note 20.)

The average remaining life of the open-pit mine operations where the Company defers mining costs is six years, which represents the average time period over which the deferred stripping costs will be amortized. The amortization of deferred stripping costs is reflected in the income statement over the remaining life of the open-pit mine operations so that no unamortized balance remains at mine closure. Cash flows from the Company s individual mining operations are reviewed regularly, and at least annually, for the purpose of assessing whether any write downs to the deferred stripping cost balances are required.

Historically, Newmont classified deferred stripping costs as a component of *Property, Plant and Mine Development* on the *Consolidated Balance Sheets*. Effective January 1, 1999, Newmont has classified these costs as separate line items, *Deferred stripping costs* and *Current* 

portion of deferred stripping costs, on the Consolidated Balance Sheets. Total deferred stripping costs as of June 30, 2002 and December 31, 2001 of \$82.7 million and \$91.6 million, respectively, include current portions of \$73.9 million and \$71.5 million, respectively.

In addition, Newmont has historically classified additions to deferred stripping costs as a component of *Additions to property, plant and mine development* in *Investing activities* in the *Statements of Consolidated Cash Flows*. Effective January 1, 1999, Newmont also has classified additions to deferred stripping costs as a component of *Amortization of deferred stripping costs, net* in *Operating activities* in the *Statements of Consolidated Cash Flows*. Additions to deferred stripping costs for the six-month periods ended June 30, 2002 and 2001 of \$8.1 million and \$10.9 million, respectively, have been reclassified to conform to the current presentation. The foregoing changes, which have no impact to reported earnings, have been made to more accurately reflect the operating nature of the deferred stripping method.

Property, Plant and Mine Development

Expenditures for new facilities or expenditures that extend the useful lives of existing facilities are capitalized and depreciated using the straight-line method at rates sufficient to depreciate such costs over the estimated productive lives of such facilities. Productive lives range from 2 to 21 years, but do not exceed the related estimated mine life based on proven and probable reserves.

Mineral exploration costs are expensed as incurred. When it has been determined that a mineral property can be economically developed as a result of establishing proven and probable reserves, costs incurred prospectively to develop the property are capitalized as incurred and are amortized using the UOP method over the estimated life of the ore body based on estimated recoverable ounces mined from proven and probable reserves. At the Company surface mines, these costs include costs to further delineate the ore body and remove overburden to initially expose the ore body. At the Company s underground mines, these costs include the building of access ways, shaft sinking and access, lateral development, drift development, ramps and infrastructure development.

Major development costs incurred after the commencement of production, including estimated costs to be incurred during the calendar year at certain underground mining operations, are amortized using the UOP method based on estimated recoverable ounces mined from proven and probable reserves. To the extent that these costs benefit the entire ore body, they are amortized over the estimated life of the ore body. Costs incurred to access specific ore blocks or areas that only provide benefit over the life of that area are amortized over the specific ore area.

Ongoing development expenditures to maintain production are charged to operations as incurred.

During the third quarter of 2002, Newmont changed its accounting policy, retroactive to January 1, 2002, with respect to DD&A of Property, Plant and Mine Development to exclude future estimated development costs expected to be incurred for certain underground operations. Previously, the Company had included these costs and associated reserves in its DD&A calculations at certain of its underground mining operations. In addition, the Company further revised its policy such that costs incurred to access specific ore blocks or areas that only provide benefit over the life of that area are depreciated, depleted or amortized over the reserves associated with the specific ore area. These changes were made to better match DD&A with the associated ounces of gold sold and to remove the inherent uncertainty in estimating future development costs in arriving at DD&A rates. See discussion of accounting changes in Note 13.

Interest expense allocable to the cost of developing mining properties and to constructing new facilities is capitalized until assets are ready for their intended use.

Mineral Interests and Other Intangible Assets

Mineral interests and other intangible assets include acquired proven and probable reserves, undeveloped mineral interests and royalty interests.

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Undeveloped mineral interests include: (i) *Other mineralized material* includes primarily inferred material within pits; measured, indicated and inferred material with insufficient drill spacing to qualify as proven and probable reserves; and inferred material in close proximity to proven and probable reserves; (ii) *Around-mine exploration potential* includes primarily inferred material not immediately adjacent to existing reserves and mineralization but located within the immediate mine infrastructure; and (iii) *Other exploration potential* is not part of measured, indicated or inferred material and is comprised mainly of material outside of the immediate mine area.

Proven and probable reserves are amortized on a UOP basis over the respective mine lives. Undeveloped mineral interests are amortized on a straight-line basis over their estimated useful lives taking into account residual values. At such time as an undeveloped mineral interest is converted to proven and probable reserves, the remaining unamortized basis is amortized on a UOP basis as described above.

Royalty Interests

Royalty interests associated with proven and probable reserves are amortized on a UOP basis over the respective mine lives based on proven and probable reserves. Royalty interests associated with undeveloped mineral interests are amortized on a straight-line basis over their estimated useful lives. At such time as the associated undeveloped mineral interest is converted to proven and probable reserves, the remaining unamortized basis in the royalty interest is amortized on a UOP basis as described above.

Residual Values

Residual values for undeveloped mineral interests represent the expected fair value of the interests at the time the Company plans to convert, develop, further explore or dispose of the interests. The residual values range from zero to 90% of the gross carrying value of the respective undeveloped mineral interests.

Expected Useful Lives

Determination of expected useful lives for amortization calculations are made on a property-by-property basis. Mineral interests associated with operating mines and royalty interests are amortized over the estimated life of the mine. Mineral interests, not associated with operating mines, generally greenfields exploration properties, would normally be cycled through Newmont s exploration process in 3 to 5 years and accordingly, the Company s amortization period for greenfields exploration properties is the period in which the Company expects to complete its exploration process.

The range of useful lives currently associated with assets amortized on a straight-line basis is from 3 to 35 years. The range of useful lives currently associated with assets amortized on a UOP basis is from 3 to 35 years.

The Company evaluates the residual value and the associated remaining amortization period on a property-by-property basis at least annually. Any changes in estimates of useful lives and residual values are accounted for prospectively from the date of the change in accordance with Accounting Principles Board (APB) Opinion No. 20 Accounting Changes. See Note 6 for additional disclosures associated with *Mineral interests and other intangible assets, net.* 

Accounting for Merchant Banking Activities

Newmont accounts for its merchant banking activities on a historical cost basis in a separate wholly-owned subsidiary, which is included in the consolidated financial statements. Merchant banking activities include the development of value optimization strategies for operating and non-operating assets, managing the equity

investment portfolio, business development activities related to potential merger and acquisition analysis and negotiations, managing and building the royalty business, mobilizing and monetizing inactive exploration properties, capitalizing on Newmont s proprietary technology know-how and acting as an internal resource for other corporate divisions to improve and maximize business outcomes. For segment reporting purposes, the merchant banking business is considered to be a separate operating segment because it engages in activities from which it earns revenues and incurs expenses and its operating results are regularly and separately reviewed by the Chief Operating Decision Maker.

Reclassifications

Certain prior year amounts have been reclassified to conform to the current year presentation.

Foreign Currency Translation

The functional currency for the majority of the Company's operations, including the Australian operations, is the U.S. dollar. The functional currency of the Canadian operations is the Canadian dollar. All assets and liabilities recorded in functional currencies other than U.S. dollars are translated at current exchange rates. The resulting adjustments are charged or credited directly to *Accumulated other comprehensive income* (*loss*) in *Stockholders equity*. Revenues and expenses in foreign currencies are translated at the weighted average exchange rates for the period. All realized and unrealized transaction gains and losses are included in income in *Dividends, interest, foreign currency exchange and other income*. References to A\$ refers to Australian currency, CDN \$ to Canadian currency and \$ or US\$ , to United States currency.

#### (2) Acquisitions of Normandy and Franco-Nevada

In November 2001, Newmont announced proposed acquisitions of Normandy Mining Limited ( Normandy ), an Australian company, and Franco-Nevada Mining Corporation Limited ( Franco-Nevada ), a Canadian company.

On February 16, 2002, pursuant to a Canadian Plan of Arrangement, Newmont acquired 100% of Franco-Nevada in a stock-for-stock transaction in which Franco-Nevada common stockholders received 0.8 of a share of Newmont common stock, or 0.8 of a Canadian exchangeable share (exchangeable for Newmont common), for each common share of Franco-Nevada. The exchangeable shares are substantially equivalent to Newmont common shares. On February 20, 2002, Newmont obtained control of Normandy through a tender offer for all of the ordinary shares in the capital of Normandy. For accounting purposes, the effective date of the Normandy acquisition was the close of business on February 15, 2002, when Newmont received the irrevocable tender from shareholders for more than 50% of the outstanding shares of Normandy. Accordingly, the results of operations of Normandy and Franco-Nevada have been included in the accompanying financial statements from February 16, 2002 forward. On February 26, 2002, when the tender offer for Normandy expired, Newmont controlled more than 96% of Normandy s outstanding shares. Newmont exercised its rights to acquire the remaining shares of Normandy in April 2002. Consideration paid for Normandy included 3.85 shares of Newmont common stock for every 100 ordinary shares of Normandy (including ordinary shares represented by American depository receipts) plus A\$0.50 per Normandy share, or the U.S. dollar equivalent of that amount for Normandy stockholders outside Australia.

Normandy was Australia s largest gold company with interests in 16 development-stage or operating mining properties worldwide. Franco-Nevada was the world s leading precious minerals royalty company and had interests in other investments in the Mining Industry. Following the February 2002 acquisitions, Normandy was renamed Newmont Australia Limited and Franco-Nevada was renamed Newmont Mining Corporation of Canada Limited.

The purchase price for these acquisitions totaled \$4.4 billion, composed of 197.4 million Newmont shares (or share equivalents), \$462.1 million in cash and approximately \$90 million of direct costs. The value of

Newmont shares (or share equivalents) was \$19.01 per share based on the average market price of the shares over the two-day period before and after January 2, 2002, the last trading day before the final and revised terms for the Normandy and Franco-Nevada acquisitions were announced.

The combination of Newmont, Normandy and Franco-Nevada was designed to create a platform for rational growth and for delivering superior returns to shareholders. With a larger global operating base, a broad and balanced portfolio of development projects and a stable income stream from mineral royalties and investments, the combined company will have opportunities to optimize returns, realize synergies through rationalization of corporate overhead and exploration programs, realize operating efficiencies, reduce operating and procurement costs and reduce interest expense and income taxes. The acquisitions resulted in approximately \$2.6 billion of goodwill primarily related to the Merchant Banking business, the combined global exploration expertise and the synergies discussed above.

The acquisitions were accounted for using the purchase method of accounting whereby assets acquired and liabilities assumed were recorded at their fair market values as of the date of acquisition. The excess of the purchase price over such fair value was recorded as goodwill. In accordance with SFAS No. 142, Goodwill and Other Intangible Assets, goodwill was assigned to specific reporting units. Goodwill and other identifiable intangibles not subject to amortization will be reviewed for possible impairment at least annually or more frequently when an event or change in circumstances indicates that a reporting unit s carrying amount is greater than its fair value.

The following reflects the preliminary purchase allocation for the acquisition of 100% of Normandy (in millions, except per share data):

	(u	naudited)
Shares of Newmont common stock issued to Normandy stockholders, including shares attributable		
to Franco-Nevada s 19.8% investment in Normandy		86.8
Value of Newmont stock per share	\$	19.01
Fair value of Newmont common stock issued	\$	1,649.9
Plus-Cash consideration of A\$0.50 per share	Ψ	462.1
Plus-Fair value of Normandy stock options cancelled by Newmont		6.0
Plus-Estimated direct acquisition costs incurred by Newmont		60.0
Plus-Other		1.0
1.460 0.460	_	
Total Purchase Price		2,179.0
Plus-Fair value of liabilities assumed by Newmont:		
Current liabilities, excluding accrued acquisition costs and settlement of stock options		195.7
Long-term debt, including current portion		935.7
Derivative instrument liabilities		414.5
Other long-term liabilities		453.1
Minority interests acquired		37.2
Less-Fair value of assets acquired by Newmont:		
Current assets		(460.6)
Property, plant and equipment		(435.9)
Mineral interests and other intangible assets		(1,389.6)
Exploration properties		(33.1)
Equity investments in mining operations		(216.5)
Other long-term assets		(279.1)
Residual purchase price allocated to goodwill	\$	1,400.4
Residual pateriase price anocated to goodwin	Ψ	1,700.7

The following table reflects the preliminary purchase allocation for the acquisition of Franco-Nevada (in millions, except per share data):

	(ur	naudited)
Shares of Newmont common stock (or equivalents) issued to Franco-Nevada stockholders,		
excluding shares attributable to Franco-Nevada s 19.8% investment in Normandy		110.6
Value of Newmont stock per share	\$	19.01
Fair value of Newmont common stock issued	\$	2,101.2
Plus-Fair value of Franco-Nevada options assumed by Newmont		30.4
Plus-Fair value of Franco-Nevada warrants assumed by Newmont		13.3
Plus-Estimated direct acquisition costs incurred by Newmont		30.0
Total Purchase Price		2,174.9
Plus-Fair value of liabilities assumed by Newmont:		
Current liabilities, excluding accrual of acquisition costs		8.5
Other liabilities		209.9
Less-Fair value of assets acquired by Newmont:		
Comment and the		(712.6)
Current assets		(712.0)
Intangible mining royalty properties		(404.2)

Residual purchase price allocated to goodwill	\$ 1,168.5

The purchase price allocations are preliminary and were finalized following the completion of an independent appraisal at the end of 2002. The final purchase price allocations differed from the preliminary allocation presented above, particularly with respect to the amounts allocated to acquired property, plant and mine development, mineral reserves, undeveloped mineral interests, exploration properties, equity investments in mining operations, intangibles and goodwill (see Note 22). The final purchase price allocation may result in increases in future depreciation, depletion and amortization charges. The Company does not currently anticipate this goodwill will be deductible for tax purposes.

For information purposes only, the following unaudited pro forma data reflect the consolidated results of operations of Newmont as if the acquisitions of Normandy and Franco-Nevada had taken place on January 1, 2001 and 2002, respectively, (in millions, except per share data):

	Six months ended					
	Jun	e 30, 2002	Jun	e 30, 2001		
Sales and other income(1)	\$	1,368.8	\$	1,269.7		
Net loss applicable to common shares before cumulative effect						
of a change in accounting principle(1)	\$	(77.6)	\$	(120.3)		
Net loss applicable to common shares(1)	\$	(69.9)	\$	(120.3)		
Basic and diluted loss per common share before cumulative						
effect of a change in accounting principle(1)	\$	(0.20)	\$	(0.31)		
Basic and diluted loss per common share(1)	\$	(0.18)	\$	(0.31)		
Basic and diluted weighted average common shares outstanding		394.1		390.0		

<sup>(1)</sup> As restated. See Note 20.

On a pro forma basis during the first half of 2002 and 2001, the net loss reflects mark-to-market losses on derivative instruments totaling \$166.9 million and \$82.4 million, respectively, net of tax. The above pro forma amounts do not include the application of hedge accounting to significant portions of acquired derivative instruments as hedge accounting documentation was not in place during these periods. The net loss for the first half of 2001 includes \$43.7 million of expenses, net of tax, associated with Newmont s merger with Battle Mountain Gold Company (Battle Mountain). The pro forma information is not indicative of the results of operations that would have occurred had the acquisitions been consummated on January 1, 2001 and 2002, respectively. The information is not indicative of the combined Company s future results of operations.

The allocation of goodwill to reporting units is preliminary and was finalized at the end of 2002; therefore, the final allocation differed from the preliminary allocation below (see Note 22). Changes in the carrying amount of goodwill by reporting unit during the first half of 2002 are summarized in the following table (in millions) (unaudited):

	Nevada —	Other North America	Total North America	Yanacocha	Other South America	Total South America
Balance at January 1, 2002	\$	\$	\$	\$	\$	\$
Preliminary purchase price allocation	252.6		252.6			
Impairment losses						
Gain (loss) on disposal of separate reporting units						
Balance at March 31, 2002	\$ 252.6	\$	252.6	\$	\$	\$
Preliminary purchase price allocation for	0.0		0.0			
compulsory acquisition of Normandy	9.8		9.8			
Impairment losses Gain (loss) on disposal of separate reporting						
units						
diffes						
Balance at June 30, 2002	\$ 262.4	\$	\$ 262.4	\$	\$	\$
Dalance at June 30, 2002	\$ 202.4	φ	\$ 202.4	φ	<b>J</b>	φ
	Pajingo	Other Australia	Total Australia	Zarafshan-Newmont	Other International Operations	Total Gold
Balance at January 1, 2002	\$	Australia \$	Australia \$	Zarafshan-Newmont	International Operations \$	Gold \$
Preliminary purchase price allocation		Australia	Australia		International Operations	Gold
Preliminary purchase price allocation Impairment losses	\$	Australia \$	Australia \$		International Operations \$	Gold \$
Preliminary purchase price allocation	\$	Australia \$	Australia \$		International Operations \$	Gold \$
Preliminary purchase price allocation Impairment losses Gain (loss) on disposal of separate reporting units	\$ 75.2	Australia \$ 601.1	Australia \$ 676.3	\$	International Operations \$ 288.7	Gold \$ 1,217.6
Preliminary purchase price allocation Impairment losses Gain (loss) on disposal of separate reporting units  Balance at March 31, 2002	\$	Australia \$	Australia \$		International Operations \$	Gold \$
Preliminary purchase price allocation Impairment losses Gain (loss) on disposal of separate reporting units  Balance at March 31, 2002 Preliminary purchase price allocation for	\$ 75.2 \$ 75.2	* 601.1 \$ 601.1	* 676.3	\$	\$ 288.7	\$ 1,217.6
Preliminary purchase price allocation Impairment losses Gain (loss) on disposal of separate reporting units  Balance at March 31, 2002 Preliminary purchase price allocation for compulsory acquisition of Normandy	\$ 75.2	Australia \$ 601.1	Australia \$ 676.3	\$	International Operations \$ 288.7	Gold \$ 1,217.6
Preliminary purchase price allocation Impairment losses Gain (loss) on disposal of separate reporting units  Balance at March 31, 2002 Preliminary purchase price allocation for	\$ 75.2 \$ 75.2	* 601.1 \$ 601.1	* 676.3	\$	\$ 288.7	\$ 1,217.6
Preliminary purchase price allocation Impairment losses Gain (loss) on disposal of separate reporting units  Balance at March 31, 2002 Preliminary purchase price allocation for compulsory acquisition of Normandy Impairment losses Gain (loss) on disposal of separate reporting	\$ 75.2 \$ 75.2	* 601.1 \$ 601.1	* 676.3	\$	\$ 288.7	\$ 1,217.6

	Base Metals	Exploration	Merchant Banking	Corporate and Other	Con	nsolidated
Balance at January 1, 2002	\$	\$	\$	\$	\$	
Preliminary purchase price allocation	159.0		1,130.3			2,506.9
Impairment losses						
Gain (loss) on disposal of separate reporting units						
				-		
Balance at March 31, 2002	\$ 159.0	\$	\$ 1,130.3	\$	\$	2,506.9
Preliminary purchase price allocation for compulsory acquisition of						
Normandy	7.9					62.0
Impairment losses						
Gain (loss) on disposal of separate reporting units						
			•	-	_	
Balance at June 30, 2002	\$ 166.9	\$	\$ 1,130.3	\$	\$	2,568.9

#### (3) Merger with Battle Mountain Gold Company

On January 10, 2001, Newmont completed a merger with Battle Mountain where each share of common stock of Battle Mountain and each exchangeable share of Battle Mountain Canada Ltd. (a wholly-owned subsidiary of Battle Mountain) was converted into the right to receive 0.105 share of Newmont common stock, or approximately 24.1 million shares. Newmont also exchanged 2.3 million shares of newly issued \$3.25 convertible preferred stock for all outstanding shares of Battle Mountain s \$3.25 convertible preferred stock. The merger was accounted for as a pooling of interests, and as such, the consolidated financial statements include Battle Mountain s financial data as if Battle Mountain had always been part of Newmont.

