PAN AMERICAN SILVER CORP Form F-10 January 08, 2004

As filed with the Securities and Exchange Commission on January 8, 2004

Registration No.333-

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM F-10

REGISTRATION STATEMENT

UNDER THE

SECURITIES ACT OF 1933

Pan American Silver Corp.

(Exact name of Registrant as specified in its charter)

British Columbia

1044

Not Applicable

(Province or other Jurisdiction

(Primary Standard Industrial

(I.R.S. Employer

of Incorporation or Organization)

Classification Code Number)

Identification No.)

1500 - 625 Howe Street

Vancouver, British Columbia

Canada V6C 2T6

(604) 684-1175

(Address and telephone number of Registrant's principal executive offices)

Pan American Minerals Inc.

c/o Harris, Trimmer & Thompson

6121 Lakeside Drive, Suite 260

Reno, Nevada 85511

(775) 825-4300

(Name, address and telephone number of agent for service)

-

Copies to:

Christopher W. Morgan, Esq.

Fred R. Pletcher, Esq.

Skadden, Arps, Slate, Meagher & Flom LLP

Borden Ladner Gervais LLP

Suite 1820, North Tower

1200 Waterfront Centre, 200 Burrard Street

P.O. Box 189, Royal Bank Plaza

P.O. Box 48600, Stn. Bentall Ctr.

Toronto, Ontario M5J 2J4

Vancouver, British Columbia V7X 1T2

(416) 777-4700

[X]

Approximate date of commencement of proposed sale of the securities to the public:

From time to time on or after the effective date of this Registration Statement.

Province of British Columbia, Canada

(Principal jurisdiction regulating this offering)

(Principal jurisalction regulating this offering)
It is proposed that this filing shall become effective (check appropriate box):
A. []
Upon filing with the Commission, pursuant to Rule 467(a) (if in connection with an offering being made contempora—ne—ously in the United States and Canada).
B. [X]
At some future date (check the appropriate box below):
1.
[]
pursuant to Rule 467(b) on () at () (designate a time not sooner than 7 calendar days after filing).
2.
[]
pursuant to Rule 467(b) on () at () (designate a time 7 calendar days or sooner after filing) because the securities regulatory authority in the review jurisdiction has issued a receipt or notifica—tion of clearance on ().
3.
[]
pursuant to Rule 467(b) as soon as practicable after notification of the Commis—sion by the Registrant or the Canadian securities regulatory authority of the review jurisdiction that a receipt or notification of clearance has been issued with respect hereto.
4.

after the filing of the next amendment to this Form (if preliminary material is being filed).

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to the home jurisdiction's shelf prospectus offering procedures, check the follow-ing box. [X]

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securi-ties to be Regis- tered	Amount to be Regis-tered	Proposed Max-i-mum Aggregate Offering Price	Amount of Regis-tra- tion Fee
Common Shares	_ (1)	US\$34,969,794 ⁽²⁾	US\$2,829.06

(1)

This Registration Statement covers the offer and sale by the Registrant from time to time of common shares up to a maximum offering price of CDN\$45,819,960.

(2)

Estimated solely for the purpose of calculating the amount of the registration fee pursuant to Rule 457(g), based on the maximum offering price of CDN\$45,819,960 converted to U.S. dollars using a factor of 0.7632, the inverse of the noon buying rate in New York City for cable transfers payable in Canadian dollars, as certified for customs purposes by the Federal Reserve Bank of New York on December 29, 2003.

PART I

INFORMATION REQUIRED TO BE

DELIVERED TO OFFEREES OR PURCHASERS

Information contained herein is subject to completion or amendment. A registration statement relating to these securities has been filed with the Securities and Exchange Commission. These securities may not be sold nor may offers to buy be accepted prior to the time the registration statement becomes effective. This prospectus shall not constitute an offer to sell or the solicitation of an offer to buy nor shall there be any sale of these securities in any State in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such State.

Subject to Completion. Dated January 7, 2004

PROSPECTUS

PAN AMERICAN SILVER CORP.

Cdn\$45,819,960

Common Shares

Pan American Silver Corp. (the Company) may offer for sale, from time to time, common shares (Shares) of the Company having an aggregate offering price of up to Cdn\$45,819,960 (or its equivalent in United States dollars or any other currency or currency unit used to denominate the Shares) during the 25-month period that this short form base shelf prospectus (the Prospectus), including any amendments hereto, remains valid.

The specific variable terms of any offering of the Shares, will be set forth in a prospectus supplement (a Prospectus Supplement) including, the number of Shares offered, the offering price and any other specific terms.

All shelf information permitted under applicable laws to be omitted from this Prospectus will be contained in one or more Prospectus Supplements that will be delivered to purchasers together with this Prospectus. Each Prospectus Supplement will be incorporated by reference into this Prospectus for the purposes of securities legislation as of the date of the Prospectus Supplement and only for the purposes of the distribution of the Shares to which the Prospectus Supplement pertains.

The Company may offer and sell Shares to or through underwriters or dealers, directly to one or more purchasers, or through agents designated from time to time. The Prospectus Supplement relating to a particular offering of Shares will identify any underwriter, dealer or agent engaged in connection with the offering and sale of Shares and will set forth the plan of distribution for such Shares, including the proceeds to the Company and any fees, discounts, concessions or any other compensation payable to any underwriters, dealers or agents, and any other material terms of the plan of distribution.