#### (4) Inventories

		une 30, 2002	At December 3 2001	
	(una	nudited) (in t	housands	s)
Current: Stockpiles	\$	103,725	\$	168,501
Ore on leach pad	· ·	205,941	Þ	147,656
In-process		100,590		32,297
Precious metals		68,637		10,179
Materials and supplies		112,946		92,556
Other		ĺ		925
	\$	591,839	\$	452,114
Non-current:				
Stockpiles	\$	62,603	\$	18,464
Ore on leach pad		56,648		99,228

\$ 119,251

\$

117,692

### (5) Property, Plant and Mine Development

		At June 30, 2002			At December 31, 200	01
	Cost	Accumulated Depreciation and Depletion	Net Book Value	Cost	Accumulated Depreciation and Depletion	Net Book Value
			(in tho	usands)		
Land	\$ 97,373	\$	\$ 97,373	\$ 86,388	\$	\$ 86,388
Buildings and equipment	3,946,236	(2,205,486)	1,740,750	3,491,231	(2,068,149)	1,423,082
Mine development	925,041	(585,868)	339,173	842,409	(519,484)	322,925
Construction-in-progress	153,220		153,220	97,854		97,854
Total	\$ 5,121,870	\$ (2,791,354)	\$ 2,330,516	\$ 4,517,882	\$ (2,587,633)	\$ 1,930,249

		At June 30, 2002	At December 31, 2001				
	Gross Carrying Value	Accumulated Amortization	Net Book Value	Gross Carrying Value	Accumulated Amortization	Net Book Value	
			(in thous	sands)			
Mineral Interests:							
Producing property							
Proven and probable reserves	\$ 971,361	\$ (248,451)	\$ 722,910	\$ 365,566	\$ (205,716)	\$ 159,850	
Undeveloped mineral interests	413,121	(1,565)	411,556	17,148		17,148	
Royalties	302,190	(6,494)	295,696				
	1,686,672	(256,510)	1,430,162	382,714	(205,716)	176,998	
Non-producing property							
Proven and probable reserves	130,214		130,214				
Undeveloped mineral interests	244,904	(2,065)	242,839				
Royalties	12,367	(135)	12,232				
	387,485	(2,200)	385,285				
Total mineral interests	2,074,157	(258,710)	1,815,447	382,714	(205,716)	176,998	
Oil and gas:							
Producing property							
Royalties	43,461	(1,045)	42,416				
Working interest	24,038	(323)	23,715				
	67,499	(1,368)	66,131				
Non-producing property	12.020		12.020				
Royalties	13,020		13,020				
Working interest	4,674		4,674				
	17,694		17,694				

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Total oil and gas	85,193		(1,368)	83,825				
		_				_		
Other	12,700			12,700				
				-				
Total	\$ 2,172,050	\$	(260,078)	\$ 1,911,972	\$ 382,714	\$	(205,716)	\$ 176,998

The Company s mineral interests and oil and gas interests intangible assets are subject to amortization. The aggregate amortization expense for the three month and six month periods ended June 30, 2002 was \$39.0 million and \$54.4 million, respectively.

#### (7) Deferred Stripping

Movements in the deferred stripping costs balance were as follows:

			Six Mont	hs Ended		
		Three Months Ended June 30,				e 30,
	2002	2001	2002	2001		
		(in tho	usands)			
Opening balance	\$ 85,582	\$ 128,010	\$ 91,631	\$ 129,041		
Additions	6,652	2,349	8,101	10,930		
Amortization	(9,506)	(9,020)	(17,004)	(18,632)		
				-		
Closing balance	\$ 82,728	\$ 121,339	\$ 82,728	\$ 121,339		

See Notes 1 and 21 for additional information concerning deferred stripping.

#### (8) Investments

	At June 30, 2002	At December 31, 2001
Investments in affiliates:	(unaudited) (in t	housands)
Batu Hijau(1)	\$ 582,839	\$ 543,324
TVX Newmont Americas	170,926	Ψ 513,321
Echo Bay Mines	108,710	
Australian Magnesium Corporation	34,012	
Australian Gold Refinery	10,883	
	907,370	543,324
Other:		
Infrastructure bond	96,400	
Other	4,998	
	\$ 1,008,768	\$ 543,324

<sup>(1)</sup> As restated. See Note 20.

Investments in Affiliated Companies

Batu Hijau

Newmont has an indirect 45% interest in P.T. Newmont Nusa Tenggara ( PTNNT ), the owner of the Batu Hijau copper/gold mine in Indonesia, through its 56.25% interest in the Nusa Tenggara Partnership ( NTP ) which owns 80% of PTNNT. The equity investment in Batu Hijau was \$582.8 million and \$543.3 million at June 30, 2002 and December 31, 2001, respectively, based on accounting principles generally accepted in the U.S. Differences between 56.25% of NTP s net assets and Newmont s investment include (i) \$200.3 million for the fair market value adjustment recorded by NTP in conjunction with Newmont s initial contribution, (ii) \$27.9 million for intercompany charges, (iii) \$111.8 million for the fair market value adjustment recorded by Newmont in conjunction with the purchase of a subsidiary minority interest and (iv) \$139.8 million for contributions recorded by Newmont that were classified as debt by NTP. Certain of these amounts are amortized or depreciated on a unit-of-production basis. (See Note 16 for a description of Newmont s equity income (loss) in Batu Hijau, where the net income (loss) reflects the elimination of interest between PTNNT and NTP).

NTP s long-term debt was guaranteed by Newmont and its partner until project completion tests were met in October 2000, at which time such debt became non-recourse to Newmont. Scheduled repayments of this debt are

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in semi-annual installments of \$43.4 million through November 2010, and \$22.1 million from May 2011 through November 2013.

On May 9, 2002, PTNNT completed a restructuring of its \$1.0 billion project financing facility that provides PTNNT the capability to defer up to a total of \$173.4 million in principal payments scheduled for 2002 and 2003. Any deferred principal amounts will be amortized between 2004 and 2010. Under this restructuring, PTNNT is not permitted to pay dividends or make other restricted payments to NTP s partners as long as any amount of deferred principal is outstanding; however, there is no restriction on prepaying any of the deferred principal amounts. Amounts currently outstanding under the project financing facility total \$913.4 million.

Newmont and its partner provide a contingent support line of credit to PTNNT. During 2002, Newmont funded \$24.8 million under this facility as its pro-rata share for capital expenditures. Additional support from NTP s partners available under this facility is \$115.0 million, of which Newmont s pro-rata share is \$64.7 million.

In the fourth quarter of 2002, NTP determined that PTNNT had incorrectly included material other than proven and probable reserves in its depreciation and deferred stripping calculations. NTP also determined that PTNNT had incorrectly included third party smelting and refining charges as a component of production costs when such charges are more properly reflected as a reduction of revenue based on the terms of NTP s sales contracts. Furthermore, NTP also determined that PTNNT had incorrectly excluded DD&A as a capitalized cost in inventory. As result, NTP restated its financial statements from 1999 through September 2002 (see Note 20).

The following is NTP summarized financial information based on U.S. generally accepted accounting principles:

	Three months ended June 30,				Six months ended June 30,			
	2002		2001		2002		2001	
		(u	naudited an	d in t	housands)			
Revenues, net of smelting and refining costs(2)	\$ 94,083	\$	104,279	\$	165,988	\$	176,531	
Revenues from by-product sales credited to production								
costs(1)	\$ 37,342	\$	38,839	\$	59,475	\$	63,074	
Net income (loss) before cumulative effect of a change in								
accounting principle(1)	\$ 13,181	\$	(657)	\$	8,751	\$	(23,656)	
Net income (loss)(1)	\$ 13,181	\$	(657)	\$	8,751	\$	(22,683)	
				At June 30, 2002		ecem 200	aber 31, 1	
			(una	udited	and in the	ousa	nds)	
Current assets(1)			\$ 213	3,497	\$		162,686	
Property, plant and mine development, net(1)			\$ 1,700	6,515	\$	1,	737,504	
Intangible mineral interests			\$ 198	8,424	\$		202,830	
Other assets(1)			\$ 293	3,948	\$		273,737	
Debt and related interest to partners and affiliate			\$ 25'	7,338	\$		254,891	
Other current liabilities(1)			\$ 92	2,560	\$		124,152	
Long-term debt-third parties (including current portion)			\$ 93:	5,771	\$		935,771	
Other liabilities(1)			\$ 17	1,775	\$		163,993	

<sup>(1)</sup> As restated. See Note 20.

(2) As restated to reflect smelting and refining costs as a reduction of revenue.

The Batu Hijau ( PTNNT ) operation produces a metal concentrate, which contains payable copper and gold and minor values of payable silver. PTNNT has entered into long-term contracts for the sale of these metal concentrates with highly reputable refiners in Japan, Korea, Australia, China ( Non-European Refiners ) and Europe ( European Refiners ). In accordance with the contracts, title to the concentrates and the risk of loss are

passed to the buyer when the concentrates are moved over the vessel s rail at the Port (loading Port for Non-European Refiners and unloading Port for European Refiners). The contract terms provide that 90% of a provisional sales price, which is calculated in accordance with terms specified in the individual contracts based on an initial assay and weight certificate, is collected within three business days after the concentrates arrive at the smelter (final delivery). Factors entering into the calculation of the provisional sales price are (1) metals prices, pursuant to the terms of related contracts, calculated using quoted London Metals Exchange (LME) prices for the second calendar week prior to shipment and (2) treatment and refining charges. The balance of the sales price is received at final settlement and is based on final assays and weights, and final metal prices during the respective metal quotational periods. The quotational period for copper is the average LME price in the third month following the month of final delivery. The quotational period for gold and silver is the average LME price in the month of shipment. Final delivery to Non-European Refiners and European Refiners takes approximately 14 days and 30 days, respectively. The majority of the Batu Hijau concentrates are shipped to Non-European Refiners. Accordingly, the time between initial recording of revenue and final settlement averages approximately three and one-half months but could be as long as four months.

In accordance with U.S. Securities and Exchange Commission Staff Accounting Bulletin No. 101 (SAB 101), certain conditions must be met prior to recognizing revenue. These conditions are persuasive evidence of a contract exists; delivery has occurred; the price is fixed or determinable; and collectability is reasonably assured. In accordance with SAB 101, PTNNT recognizes metal sales revenues following: (1) the passage of title after the loading or unloading of the concentrates, (2) issuance of an initial assay and weight certificate, and (3) issuance of a provisional invoice. At this point in time, the sales price is determinable since it is based on defined contract terms, initial assays are available, and it can be reasonably estimated by reference to published price indices on actively and freely traded commodity exchanges. Additionally, there is no significant uncertainty as to collectability given that all of the refiners are of high-credit quality and that 90% of the provisional price is paid within 3 days of final delivery at the refiner.

Concentrate sales are initially recorded based on 100% of the provisional sales prices. Until final settlement occurs, adjustments to the provisional sales prices are made to take into account metal price changes, based upon the month-end spot price and metal quantities upon receipt of the final assay and weight certificates, if different from the initial certificate. PTNNT previously marked to market its provisional sales based on the month end spot prices. Effective January 1, 2002, PTNNT changed its methodology to mark to market its provisional sales based on the forward price for the estimated month of settlement. This change in methodology did not have a material effect on net income for the six months ended June 30, 2002. The principal risks associated with recognition of sales on a provisional basis include metal price fluctuations between the date recorded and the date of final settlement. In addition, in the event of a significant decline in metal prices between the provisional pricing date and the final settlement-pricing period, it is reasonably possible that PTNNT would be required to return a portion of the sales proceeds received based on the provisional invoice. For the six months ended June 30, 2002 and 2001, PTNNT had recorded revenues of \$212 million and \$223 million, respectively, which were subject to final pricing adjustments. The average price adjustment for copper was 5.2% and 0.9% for the six months ended June 30, 2002 and 2001, respectively. The average price adjustment for gold was 4.4% and 0.2% for the six months ended June 30, 2002 and 2001, respectively.

PTNNT s sales based on a provisional sales price contain an embedded derivative which is required to be separated from the host contract for accounting purposes. The host contract is the receivable from the sale of the concentrates at the forward LME price at the time of sale. The embedded derivative, which does not qualify for hedge accounting, is marked-to-market through earnings each period prior to final settlement. At June 30, 2002, PTNNT had consolidated embedded copper derivatives on 107.7 million pounds recorded at an average price of \$0.74 per pound. These derivatives are expected to be finally priced during the third quarter of 2002. A one-cent movement in the average price used for these derivatives will have an approximate \$0.7 million impact on PTNNT s 2002 net income.

Revenue from the sale of by-products, consisting of gold and silver is credited to production costs applicable to sales in the determination of net income for each period presented. These by-product commodities, gold and silver, represented 40% and 37% of sales net of smelting and refining charges and reduced production costs by 57% and 48% for the three-month periods ended June 30, 2002 and 2001, respectively, 36% and 36% of sales net of smelting and refining charges and reduced production costs by 49% and 41% for the six-month periods ended June 30, 2002 and 2001, respectively. Gold and silver revenues are significant to the economics of the Batu Hijau operations. At current copper prices, the Batu Hijau operation would not be profitable without these credits.

PTNNT does not acquire, hold or issue financial instruments for trading or speculative purposes. Financial instruments are used to manage certain market risks resulting from fluctuations in commodity prices (such as copper and diesel fuel) and foreign currency exchange rates. Copper is an internationally traded commodity, and its prices are effectively determined by the LME. On a limited basis, PTNNT hedges sales commitments by entering into copper swap contracts. These swap contracts are generally settled against the LME average monthly price in accordance with the terms of the contracts. Currently, PTNNT has put in place derivative instruments against the price of copper, Australian dollar and some of its diesel purchases. The derivative instruments on the Australian dollar relate to Australian denominated purchases.

Consistent with the contracts described above, PTNNT entered into a series of copper hedging transactions with an outstanding balance at June 30, 2002 of 16,501 metric tonnes (a weighted average of 1,629 per metric tonne at approximately \$0.74 per pound) to be settled prior to December 31, 2002.

In 2001, PTNNT purchased A\$15 million at an average price of US\$0.4971. These contracts covered 1.5 million Australian dollars each month and were designated as cash flow hedges with the net effect of marking to market the contracts recorded in *Accumulated other comprehensive income*. The outstanding Australian dollar contracts at June 30, 2002 of US\$3 million (A\$6 million) will be settled between July 2002 through October 2002.

In 2001, PTNNT entered into two diesel hedging contracts for 360,000 barrels each at a fixed price of US\$27.39 per barrel and US\$27.98 per barrel, respectively. Each of these contracts covers purchases of 15,000 barrels monthly and will expire in August and September of 2003, respectively. These contracts have been designated as cash flow hedges. Each contract is settled monthly. At June 30, 2002, 435,000 barrels are outstanding at June 30, 2002 for these contracts.

#### TVX Newmont Americas

Newmont had a 49.9% interest in TVX Newmont Americas. The principal assets of TVX Newmont Americas are interests in the following operating gold mines in South America and Canada:

	tion
Paracatu 49%* Braz	zil
Crixas 50%* Braz	zil
La Coipa 50% Chil	le
Musselwhite 31.9% Cana	ıda
New Britannia 50% Cana	ıda

\* Economic interest

On January 31, 2003, Newmont sold its 49.9% interest in TVX Newmont Americas (See Note 22.)

Australian Magnesium Corporation

Newmont has a 22.8% voting interest in Australian Magnesium Corporation ( AMC ), which raised equity to support the development of a A\$1.3 billion project involving a proprietary chemical and dehydration process for producing anhydrous magnesium chloride as feed for an electrolytic cell to produce molten magnesium metal and magnesium alloys. Newmont has an obligation to contribute to AMC A\$100 million (approximately \$56 million) in equity between October 31, 2002 and January 31, 2003. Newmont is guarantor of AMC s A\$71 million (approximately \$40 million) corporate facility as well as AMC s subsidiary, QMC Finance Pty. Limited s ( QMC ) foreign exchange hedging position. Newmont provided a A\$90 million (approximately \$51 million) contingency equity commitment in the event the project does not achieve certain specified production and operating criteria by September 2006.

A series of foreign exchange contracts have been entered into by QMC. Under a facility agreement between QMC and ANZ Banking Group Limited, all obligations related to these contracts have been guaranteed by Newmont Australia and certain of its wholly-owned subsidiaries. These contracts are designed to convert the receipt of Euro dollars and US\$ revenue from the sale of magnesium into A\$ cash flows to cover A\$ operating costs and the servicing of A\$ denominated debt. The contracts include foreign exchange forward contracts and bought put options. ANZ Banking Group Limited is the counter party to all the contracts. As of June 30, 2002, the fair value of the contracts was A\$9 million (approximately \$5 million).

On January 3, 2003, Newmont contributed A\$100 million to AMC, increasing its ownership percentage. Newmont s ownership percentage was then subsequently decreased. (See Note 22.)

Echo Bay Mines Ltd.