The outstanding common shares of the Company are listed on the Toronto Stock Exchange (the TSX) under the symbol PAA and quoted on the Nasdaq National Market (NASDAQ) under the symbol PAAS. The closing price of the Company's common shares on January 6, 2004 on the TSX was Cdn\$19.85 and on NASDAQ was US\$15.38.

This offering is made by a Canadian issuer that is permitted, under a multijurisdictional disclosure system adopted by the United States, to prepare this prospectus supplement and the accompanying prospectus in accordance with the disclosure requirements of Canada. Prospective investors should be aware that such requirements are different from those of the United States. Certain of the financial statements included or incorporated herein have been prepared in accordance with Canadian generally accepted accounting principles, and may be subject to Canadian auditing and auditor independence standards, and thus may not be comparable to financial statements of United States companies.

Prospective investors should be aware that the acquisition of the securities described herein may have tax consequences both in the United States and in Canada. Such consequences for investors who are resident in, or citizens of, the United States may not be described fully herein.

The enforcement by investors of civil liabilities under the federal securities laws may be affected adversely by the fact that the Company is incorporated or organized under the laws of British Columbia, Canada, that some or all of its officers and directors may be residents of Canada, that some or all of the underwriters or experts named in the registration statement may be residents of Canada and that a substantial portion of the assets of the Company and said persons may be located outside the United States.

These securities have not been approved or disapproved by the Securities and Exchange Commission or any state securities commission nor has the Securities and Exchange Commission or any state securities commission passed upon the accuracy or adequacy of this prospectus supplement or the prospectus to which it relates. Any representation to the contrary is a criminal offense.

The date of this Prospectus is January , 2004.

TABLE OF CONTENTS

DOCUMENTS INCORPORATED BY REFERENCE	4
SPECIAL NOTE REGARDING FORWARD-LOOKING INFORMATION	6
CERTAIN AVAILABLE INFORMATION	7
PRESENTATION OF FINANCIAL INFORMATION AND EXCHANGE RATE DATA	8
THE COMPANY	8
BUSINESS OF THE COMPANY	8
RECENT DEVELOPMENTS	9
USE OF PROCEEDS	10
DESCRIPTION OF SECURITIES	10
PLAN OF DISTRIBUTION	10
CHANGES TO CONSOLIDATED CAPITALIZATION	11
RISK FACTORS	12
AUDITORS, TRANSFER AGENT AND REGISTRAR	15
EXPERTS	15
LEGAL MATTERS	15
DOCUMENTS FILED AS PART OF THE REGISTRATION STATEMENT	15
INDEX TO FINANCIAL STATEMENTS	F-1

3

DOCUMENTS INCORPORATED BY REFERENCE

Information has been incorporated by reference in this Prospectus from documents filed with securities commissions or similar authorities in the Provinces of British Columbia, Alberta, Manitoba, Ontario and Quebéc. Copies of the documents incorporated by reference in this Prospectus may be obtained on request without charge from the Controller and Corporate Secretary of the Company at 1500-625 Howe Street, Vancouver, British Columbia, V6C 2T6 (telephone: (604) 684-1175). These documents are also available through the Internet on the System for Electronic Document Analysis and Retrieval (SEDAR), which can be accessed at www.sedar.com.

The following documents, filed with the securities commissions or similar regulatory authorities in the Provinces of British Columbia, Alberta, Manitoba, Ontario and Québec, are specifically incorporated by reference into and form an integral part of this Prospectus:

the Annual Information Form of the Company, dated May 20, 2003;

(b)

the audited consolidated financial statements of the Company and the notes thereon as at and for the years ended December 31, 2001 and 2002, together with the auditors' report thereon as set out in the Company's annual report as well as the reconciliation of such financial statements to United States generally accepted accounting principles (U.S. GAAP) in accordance with Item 18 of Form 20-F, filed on SEDAR on July 3, 2003;

(c)

the unaudited consolidated financial statements of the Company and the notes thereto for the three-month and nine-month periods ended September 30, 2003, together with management's discussion and analysis of financial condition and results of operations in respect of such financial statements as well as the reconciliation of such financial statements to U.S. GAAP in accordance with Item 18 of Form 20-F;

(d)

management's discussion and analysis of financial condition and results of operations for the financial year ended December 31, 2002 as set out in the Company's annual report;

(e)

the information circular of the Company, dated April 9, 2003, in connection with the Company's May 12, 2003 annual general meeting of members, other than the sections entitled Corporate Governance, Executive Compensation Compensation Committee, Executive Compensation Report on Executive Compensation and Executive Compensation Performance Graph;

(f)

a material change report of the Company, dated February 27, 2003, relating to the completion of its acquisition of Corner Bay Silver Inc. (Corner Bay);

(g)

a material change report of the Company, dated February 27, 2003, relating to consolidated production figures from 2002;

(h)

a material change report of the Company, dated March 13, 2003, relating to financial and operational results for the fourth quarter and year ended December 31, 2002;

(i)

a material change report of the Company, dated May 22, 2003, relating to financial and operational results for the first quarter of 2003;

(j)

a material change report of the Company, dated July 7, 2003, relating to filing of an unallocated preliminary base shelf prospectus by the Company;

(k)

a material change report of the Company, dated July 22, 2003, relating to an offering (the Debenture Offering) of US\$75 million aggregate principal amount of 5.25% convertible unsecured senior subordinated debentures (the Debentures) due July 31, 2009;

(1)

a material change report of the Company, dated July 30, 2003, relating to the closing of the US\$75 million Debenture Offering;

(m)

a material change report of the Company, dated August 7, 2003, relating to the exercise of an over-allotment option in respect of an additional US\$11.25 million of Debentures pursuant to the terms of the Debenture Offering;

(n)

a material change report of the Company, dated August 22, 2003, relating to financial and operational results for the second quarter of 2003;

(o)

a material change report of the Company, dated September 22, 2003, relating to recent developments at the Company's operations and feasibility-stage projects;

(p)

a material change report of the Company, dated October 23, 2003, relating to the buy-back of an existing 3% net smelter royalty on the Company's Huaron silver mine in Peru from a group of Peruvian companies for US\$2.5 million;

(q)

a material change report of the Company, dated October 31, 2003, relating to an agreement to sell the Company's 50% interest in the Tres Cruces gold project in Peru to New Oroperu Resources Inc.; and

(r)

a material change report of the Company, dated November 12, 2003, relating to financial and operational results for the third quarter of 2003.

Any documents of the types referred to above, including any material change reports (excluding confidential material change reports), interim unaudited consolidated financial statements of the Company (including management's discussion and analysis of financial condition and results of operations in the quarterly reports for such periods), annual audited consolidated financial statements of the Company, including the auditors' report thereon and the notes to such financial statements, any exhibits to interim or annual consolidated financial statements and information circulars (excluding the sections entitled Corporate Governance, Executive Compensation - Committee, Executive Compensation - Report of the Compensation Committee and Executive Compensation - Performance Graph or similar sections permitted to be excluded under National Instrument 44-101 - Short Form Prospectus Distributions), filed by the Company with a securities commission or similar authority in Canada after the date of this Prospectus and prior to the termination of the offering under any Prospectus Supplement shall be deemed to be incorporated by reference into this Prospectus. Any document filed by the Company with the United States Securities and Exchange Commission (the SEC) or Report of Foreign Private Issuer on Form 6-K furnished to the SEC pursuant to the United States Securities Exchange Act of 1934, as amended (the U.S. Exchange Act), after the date of this Prospectus shall also be deemed to be incorporated by reference into this Prospectus if and to the extent provided in such document.

Any statement contained in this Prospectus or in a document incorporated or deemed to be incorporated by reference in this Prospectus shall be deemed to be modified or superseded for the purposes of this Prospectus to the extent that a statement contained in this Prospectus or in any other subsequently filed

5

document which also is or is deemed to be incorporated by reference in this Prospectus modifies or supersedes that statement. The modifying or superseding statement need not state that it has modified or superseded a prior statement or include any other information set forth in the document that it modifies or supersedes. The making of a modifying or superseding statement is not to be deemed an admission for any purposes that the modified or superseded statement, when made, constituted a misrepresentation, an untrue statement of material fact or an omission to state a material fact that is required to be stated or is necessary to make a statement not misleading in light of the circumstances in which it was made. Any statement so modified or superseded shall not constitute a part of this Prospectus, except as so modified or superseded.

A Prospectus Supplement containing the specific terms of an offering of Shares and other information in relation to such offering will be delivered to purchasers of such Shares together with this Prospectus and will be deemed to be incorporated by reference into this Prospectus as of the date of such Prospectus Supplement solely for the purposes of the offering of Shares covered by that Prospectus Supplement.

Upon a new annual information form and the related annual financial statements being filed by the Company with, and where required, accepted by, the applicable securities regulatory authorities during the currency of this Prospectus, the previous annual information form, the previous annual financial statements and all interim financial statements, material change reports and information circulars and all Prospectus Supplements filed prior to the commencement of the Company's financial year in which the new annual information form was filed shall be deemed no longer to be incorporated into this Prospectus for purposes of future offers and sales of Shares hereunder.

SPECIAL NOTE REGARDING FORWARD-LOOKING INFORMATION

Some of the statements included or incorporated by reference in this Prospectus constitute forward-looking statements within the meaning of the United States Private Securities Litigation Reform Act of 1995. When used in this Prospectus, the words anticipate , believe , estimate , expect , target , plan , budget , may , schedule an expressions, identify forward-looking statements. These forward-looking statements relate to, among other things:

- the sufficiency of the Company's current working capital or anticipated operating cash flow;
- the sufficiency of the mineral reserves or resources at Huaron, La Colorada, Quiruvilca, Alamo Dorado or other properties;
- estimated production from the Huaron, La Colorada, Quiruvilca, Alamo Dorado or other properties;
- the estimated cost of or availability of funding for ongoing capital improvement programs;
- the estimated costs or estimated completion dates of the proposed development of the Huaron and Alamo Dorado projects;
- estimated exploration expenditures to be incurred on the Company's various silver exploration properties;
- compliance with environmental standards;
- forecast capital or non-operating spending; and
- levels of silver or other metals production, production costs and metal prices.