Newmont obtained a 48.8% interest in Echo Bay through its acquisition of Franco-Nevada in February 2002. Franco-Nevada purchased capital securities debt obligations of Echo Bay with face value of \$72.4 million in June 2001. In January 2002, \$4.6 million of these capital securities debt obligations were sold. Newmont acquired Franco-Nevada s remaining holdings of Echo Bay s capital securities debt obligations in connection with Newmont s acquisition of Franco-Nevada. Subsequent to this acquisition, an agreement was reached with Echo Bay and the capital securities holders to exchange the capital securities debt obligations for common stock of Echo Bay. This exchange of capital securities debt obligations for common stock occurred on April 3, 2002 and resulted in Newmont Mining Corporation of Canada Limited (a wholly-owned subsidiary of Newmont Mining Corporation) owning 48.8% of Echo Bay which decreased to 45.3% as of September 30, 2002 as a result of equity issuances by Echo Bay. From April 3, 2002, Newmont Mining Corporation of Canada Limited has accounted for its investment in Echo Bay under the equity method.

On January 31, 2003, Newmont exchanged its investment in Echo Bay for an interest in Kinross Gold Corporation. See Note 22.

Other Investments

Infrastructure Bond

During 1996, Normandy entered into a series of contemporaneous transactions whereby infrastructure bonds were issued and sold, resulting in the realization of a premium. This premium is amortized over the life of the bonds and the unamortized balance of the premium at June 30, 2002 was approximately \$5 million.

#### (9) Long-Term Debt

NMC increased its debt as detailed in the following schedule:

	June 30, 200	December 31, 2 2001
	(unaudited)	
	,	thousands)
Sale-leaseback of refractory ore treatment plant	\$ 309,71	8 \$ 318,092
Newmont \$750 million revolving credit facility		
8.375% debentures, net of discount	202,16	8 200,583
8.625% notes, due April 1, 2002		150,000
8.625% notes, net of discount	276,00	9 272,386
6% convertible subordinated debentures	99,98	0 99,980
Newmont Australia 7.625% notes, net	152,99	0
Newmont Australia 7.5% notes, net	102,16	0
Newmont Yandal 8.875% notes, net	237,22	0
Medium-term notes	32,00	0 32,000
Prepaid forward sales obligation(1)	145,00	0 145,000
Newmont Australia infrastructure bonds	101,40	0
Project financings, capital leases and other	281,50	4 208,240
Interest rate swaps	(5,65	6) 588
•		
	1,934,49	3 1,426,869
Current maturities	(120,68	4) (192,151)
	\$ 1,813,80	9 \$ 1,234,718

#### (1) As restated. See Note 20.

Scheduled minimum long-term debt repayments are \$74 million for the remainder of 2002, \$89 million in 2003, \$180 million in 2004, \$500 million in 2005, \$99 million in 2006, \$77 million in 2007 and \$916 million thereafter.

In April 2002, Newmont repaid its \$150 million 8.625% notes. In May 2002, Newmont repaid the \$170.6 million outstanding under the A\$490 million committed revolving multi-option facility, closed it, and increased the Newmont \$600 million facility to \$750 million, with the addition of a \$150 million Australian bank tranche. In 1998, Newmont Australia issued guaranteed \$100 million seven year notes at 7.5% interest and \$150 million ten year notes at 7.625% interest. Interest is paid semi-annually. At June 30, 2002, Newmont Australia had \$96 million outstanding for project financing.

In March 2002, Newmont, through an indirect, wholly-owned subsidiary, made an offer to repurchase any and all of the outstanding 8.875% Senior Notes due 2008 of Normandy Yandal Operations Limited (Normandy Yandal), an indirect wholly-owned subsidiary of Newmont. As of the offer date, \$300 million principal amount of notes was outstanding. The repurchase offer was made pursuant to the terms of an Indenture dated as of April 7, 1998, between Normandy Yandal and the Bank of New York, as Trustee. The Indenture requires that Normandy Yandal, following a Change of Control as defined in the Indenture, make an offer to repurchase the notes at a repurchase price of 101% of the principal

amount of the notes, plus accrued and unpaid interest to the repurchase date. Although the applicable provisions of the Indenture can be read to the contrary, Newmont took the position that a Change of Control occurred on February 20, 2002 when Newmont acquired control of Normandy. The Indenture provides that Normandy Yandal is not required to make the Change of Control Offer if a third party makes the offer. Newmont s offer, however, should not be construed as a commitment by Newmont to provide ongoing financial or credit support to Normany Yandal. The Change of Control Offer was open until May 14, 2002 and resulted in redemption of \$63 million of the outstanding notes.

In July 1999, Newmont entered into a prepaid forward sales contract ( Prepaid Forward ) under which it agreed to sell 483,333 ounces of gold to be delivered in June of each of 2005, 2006 and 2007 in annual

installments of 161,111 ounces. The Prepaid Forward also included semi-annual delivery requirements of 17,951 ounces of gold, beginning June 2000 through June 2007 for a total delivery obligation over the life of the contract of 752,598 ounces. The Company received net proceeds from this transaction of \$137.2 million (\$145.0 million of gross proceeds before transaction costs of \$653,000 and the purchase of a \$7.1 million surety bond) that was recorded as deferred revenue, included in the long-term liabilities section of the consolidated balance sheet and was to be recognized into income incrementally when the 161,111 ounce annual gold deliveries were made in 2005, 2006 and 2007. At the time the Company entered into the Prepaid Forward, it also entered into a forward gold purchase contract (Forward Purchase), with the same counterparty, to hedge the price risk with respect to the semi-annual delivery requirements. The Forward Purchase provides for semi-annual purchases of 17,951 ounces of gold on each semi-annual delivery date under the Prepaid Forward at prices increasing from \$263 per ounce in 2000 to \$354 per ounce in 2007. On each semi-annual delivery date through June 30, 2002, the ounces purchased under the Forward Purchase were delivered in satisfaction of the Company s delivery requirements under the Prepaid Forward. As discussed in Note 20, Newmont determined that the accounting treatment for this transaction required correction as the contract did not meet the technical criteria necessary to be accounted for in the manner reflected in the historical financial statements. To properly account for the transaction, the Company s long-term debt was increased by \$145.0 million as the Prepaid Forward and related Forward Purchase are treated under a financing accounting model and accounted for as a single borrowing of \$145.0 million in July 1999, with interest accruing, based on an effective interest rate recognized over the full term of the borrowing. See Note 20 for a complete description of the accounting f

#### (10) Sales Contracts, Commodity and Derivative Instruments

Newmont generally sells production at spot market prices. Newmont has, on a limited basis, entered into derivative contracts to protect the selling price for certain anticipated gold production and to manage risks associated with sales contracts, commodities, interest rates and foreign currency. In conjunction with the Normandy transaction, Newmont acquired a substantial derivative instrument position. Newmont is not required to place collateral with respect to commodity instruments and there are no margin calls associated with such contracts. Credit risk is minimized by dealing only with major financial institutions/counterparties.

Effective January 1, 2001, Newmont adopted SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities to recognize derivative instruments on the balance sheet as either assets or liabilities and measurement at fair value. Unless specific hedging criteria are met, changes in the derivative s fair value are recognized currently in earnings. Gains and losses on derivative hedging instruments are recorded in either other comprehensive income (loss) or current earnings (loss), depending on the nature of the instrument.

Gold Commodity Contracts

The tables below are expressed in thousands of ounces of gold, and prices for contracts denominated in A\$ have been translated to US\$ at the exchange rate at June 30, 2002 of US\$0.56 per A\$1. For all floating rate instruments, the average prices quoted are gross contractual prices. The net forward prices ultimately realized on floating gold hedging contracts are the sum of the gross contractual forward prices less any associated future financing costs arising from gold borrowing commitments related to such floating rate instruments. Put option valuations include a deferred premium cost which is payable in gold ounces upon expiration of the options.

For the six months ended June 30, 2002, a net gain of \$5.5 million was included in income for the ineffective portion of derivative instruments designated as cash flow hedges and a net loss of \$9.0 million for the change in fair value of gold commodity contracts that do not qualify as hedges (included in *Gain (loss) on derivative instruments*). The amount to be reclassified from *Other comprehensive income* (OCI) to income for derivative instruments during the next 12 months is a credit of approximately \$5 million. The maximum period over which hedged forecasted transactions are expected to occur is 9.3 years.

#### Gold Forward Sales Contracts

Newmont had the following gold forward sales contracts at June 30, 2002 (unaudited):

		Expected Maturity Date or Transaction Date								
Gold Forward Sales Contracts:	2002	2003	2004	2005	2006	The	ereafter	Total/ Average	US\$	
(A\$ Denominated)										
Fixed Forwards:										
Ounces	813.9	1,360.6	1,060.3	227.0	52.0		26.0	3,539.8	\$ (119,601)	
Average price	\$ 302.0	\$299.0	\$299.0	\$ 292.0	\$ 265.0	\$	253.0	\$ 298.4		
Floating Rate Forwards:										
Ounces	12.8	16.0	61.0	164.1	40.5			294.4	\$ (15,648)	
Average price	\$ 346.0	\$346.0	\$331.0	\$ 341.0	\$ 348.0	\$		\$ 340.4		
Synthetic Forwards:										
Ounces		39.0	80.0	80.0	80.0		160.0	439.0	\$ (27,678)	
Average price	\$	\$281.0	\$304.0	\$ 304.0	\$ 304.0	\$	304.0	\$ 302.0		
Total:										
Ounces	826.7	1,415.6	1,201.3	471.1	172.5		186.0	4,273.2	\$ (162,927)	
Average Price	\$ 302.7	\$299.0	\$301.0	\$ 311.1	\$ 302.6	\$	296.9	\$ 301.7	,	

Notes: Fixed forward sales contracts provide for delivery of a specified number of ounces at a specified price and date and are accounted for as cash flow hedges.

Floating rate forward contracts provide for a gold lease rate component in the price that takes into account market lease rates over the term of the contract. Gold lease rates reflect the borrowing cost for gold. Floating rate forwards are accounted for as cash flow hedges.

Synthetic forward contracts represent combinations of purchased put options and written call options at the same strike price, maturity date and number of ounces. The combination achieves the same risk management result as gold forward sales contracts.

#### Gold Put Option Contracts

Newmont had the following gold put option contracts outstanding at June 30, 2002 (unaudited):

	<b>Expected Maturity Date or Transaction Date</b>										ir Value
Put Option Contracts:	2002	2003	2004	2005	2006	Th	ereafter		Fotal/ verage	U	S\$ (000)
US\$ Denominated Fixed Purchased Puts:											
Ounces	104.3	209.1	202.8	204.8	100.0		95.0		916.0	\$	(3,564)
Average price A\$ Denominated Fixed Purchased Puts:	\$ 292.3	\$ 291.9	\$ 292.3	\$ 292.2	\$ 337.9	\$	410.7	\$	309.5		
Ounces	90.6	90.6	87.8	49.0					318.0	\$	(1,831)
Average price	\$ 305.0	\$ 311.0	\$ 317.0	\$ 310.0	\$	\$		\$	310.8		

A\$ Denominated Floating Purchased Puts:

114 Benominated 1 foating 1 arenased 1 ats.								
Ounces	16.0	16.0		207.0	68.6	287.3	594.9	\$ (12,876)
Average price	\$ 315.0	\$ 315.0	\$	\$ 331.0	\$ 341.0	\$ 343.0	\$ 337.1	
Total:								
Ounces	210.9	315.7	290.6	460.8	168.6	382.3	1,828.9	\$ (18,272)
Average Price	\$ 299.5	\$ 298.6	\$ 299.8	\$ 311.5	\$ 339.2	\$ 359.8	\$ 318.7	

Notes: Fixed purchased put option contracts provide the right, but not the obligation, to sell a specified number of ounces at a specified strike price and are accounted for as cash flow hedges. Floating forward purchased put option contracts provide for a variable gold lease rate component in the strike price. These options are accounted for as cash flow hedges.

Convertible Put Options and Other Instruments

Newmont had the following gold convertible put option contracts and other instruments outstanding at June 30, 2002 (unaudited):

Expected Maturity Date or Transaction Date								
	-							Fair Value
Convertible Put Options and Other Instruments:	2002	2003	2004	2005	2006	Thereafter	Total/ Average	US\$ (000)
(A\$ Denominated)								
Ounces		46.0	37.0	81.5	132.3	1,402.7	1,699.5	\$ (125,136)
Average price		\$ 310.0	\$ 310.0	\$ 308.0	\$ 323.0	\$ 368.0	\$ 358.8	

Notes: Convertible put option contracts and other instruments are comprised of: a) Convertible option contracts that provide minimum price protection for covered ounces, while providing the opportunity to participate in higher market prices under certain market conditions, and are accounted for as cash flow hedges; b) Knock-out/knock-in option contracts are contingent sold call options that either terminate (or knock-out) and maintain upside gold price potential or convert (or knock-in) to sold call options, depending on certain market conditions, and are marked to market with the change reflected in income; c) Indexed forward contracts that are potentially convertible to purchased put options, depending on the market gold price at set future value dates during the term of the contract, and are marked to market, with the change reflected in income.

Price-Capped Sales Contracts

In mid-1999, Newmont purchased near-term put option contracts for 2.85 million ounces of gold, with a strike price of \$270 per ounce. These contracts expired between August 1999 and December 2000. This purchase was paid for by selling call option contracts for 2.35 million ounces at average strike prices ranging from \$350 to \$386 per ounce. The initial fair value of the put options of \$37.6 million was amortized over the term of the options. The call option contracts, with an initial fair value of \$37.6 million, were marked to market at each reporting date. A non-cash loss of \$14.7 million and a non-cash gain of \$0.9 million were recorded for the second quarter and first half of 2001, respectively.

In September 2001, Newmont entered into transactions that closed out these call options. The options were replaced with a series of sales contracts requiring physical delivery of the same quantity of gold over slightly extended future periods. Under the terms of the contracts, Newmont will realize the lower of the spot price on the delivery date or the capped price ranging from \$350 per ounce in 2005 to \$392 per ounce in 2011. The value of the sales contracts of \$53.8 million was recorded as deferred revenue and will be included in sales revenue as delivery occurs.

Newmont had the following price-capped sales contracts outstanding at June 30, 2002 (unaudited):

	<b>Expected Maturity Date or Transaction Date</b>							Fair Value
Price-capped contracts:	2002	2003	2004	2005	2006	Thereafter	Total/ Average	US\$ (000)

(US\$ Denominated)

Ounces		500.0	1,850.0	2,350.0	n/a
Average price	\$ \$	\$ \$ 350.0	\$ \$384.0	\$ 376.9	

US\$/Gold Swap Contracts

Newmont Australia entered into a US\$/gold swap contract whereby principal payments on US\$ bonds are swapped into gold-denominated payments of 600,000 ounces in 2008. We also receive US\$ fixed interest payments and pay gold lease rates, which are indexed to market rates. This instrument is marked to market at each period end, with the change reflected in income, and at June 30, 2002 had a negative fair value of \$57.4 million.

Offsetting Commodity Instruments

In December 2001, Newmont entered into a series of equal and offsetting positions with respect to commodity instruments for certain Battle Mountain operations that were outstanding at that time. These contracts

effectively closed out the combination matched put and call options and flat forward contracts. The offsetting positions were undesignated as hedges and were marked to market in earnings. Subsequently, during the second quarter of 2002, the majority of these offsetting positions were contractually terminated and effectively closed out, resulting in a \$1.9 million realized gain included in *Gain (loss) on derivative instruments* on the Statements of Consolidated Operations for the three month and six month periods ended June 30, 2002. The remaining flat forward contracts had offsetting fair values at June 30, 2002, and covered approximately 11,000 ounces.

Other Sales Contracts, Commodity and Derivative Instruments

Foreign Currency Contracts

Newmont acquired certain cross currency swap contracts in the Normandy transaction intended to hedge the currency risk on repayment of US\$-denominated debt. These contracts were closed out during the quarter ended June 30, 2002 for net proceeds of \$50.8 million. The contracts were accounted for on a mark-to-market basis until closed out.

Newmont also acquired currency swap contracts to receive A\$ and pay US\$ designated as hedges of A\$-denominated debt. The A\$-denominated debt was repaid during the quarter and the contracts are currently undesignated. The contracts are accounted for on a mark-to-market basis. At June 30, 2002, they had a negative fair value of \$26.6 million.

Interest Rate Swap Contracts

In the Normandy transaction, Newmont acquired A\$125 million of interest rate swap contracts covering a portion of its US\$100 million, 7-year bonds. These contracts were closed out during the quarter for a net cash out-flow of \$1 million. The contracts were accounted for on a mark-to-market basis until closed out.

During the last half of 2001, Newmont entered into contracts to hedge the interest rate risk exposure on a portion of its \$275 million 8.625% notes and its \$200 million 8.375% debentures. Newmont receives fixed-rate interest payments at 8.625% and 8.375% and pays floating-rate interest amounts based on periodic LIBOR settings plus a spread, ranging from 2.60% to 4.25%. The notional principal amount of these transactions (representing the amount of principal tied to floating interest rate exposure) was \$200 million at June 30, 2002. Half of these contracts expire in July 2005 and half expire in May 2011. These transactions resulted in a reduction in interest expense of \$1.4 million and \$2.9 million for the quarter and the six month period ended June 30, 2002, respectively. These transactions have been designated as fair value hedges and had a fair value of \$5.7 million and (\$0.6) million at June 30, 2002 and December 31, 2001, respectively.

Fuel Hedges

From time to time, Newmont has used certain derivative instruments to hedge a portion of its exposure to fuel price market fluctuations. At June 30, 2002, Newmont had contracts expiring in September 2002 covering approximately 1.8 million gallons of diesel fuel at its Nevada operations at prices ranging from approximately \$0.61 to \$0.69 per gallon. These transactions have been designated as cash flow hedges and had a minimal fair value at June 30, 2002 and a positive fair value of \$1.3 million at December 31, 2001.

## (11) Dividends, Interest, Foreign Currency Exchange and Other Income

	Three Mont	ths Ended			
	June	30,	Six Months Ended June 30,		
	2002	2001	2002	2001	
		`	dited) usands)		
Interest income	\$ 5,102	\$ 1,091	\$ 7,898	\$ 1,708	
Foreign currency exchange gain (loss)	6,144	230	(1,482)	(786)	
Gain on sale of exploration properties	4,649	257	6,402	3,823	
Other	(1,052)	1,770	2,440	1,954	
Total	\$ 14,843	\$ 3,348	\$ 15,258	\$ 6,699	

#### (12) Merger and Restructuring Expenses

In conjunction with the Newmont/Battle Mountain merger, expenses of \$28.1 million were incurred in the six months ended June 30, 2001. Total merger expenses of \$35.0 million, of which \$6.9 million were incurred in 2000, included \$19.8 million for investment/professional advisory fees, \$11.7 for employee benefits and severance costs and \$3.5 million for office closures and related disposals of redundant assets. Expenses associated with restructuring Newmont s exploration program and a voluntary early retirement program were \$32.4 million and included \$22.1 million for retirement benefits and \$10.3 million for employee severance and office closures. As of June 30, 2002, substantially all obligations associated with the merger have been paid.