These statements reflect the Company's current views with respect to future events and are necessarily based upon a number of assumptions and estimates that are inherently subject to significant uncertainties and contingencies. Many factors, both known and unknown, could cause actual results, performance or achievements to be materially different from the results, performance or achievements that are or may be expressed or implied by such forward-

6

looking statements including, without limitation, the factors identified in the Company's Annual Information Form, dated May 20, 2003, under the caption "Trends and Uncertainties". Investors are cautioned against attributing undue certainty to forward-looking statements. Although the Company has attempted to identify important factors that could cause actual results to differ materially, there may be other factors that cause results not to be anticipated, estimated or intended. The Company does not intend, and does not assume any obligation, to update these forward-looking statements to reflect changes in assumptions or changes in circumstances or any other events affecting such statements, other than as required by applicable law.

CERTAIN AVAILABLE INFORMATION

The Company has filed with the SEC a registration statement on Form F-10 (the Registration Statement) under the United States Securities Act of 1933, as amended (the U.S. Securities Act), with respect to the Shares. This Prospectus, which constitutes a part of that Registration Statement, does not contain all of the information set forth in such Registration Statement and its exhibits, to which reference is made for further information. See Documents Filed as Part of the Registration Statement .

The Company is subject to the informational reporting requirements of the U.S. Exchange Act, and in accordance therewith files reports and other information with the SEC. Under a multijurisdictional disclosure system adopted by the United States, the Company is permitted to prepare such reports and other information in accordance with the disclosure requirements of Canada, which are different from those of the United States. As a foreign private issuer, the Company is exempt from the rules under the U.S. Exchange Act prescribing the furnishing and content of proxy

statements, and its officers, directors and principal shareholders are exempt from the reporting and short-swing profit recovery rules contained in Section 16 of the U.S. Exchange Act. Under the U.S. Exchange Act, the Company is not required to publish financial statements as frequently or as promptly as U.S. companies.

The Company files annual reports with the SEC on Form 40-F, which includes:

- the Company's Annual Information Form;
- management's discussion and analysis of financial condition and results of operations;
- the Company's consolidated financial statements, which have been prepared in accordance with generally accepted accounting principles in Canada (Canadian GAAP) and reconciled to U.S. GAAP; and
- other information specified by the Form 40-F.

The Company also furnishes the following types of information to the SEC under cover of Form 6-K:

- material information the Company otherwise makes publicly available in reports that it files with securities regulatory authorities in Canada;
- material information that the Company files with, and which is made public by, the TSX; and
- material information that the Company distributes to its shareholders in Canada.

Investors may read and copy any document the Company files with, or furnishes to, the SEC at the SEC's public reference room at Room 1024, 450 Fifth Street, N.W., Room 1024, Washington, D.C. 20549. Copies of the material can also be obtained from the SEC's public reference room in Washington, D.C. by paying a fee. Please call the SEC at 1-800-SEC-0330 for further information on the public reference room. The SEC also maintains a website (www.sec.gov) that makes available reports and other information that the Company files or furnishes electronically with it.

7

PRESENTATION OF FINANCIAL INFORMATION AND EXCHANGE RATE DATA

The Company presents its consolidated financial statements in United States dollars. All references in this prospectus to dollars, \$\\$ or US\\$ are to United States dollars and all references to Cdn\\$ are to Canadian dollars, unless otherwise indicated, all financial statements and financial data contained in, or incorporated by reference into, this Prospectus have been prepared in accordance with Canadian GAAP, which differ in certain significant respects from U.S. GAAP. For a description of the material differences between Canadian GAAP and U.S. GAAP see note 16 to the Company's audited consolidated financial statements for the years ended December 31, 2002 and 2001, note 8 to the Company's unaudited interim consolidated financial statements for the nine months ended September 30, 2003, each incorporated by reference into this Prospectus, and note 15 to the audited consolidated financial statements of Corner Bay Silver Inc., for the years ended June 30, 2002 and 2001 included in this Prospectus.

The following table sets forth, for each period indicated, the exchange rates of the Canadian dollar to the United States dollar for the end of each period indicated and the high, low and average exchange rates for each of such periods (such rates, which are expressed in Canadian dollars are based on the noon buying rates for United States dollars reported by the Bank of Canada).

Nine Months Ended

			Year Ended Dec	<u>ember</u>
	September 30, 2003	<u>31</u>	31	
		<u>2002</u>	<u>2001</u>	<u>2000</u>
High	Cdn\$1.5747	Cdn\$1.6155	Cdn\$1.6021	Cdn\$1.5590
Low	1.3342	1.5123	1.4936	1.4341
Average	1.4295	1.5704	1.5484	1.4850
End of Period	1.3504	1.5796	1.5926	1.5002
Life of 1 criod	1.5504	1.5790	1.3920	1.3002

On January 4, 2004, the noon buying rate reported by the Bank of Canada was US\$1.00 = Cdn\$1.2819.

THE COMPANY

Pan American Silver Corp. is a company incorporated under the *Company Act* (British Columbia). The Company's head office is located at 1500 - 625 Howe Street, Vancouver, British Columbia, V6C 2T6 and its registered and records office is located at 900 Waterfront Centre, 200 Burrard Street, Vancouver, British Columbia, V7X 1T2. In this Prospectus, the term Pan American refers to the Company and its principal subsidiaries.

A description of the Company's principal subsidiaries as at its most recent financial year end is set out under the heading Subsidiaries on page 3 of the Company's annual information form which is incorporated by reference in this Prospectus.