#### (13) Accounting Changes and Recent Pronouncements

Change In Accounting Policy Property, Plant and Mine Development, Net

During the third quarter of 2002, Newmont changed its accounting policy, retroactive to January 1, 2002, with respect to DD&A of Property, Plant and Mine Development to exclude future estimated development costs expected to be incurred for certain underground operations. Previously, the Company had included these costs and associated reserves in its DD&A calculations at certain of its underground mining operations. In addition, Newmont further revised its policy such that costs incurred to access specific ore blocks or areas that only provide benefit over the life of that area are depreciated, depleted or amortized over the reserves associated with the specific ore area. These changes were made to better match DD&A with the associated ounces of gold sold and to remove the inherent uncertainty in estimating future development costs in arriving at DD&A rates. The cumulative effect of this change through December 31, 2001 increased net income as of January 1, 2002 by \$7.7 million, net of tax of \$4.1 million, and increased earnings per basic and diluted common share by \$0.02 per share.

The table below presents the impact of the accounting change on Net income before cumulative effect of the accounting change for the three-and six-month periods ended June 30, 2002 and the pro forma effect for the three- and six-month periods ended June 30, 2001 as if the change had been in effect for that period (in thousands, except per share amounts):

	Three m	onths ended	Six months ended			
Increase/(Decrease) to net income	June 30, 2002 (Actuals)	June 30, 2001 (Pro forma)	June 30, 2002 (Actuals)	June 30, 2001 (Pro forma)		
Depreciation, depletion, and amortization	\$ 2.423	\$ 576	\$ 4.005	\$ 69		
Income tax expense	(848)	(202)	, ,	(24)		
Net income before cumulative effect of a change in accounting principle	\$ 1,575	\$ 374	\$ 2,603	\$ 45		
Net income before cumulative effect of a change in accounting principle per common share, basic and diluted	\$ 0.00	\$ 0.00	\$ 0.01	\$ 0.00		

The table below presents pro forma net income and earnings per share before cumulative effect of a change in accounting principle for the three-month and six-month periods ended June 30, 2001 as if the Company had adopted the new accounting method for *Property plan and mine development, net* as of January 1, 2001:

		nths ended 0, 2001	Six months ended June 30, 2001			
	Net loss applicable to common shares before cumulative effect of a change in accounting principle	Loss per share before cumulative effect of a change in accounting principle	Net loss applicable to common shares before cumulative effect of a change in accounting principle	Loss per share before cumulative effect of a change in accounting principle		
As reported	\$ (32,640)	\$ (0.17)	\$ (84,630)	\$ (0.44)		
Change in accounting method for <i>Property, plant and mine development, net</i>	374	0.00	45	0.00		
Pro forma	\$ (32,266)	\$ (0.17)	\$ (84,585)	\$ (0.44)		

#### Recent Pronouncements

In June 2001, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) Nos. 141 and 142, Business Combinations and Goodwill and Other Intangible Assets, respectively. Upon adoption as required on January 1, 2002, the Company reclassified \$177.0 million of mineral interest intangible assets, as defined by SFAS 142, from *Property, plant and mine development, net* to *Mineral interests and other intangible assets, net*. The Company now amortizes the carrying values of intangible assets taking into account residual values, over their useful lives. As discussed in Note 2, the 2002 acquisitions of Normandy and Franco-Nevada were accounted for as purchases under SFAS 141 and a significant portion of the \$4.4 billion purchase price represents goodwill, resulting from the excess of the purchase price over the fair value of net assets acquired. Such goodwill will not be amortized, but will be subject to impairment testing at least annually, as required by SFAS 142.

In August 2001, the FASB issued SFAS No. 143 Accounting for Asset Retirement Obligations, which established uniform methodology for accounting for estimated reclamation and abandonment costs. The statement will be adopted as required on January 1, 2003, when Newmont will record the estimated fair value of reclamation liabilities (asset retirement obligation or ARO) and increase the carrying amount of the related assets (asset retirement cost or ARC) to be retired in the future. The ARC will be depreciated over the life of the related assets and will be adjusted for changes resulting from revisions to either the timing or amount of the original ARO fair value estimate. Newmont expects to record approximately \$60 to \$75 million in the ARC, net, increases of approximately \$110 million to \$135 million to the ARO, increases of approximately \$1 million to \$3 million to accrued liabilities for worker participation bonuses in Peru, increases to deferred tax assets of approximately \$10 million to \$14 million, a reduction to Newmont s investment in Batu Hijau of approximately \$3 million to \$9 million, and a reduction in minority interest in subsidiaries of approximately \$14 million to \$18 million, at January 1, 2003, with a cumulative effect of adoption of approximately \$30 million to \$40 million to be recorded in results of operations in the first quarter of 2003.

In August 2001, the FASB issued SFAS No. 144 Accounting for the Impairment or Disposal of Long-Lived Assets, which established a single accounting model, based on the framework of SFAS No. 121 Accounting for the Impairment of Long-Lived Assets and for Long-Lived Assets to Be Disposed Of  $\,$ , for long-lived assets to be disposed of by sale. The statement was adopted January 1, 2002 and there was no impact in the Company  $\,$ s financial position or results of operations upon adoption.

In May 2002, the FASB issued SFAS No. 145 Rescission of FASB Statements No. 4, 44, and 64, Amendment of FASB Statement No. 13, and Technical Corrections. The statement nullified SFAS 4, SFAS 44 and SFAS 64 and established that gains and losses from extinguishment of debt should be classified as extraordinary items only if they meet the criteria of APB Opinion No. 30 Reporting the Results of Operations Reporting the Effects of Disposal of a Segment of a Business, and Extraordinary, Unusual and Infrequently Occurring Events and Transactions. The Statement also amends SFAS Statement No. 13 Accounting for Leases to require sale-leaseback accounting for certain lease modifications that have economic effects that are similar to sale-leaseback transactions and makes technical corrections to various other FASB statements. For the provisions of the statement relating to the extinguishment of debt, SFAS 145 is effective for fiscal years beginning after May 15, 2002. The provisions relating to SFAS 13 are effective for transactions occurring after May 15, 2002, and all other provisions are effective for financial statements issued on or after May 15, 2002. There was no impact in the Company s financial position or results of operations upon adoption.

In June 2002, the FASB issued SFAS No. 146 Accounting for Costs Associated with Exit or Disposal Activities which addressed financial accounting and reporting for costs associated with exit or disposal activities. It nullified Emerging Issues Task Force (EITF) Issue No. 94-3 Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring). SFAS 146 requires that a liability for a cost associated with an exit or disposal activity be recognized when the liability is incurred rather than at the date of an entity s commitment to an exit plan as was

required under EITF No. 94-3. SFAS 146 also establishes that fair value is the objective for initial measurement of the liability. SFAS 146 is effective for exit or disposal activities initiated after December 31, 2002, and we do not anticipate any impact in the Company s financial position or results of operations upon adoption except with respect to those exit or disposal activities that are initiated by the Company after that date.

In December 2002, the FASB issued SFAS No. 148 Accounting for Stock-Based Compensation Transition and Disclosure to provide alternative methods for voluntary transition to the fair value based method of accounting for stock based compensation. SFAS 148 also amends the disclosure provisions of SFAS No. 123 Accounting for Stock-Based Compensation to require prominent disclosure about the effects on reported net income of an entity s accounting policy decisions with respect to stock-based employee compensation. Finally, this Statement amends APB Opinion No. 28 Interim Financial Reporting, to require disclosure about those effects in interim financial information. SFAS 148 is effective for fiscal years ending after December 15, 2002.

In November 2002, the FASB issued FIN 45 Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others, an Interpretation of FASB Statements 5, 57, 107 and Rescission of FASB Interpretation No. 34. FIN 45 requires recognition and measurement of guarantees entered into or modified beginning on January 1, 2003 and requires expanded disclosure of guarantees as of December 31, 2002. The Company has conformed its disclosures with respect to guarantees outstanding at December 31, 2002 to the requirements of FIN 45 in its 2002 Annual Report in Form 10-K.

In January 2003, the FASB issued FIN 46 Consolidation of Variable Interest Entities , which provides guidance on the identification of, and financial reporting for, entities over which control is achieved through means other than voting rights. FIN 46 impacts accounting for variable interest entities created after January 31, 2003 and requires expanded disclosure of variable interest entities for financial statement issued after January 31, 2003. The Company has determined that there will be no impact on its financial position and results of operations upon adoption.

#### (14) Stockholders Equity

Exchangeable Shares

In connection with the acquisition of Franco-Nevada, certain holders of Franco-Nevada common stock received 0.8 of an exchangeable share of Newmont Mining Corporation of Canada Limited (formerly Franco-Nevada) for each share of common stock held. These exchangeable shares are convertible, at the option of the holder, into shares of Newmont common stock on a one-for-one basis, and entitle holders to dividend and other rights economically equivalent to holders of Newmont common stock. At June 30, 2002, the value of these shares was included in *Additional paid-in capital*.

Preferred Stock

In April 2002, Newmont announced the redemption of all issued and outstanding shares of its \$3.25 convertible preferred stock as of May 15, 2002. Pursuant to the terms of the convertible preferred stock, Newmont paid a redemption price of \$50.325 per share, plus \$0.8125 per share for dividends that accrued on the convertible preferred stock at the redemption date. In settlement of the total redemption price of \$51.1375 per preferred share, Newmont issued to holders of record 1.9187 shares of its common stock and cash for any remaining fractional interest. This redemption will eliminate \$7.5 million of annual preferred stock dividends prospectively.

#### (15) Statement of Comprehensive Income (Loss)

	Three Mon	ths Ended	Six Months Ended		
	June	2 30,	June	30,	
	2002	2001	2002	2001	
		(unau (in thoi			
Net income (loss)(1)	\$ 68,990	\$ (30,772)	\$ 62,192	\$ (80,893)	
Other comprehensive income (loss), net of tax:					
Realized gain on sale of Lihir	(29,036)		(18,273)		
Unrealized gain on marketable equity securities	2,499	13,270	2,714	8,981	
Foreign currency translation adjustments	17,288	(5,485)	18,125	(6,131)	
Changes in fair value of cash flow hedge instruments(1)	39,077	(1,550)	55,140	2,449	
Total other comprehensive income (loss)(1)	29,828	6,235	57,706	5,299	
Comprehensive income(1)	\$ 98,818	\$ (24,537)	\$ 119,898	\$ (75,594)	

<sup>(1)</sup> As restated. See Note 20.

#### (16) Segment Information

Newmont predominantly operates in a single industry as a worldwide corporation engaged in gold production, exploration for gold and acquisition of gold properties. Newmont s major operations are in North America, South America and Australia. Other international mining operations include small gold producing properties in New Zealand, Indonesia, Uzbekistan and Turkey. Newmont also has a base metal operations segment engaged in copper, zinc and cobalt production, an exploration segment engaged in green fields exploration activities not associated with our existing operating and development properties and a merchant banking segment. Earnings from operations do not include general corporate expenses, interest (except project-specific interest) or income taxes (except for equity investments). In conjunction with the acquisitions described in Note 2, the Company has modified its reporting structure and related segment disclosure.

Financial information relating to Newmont s segments is as follows:

### Three Months Ended June 30, 2002

## (In millions and unaudited)

	North America					South America						Australia						
	N	evada	N	Other North nerica	I	Total North merica	Yaı	nacocha	S	Other South nerica	5	Total South merica	Pa	ajingo		Other ustralia		Total ustralia
	_		_		_		_		_		_		_		_		_	
Sales, net(1)	\$	186.6	\$	40.9	\$	227.5	\$	149.0	\$	23.5	\$	172.5	\$	23.1	\$	129.7	\$	152.8
Royalties	\$		\$		\$		\$		\$		\$		\$		\$	0.3	\$	0.3
Interest income	\$		\$		\$		\$	0.1	\$		\$	0.1	\$	0.2	\$	4.0	\$	4.2
Interest expense(1)	\$		\$		\$		\$	2.5	\$	0.1	\$	2.6	\$		\$	10.0	\$	10.0
Exploration and research																		
expense	\$	3.9	\$		\$	3.9	\$	2.5	\$	0.2	\$	2.7	\$	0.4	\$	2.5	\$	2.9
Depreciation, depletion and																		
amortization(1)	\$	25.2	\$	9.1	\$	34.3	\$	26.2	\$	3.8	\$	30.0	\$	6.4	\$	23.3	\$	29.7
Pre-tax income (loss) before																		
minority interest and																		
equity income(1)	\$	(0.1)	\$	7.7	\$	7.6	\$	47.7	\$	8.2	\$	55.9	\$	10.1	\$	7.5	\$	17.6
Equity income of affiliates(1)	\$		\$		\$		\$		\$		\$		\$		\$	3.1	\$	3.1
Amortization of deferred																		
stripping, net	\$	3.2	\$	(0.3)	\$	2.9	\$		\$		\$		\$		\$		\$	
Asset write-down(1)	\$	7.4	\$		\$	7.4	\$		\$		\$		\$		\$	0.1	\$	0.1
Capital expenditures	\$	12.0	\$	3.7	\$	15.7	\$	43.3	\$	0.4	\$	43.7	\$	3.6	\$	16.3	\$	19.9
Total assets(1)	\$ 1	,895.7	\$	175.8	\$ 2	2,071.5	\$ 1	1,089.6	\$	41.4	\$ 1	1,131.0	\$	209.8	\$ 2	2,121.9	\$ :	2,331.7

	Zar	afshan-	Other		]	Base					rporate and		
	Ne	wmont	ernational perations	Total Gold	N	<b>Ietals</b>	Exp	oration	erchant inking	_	Other	Con	solidated
Sales, net(1)	\$	22.2	\$ 34.6	\$ 609.6	\$	22.9	\$		\$	\$		\$	632.5
Royalties	\$		\$	\$ 0.3	\$		\$		\$ 10.4	\$	0.5	\$	11.2
Interest income	\$		\$	\$ 4.3	\$		\$		\$ 0.3	\$	0.5	\$	5.1
Interest expense(1)	\$	0.2	\$	\$ 12.8	\$		\$		\$	\$	22.3	\$	35.1
Exploration and research													
expense	\$		\$ 0.6	\$ 10.1	\$	1.1	\$	4.0	\$	\$	3.6	\$	18.8
Depreciation, depletion and													
amortization(1)	\$	3.1	\$ 10.6	\$ 107.7	\$	6.7	\$	2.0	\$ 6.0	\$	1.2	\$	123.6
Pre-tax income (loss) before minority interest and equity													
income(1)	\$	9.1	\$ 6.6	\$ 96.8	\$	7.8	\$	(5.9)	\$ 4.9	\$	(2.8)	\$	100.8
Equity income of affiliates	\$		\$	\$ 3.1	\$		\$		\$ 1.2	\$	13.0	\$	17.3
Amortization of deferred													
stripping, net	\$		\$	\$ 2.9	\$		\$		\$	\$		\$	2.9
Asset write-down(1)	\$		\$	\$ 7.5	\$	0.1	\$		\$	\$		\$	7.6
Capital expenditures	\$	0.8	\$ 5.1	\$ 85.2	\$	2.5	\$	0.0	\$ 0.6	\$	0.7	\$	89.0

Total assets(1) \$ 105.1 \$ 530.1 \$6,169.4 \$488.9 \$ 226.6 \$2,073.9 \$ 878.7 \$ 9,837.5

### Three Months Ended June 30, 2001

## (In millions and unaudited)

	North America					South America							Australia					
	N	evada	N	Other North merica	I	Total North merica	Yar	acocha	S	Other South nerica		Total South merica	Pa	jingo	Other Australia		`otal stralia	
Sales, net(1)	\$	161.7	\$	30.1	\$	191.8	\$	112.1	\$	19.3	\$	131.4	\$	8.9	\$	\$	8.9	
Royalties	\$		\$		\$		\$		\$		\$		\$		\$	\$		
Interest income	\$		\$		\$		\$	0.7	\$		\$	0.7	\$		\$	\$		
Interest expense(1)	\$		\$		\$		\$	0.1	\$	0.1	\$	0.2	\$		\$	\$		
Exploration and research expense	\$	2.5	\$		\$	2.5	\$	4.5	\$	0.2	\$	4.7	\$	0.5	\$	\$	0.5	
Depreciation, depletion and																		
amortization(1)	\$	24.2	\$	7.4	\$	31.6	\$	19.4	\$	4.7	\$	24.1	\$	1.0	\$	\$	1.0	
Pre-tax income (loss) before																		
minority interest and equity																		
income(1)	\$	(11.2)	\$	0.6	\$	(10.6)	\$	32.2	\$	0.5	\$	32.7	\$	4.1	\$	\$	4.1	
Equity income of affiliates(1)	\$		\$		\$		\$		\$		\$		\$		\$	\$		
Amortization of deferred																		
stripping, net	\$	6.4	\$	0.1	\$	6.5	\$		\$		\$		\$		\$	\$		
Asset write-down(1)	\$	0.5	\$		\$	0.5	\$		\$		\$		\$		\$	\$		
Capital expenditures	\$	12.7	\$	1.9	\$	14.6	\$	94.5	\$	4.4	\$	98.9	\$	0.6	\$	\$	0.6	
Total assets(1)	\$ 1	,471.0	\$	184.0	\$ 1	1,655.0	\$	929.3	\$	54.5	\$	983.8	\$ :	34.1	\$	\$	34.1	

	Zai	afshan-	(	Other								rporate and		
	Ne	wmont		rnational erations		Total Gold	Base Metals	Expl	oration	Merchant Banking	(	Other	Con	nsolidated
Sales, net(1)	\$	13.5	\$	21.7	\$	367.3	\$	\$		\$	\$		\$	367.3
Royalties	\$		\$		\$		\$	\$		\$	\$	0.1	\$	0.1
Interest income	\$		\$	0.1	\$	0.8	\$	\$		\$	\$	0.3	\$	1.1
Interest expense(1)	\$	0.2	\$		\$	0.4	\$	\$		\$	\$	23.2	\$	23.6
Exploration and research														
expense	\$		\$		\$	7.7	\$	\$	2.6	\$	\$	5.0	\$	15.3
Depreciation, depletion and														
amortization(1)	\$	3.1	\$	5.3	\$	65.1	\$	\$	0.3	\$	\$	1.3	\$	66.7
Pre-tax income (loss) before														
minority interest and equity														
income(1)	\$	3.3	\$	3.9	\$	33.4	\$	\$	(3.1)	\$	\$	(57.1)	\$	(26.8)
Equity income of affiliates(1)	\$		\$		\$		\$	\$		\$	\$	8.3	\$	8.3
Amortization of deferred														
stripping, net	\$		\$	0.2	\$	6.7	\$	\$		\$	\$		\$	6.7
Asset write-down(1)	\$		\$	0.7	\$	1.2	\$	\$		\$	\$		\$	1.2
Capital expenditures	\$	5.0	\$		\$	119.1	\$	\$		\$	\$	(0.3)	\$	118.8
Total assets(1)	\$	100.9	\$	79.6	\$ :	2,853.4	\$	\$	7.7	\$	\$	1,144.9	\$	4,006.0

## Six Months Ended June 30, 2002

## (In millions and unaudited)

		N	Vortl	n America	ì			S	outh	Amerio	ca				A	ustralia		
	N	levada	ľ	Other North merica	ľ	Total North merica	Ya	nacocha	S	Other outh nerica	5	Fotal South merica	Pa	ajingo		Other Istralia		Total ıstralia
Sales, net(1)	\$	362.9	\$	76.5	\$	439.4	\$	289.2	\$	43.4	\$	332.6	\$	39.9	\$	185.9	\$	225.8
Royalties	\$		\$		\$		\$		\$		\$		\$		\$	0.8	\$	0.8
Interest income	\$		\$		\$		\$	0.2	\$		\$	0.2	\$	0.4	\$	5.4	\$	5.8
Interest expense(1)	\$	0.1	\$		\$	0.1	\$	5.4	\$	0.2	\$	5.6	\$	0.2	\$	15.9	\$	16.1
Exploration and research																		
expense	\$	6.3	\$		\$	6.3	\$	4.3	\$	0.6	\$	4.9	\$	0.6	\$	3.1	\$	3.7
Depreciation, depletion and amortization(1)	\$	52.0	\$	17.7	\$	69.7	\$	61.2	\$	6.9	\$	68.1	\$	9.9	\$	35.3	\$	45.2
Pre-tax income (loss) before minority interest and equity																		
income(1)	\$	(9.0)	\$	10.1	\$	1.1	\$	75.4	\$	13.1	\$	88.5	\$	17.9	\$	(3.8)	\$	14.1
Equity income of																		
affiliates(1)	\$		\$		\$		\$		\$		\$		\$		\$	3.1	\$	3.1
Amortization of deferred																		
stripping, net	\$	9.5	\$	(0.6)	\$	8.9	\$		\$		\$		\$		\$		\$	
Asset write-down(1)	\$	15.3	\$		\$	15.3	\$		\$		\$		\$		\$	0.3	\$	0.3
Cumulative effect	\$	0.9	\$	7.2	\$	8.1	\$		\$		\$		\$	(0.4)	\$		\$	(0.4)
Capital expenditures	\$	20.7	\$	6.9	\$	27.6	\$	69.7	\$	0.6	\$	70.3	\$	5.7	\$	21.6	\$	27.3
Total assets(1)	\$ 1	1,895.7	\$	175.8	\$ 2	2,071.5	\$ 1	1,089.6	\$	41.4	\$ 1	,131.0	\$	209.8	\$ 2	2,121.9	\$ 2	2,331.7

	Zaı	rafshan-	Other		Total							Co	rporate and		
	Ne	wmont	 rnational erations		Gold		Base Ietals	Exp	oloration		rchant inking	_	Other	Co	nsolidated
Sales, net(1)	\$	37.4	\$ 56.6	\$ 1	1,091.8	\$	32.3	\$		\$		\$		\$	1,124.1
Royalties	\$		\$	\$	0.8	\$		\$		\$	13.8	\$	0.4	\$	15.0
Interest income	\$		\$	\$	6.0	\$		\$		\$	1.1	\$	0.8	\$	7.9
Interest expense(1)	\$	0.3	\$	\$	22.1	\$		\$		\$		\$	44.1	\$	66.2
Exploration and research															
expense	\$		\$ 0.6	\$	15.5	\$	1.2	\$	7.4	\$		\$	6.3	\$	30.4
Depreciation, depletion and															
amortization(1)	\$	5.4	\$ 16.0	\$	204.4	\$	7.0	\$	3.5	\$	8.2	\$	2.7	\$	225.8
Pre-tax income (loss) before															
minority interest and equity															
income(1)	\$	14.5	\$ 8.9	\$	127.1	\$	6.2	\$	(10.8)	\$	5.8	\$	(31.7)	\$	96.6
Equity income of affiliates(1)	\$		\$	\$	3.1	\$		\$		\$	0.7	\$	14.9	\$	18.7
Amortization of deferred															
stripping, net	\$		\$	\$	8.9	\$		\$		\$		\$		\$	8.9
Asset write-down(1)	\$		\$	\$	15.6	\$	0.3	\$		\$		\$		\$	15.9
Cumulative effect	\$		\$	\$	7.7	\$		\$		\$		\$		\$	7.7
Capital expenditures	\$	2.7	\$ 5.9	\$	133.8	\$	4.1	\$	0.2	\$	0.6	\$	2.1	\$	140.8
Total assets(1)	\$	105.1	\$ 530.1	\$ (	6,169.4	\$ 4	488.9	\$	226.6	\$ 2	,073.9	\$	878.7	\$	9,837.5

### Six Months Ended June 30, 2001

## (In millions and unaudited)

**South America** 

Australia

North America

											,	Total						
	N	levada	N	Other North merica	N	otal orth nerica	Yana	acocha	S	outh outh nerica		South merica	Paji:	ngo	Othe Austra	_		otal tralia
Sales, net(1)	\$	354.7	\$	68.6	\$	423.3	\$ 2	35.5	\$	37.4	\$	272.9	\$ 10	6.3	\$		\$	16.3
Royalties	\$		\$		\$		\$		\$		\$		\$		\$		\$	
Interest income	\$		\$		\$		\$	0.9	\$		\$	0.9	\$		\$		\$	
Interest expense(1)	\$	0.1	\$		\$	0.1	\$	1.2	\$	0.3	\$	1.5	\$		\$		\$	
Exploration and research expense	\$	5.0	\$	0.3	\$	5.3	\$	8.5	\$	0.3	\$	8.8	\$ (	0.8	\$		\$	0.8
Depreciation, depletion and																		
amortization(1)	\$	59.6	\$	17.4	\$	77.0	\$	46.7	\$	9.9	\$	56.6	\$ 2	2.1	\$		\$	2.1
Pre-tax income (loss) before																		
minority interest and equity																		
income(1)	\$	(14.9)	\$	(2.1)		(17.0)	\$	70.2	\$	(1.8)	\$	68.4	\$ 7	7.2	\$		\$	7.2
Equity income of affiliates(1)	\$		\$		\$		\$		\$		\$		\$		\$		\$	
Amortization of deferred																		
stripping, net	\$	3.5	\$	0.1	\$	3.6	\$		\$		\$		\$		\$		\$	
Asset write-down(1)	\$	6.1	\$		\$	6.1	\$		\$	0.1	\$	0.1	\$		\$		\$	
Capital expenditures	\$	28.6	\$	4.8	\$	33.4	\$ 1	59.0	\$	7.2	\$	166.2		1.5	\$		\$	1.5
Total assets(1)	\$	1,471.0	\$	184.0	\$ 1,	655.0	\$9	29.3	\$	54.5	\$	983.8	\$ 34	4.1	\$		\$	34.1
				0.4														
		afshan- wmont	Inte	Other ernational perations		Total Gold		Base etals	Exp	ploration		Merchai Banking	ıt	orpoi and Othe	i	Con	solida	ated
Sales, net(1)			Inte	ernational	<u> </u>				_	ploration		Banking	nt g – –	and Othe	i	_		91.4
Sales, net(1) Royalties	Ne \$	wmont	Inte O <sub>I</sub>	ernational perations	\$	Gold	<b>M</b>		\$	ploration 		Banking \$	nt 3  \$	and Othe	i	\$	79	_
	**************************************	wmont	Inte Op \$ \$	ernational perations	\$ \$	Gold	\$ \$		\$	ploration 		Banking \$ \$	nt <u>3</u> – – \$	and Othe	0.2	\$ \$	79	91.4
Royalties Interest income	\$ \$ \$	26.7	\$ \$ \$ \$	ernational perations 52.2	\$ \$ \$	<b>Gold</b> 791.4	\$ \$		\$ \$ \$	ploration		S \$ \$ \$	s \$ \$ \$	and Othe	l er —	\$ \$ \$	79	91.4
Royalties Interest income Interest expense(1)	**************************************	wmont	Inte Op \$ \$	ernational perations 52.2	\$ \$	<b>Gold</b> 791.4 1.0	\$ \$ \$ \$		\$	ploration 		Banking \$ \$	nt <u>3</u> – – \$	and Othe	0.2 0.7	\$ \$	79	91.4 0.2 1.7
Royalties Interest income Interest expense(1) Exploration and research	\$ \$ \$	26.7	\$ \$ \$ \$	ernational perations 52.2	\$ \$ \$	<b>Gold</b> 791.4 1.0	\$ \$ \$ \$		\$ \$ \$	ploration 5.2		S \$ \$ \$	s \$ \$ \$	and Othe	0.2 0.7	\$ \$ \$	79 4	91.4 0.2 1.7
Royalties Interest income Interest expense(1) Exploration and research expense	\$ \$ \$ \$ \$	26.7	Inte   Op   \$   \$   \$   \$   \$	ernational perations 52.2	\$ \$ \$ \$	791.4 1.0 2.1	\$ \$ \$ \$ \$		\$ \$ \$ \$			S \$ \$ \$ \$	s	and Othe	0.2 0.7 14.6	\$ \$ \$ \$	79 4	91.4 0.2 1.7 46.7
Royalties Interest income Interest expense(1) Exploration and research	\$ \$ \$ \$ \$	26.7	Inte   Op   \$   \$   \$   \$   \$	ernational perations 52.2	\$ \$ \$ \$	791.4 1.0 2.1	\$ \$ \$ \$ \$		\$ \$ \$ \$			S \$ \$ \$ \$	s	and Other	0.2 0.7 14.6	\$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and	\$ \$ \$ \$ \$	26.7 0.5	\$ \$ \$ \$ \$	52.2	\$ \$ \$ \$	791.4 1.0 2.1 14.9	\$ \$ \$ \$ \$		\$ \$ \$ \$	5.2		\$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$	and Other	0.2 0.7 14.6	\$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1) Pre-tax income (loss) before	\$ \$ \$ \$ \$	26.7 0.5	\$ \$ \$ \$ \$	52.2	\$ \$ \$ \$	791.4 1.0 2.1 14.9	\$ \$ \$ \$ \$		\$ \$ \$ \$	5.2		\$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$	and Other	0.2 0.7 14.6	\$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1)	Ne	26.7 0.5	\$ \$ \$ \$ \$ \$	52.2	\$ \$ \$ \$ \$	791.4 1.0 2.1 14.9	\$ \$ \$ \$ \$		\$ \$ \$ \$ \$	5.2		S S S S S S S S S S S S S S S S S S S	s \$ \$ \$ \$	and Othe	0.2 0.7 14.6	\$ \$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1) Pre-tax income (loss) before minority interest and equity	\$ \$ \$ \$ \$	26.7 0.5	\$ \$ \$ \$ \$	52.2 0.1	\$ \$ \$ \$	791.4 1.0 2.1 14.9 153.4	\$ \$ \$ \$ \$		\$ \$ \$ \$	5.2		\$ \$ \$ \$ \$ \$	\$ \$ \$ \$ \$	and Othe	0.2 0.7 14.6 10.5	\$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7 30.6
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1) Pre-tax income (loss) before minority interest and equity income(1)	Ne	26.7 0.5	\$ \$ \$ \$ \$ \$ \$	52.2 0.1	\$ \$ \$ \$ \$	791.4 1.0 2.1 14.9 153.4	**************************************		\$ \$ \$ \$ \$	5.2		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	s	and Othe	0.2 0.7 14.6 10.5 3.0	\$ \$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7 30.6 56.7
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1) Pre-tax income (loss) before minority interest and equity income(1) Equity income of affiliates(1)	Ne	26.7 0.5	\$ \$ \$ \$ \$ \$ \$	52.2 0.1	\$ \$ \$ \$ \$	791.4 1.0 2.1 14.9 153.4	**************************************		\$ \$ \$ \$ \$	5.2		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	s	and Other	0.2 0.7 14.6 10.5 3.0	\$ \$ \$ \$ \$	79 4 3	91.4 0.2 1.7 46.7 30.6 56.7
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1) Pre-tax income (loss) before minority interest and equity income(1) Equity income of affiliates(1) Amortization of deferred	Ne	26.7 0.5	Interior S S S S S S S S S S S S S S S S S S S	52.2 0.1 11.5	\$ \$ \$ \$ \$ \$	791.4 1.0 2.1 14.9 153.4 79.9	\$ \$ \$ \$ \$ \$ \$		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	5.2		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	s	and Other	0.2 0.7 14.6 10.5 3.0	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	79 4 3 15	91.4 0.2 1.7 46.7 30.6 56.7 65.2) 3.8
Royalties Interest income Interest expense(1) Exploration and research expense Depreciation, depletion and amortization(1) Pre-tax income (loss) before minority interest and equity income(1) Equity income of affiliates(1) Amortization of deferred stripping, net	Ne	26.7 0.5	Interior S S S S S S S S S S S S S S S S S S S	52.2 0.1 11.5 14.9	\$ \$ \$ \$ \$ \$	791.4 1.0 2.1 14.9 153.4 79.9	\$ \$ \$ \$ \$ \$ \$ \$ \$		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	5.2		### Banking    \$   \$   \$   \$   \$   \$   \$   \$   \$	s	and Other	0.2 0.7 14.6 10.5 3.0	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	79 4 3 15 (6	91.4 0.2 1.7 46.7 30.6 56.7 65.2) 3.8

<sup>(1)</sup> As restated. See Note 20.

The merchant banking segment is consolidated in the financial results of the Company. The Company accounts for the merchant banking business as a separate operating segment because such business engages in activities from which it earns revenues and incurs expenses, its operating results are regularly reviewed by the Chief Operating Decision Maker and there is discrete financial information available for the business.

Total assets include a preliminary allocation amount for goodwill, representing the excess of the purchase price paid over the fair value of assets acquired at the date of the acquisition of Normandy and Franco-Nevada.

This goodwill is included the Nevada, Pajingo, Other Australia, Base Metals, and the Merchant Banking Segments. See detail of goodwill by segment in Note 2.

Newmont operates the Batu Hijau mine in Indonesia that is accounted for as an equity investment. Batu Hijau financial information, based on U.S. generally accepted accounting principles, was as follows:

		nths Ended ne 30,	Si	ix Months 3	End 0,	ed June
	2002	2001		2002		2001
			audit nillio	,		
Revenue, net of smelting and refining costs(2)	\$ 94.1	\$ 104.3	\$	166.0	\$	176.5
Interest expense	\$ 18.0	\$ 37.1	\$	36.0	\$	70.7
Depreciation, depletion and amortization(1)	\$ 31.6	\$ 26.8	\$	57.8	\$	46.8
Net income (loss) before cumulative effect of a change in accounting						
principle(1)	\$ 11.4	\$ (10.2)	\$	5.0	\$	(38.8)
Net income (loss)(1)	\$ 11.4	\$ (10.2)	\$	5.0	\$	(38.8)
Capital expenditures	\$ 21.3	\$ 9.3	\$	66.0	\$	(22.6)
Total assets(1)			\$	2,283.6	\$	2,217.9

As restated. See Note 20.

Newmont s second quarter equity income for Batu Hijau was \$13.5 million and \$8.3 million for 2002 and 2001, respectively. For 2002, income was based on 56.25% of Batu Hijau s income, adjusted for the elimination of \$2.5 million of inter-company interest, \$2.4 million of inter-company management fees, and amortization adjustments of \$2.3 million. For 2001, the income was based on 56.25% of Batu Hijau s income, adjusted for the elimination of \$10.2 million of inter-company interest, \$3.0 million of inter-company management fees, and amortization adjustments of \$0.9 million. For the six months ended June 30, 2002, equity income of Batu Hijau was \$14.9 million based on 56.25% of Batu Hijau s income, adjusted for the elimination of \$3.6 million of inter-company interest, \$5.1 million of inter-company management fees, and amortization adjustments of \$3.5 million. For the comparable 2001 period, income was \$3.8 million, based on 56.25% of Batu Hijau s income, adjusted for the elimination of \$17.4 million of inter-company interest, \$5.6 million of inter-company management fees, and amortization adjustments of \$2.6 million.

#### (17) Commitments and contingencies

#### (a) Reclamation Obligations

Newmont s mining and exploration activities are subject to various federal and state laws and regulations governing the protection of the environment. These laws and regulations are continually changing and are generally becoming more restrictive. Newmont conducts its operations so as to protect the public health and environment and believes its operations are in compliance with all applicable laws and regulations. Newmont has made, and expects to make in the future, expenditures to comply with such laws and regulations, but cannot predict the amount of such future expenditures. Estimated future reclamation costs are based principally on legal and regulatory requirements. At June 30, 2002 and December 31, 2001, \$233.4 million and \$128.4 million, respectively, were accrued for reclamation costs relating to currently producing mineral properties.

<sup>(2)</sup> As restated to reflect smelting and refining costs as a reduction of revenue.

In addition, Newmont is involved in several matters concerning environmental obligations associated with former mining activities. Generally, these matters concern developing and implementing remediation plans at the various sites involved. Newmont believes that the related environmental obligations associated with these sites are similar in nature with respect to the development of remediation plans, their risk profile and the compliance required to meet general environmental standards. Based upon Newmont s best estimate of its liability for these matters, \$53.1 million and \$57.3 million were accrued for such obligations at June 30, 2002 and December 31, 2001, respectively. These amounts are included in *Other accrued liabilities* and *Reclamation and remediation liabilities*. Depending upon the ultimate resolution of these matters, Newmont believes that it is reasonably

possible that the liability for these matters could be as much as 50% greater or 30% lower than the amount accrued. The amounts accrued for these matters are reviewed periodically based upon facts and circumstances available at the time. Changes in estimates are charged to *Costs and expenses*, *Other* in the period estimates are revised. Details about certain of the more significant sites involved are discussed below.

Idarado Mining Company ( Idarado ) 80.1% owned

In July 1992, Newmont and Idarado signed a consent decree with the State of Colorado (State) that was agreed to by the U.S. District Court of Colorado to settle a lawsuit brought by the State under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), generally referred to as the Superfund Act.

Idarado agreed in the consent decree to undertake specified remediation work at its former mining site in the Telluride/Ouray area of Colorado. Remediation work at this property is substantially complete. If the remediation does not achieve specific performance objectives defined in the consent decree, the State may require Idarado to implement supplemental activities at the site, also as defined in the consent decree. Idarado and Newmont have obtained a \$5.8 million reclamation bond to secure their potential obligations under the consent decree. In addition, Idarado settled natural resources damages and past and future response costs, and agreed to habitat enhancement work, under the consent decree.