BUSINESS OF THE COMPANY

Pan American is principally engaged in the exploration for, and the acquisition, development and operation of silver properties. Pan American: (i) owns and operates the producing Huaron silver mine in Peru; (ii) owns and operates the producing La Colorada silver mine located in Mexico; (iii) owns and operates the producing Quiruvilca silver mine in Peru; and (iv) mines and sells silver-rich pyrite stockpiles at a small-scale operation in central Peru. Pan American also either holds an interest in or may earn an interest in non-producing silver resource and silver exploration properties in Peru, Argentina, the United States, Russia and Mexico, including the significant Alamo Dorado deposit in Mexico.

RECENT DEVELOPMENTS

Although no decision has yet been made with respect to a possible closure of the Quiruvilca Mine in 2004, Pan American has significantly reduced the level of ongoing development and exploration work at the Quiruvilca Mine in preparation for a possible closure. Production levels at the Quiruvilca Mine were reduced in the fall of 2003 from approximately 45,000 tonnes per month to approximately 30,000 tonnes per month in preparation for a possible closure in 2004. As a result of the reduced level of development and exploration work, Pan American expects that minable reserves at Quiruvilca will be exhausted at some point between July and September of 2004. Pan American has budgeted US\$2.9 million for concurrent reclamation and closure related costs at Quiruvilca in calendar 2004 (including closing of adits, rehabilitation of tailings ponds, rehabilitation of waste dumps and water treatment). In the fourth quarter of 2002, Pan American prepared an estimate of the expected future reclamation costs to be incurred at the Quiruvilca and charged operations with a US\$10 million provision for future reclamation.

In August 2003, the Company completed the offering of a total of US\$86.25 million aggregate principal amount of Debentures to increase its financial strength and ability to fund new projects. See Changes to Consolidated Capitalization .

In July 2003, Pan American initiated a technical and economic evaluation of a possible expansion of the Huaron mine in Peru, which would increase this mine's production. In September 2003, a feasibility study on the Huaron expansion was launched. The engineering portion of this study is expected to be completed in January 2004 and the other components of the study are expected to be completed in the first calendar quarter of 2004. As part of the feasibility study, a US\$1 million drill programme was initiated to upgrade the mine's resources and to increase the proven and probable reserve base. In October 2003, Pan American bought back the existing 3% net smelter royalty on the Huaron mine from a group of Peruvian companies for a total of US\$2.5 million in cash. The buyout of the royalty should reduce the mine's cash costs by approximately US\$850,000 per year, starting in 2006.

In July 2003, Pan American substantially completed a major expansion at its La Colorada silver mine in Mexico. The expansion included the construction of a 600 tonne per day oxide mill, which will add to the mine's current production from the existing 200 tonne per day sulphide mill. Production at La Colorada, however, has not reached design capacity as quickly as anticipated in the original feasibility study for the expansion, and actual silver production in 2003 is expected to be approximately 1.15 million ounces below original estimates and anticipated silver production for 2004 is expected to be approximately 900,000 ounces below original estimates. Production at La Colorada is expected to reach design capacity during the third calendar quarter of 2004, following additional capital expenditures of approximately \$1.5 million incurred over a 12 month period.

A 6,000 metre infill drilling program has been initiated on Pan American's 50%-owned Manantial Espejo silver-gold exploration property in Argentina. Results to date have confirmed the size of the deposit and increased Pan American's confidence in its geological model. The drilling program and related geotechnical and environmental work is expected to be completed in the first calendar quarter of 2004.

In May 2003, Pan American completed a seven-hole drill program on the Alamo Dorado project in Mexico and is undertaking metallurgical testing to update a 2002 feasibility study completed by AMEC E&C Services, Inc. The updated feasibility study will examine the economic merits of processing ore from the Alamo Dorado deposit in a conventional oxide leaching mill circuit versus heap leach processing. The update will also examine the economic merits of a combination mill for high grade ore and heap leach for low grade ore. The updated study is expected to be completed in the second calendar quarter of 2004. Until this study is completed and a production decision made, the acquisition of Corner Bay and the Alamo Dorado project is not expected to have any material affect on the operating results and financial position of the Company.

On February 20, 2003, the Company acquired all of the issued and outstanding shares of Corner Bay pursuant to a plan of arrangement under the *Canada Business Corporations Act*. Under this plan of arrangement, each Corner Bay share was exchanged for 0.3846 common shares of the Company plus 0.1923 common share purchase warrants of the Company (the Warrants), resulting in the issuance of a total of 7,636,659 common shares and 3,818,330 Warrants. Each whole Warrant allows the holder to purchase one common share of the Company for a price of Cdn\$12.00 at any time over a five-year exercise period. Pan American also issued options to purchase up to 553,846 common shares (having exercise prices of between Cdn\$4.55 and Cdn\$12.00 and having exercise periods of between one and five years from the date of grant) in consideration for the termination of 960,000 fully vested stock options held by employees and shareholders of Corner Bay. Corner Bay, through its subsidiary corporations, owns the Alamo Dorado silver-gold deposit in Mexico. The Alamo Dorado project is described under the heading Narrative Description of the Business Development Projects Alamo Dorado Project on pages 32 through 38 of the Company's annual information form which is incorporated by reference in this Prospectus.