Resurrection Mining Company (Resurrection) 100% owned

Newmont, Resurrection and other defendants were named in lawsuits filed by the State of Colorado, under the Superfund Act in 1983, and subsequently consolidated with a lawsuit filed by the U.S. Environmental Protection Agency (EPA) in 1986.

These proceedings sought to compel the defendants to remediate the impacts of pre-existing, historic mining activities near Leadville, Colorado which date back to the mid-1800 s, and which the government agencies claim are causing substantial environmental problems in the area.

In 1988 and 1989, the EPA issued administrative orders with respect to one area on the site and the defendants have collectively implemented those orders by constructing a water treatment plant, which was placed in operation in early 1992. Remaining remedial work for this area primarily consists of water treatment plant operation and continuing environmental monitoring and maintenance activities. Newmont and Resurrection are currently responsible for 50 percent of these costs; their share of such costs could increase in the event other defendants become unable to pay their share of such costs.

The parties also have entered into a consent decree with respect to the remaining areas at the site, which apportions liabilities and responsibilities for these areas. The EPA has approved remedial actions for selected components of Resurrection s portion of the site, which were initiated in 1995. The EPA has not yet selected the final remedy for the site. Accordingly, Newmont cannot yet determine the full extent or cost of its share of the remedial action that will be required. The government agencies may also seek to recover for damages to natural resources. In March 1999, the parties entered into a Memorandum of Understanding (MOU) to facilitate the settlement of natural resources damages claims under CERCLA for the upper Arkansas River Basin. The MOU provides a structure for evaluation of damages and possible restoration activities that may be required if it is concluded such damages have occurred.

Dawn Mining Company LLC ( Dawn ) 51% owned

Dawn previously leased an open-pit uranium mine, currently inactive, on the Spokane Indian Reservation in the State of Washington. The mine site is subject to regulation by agencies of the U.S. Department of Interior (the Bureau of Indian Affairs and the Bureau of Land Management), as well as the EPA. Dawn also owns a nearby uranium millsite facility, located on private land, which is subject to federal and state regulation.

In 1991, Dawn s mining lease at the mine was terminated. As a result, Dawn was required to file a formal mine closure and reclamation plan. The Department of Interior commenced an analysis of Dawn s proposed plan and alternate closure and reclamation plans for the mine. Work on this analysis has been suspended indefinitely. In mid-2000, the mine was included on the National Priorities List under CERCLA, and the EPA has initiated a remedial investigation/feasibility study under CERCLA to determine environmental conditions and remediation options at the site.

The EPA has asserted that Dawn and Newmont are liable for reclamation or remediation work and costs at the mine. Dawn does not have sufficient funds to pay for the reclamation plan it proposed or for any alternate plan, or for any additional remediation work or costs at the mine. Newmont will vigorously contest any claims as to its liability.

Newmont cannot reasonably predict the likelihood or outcome of any future action against Dawn or Newmont arising from this matter.

In late 1999, Dawn initiated state approval for a revised mill closure plan that, if implemented, would expedite the reclamation process at the mill. The State of Washington has approved this revised plan. The currently approved plan for the mill is secured by a \$14.1 million bond, which is guaranteed by Newmont.

San Luis, Colorado 100% owned

The San Luis open-pit gold mine in southern Colorado was operated by a subsidiary of Battle Mountain and ceased operations in November 1996. Since then, substantial closure and reclamation work has been performed. In August 1999, the Colorado Department of Public Health and Environment ( CDPHE ) issued a notice of violation of the Water Quality Control Act and in October 1999 amended the notice to authorize operation of a water treatment facility and the discharge of treated water. Battle Mountain has made all submittals required by the CDPHE notice and conducted the required response activities. Battle Mountain negotiated a settlement with CDPHE resolving alleged violations that was effective September 1, 2000. In October 2000, the CDPHE received an Application for Reconsideration of Order for Civil Penalty filed by project opponents, seeking to appeal the terms of the settlement. The application was denied by CDPHE. Project opponents have filed a judicial appeal in the District Court for Costilla County, Colorado, naming the CDPHE as defendant. Battle Mountain has intervened in the appeal to protect its interests in the settlement. Newmont cannot reasonably predict the likelihood or outcome of this or any future action against Battle Mountain or Newmont relating to this site.

(b) Other

Minera Yanacocha 51.35% owned

Choropampa

In June 2000, a transport contractor of Minera Yanacocha spilled approximately 151 kilograms of mercury near the town of Choropampa, Peru, which is located 53 miles southwest of the mine. Mercury is a byproduct of gold mining and was sold to a Lima firm for use in medical instrumentation and industrial applications. A comprehensive health and environmental remediation program was undertaken by Minera Yanacocha in response to the incident. In August 2000, Minera Yanacocha paid under protest a fine of 1,740,000 soles (approximately

\$500,000) to the Peruvian government. Minera Yanacocha has entered into settlement agreements with a number of individuals impacted by the incident. In addition, it has entered into agreements with three of the communities impacted by this incident to provide a variety of public works as compensation for the disruption and inconvenience caused by the incident.

On September 10, 2001, Minera Yanacocha, various wholly-owned subsidiaries of Newmont, and other defendants were named in a lawsuit filed by over 900 Peruvian citizens in Denver District Court for the State of Colorado. This action seeks compensatory and punitive damages based on claims associated with the mercury spill incident. This action was dismissed by the Denver District Court on May 22, 2002, and this ruling was reaffirmed by the court on July 30, 2002. Plaintiffs attorneys have indicated that they intend to appeal this dismissal.

In July 2002, other lawsuits were served against Minera Yanacocha, various wholly-owned subsidiaries of Newmont, and/or other defendants in the Denver District Court for the State of Colorado and in the United States District Court for the District of Colorado, by approximately 140 additional Peruvian plaintiffs. These actions also seek compensatory and punitive damages based on claims associated with the mercury spill incident.

Additional lawsuits relating to the Choropampa incident were filed against Minera Yanacocha in the local courts of Cajamarca, Peru, in May 2002, by over 750 Peruvian citizens. A significant number of the plaintiffs in this lawsuit previously have entered into binding settlement agreements with Minera Yanacocha.

Neither Newmont nor Minera Yanacocha can reasonably predict the final outcome of any of the above described lawsuits.

Cerro Quilish

In recent months the level of conflict between the central government and local governments throughout Peru over regulatory authority, privatization policy, entitlement to revenue streams, and other issues has increased. Minera Yanacocha is involved in a dispute with the Provincial Municipality of Cajamarca regarding the authority of that governmental body to regulate the development of the Company s Cerro Quilish ore deposit (which contains reserves of 1.9 million equity ounces). Cerro Quilish is located in the same watershed in which the City of Cajamarca is located. The Municipality has enacted an ordinance declaring Cerro Quilish and its watershed to be a reserved and natural protected area. Minera Yanacocha has challenged this ordinance on the grounds that, under Peruvian law, local governments lack authority to create such areas. In May 2002, the Peruvian Constitutional Tribunal was fully empanelled in Lima. The panel is expected to hear the case and to rule later this year.

Even if the Constitutional Tribunal determines that the municipal ordinance is valid, Peruvian law provides that pre-existing rights are to be respected. Minera Yanacocha acquired the mining concessions in the Cerro Quilish area many years before the adoption of the contested ordinance.

Minera Yanacocha is committed to completing a full environmental impact study prior to initiating any future development at Cerro Quilish, and will adopt mitigation measures necessary to protect the quality and quantity of the water supply of the City of Cajamarca. While the central government has the primary responsibility and the necessary technical expertise to regulate this matter, the company is also committed to working with the local government and other affected stakeholders in completing the required studies and designing and implementing any necessary mitigation measures.

Other

In a Federal Court action brought by the Australian Securities and Investment Commission, (ASIC), against Yandal Gold Pty Ltd., a subsidiary of Newmont Australia Ltd., the judge found that the defendants violated the Australian Corporations Law and ordered payment by Edensor Nominees Pty. Ltd. (Edensor) to ASIC of A\$28.5 million for distribution to former Yandal Operations Limited shareholders. An appeal by Edensor to the Full Court of the Federal Court, to which Normandy Australia Ltd. became a party on the application of ASIC, was allowed on the basis that the Federal Court lacked jurisdiction to make the order. This decision was successfully appealed to the High Court, which decided that the Full Federal Court was wrong. The High Court held that the Federal Court did have jurisdiction to hear and determine the matter and make orders under the Australian Corporations Law. The High Court sent the matter back to the Full Federal Court, which rejected Edensor s appeal on the merits. Barring any additional appeal, Edensor will be obligated to pay the A\$28.5 million. Newmont Australia Ltd. previously agreed to pay half of this amount.

#### (18) Condensed Consolidating Financial Information

The following Condensed Consolidating Financial information is presented to satisfy disclosure requirements of Rule 3-10(e) of Regulation S-X resulting from the inclusion of Newmont USA Limited (Newmont USA), a wholly-owned subsidiary of Newmont Mining Corporation, as a co-registrant with Newmont Mining Corporation on a shelf registration statement on Form S-3 filed under the Securities Act of 1933 under which securities of Newmont Mining Corporation, (including debt securities which may be guaranteed by Newmont USA) may be issued from time to time (the Shelf Registration Statement). This Shelf Registration Statement has not yet been declared effective by the Securities and Exchange Commission. To the extent which Newmont Mining Corporation issues debt securities under the Shelf Registration Statement, it is expected that Newmont USA will provide a guarantee of that debt. In accordance with Rule 3-10(e) of Regulation S-X, Newmont USA, as the subsidiary guarantor, is 100% owned by Newmont Mining Corporation, the guarantee will be full and unconditional, and it is not expected that any other subsidiary of Newmont Mining Corporation will guarantee any security issued under the Shelf Registration Statement. There are no significant restrictions on the ability of Newmont USA to obtain funds from its subsidiaries by dividend or loan.

Consolidating Statement of Operations	Newmont Mining Corporation	Newmont USA	Other Subsidiaries	Eliminations	Newmont Mining Corporation Consolidated
			(In millions and u	naudited)	
Three Months Ended June 30, 2002					
Sales and other income					
Sales gold(1)	\$	\$ 436.8	\$ 172.7	\$	\$ 609.5
Sales base metals, net			22.9		22.9
Royalties		0.6	12.4	(1.8)	11.2
Gain on sale of marketable securities of Lihir		47.3			47.3
Dividends, interest and other income intercompany	5.0	1.4	8.5	(14.9)	
Dividends, interest, foreign currency exchange and other income		3.6	11.3		14.9
	5.0	489.7	227.8	(16.7)	705.8
Costs and Expenses					
Cost applicable to sales gold(1)		268.6	109.6	(2.3)	375.9
Cost applicable to sales base metals			8.6		8.6
Depreciation, depletion and amortization(1)		68.3	55.3		123.6
Exploration and research		10.9	7.9		18.8
General and administrative		20.8	6.9		27.7
Interest expense intercompany	5.6	2.8	6.2	(14.6)	
Interest, net of capitalized interest(1)		25.1	10.0		35.1
Write-down of assets and other(1)		7.0	(1.2)		5.8
	5.6	403.5	203.3	(16.9)	595.5
Operating income (loss)	(0.6)	86.2	24.5	0.2	110.3
Gain (loss) on derivative instruments	(0.0)	0.4	(9.9)	0.2	(9.5)
Oalii (1055) oli derivative instituments					(7.3)
Pre-tax income (loss) before minority interest and equity income					
(loss) of affiliates	(0.6)	86.6	14.6	0.2	100.8
Income tax (expense) benefit(1)		(18.5)	(15.4)	4.1	(29.8)
Minority interest in income of subsidiaries(1)	(7.4)	(18.3)	(0.1)	6.5	(19.3)
Equity income of (1)		13.5	4.3	(0.5)	17.3
Equity income of subsidiaries	77.0		10.0	(87.0)	
Net income (loss)	69.0	63.3	13.4	(76.7)	69.0

Preferred stock dividends	(1.9)				(1.9)
Net income (loss) applicable to common shares	\$ 67.1	\$ 63.3	\$ 13.4	\$ (76.7)	\$ 67.1

Consolidating Statement of Operations	Newmont Mining Corporation		vmont ISA	Other Subsidiaries	Eliminations	M Corp	wmont ining ooration olidated
				(In millions and	unaudited)		
Three Months Ended June 30, 2001							
Sales and other income							
Sales gold(1)	\$	\$	367.5	\$	\$	\$	367.5
Dividends, interest and other income intercompany							
Dividends, interest, foreign currency exchange and other							
income			3.3				3.3
			370.8				370.8
Costs and Expenses							
Cost applicable to sales gold(1)			259.2				259.2
Depreciation, depletion and amortization(1)			66.7				66.7
Exploration and research			15.3				15.3
General and administrative			15.0				15.0
Interest, net of capitalized interest(1)			23.6				23.6
Write-down of assets and other(1)			2.9				2.9
write-down or assets and other(1)			2.7				2.7
			202.5				202.5
			382.7				382.7
		_					
Operating loss			(11.9)				(11.9)
Loss on derivative instruments			(14.8)				(14.8)
Pre-tax loss before minority interest and equity income of							
affiliates			(26.7)				(26.7)
Income tax expense(1)			(1.4)				(1.4)
Minority interest in income of subsidiaries(1)			(10.9)				(10.9)
Equity income of affiliates(1)			8.3				8.3
Net loss			(30.7)				(30.7)
Preferred stock dividends			(1.9)				(1.9)
Totollog stook dividends			(1.7)				(1.7)
Ni-4 land and lands de commandance	ф	ď	(22.6)	Ф.	ф	¢.	(22.6)
Net loss applicable to common shares	\$	\$	(32.6)	\$	\$	\$	(32.6)

Consolidating Statement of Operations	Newmont Mining Corporation	Newmont USA	Other Subsidiaries	Eliminations	Newmont Mining Corporation Consolidated	
			(In millions and u	maudited)		
Six Months Ended June 30, 2002			(			
Sales and other income						
Sales gold(1)	\$	\$ 840.8	\$ 251.0	\$	\$ 1091.8	
Sales base metals			32.3		32.3	
Royalties		1.2	16.2	(2.4)	15.0	
Gain on sale of marketable securities of Lihir		47.3			47.3	
Dividends, interest and other income intercompany	5.0	1.9	10.6	(17.5)		
Dividends, interest, foreign currency exchange and other income		8.6	6.6		15.2	
	5.0	899.8	316.7	(19.9)	1,201.6	
Costs and Expenses						
Cost applicable to sales gold(1)		536.8	162.3	(2.7)	696.4	
Cost applicable to sales base metals			19.1	· í	19.1	
Depreciation, depletion and amortization(1)		149.4	76.4		225.8	
Exploration and research		19.8	10.6		30.4	
General and administrative		37.6	11.4		49.0	
Interest expense intercompany	5.6	2.8	9.1	(17.5)		
Interest, net of capitalized interest(1)		50.2	16.0	,	66.2	
Write-down of assets and other(1)		18.0	(3.0)		15.0	
	5.6	814.6	301.9	(20.2)	1,101.9	
Operating income (loss)	(0.6)	85.2	14.8	0.3	99.7	
Gain (loss) on derivative instruments	(0.0)	0.4	(3.5)	0.0	(3.1)	
Pre-tax income (loss) before minority interest, equity income (loss) of affiliates and cumulative effect of a change in						
accounting principle	(0.6)	85.6	11.3	0.3	96.6	
Income tax (expense) benefit(1)		(16.8)	(18.3)	4.1	(31.0)	
Minority interest in income (loss) of subsidiaries(1)	(7.4)	(28.8)	1.4	5.0	(29.8)	
Equity income of affiliates(1)		15.0	3.7		18.7	
Equity income of subsidiaries	70.2		9.1	(79.3)		
Net income (loss) before cumulative effect of a change in						
accounting principle	62.2	55.0	7.2	(69.9)	54.5	
Cumulative effect of a change in accounting principle, net of tax		7.7			7.7	
Net income (loss)	62.2	62.7	7.2	(69.9)	62.2	
Preferred stock dividends	(3.8)				(3.8)	
Net income (loss) applicable to common shares	\$ 58.4	\$ 62.7	\$ 7.2	\$ (69.9)	\$ 58.4	

						Ne	ewmont
	Newmont	Newmont				N	<b>Mining</b>
Consolidating Statement of Operations	Mining Corporation		USA	Other Subsidiaries	Eliminations		poration solidated
				(In millions and	unaudited)		
Six Months Ended June 30, 2001							
Sales and other income							
Sales gold(1)	\$	\$	791.6	\$	\$	\$	791.6
Dividends, interest, foreign currency exchange and other income			6.7				6.7
			798.3				798.3
Costs and Expenses							
Cost applicable to sales gold(1)			526.5				526.5
Depreciation, depletion and amortization(1)			156.7				156.7
Exploration and research			30.6				30.6
General and administrative			30.9				30.9
Interest, net of capitalized interest(1)			46.7				46.7
Merger and restructuring			60.5				60.5
Write-down of assets and other(1)			12.4				12.4
			864.3				864.3
Operating loss	<u>—</u>		(66.0)				(66.0)
Gain on derivative instruments			0.8				0.8
Do. 4 1 1 1 6	_	_					
Pre-tax loss before minority interest and equity income of affiliates			(65.2)				(65.2)
Income tax (expense) benefit(1)			4.0				4.0
Minority interest in income of subsidiaries(1)			(23.4)				(23.4)
Equity income of affiliates(1)			3.8				3.8
Equity income of armates(1)			3.6				5.6
Net loss			(80.8)				(80.8)
Preferred stock dividends	<u> </u>		(3.8)				(3.8)
Net loss applicable to common shares	<del></del>	\$	(84.6)	\$	\$	\$	(84.6)
	<b>—</b>	Ψ	(00)	Ŧ	<del>-</del>	<b>—</b>	(00)

Consolidating Balance Sheets	Newmont Mining Corporation			Eliminations	Newmont Mining Corporation Consolidated
At June 30, 2002		(	In millions and un	audited)	
Assets					
Cash and cash equivalents	\$	\$ 126.8	\$ 158.6	\$	\$ 285.4
Short-term investments	*	8.6	12.4	<del>-</del>	21.0
Accounts receivable	10.5	12.1	126.7	(93.8)	55.5
Inventories(1)		448.0	143.8	, ,	591.8
Current portion of deferred stripping costs		73.9			73.9
Prepaid taxes		18.9	11.1		30.0
Current portion of deferred income tax assets(1)		8.0	22.8		30.8
Other current assets	318.5	63.8	239.2	(516.3)	105.2
Current assets	329.0	760.1	714.6	(610.1)	1,193.6
Property, plant and mine development, net(1)		1,686.4	644.1	(====)	2,330.5
Mineral interests and other intangible assets, net(1)		380.1	1,531.8		1,911.9
Investments		583.0	425.9		1,008.9
Investment in subsidiaries	4,713.7		342.2	(5,055.9)	
Deferred stripping costs(1)		8.9			8.9
Long-term inventories		118.6	0.7		119.3
Derivative instruments			4.5		4.5
Deferred income tax assets		393.9	88.7	6.0	488.6
Other long-term assets(1)		230.1	575.8	(603.5)	202.4
Goodwill			2,568.9		2,568.9
Total assets	\$ 5,042.7	\$ 4,161.1	\$ 6,897.2	\$ (6,263.5)	\$ 9,837.5
	· ,				
Liabilities					
Current portion of long-term debt	\$	\$ 56.0	\$ 64.7	\$	\$ 120.7
Accounts payable	74.1	68.1	91.5	(95.6)	138.1
Current portion of deferred income tax liabilities(1)		32.7	12.1		44.8
Derivative instruments		207.5	55.2	(514.1)	55.2
Other accrued liabilities(1)		387.5	427.7	(514.1)	301.1
Current liabilities	74.1	544.3	651.2	(609.7)	659.9
Long-term debt		1,189.2	624.6		1,813.8
Reclamation and remediation liabilities		178.4	81.4		259.8
Deferred revenue from sale of future production(1)		53.8			53.8
Derivative instruments		100.2	345.4		345.4
Deferred income tax liabilities(1)		109.3	456.8		566.1
Employee related benefits(1)	165.0	158.2	1.2	(602.4)	159.4
Other long-term liabilities	465.8	88.4	252.5	(602.4)	204.3
Total liabilities	539.9	2,321.6	2,413.1	(1,212.1)	4,062.5
Minority interest in subsidiaries(1)	2.3	289.6	364.3	(338.1)	318.1
Stockholders equity					
Convertible preferred stock			60.7	(60.7)	
Common stock	556.5		0.1	(0.1)	556.5
Additional paid-in capital	4,111.8	1,782.1	3,699.9	(4,525.6)	5,068.2
Accumulated other comprehensive income (loss)(1)	48.3	(20.1)	63.3	(43.2)	48.3
Retained earnings (deficit)(1)	(216.1)	(212.1)	295.8	(83.7)	(216.1)

Total stockholders equity	4,500.5	1,549.9	4,119.8	(4,713.3)	5,456.9
Total liabilities and stockholders equity	\$ 5,042.7	\$4,161.1	\$ 6,897.2	\$ (6,263.5)	\$ 9,837.5

## At December 31, 2001

Assets  Cash and cash equivalents Short-term investments Accounts receivable Inventories Marketable securities of Lihir Current portion of deferred stripping costs Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets Other long-term assets	\$ 	\$	149.4 8.2 19.1 452.1 66.9 71.5 29.2 7.8 42.8 847.0 1,930.2 177.0 543.3 20.1	(In milli	\$ \$	149.4 8.2 19.1 452.1 66.9 71.5 29.2 7.8 42.8
Cash and cash equivalents Short-term investments Accounts receivable Inventories Marketable securities of Lihir Current portion of deferred stripping costs Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	\$ 	-	8.2 19.1 452.1 66.9 71.5 29.2 7.8 42.8 847.0 1,930.2 177.0 543.3	\$	\$ \$	8.2 19.1 452.1 66.9 71.5 29.2 7.8 42.8
Short-term investments Accounts receivable Inventories Marketable securities of Lihir Current portion of deferred stripping costs Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets			8.2 19.1 452.1 66.9 71.5 29.2 7.8 42.8 847.0 1,930.2 177.0 543.3		 	8.2 19.1 452.1 66.9 71.5 29.2 7.8 42.8
Accounts receivable Inventories Marketable securities of Lihir Current portion of deferred stripping costs Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_ _ _	_	19.1 452.1 66.9 71.5 29.2 7.8 42.8 847.0 1,930.2 177.0 543.3		_	19.1 452.1 66.9 71.5 29.2 7.8 42.8
Inventories Marketable securities of Lihir Current portion of deferred stripping costs Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets			452.1 66.9 71.5 29.2 7.8 42.8 847.0 1,930.2 177.0 543.3		_	452.1 66.9 71.5 29.2 7.8 42.8
Marketable securities of Lihir Current portion of deferred stripping costs Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_ _	_	66.9 71.5 29.2 7.8 42.8 847.0 1,930.2 177.0 543.3		_	66.9 71.5 29.2 7.8 42.8
Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_ _	_	29.2 7.8 42.8 847.0 1,930.2 177.0 543.3		 _	29.2 7.8 42.8 847.0
Prepaid taxes Current portion of deferred income tax assets Other current assets  Current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_		7.8 42.8 847.0 1,930.2 177.0 543.3		_	7.8 42.8 847.0
Other current assets  Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_		42.8 847.0 1,930.2 177.0 543.3		 _	42.8 847.0
Current assets  Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_		847.0 1,930.2 177.0 543.3		_	847.0
Property, plant and mine development, net Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_		1,930.2 177.0 543.3		 	
Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets	_		177.0 543.3		 	1,930.2
Mineral interests and other intangible assets, net Investments Deferred stripping costs Long-term inventories Deferred income tax assets			177.0 543.3			1,930.2
Investments Deferred stripping costs Long-term inventories Deferred income tax assets			543.3			
Deferred stripping costs Long-term inventories Deferred income tax assets						177.0
Long-term inventories Deferred income tax assets			20.1			543.3
Deferred income tax assets						20.1
			117.7 403.5			117.7 403.5
Office folig-term assets			102.9			102.9
	_	_	102.9		 _	102.9
Total assets	\$	\$	4,141.7	\$	\$ \$	4,141.7
Liabilities						
Current portion of long-term debt	\$	\$	192.2	\$	\$ \$	192.2
Accounts payable			80.9			80.9
Current portion of deferred income tax liabilities			32.9			32.9
Derivative instruments						
Other accrued liabilities			214.0		 	214.0
Current liabilities			520.0			520.0
		_			 	
Long-term debt			1,234.7			1,234.7
Reclamation and remediation liabilities			176.9			176.9
Deferred revenue from sale of future production			53.8			53.8
Deferred income tax liabilities			140.8			140.8
Employee related benefits			159.6			159.6
Other long-term liabilities	_		93.3		 	93.3
Total liabilities			2,379.1			2,379.1
Minority interest in subsidiaries	_		262.8			262.8
	_	_			 	
Stockholders equity			11.5			11.5
Convertible preferred stock			11.5			11.5
Common stock			313.9			313.9
Additional paid-in capital			1,458.4			1,458.4
Accumulated other comprehensive loss Retained deficit			(9.5) (274.5)			(9.5) (274.5)
Actumed deficit	_	_	(274.3)		 	(274.3)
Total stockholders equity			1,499.8			1,499.8

Total liabilities and stockholders equity \$ \$4,141.7 \$ \$ 4,141.7

Statement of Consolidating Cash Flows	Newmont Mining Corporation	Newmont USA	Other Subsidiaries	Eliminations	Newmont Mining Corporation Consolidated
· · · · · · · · · · · · · · · · · · ·			(In millions and un	audited)	
Six Months Ended June 30, 2002				,	
Operating activities:					
Net income (loss)(1)	\$ 62.2	\$ 62.7	\$ 7.2	\$ (69.9)	\$ 62.2
Adjustments to reconcile net income (loss) to net cash					
provided by operating activities(1)	0.3	114.9	86.5	(0.3)	201.4
Change in working capital(1)		11.1	(76.6)		(65.5)
Net cash (used in) provided by operating activities	62.5	188.7	17.1	(70.2)	198.1
Investing activities:					
Additions to property, plant and mine development		(100.1)	(40.7)		(140.8)
Proceeds from sale of short-term investments		(20012)	406.7		406.7
Proceeds from sale of marketable securities of Lihir		84.0			84.0
Proceeds from settlement of cross currency swaps			50.8		50.8
Net cash effect of acquisitions	(87.9)				(87.9)
Investment in affiliates	(70.2)			70.2	
Proceeds from asset sales and other	, ,	(19.2)	14.4		(4.8)
Net cash (used in) provided by investing activities	(158.1)	(35.3)	431.2	70.2	308.0
iver easir (used in) provided by investing activities	(130.1)	(33.3)	431.2	70.2	300.0
Financing activities:					
Net borrowings (repayments)	58.8	(180.6)	(300.9)		(422.7)
Dividends paid on common and preferred stock	(22.6)	(180.0)	(3.3)		(25.9)
Proceeds from stock issuance	59.3	3.6	(3.3)		62.9
Other	0.1	(0.7)			(0.6)
oner					(0.0)
Net cash provided by (used in) financing activities	95.6	(177.7)	(304.2)		(386.3)
iver easii provided by (used iii) illiancing activities	93.0	(177.7)	(304.2)		(380.3)
		1.6	14.6		16.2
Effect of exchange rate changes on cash		1.0	14.0		10.2
Net change in cash and cash equivalents		(22.7)	158.7		136.0
Cash and cash equivalents at beginning of period		149.4	130.7		149.4
cash and cash equivalents at beginning of period		177.7			177.7
Cash and cash equivalents at end of period	\$	\$ 126.7	\$ 158.7	\$	\$ 285.4
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	<del>-</del>				

Statement of Consolidating Cash Flows	Newmont Mining Newmont Consolidating Cash Flows Corporation USA			Other Subsidiaries	Eliminations	N Cor	ewmont Iining poration solidated
			(In	millions and unau	dited)		
Six Months Ended June 30, 2001 Operating activities:							
Net loss(1)	\$	\$	(80.9)	\$	\$	\$	(80.9)
Adjustments to reconcile net loss to net cash provided by operating	Ψ	Ψ	(00.7)	Ψ	Ψ	Ψ	(00.7)
activities(1)			162.2				162.2
Change in working capital(1)			33.0				33.0
5 · · [ · · · · · ]		_				_	
Net cash provided by operating activities			114.3				114.3
Investing activities:							
Additions to property, plant and mine development			(210.0)				(210.0)
Proceeds from assets sales and other			0.3				0.3
Net cash used in investing activities			(209.7)				(209.7)
Financing activities:							_, _
Net borrowings (repayments)			71.5				71.5
Dividends paid on common and preferred stock Decrease in restricted cash			(15.5)				(15.5)
Proceeds from stock issuances			40.0				40.0 4.4
Other			(3.3)				(3.3)
Other			(3.3)				(3.3)
Net cash provided by financing activities			97.1				97.1
		_				_	
Effect of exchange rate changes on cash			(2.6)				(2.6)
		_					
Net change in cash and cash equivalents			(0.9)				(0.9)
Cash and cash equivalents at beginning of period			77.6				77.6
		ф	767			ф	76.7
Cash and cash equivalents at end of period	\$	\$	76.7	\$	\$	\$	76.7

<sup>(1)</sup> As restated. See Note 20.

#### (19) Surety Bonds, Letters of Credit and Corporate Guarantees

As part of its ongoing business and operations, Newmont and its affiliates are required to provide surety bonds, bank letters of credit and corporate guarantees as additional financial support for various purposes, including environmental reclamation, exploration permitting, workers compensation programs and other general corporate purposes. At June 30, 2002, the Company had outstanding, approximately \$156 million in surety bonds and bank letters of credit and \$164 million in corporate guarantees. The obligations associated with these instruments are generally related to performance requirements that the Company addresses through its ongoing operations. As the specific requirements are met, the beneficiary of the associated instrument cancels and/or returns the instrument to the issuing entity. Certain of these instruments are associated with operating sites with long-lived assets and will remain outstanding until closure. Generally, bonding requirements associated with environmental regulation and reclamation are becoming more restrictive. In addition, the surety markets for certain types of environmental bonding used by Newmont have become increasingly constrained. Newmont, however, believes it is in compliance with all applicable bonding obligations and will be able to satisfy future bonding requirements, through existing or alternative means, as they arise.

## (20) Restatement of Financial Statements

Prepaid Forward Sales Contract

The Company determined that it needed to correct the accounting treatment for a prepaid forward gold sales contract (the Prepaid Forward ) and a forward gold purchase contract (the Forward Purchase ) entered into in July 1999. The Company concluded that these contracts did not meet the technical criteria to be accounted for in the manner reflected in the Company s historical financial statements. As result, the Company has restated its financial statements beginning with the third quarter of 1999 through the second quarter of 2002.

Under the Prepaid Forward, the Company agreed to sell 483,333 ounces of gold, to be delivered in June of each of 2005, 2006 and 2007 in annual installments of 161,111 ounces (the Annual Delivery Requirements ). The Company also agreed under the Prepaid Forward to deliver semi-annually 17,951 ounces of gold, beginning June 2000 through June 2007 (the Semi-Annual Delivery Requirements ) for a total gold delivery obligation over the life of the Prepaid Forward of 752,598 ounces. At the time the Prepaid Forward was entered into, the Company received net proceeds of \$137.2 million (\$145.0 million of gross proceeds before transaction costs of \$653,000 and the purchase of a \$7.1 million surety bond to guarantee delivery of the Annual Delivery Requirements). The Company may also be entitled to receive additional proceeds in the future in connection with the annual deliveries of 161,111 ounces, to be determined at each delivery date based on the excess, if any, of the then market price for gold (up to a maximum of \$380 per ounce) over \$300 per ounce.

At the time the Company entered into the Prepaid Forward, it also entered into the Forward Purchase, with the same counterparty, to hedge the price risk with respect to the Semi-Annual Delivery Requirements. The Forward Purchase provides for semi-annual purchases of 17,951 ounces of gold on each semi-annual delivery date under the Prepaid Forward at prices increasing from \$263 per ounce in 2000 to \$354 per ounce in 2007. On each semi-annual delivery date, the ounces purchased under the Forward Purchase were delivered in satisfaction of the Company s delivery requirements under the Prepaid Forward.

The Company previously accounted for these transactions by recording the net \$137.2 million that it received under the Prepaid Forward as deferred revenue under the long-term liabilities section of its balance sheet to be recognized incrementally as sales revenue when the 161,111 ounce annual gold deliveries were made in 2005, 2006 and 2007. On each semi-annual delivery date, the cost of purchasing the Semi-Annual Delivery Requirements under the Forward Purchase was deducted from sales revenue. No revenue, however, was recognized in respect of the Semi-Annual Delivery Requirements that were delivered under the Prepaid Forward. The Forward Purchase was accounted for as a cash flow hedge with mark-to-market changes in its fair value recorded through *Other comprehensive income (loss)*, *net of tax*.

As a result of this correction, the Company has accounted for the Prepaid Forward and the Forward Purchase as a single borrowing of \$145.0 million in July 1999, with interest accrued, based on an effective interest rate recognized over the full term of the borrowing. The cost of the Semi-Annual Delivery Requirements under the Forward Purchase will be treated as interest payments. As the Annual Delivery Requirements are made under the Prepaid Forward, the Company will recognize a corresponding amount of sales revenue. Any additional proceeds received in connection with the Annual Delivery Requirements will be reflected as additional revenue at the time such proceeds are received. The surety bond costs of \$7.1 million associated with the Annual Delivery Requirements have been deferred and will be amortized during 2005, 2006 and 2007.

As a result of this correction in accounting, the Company s net income for the three-month period ended June 30, 2002 increased by approximately \$1.4 million or less than \$0.01 per share, and the net loss for the three-month period ended June 30, 2001 decreased by \$1.3 million or \$0.01 per share. The Company s net income for the six-month period ended June 30, 2002 decreased by approximately \$0.5 million or less than \$0.01 per share, and the net loss for the six-month period ended June 30, 2001 increased by \$0.6 million or less than \$0.01 per share. The Company s Stockholders equity as of June 30, 2002 increased by approximately \$8.6 million.

In addition, the Company s long-term debt increased by \$145.0 million (\$137.2 million plus unamortized transaction and surety bond costs) at June 30, 2002 as a result of this correction.

Investment in Batu Hijau

The Company determined that the Batu Hijau mine had incorrectly included material other than proven and probable reserves in its depreciation and deferred stripping calculations. As a result, the Company has restated its financial statements so as to exclude material other than proven and probable reserves in its depreciation and deferred stripping calculations.

The Company accounts for its 45% indirect interest in the Batu Hijau mine, which commenced production in late 1999, using the equity method. In accordance with the mine s operating and financing agreements, the Company recognizes 56.25% of the Batu Hijau mine s net income until it has recouped the bulk of its construction investment. PTNNT had been including a certain amount of material other than proven and probable reserves in its depreciation and deferred stripping calculations. This material is located within the current economic pit design and is included in the Batu Hijau operation s mining plan. However, due to a lack of drilling density in the areas of the pit where this material is located, this material does not currently meet the criteria to be classified as proven and probable reserves. PTNNT has recalculated depreciation and deferred stripping charges excluding this material.

As a result of this correction in accounting for depreciation, the Company s net income for the three-month period ended June 30, 2002 decreased by approximately \$0.5 million or less than \$0.01 per share, and the net loss for the three-month period ended June 30, 2001 increased by \$0.6 million or less than \$0.01 per share. Net income for the six-month period ended June 30, 2002 decreased by \$0.8 million or less than \$0.01 per share, and the net loss for the six-month period ended June 30, 2001 increased by \$1.8 million or \$0.01 per share. The Company s Stockholders equity as of June 30, 2002 decreased by \$6.6 million.

As a result of the correction in accounting for deferred stripping, the Company s net income increased by approximately \$0.2 million or less than \$0.01 per share and net loss has increased by \$1.1 million or \$0.01 per share for the three months ended June, 30, 2002 and 2001, respectively. The Company s net income decreased by approximately \$0.5 million or less than \$0.01 per share, and the net loss for the six-month period ended June 30, 2002 increased by \$1.9 million or \$0.01 per share for the six-month period ended June 30, 2002. The Company s Stockholders equity as of June 30, 2002 has decreased by \$5.5 million.

Depreciation and Amortization

Yanacocha

In November 2002, the Company determined that it had incorrectly recorded depreciation on certain mining assets at its Yanacocha operations in Peru. The Company has restated its financial statements beginning with the first quarter of 1999 through the second quarter of 2002. As a result of this correction in accounting, the Company s net income has decreased by approximately \$0.3 million or less than \$0.01 per share and net loss increased \$0.2 million or less than \$0.01 per share for the three-month periods ended June 30, 2002 and 2001, respectively. Net income decreased by \$0.3 million or less than \$0.01 per share and increased by \$0.9 million or less than \$0.01 per share for the six-month periods ended June 30, 2002 and 2001, respectively.