USE OF PROCEEDS

Unless otherwise indicated in the applicable Prospectus Supplement, the net proceeds from the sale of Shares will be used by the Company to fund ongoing development and exploration programs, acquisitions, working capital requirements and for other general corporate purposes.

DESCRIPTION OF SECURITIES

The Company is authorized to issue 100,000,000 common shares, without par value, of which 52,992,051 are issued and outstanding as at the date of this Prospectus. There are options outstanding to purchase up to 1,997,505 common shares at prices ranging from US\$3.42 to US\$9.02 and warrants outstanding to purchase up to 4,354,697 common shares at prices ranging from US\$3.52 to US\$9.02. Pursuant to the terms of the Debentures, each US\$1,000 principal amount of Debentures are convertible into 104.4932 common shares (subject to adjustment in certain events), representing a conversion price of US\$9.57. Holders of common shares are entitled to one vote per common share at all meetings of shareholders, to receive dividends as and when declared by the directors of the Company and to receive a *pro rata* share of the assets of the Company available for distribution to the shareholders in the event of the liquidation, dissolution or winding-up of the Company. There are no pre-emptive, conversion or redemption rights attached to the common shares of the Company.

PLAN OF DISTRIBUTION

The Company may offer and sell the Shares to or through underwriters or dealers and also may offer and sell Shares to one or more other purchasers directly or through agents. Each Prospectus Supplement will set forth the terms of the offering, including the name or names of any underwriters, dealers or agents, the number and the price or prices of the Shares offered (or the manner of determination thereof if offered on a non-fixed price basis), the proceeds to the Company from the issue or sale of the Shares offered, the underwriting discounts or commissions, and any other fees, commissions or concessions to be allowed or re-allowed to dealers.

The Shares offered pursuant to any Prospectus Supplement may be sold from time to time in one or more transactions at a fixed price or prices, which may be changed, at market prices prevailing at the time of sale, at prices related to such prevailing market prices, or at other negotiated prices. The Company may only offer and sell Shares under this Prospectus during the 25-month period from the date of this Prospectus.

Any underwriters, dealers or agents who participate in the distribution of Shares may be entitled under agreements to be entered into with the Company to indemnification by the Company against certain liabilities, including liabilities under Canadian and United States securities legislation, or to contribution with respect to

10

payments which such underwriters, dealers or agents may be required to make in respect thereof. Such underwriters, dealers or agents may be customers of, engage in transactions with, or perform services for, the Company in the ordinary course of business.

In connection with any offering of Shares, the underwriters may over-allot or effect transactions which stabilize or maintain the market price of the Shares offered at a level above that which might otherwise prevail in the open market. Such transactions, if commenced, may be discontinued at any time.

CHANGES TO CONSOLIDATED CAPITALIZATION

Since December 31, 2002, the following changes have occurred to the share and loan capital of the Company, on a consolidated basis:

- on February 20, 2003, the Company completed the acquisition of Corner Bay by issuing 7,636,659 common shares of the Company and 3,818,330 Warrants (having an exercise price of Cdn\$12.00 per common share for a five-year period ending February 20, 2008). The Company also granted 553,846 stock options to purchase common shares of the Company (having exercise prices of between Cdn\$4.55 and Cdn\$12.00 and having exercise periods of between one and five years from the date of grant) in consideration for the termination of 960,000 fully vested stock options held by employees and shareholders of Corner Bay;
- the Company issued 1,997,505 common shares of the Company pursuant to the exercise of stock options;
- the Company issued 100,742 common shares of the Company pursuant to the exercise of warrants;
- the Company reduced its \$5.15 million loan on the Huaron property from Banco de Credito del Peru by \$1,489,583 to \$3,656,249. The Huaron loan bears interest at six-month LIBOR plus 3% and is repayable at the rate of \$135,417 per month;
- Pan American drew down \$9,500,00 and cancelled \$500,000 of its \$10,000,000 La Colorada project loan facility with International Finance Corporation (IFC). The IFC loan bears interest at six-month LIBOR plus 3.50% until certain technical and financial tests are achieved and six-month LIBOR plus 3.25% thereafter. The IFC loan is repayable in semi-annual instalments of \$1,000,000 commencing November 15, 2004. In addition to the interest payments on the outstanding balance of the IFC loan, Pan American will be required to make additional payments to IFC by May 15 of each year if the average price of silver for the preceding calendar year exceeded \$4.75 per ounce. Such payment would be equal to 20% of the positive difference between the average price per ounce of silver for a year and \$4.75 multiplied by the number of ounces of silver produced by the La Colorada mine divided by \$9,500,000 and multiplied by the greater of the loan balance at the end of the year or the originally scheduled loan balance at the end of a year;
- on July 30, 2003, the Company issued US\$75,000,000 principal amount of Debentures and on August 8, 2003, the Company issued an additional US\$11,250,000 principal amount of Debentures. Each US\$1,000 principal amount of Debentures is convertible into 104.4932 common shares of the Company (subject to adjustment in certain events) at the option of the holder at any time prior to the earlier of the close of business on July 31, 2009 and the last business day immediately preceding any date fixed for redemption, representing a conversion price of US\$9.57. To date, no Debentures have been converted into common shares. Pursuant to the terms of the indenture governing the Debentures, on or after July 31, 2005, the Debentures may be

redeemed in whole or in part by the Company, at its option on not more than 60 and not less than 30 days prior notice and subject to regulatory approval, at a price equal to par, plus accrued and unpaid interest, if any, provided that the weighted average trading price of the common shares of the Company on NASDAQ for the 20 consecutive trading days

11

ending five trading days preceding the date of the redemption notice equals at least 125% of the conversion price. On redemption or upon maturity, provided that no default or event of default has occurred and is continuing under the indenture governing the Debentures, the Company may, at its option, on not more than 60 and not less than 30 days prior notice and subject to regulatory approval, elect to satisfy its obligation to repay the principal amount of the Debentures by issuing and delivering that number of freely tradable common shares of the Company obtained by dividing the principal amount of the outstanding Debentures which are to be redeemed or have matured, as the case may be, by 95% of the weighted average trading price of the Company's common shares on NASDAQ for the 20 consecutive trading days ending five trading days preceding the date fixed for redemption or maturity, as the case may be. In addition, the interest payable on the Debentures may, at the Company's election, be payable by the application of the proceeds of the sale of the Company's common shares. The value of the Debentures is comprised of a \$35,357,000 fair value of the Debentures, \$23,049,000 fair value of the future interest payments and \$27,844,000 fair value ascribed to the holder's option to convert the principal balance into common shares. These components have been measured at their respective fair values on the date the Debentures were issued. The \$23,049,000 fair value of the future interest payments on the Debentures has been classified in the Company's financial statements as a liability and the \$63,201,000 fair value of the Debentures and the conversion option have been classified as equity. Over the six-year term of the Debentures, the carrying value of the Debentures is accreted to their face value and the fair value of the future interest payments is amortized. The periodic accretion is charged to deficit. For the three months ended September 30, 2003, the Company recorded accretion totalling \$975,000 for the accretion of the conversion option amounting to \$773,000 and interest amortization of \$202,000. As at September 30, 2003, the Company had accrued \$765,000 of interest of which \$563,000 is reflected in interest and financing costs and \$202,000 is reflected as a reduction in the liability component of the Debentures;

- Pan American has sold forward 10,600 tonnes of zinc. These sales were designated as a hedge and represent sales of 1,700 tonnes per month for each of the months of December 2003 through and including February 2004 at a price of \$836 per tonne, sales of 1,100 tonnes per month for each of the months of March 2004 through and including May 2004 at a price of \$839 per tonne, sales of 600 tonnes per month for the months of June and July 2004 at a price of \$857 per tonne and sales of 200 tonnes per month from August 2004 through and including December 2004 at a price of \$901 per tonne. The difference between the average monthly London zinc cash settlement price and the forward sales price will be credited or charged to Pan American's revenue during the June 2003 through May 2004 period; and
- on December 3, 2003, the Company sold forward 2,075 tonnes of lead. These sales were designated as a hedge and represent sales of 325 tonnes in April 2004 at a price of \$639 per tonne, 875 tonnes in June 2004 at a price of \$632 per tonne and 875 tonnes in December 2004 at a price of \$605 per tonne.

RISK FACTORS

Prospective investors in Shares should consider, in addition to information contained in the Prospectus Supplement relating to that offering or in other documents incorporated by reference herein, the risks described in the Company's Annual Information Form under the heading Narrative Description of the Business - Trends and Uncertainties and in the Company's management's discussion and analysis of financial condition and results of operations that are incorporated by reference herein as at the date of the Prospectus Supplement relating to the particular offering of Shares and the risks noted below.

Peruvian Mine Closure Law

On October 14, 2003, the Peruvian government published Law 28090 Mine Closure Law which establishes provisions relating to mine closure plans. For existing mining operations the law provides that a mine closure plan must be submitted for certification to the Peruvian Ministry of Energy and Mines within six months of the law entering into force. No enabling regulations were published with the law. Therefore, the effect of the law on the Company's Peruvian mining and exploration activities cannot be determined.

The law provides that a mine operator must grant an environmental warranty for the estimated costs associated with its mine closure plan. The law does not establish when such warranties must be in place nor does the law specify the form of the required warranty. However, the law indicates that a warranty may take the form of insurance, cash collateral, a trust agreement or other forms as permitted by the Civil Code of Peru. The Company's Huaron and Quiruvilca mines will submit closure plans as required by the law, but until these plans have been certified and the nature and form of whatever environmental warranty is required have been determined, the impact of this law on the Company's Peruvian mining and exploration activities cannot be determined.

Level of Indebtedness

As of September 30, 2003, the Company had approximately \$35.1 million of consolidated indebtedness. In addition, the terms of the Company's bank agreements and the Indenture governing the Debentures permit the Company and its subsidiaries to incur additional debt.

The Company's substantial debt may have important consequences to shareholders. For instance, it could:

- make it more difficult for the Company to satisfy its financial obligations;
- require the Company to dedicate a substantial portion of any cash flow from operations to the payment of interest and principal due under its debt, which would reduce funds available for other business purposes;
- increase its vulnerability to general adverse economic and industry conditions, including a decrease in the price of silver, zinc or lead;
- limit its flexibility in planning for, or reacting to, changes in its business;
- place it at a competitive disadvantage compared with its competitors that have less debt or greater financial resources; and
- limit its ability to obtain additional financing required to fund working capital or capital expenditures or for other general corporate purposes.