Amortization of Intangibles

In the fourth quarter of 2002, in conjunction with the finalization of the purchase price allocation for the Normandy and Franco-Nevada acquisitions, the Company determined that acquired assets represented by proven and probable reserves, undeveloped mineral interests and royalty interests, which were classified in the Company s balance sheet as a component of *Property, plant and mine development, net*, were required to be separately classified as intangible assets pursuant to the requirements of SFAS 141, and be amortized subject to the provisions of SFAS 142. As a result, the Company has restated its consolidated financial statements beginning with the first quarter of 2002 to properly classify the acquired assets as *Mineral interests and other intangible assets, net* on the *Consolidated Balance Sheets*, and to reflect the appropriate amortization in *Depreciation, depletion and amortization* on both the *Statements of Consolidated Operations and Comprehensive Income* and the *Statements of Consolidated Cash Flows*.

As a result of this correction, the Company  $\,$ s net income was decreased by \$2.4 million or \$0.01 per share and \$3.6 million or \$0.01 per share for the three- and six-month periods ended June 30, 2002, respectively.

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During the fourth quarter of 2002, Newmont determined that it had incorrectly excluded depreciation, depletion and amortization ( DD&A) from capitalized costs in inventories. The Company has therefore restated its consolidated financial statements to include DD&A associated with the production of inventories as a cost subject to capitalization. Previously, the Company had recorded all DD&A as a period expense. In addition, the Company changed from recognizing units-of-production ( UOP ) depletion and amortization based on the volume of gold ounces sold to recognizing UOP depletion and amortization based on estimated recoverable ounces mined or produced from proven and probable reserves at certain locations to accommodate the capitalization of DD&A in inventory.

The Company continues to value its inventory at the lower of cost or market. As a result of the accounting change to capitalize DDA in inventory, the Company evaluated the revised inventory carrying costs at least quarterly and determined that write-downs to market were required in each reporting period. The Company reports lower of cost or market inventory adjustments in *Write-down of assets* in the Statement of Consolidated Operations.

During the fourth quarter of 2002, PTNNT determined that it had incorrectly excluded depreciation, depletion and amortization ( DD&A ) from capitalized costs in inventories. PTNNT has therefore restated its consolidated financial statements to include DD&A associated with the production of inventories as a cost subject to capitalization. Previously, PTNNT had recorded all DD&A as a period expense. In addition, the Company changed from recognizing units-of-production ( UOP ) depletion and amortization based on the volume of copper equivalent pounds sold to recognizing UOP depletion and amortization based on estimated copper equivalent recoverable pounds mined or produced from proven and probable reserves to accommodate the capitalization of DD&A in inventory.

As a result of these corrections, the Company s net income was increased by \$2.3 million or \$0.01 per share for the three months ended June 30, 2002 and net loss was decreased by \$1.4 million or less than \$0.01 for the three months ended June 30, 2001. The Company s net income was decreased by \$0.2 million or less than \$0.01 per share for the six months ended June 30, 2002 and net loss was increased by \$6.8 million or \$0.04 per share for the six months ended June 30, 2001. The adjustments also increased the earnings of prior years and therefore increased Stockholders equity of the Company by \$33.0 million at June 30, 2002.

#### Reclassifications

Certain amounts in previously reported consolidated financial statements have been reclassified to conform to the current presentation.

Restated Financial Statements

The following sets forth the effects of the restatements to Newmont s Statements of Consolidated Operations and Comprehensive Income (Loss) and the Statements of Consolidated Cash Flows for the three-month and six-month periods ended June 30, 2002 and 2001 and the Consolidated Balance Sheets at June 30, 2002.

## RESTATEMENT OF

## STATEMENT OF CONSOLIDATED OPERATIONS AND COMPREHENSIVE INCOME (LOSS)

Three Months Ended June 30, 2002

	As Previously Reported(1)		repaid orwards	Invest In B Hij	atu	•	oreciation and ortization	Inventory	As Restated
			(una	audited	and in tho	usand	ls, except per sl	nare)	
Sales and other income							.,	,	
Sales gold	\$ 604,357	\$	5,159(a)	\$		\$			\$ 609,516
Sales base metals, net	22,935								22,935
Royalties	11,202								11,202
Gain on sale of marketable securities of									
Lihir	47,298								47,298
Dividends, interest, foreign currency									
exchange and other income	14,843								14,843
2		_							
	700,635		5,159						705,794
	700,033		3,139						703,794
					,				
Costs and expenses									
Costs applicable to sales gold	375,234						(135)(j)	826(x)	375,925
Costs applicable to sales base metals	8,620								8,620
Depreciation, depletion and amortization(v)	134,119						1,692(k)	(15,805)(w)	123,602
							3,596 (a3)		
Exploration and research	18,788								18,788
General and administrative	27,652								27,652
Interest, net of capitalized interest	32,133		2,968(b)						35,101
Write-down of assets								7,644(w)	7,644
Other	(1,791)								(1,791)
		_							
	594,755		2,968				5,153	(7,335)	595,541
	371,733		2,700				3,133	(7,555)	373,311
	105.000		2.101				(5.150)	7.225	110.052
Operating income (loss)	105,880		2,191				(5,153)	7,335	110,253
Loss on derivative instruments	(9,478)								(9,478)
		_			_	_			
Pre-tax income (loss) before minority									
interest and equity income (loss) of affiliates	96,402		2,191				(5,153)	7,335	100,775
Income tax (expense) benefit(v)	(28,730)		(767)(c)				715(1)	(2,214)(y)	(29,821)
							1,175(a4)		
Minority interest in income of subsidiaries	(16,322)						530(m)	(3,492)(z)	(19,284)
Equity income (loss) of affiliates	16,875			(	(502)(p)			708(z)	17,320
					239(t)				
		_							
Net income (loss)	68,225		1,424		(263)		(2,733)	2,337	68,990
Preferred stock dividends	(1,869)		1,74		203)		(2,133)	2,331	(1,869)
referred stock dividends	(1,009)	_							(1,009)
								_ <del></del>	
Net income (loss) applicable to common					(2.42)	,			
shares	\$ 66,356	\$	1,424	\$ (	(263)	\$	(2,733)	\$ 2,337	\$ 67,121

Net income (loss)	\$ 68,225	\$ 1,424	\$ (263)	\$ (2,733)	\$ 2,337	\$ 68,990
Other comprehensive income (loss), net of						
tax	30,771	(943)(d)				29,828
Comprehensive income (loss)	\$ 98,996	\$ 481	\$ (263)	\$ (2,733)	\$ 2,337	\$ 98,818
Net income (loss) per common share, basic						
and diluted	\$ 0.17	\$	\$	\$ (0.01)	\$ 0.01	\$ 0.17
Basic weighted average common shares						
outstanding	397,532					397,532
Diluted weighted average common shares						
outstanding	399,468					399,468

## RESTATEMENT OF

## STATEMENT OF CONSOLIDATED OPERATIONS AND COMPREHENSIVE INCOME (LOSS)

#### Six Months Ended June 30, 2002

	As Previously Reported(1)	Prepaid Forwards	Investment In Batu Hijau	Depreciation and Amortization	Inventory	As Restated			
		(ur	naudited and in th	ousands, except per s	hare)				
Sales and other income				´ • •	Í				
Sales gold	\$ 1,086,591	\$ 5,159(a)	\$	\$	\$	\$ 1,091,750			
Sales base metals, net	32,305					32,305			
Royalties	15,002					15,002			
Gain on sale of marketable securities of									
Lihir	47,298					47,298			
Dividends, interest, foreign currency									
exchange and other income	15,258					15,258			
	1,196,454	5,159				1,201,613			
Costs and expenses									
Costs applicable to sales gold	695,734			(139)(j)	815(x)	696,410			
Costs applicable to sales base metals	19,122			(137)()	015(A)	19,122			
Depreciation, depletion and amortization(v)	235,537			1,743(k)	(16,886)(w)	225,788			
Depreciation, depretion and unfortization(v)	233,337			5,394(a3)	(10,000)(**)	223,700			
Exploration and research	30,355			3,371(43)		30,355			
General and administrative	48,967					48,967			
Interest, net of capitalized interest	60,357	5,881(b)				66,238			
Write-down of assets		2,22 (2)			15,897(w)	15,897			
Other	(921)				2,22.2 ()	(921)			
	1,089,151	5,881		6,998	(174)	1,101,856			
	1,009,131	<u></u>		0,996	(174)	1,101,630			
	107.202	(722)		(6,000)	174	00.757			
Operating income (loss)	107,303	(722)		(6,998)	174	99,757			
Loss on derivative instruments	(3,147)					(3,147)			
Pre-tax income (loss) before minority									
interest, equity income (loss) of affiliates									
and before cumulative effect of a change in	404474	(===)		(6.000)		0 < < 1.0			
accounting principle	104,156	(722)		(6,998)	174	96,610			
Income tax (expense) benefit(v)	(34,098)	253(c)		722(1)	352(y)	(31,009)			
	(26.265)			1,762(a4)	(0.415)()	(20,024)			
Minority interest in income of subsidiaries	(26,965)		(0.25) ( )	546(m)	(3,415)(z)	(29,834)			
Equity income (loss) of affiliates	17,391		(837)(p)		2,674(z)	18,724			
			(504)(t)						
Net income (loss) before cumulative effect									
of a change in accounting principle	60,484	(469)	(1,341)	(3,968)	(215)	54,491			
Cumulative effect of a change in accounting									
principle, net of tax of \$4,147(v)	7,701					7,701			

	_		_				_		_		_	
Net income (loss)		68,185		(469)		(1,341)		(3,968)		(215)		62,192
Preferred stock dividends		(3,738)										(3,738)
	_		_				_		_		_	
Net income (loss) applicable to common												
shares	\$	64,447	\$	(469)	\$	(1,341)	\$	(3,968)	\$	(215)	\$	58,454
	_		-				_		_		-	
Net income (loss)	\$	68,185	\$	(469)	\$	(1,341)	\$	(3,968)	\$	(215)	\$	62,192
Other comprehensive income (loss), net of												
tax		62,258		(4,552)(d)								57,706
	_		_		_		_		_		-	
Comprehensive income (loss)	\$	130,443	\$	(5,021)	\$	(1,341)	\$	(3,968)	\$	(215)	\$	119,898
	_		_		_		_		_		-	
Net income (loss) before cumulative effect												
of a change in accounting principle per												
common share, basic and diluted	\$	0.17	\$		\$	(0.01)	\$	(0.01)	\$		\$	0.15
Cumulative effect of a change in accounting												
principle per common share, basic and												
diluted		0.02										0.02
	_		_		_		_		_		_	
Net income (loss) per common share, basic	_		_				_		_		_	
and diluted	\$	0.19	\$		\$	(0.01)	\$	(0.01)	\$		\$	0.17
	_		_		_		_		_		-	
Basic weighted average common shares												
outstanding		339,817										339,817
Diluted weighted average common shares		244.262										244.242
outstanding		341,262										341,262

## RESTATEMENT OF CONSOLIDATED BALANCE SHEET

June 30, 2002

	As Previously Reported(1)	Prepaid Forwards	Investment In Batu Hijau	Depreciation and Amortization	Inventory	As Restated
		<del></del>	(unaudited a	nd in thousands)		
Assets			(mmaanea m			
Cash and cash equivalents	\$ 285,405	\$	\$	\$	\$	\$ 285,405
Short-term investments	20,950					20,950
Accounts receivable	55,536					55,536
Inventories	520,065				71,774(w)	591,839
Current portion of deferred stripping costs	73,877					73,877
Prepaid taxes	30,058					30,058
Current portion of deferred income tax assets	27,316	3,474(c)				30,790
Other current assets	105,231					105,231
Current assets	1,118,438	3,474			71,774	1,193,686
Property, plant and mine development, net(v)	2,340,899	•		(955)(k)	(9,428)(w)	2,330,516
Mineral interests and other intangible assets, net	1,917,366			(5,394)(a3)		1,911,972
Investments	1,023,920		(8,154)(p)		(231)(z)	1,008,768
			(6,767)(t)		` ' ' '	
Deferred stripping costs	8,851					8,851
Long-term inventories	96,652				22,599(w)	119,251
Derivative instruments	7,837	(3,301)(d)			, , ,	4,536
Deferred income tax assets	488,586	, , , , , ,				488,586
Other long-term assets	194,601	7,802(e)				202,403
Goodwill	2,568,935	, ,				2,568,935
Total assets	\$ 9,766,085	\$ 7,975	\$ (14,921)	\$ (6,349)	\$ 84,714	\$ 9,837,504
Liabilities						
Current portion of long-term debt	\$ 120,684	\$	\$	\$	\$	\$ 120,684
Accounts payable	138,098					138,098
Current portion of deferred income tax						
liabilities	18,838				25,947(y)	44,785
Derivative instruments	55,233					55,233
Other accrued liabilities	291,194	9,925(b)				301,119
Current liabilities	624,047	9,925			25,947	659,919
Long-term debt	1,668,809	145,000(f)			20,717	1,813,809
Reclamation and remediation liabilities	259,758	1 13,000(1)				259,758
Deferred revenue from sale of future production	191,039	(137,198)(g)				53,841
Derivative instruments	345,375	(137,170)(g)				345,375
Deferred income tax liabilities(v)	565,200	(1,156)(c)	(1,552)(s)	(1,087)(1)	7,753(y)	566,149
Deferred mediae tax madimices(v)	202,200	(1,130)(c)	(1,247)(u)	(1,762)(a4)	7,755(3)	300,119
Employee related benefits	156,021		,=,(a)	(76)(j)	3,461(x)	159,406
Other long-term liabilities	204,224			(/0/	- , - ()	204,224
Total liabilities	4,014,473	16,571	(2,799)	(2,925)	37,161	4,062,481
Commitments and contingencies						
Minority interest in subsidiaries	303,863			(299)(m)	14,537(z)	318,101
				(277)(III)	1 1,557(E)	510,101

Stockholders equity						
Common stock	556,545					556,545
Additional paid-in capital	5,068,201					5,068,201
Accumulated other comprehensive income						
(loss)	50,404	(2,146)(d)				48,258
Retained deficit(v)	(227,401)	(6,450)(h)	(12,122)(q)	(3,125)(n)	33,016(a1)	(216,082)
Total stockholders equity	5,447,749	(8,596)	(12,122)	(3,125)	33,016	5,456,922
Total liabilities and stockholders equity	\$ 9,766,085	\$ 7,975	\$ (14,921)	\$ (6,349)	\$ 84,714	\$ 9,837,504

## RESTATEMENT OF STATEMENT OF CONSOLIDATED CASH FLOWS

#### Six Months Ended June 30, 2002

	•				Investment In Batu Hijau		reciation and ortization	Inventory	As Restated
					(unaudited a	nd in tl	noneande)		
Operating activities:					(unuunteu u		iousurius)		
Net income (loss)(v)	\$ 68,185	\$	(469)(h)	\$	(1,341)(q)	\$	(3,968)(n)	\$ (215)(a1)	\$ 62,192
Adjustments to reconcile net loss to net cash									
provided by operating activities:									
Depreciation, depletion and amortization(v)	235,537						1,743(o) 5,394(o)	(16,886)(a2)	225,788
Amortization of deferred stripping costs, net	8,903						2,271(2)		8,903
Deferred tax benefit(v)	(7,314)		(253)(i)				(722)(o)	(352)(a2)	(10,403)
(-/	(1,001)		(===)(=)				(1,762)(o)	(===)(==)	(20,100)
Foreign currency exchange (gain) loss	10,504						(1,702)(0)		10,504
Minority interest, net of dividends	24,265						(546)(o)	3,415(a2)	27,134
Undistributed (gains) losses of affiliated	21,203						(3.10)(0)	3,113(42)	27,131
companies	(13,526)				1,341(r)			(2,674)(a2)	(14,859)
Write-down of assets	(13,320)				1,541(1)			15,897(a2)	15,897
Cumulative effect of a change in accounting								13,077(a2)	13,677
	(7,701)								(7,701)
principle, net Gain on sale of marketable securities of Lihir	( / /								
	(47,298)								(47,298)
Gain on sale of assets and other	(6,557)								(6,557)
(Increase) decrease in operating assets:	1.4.412								1.4.410
Accounts receivable	14,413								14,413
Inventories	(5,441)								(5,441)
Other assets	14,881								14,881
Increase (decrease) in operating liabilities:									
Accounts payable and other accrued liabilities	(47,871)		722(i)				(139)(o)	815(a2)	(46,473)
Other liabilities	(42,896)			_					(42,896)
Net cash provided by operating activities	198,084								198,084
Investing activities:									
Additions to property, plant and mine									
development	(140,810)								(140,810)
Proceeds from sale of short-term investments	406,731								406,731
	400,731								400,731
Proceeds from sale of marketable securities of	94.002								94.002
Lihir	84,002								84,002
Proceeds from settlement of cross country swaps	50,816								50,816
Net cash effect of acquisitions	(87,885)								(87,885)
Proceeds from asset sales and other	(4,862)								(4,862)
Net cash provided by investing activities	307,992								307,992
Financing activities:									
Proceeds from long-term debt	489,131								489,131
Repayments of long-term debt	(911,817)								(911,817)
Dividends paid on common and preferred stock	(25,871)								(25,871)
Proceeds from stock issuances	62,898								62,898
Other	(691)								(691)
Net cash used in financing activities	(386,350)								(386,350)
does in mananig wout these	(550,550)								(500,550)

					<u> </u>
Effect of exchange rate changes on cash	16,248				16,248
		 -	_		
Net change in cash and cash equivalents	135,974				135,974
Cash and cash equivalents at beginning of period	149,431				149,431
		 	<u> </u>		
Cash and cash equivalents at end of period	\$ 285,405	\$ \$	\$	\$	\$ 285,405
				<u> </u>	

## RESTATEMENT OF

## STATEMENT OF CONSOLIDATED OPERATIONS AND COMPREHENSIVE INCOME (LOSS)

#### Three Months Ended June 30, 2001

	As Previously Reported	Prepaid Forwards	Investment In Batu Hijau	Depreciation and Amortization	Inventory	As Restated
		(una	udited and in th	nousands, except per	share)	
Sales and other income						
Sales gold	\$ 362,361	\$ 4,940(a)	\$	\$	\$	\$ 367,301
Royalties	102					102
Dividends, interest, foreign currency exchange						
and other income	3,348					3,348
	365,811	4,940				370,751
Costs and expenses						
Costs applicable to sales gold	259,103			(61)(j)	221(x)	259,263
Depreciation, depletion and amortization	72,174			766(k)	(6,198)(w)	66,742
Exploration and research	15,305					15,305
General and administrative	14,964					14,964
Interest, net of capitalized interest	20,624	2,936(b)				23,560
Write-down of assets					1,245(w)	1,245
Other	1,707					1,707
	383,877	2,936		705	(4,732)	382,786
Operating income (loss)	(18,066)	2,004		(705)	4,732	(12,035)
Loss on derivative instruments	(14,719)	,		()	,	(14,719)
						, , ,