The Company's ability to make payments on its indebtedness and to fund its operations, working capital and capital expenditures, will depend on its ability to generate cash in the future. This is subject to general economic, industry, financial, competitive, legislative, regulatory, and other factors that are beyond the Company's control. In particular, global or regional economic conditions could cause the price of silver to fall and hamper the Company's ability to repay its indebtedness, including the Debentures. The Company's operations may not generate sufficient cash flow or borrowings may not be available in an amount sufficient to enable the Company to pay its indebtedness, or to fund its other cash needs. The Company may need to refinance all or a portion of its indebtedness on or before maturity, but such refinancing may be unavailable to it on commercially reasonable terms, or at all, to meet its obligations or to successfully execute its business strategy.

13

Acquisitions

An element of the Company's business strategy is to make selected acquisitions. For example, the Company completed the acquisition of Corner Bay Silver Inc. in February 2003. The Company expects to continue to evaluate acquisition opportunities on a regular basis and intends to pursue those opportunities that it believes are in its long-term best interests. The success of the Company's acquisitions will depend upon its ability to effectively manage the operations of entities it acquires and to realize other anticipated benefits. The process of managing acquired businesses may involve unforeseen difficulties and may require a disproportionate amount of management resources. There can be no assurance that the Company will be able to successfully manage the operations of businesses it acquires or that the anticipated benefits of its acquisitions will be realized.

Hedging Activities

From time to time, the Company engages in hedging activities in connection with base metals, such as forward sales contracts and commodity put and call option contracts, to minimize the effect of declines in metal prices on our operating results. While these hedging activities may protect the Company against low metal prices, they may also limit the price the Company can receive on hedged products. As a result, the Company may be prevented from realizing possible revenues in the event that the market price of a metal exceeds the price stated in forward sale or option contracts. As of November 30, 2003, the Company's zinc forward contract position had a negative value of approximately \$1.2 million and its lead forward contract position as at December 3, 2003 had a value of nil. In addition, the Company may experience losses if a counterparty fails to purchase under a contract when the contract price exceeds the spot price of a commodity. The Company's current policy is to not hedge the price of silver and therefore it is fully exposed to declines in silver prices.

Employee Relations

Certain of the Company's employees and the employees of Peruvian mining contractors indirectly employed by the Company are represented by unions. At November 30, 2003, there were 270 employees represented by the Sindicato de Trebajadores de Pan American Silver S.A.C. Mina Quiruvilca (the Quiruvilca Union) and 71 employees represented by the Sindicato de Trebajadores de Shorey y Anexos (the Shorey Union). There are also 17 employees at the Huaron mine who are members of a union committee who have rights pursuant to an agreement dated January 1, 2003. The Company has experienced labour strikes and work stoppages in the past. The labour agreements with the Quiruvilca Union and the Shorey Union expire on January 1, 2004, and ordinary course negotiations to renew the contracts will be ongoing in 2004. There can be no assurance that these contracts will be renewed on terms favourable to the Company, if at all and the Company may experience future work stoppages.

Enforcing Civil Liabilities in the United States

The Company is organized under the laws of the Province of British Columbia, and its principal executive office is located in British Columbia. Many of the Company's directors, controlling persons, officers and the experts named in this prospectus are residents of Canada and a substantial portion of the their assets and a majority of the Company's assets are located outside the United States. As a result, it may be difficult for U.S. investors to effect service of process within the United States upon the directors, controlling persons, officers and the experts who are not residents of the United States or to enforce against them judgments of United States courts based upon civil liability under the federal securities laws of the United States. There is doubt as to the enforceability in Canada against the Company or against any of its directors, controlling persons, officers or experts who are not residents of the United States, of

original actions or actions for enforcement of judgments of United States courts of liabilities based solely upon the federal securities laws of the United States.

14

AUDITORS, TRANSFER AGENT AND REGISTRAR

The auditors of the Company are Deloitte & Touche LLP, Four Bentall Centre, 2800 1055 Dunsmuir Street, Vancouver, British Columbia, V7X 1P4.

The transfer agent and registrar for the common shares of the Company is Computershare Trust Company of Canada at its principal offices in Vancouver and Toronto.

EXPERTS

The consolidated financial statements of the Company for the years ended December 31, 2002 and 2001 which are incorporated in this Prospectus by reference have been audited by Deloitte & Touche LLP, independent auditors, as stated in their report, which is incorporated herein by reference, and have been so incorporated in reliance upon the report of such firm given upon their authority as experts in accounting and auditing.

The consolidated balance sheets of Corner Bay Silver Inc. as at June 30, 2002 and 2001 and the consolidated statements of operations and deficit and cash flows of Corner Bay Silver Inc. for each of the years in the three-year period ended June 30, 2002 which are included in this Prospectus have been so included in reliance on the report of PricewaterhouseCoopers LLP, independent auditors, given on the authority of said firm as experts in accounting and auditing.

LEGAL MATTERS

Certain legal matters relating to the Shares offered pursuant to any Prospectus Supplement will be passed upon for the Company by Borden Ladner Gervais LLP and Skadden, Arps, Slate, Meagher & Flom LLP. As of the date of this Prospectus, the partners and associates of Borden Ladner Gervais LLP, collectively, beneficially own less than 1% of the outstanding common shares of the Company.

DOCUMENTS FILED AS PART OF THE REGISTRATION STATEMENT

The following documents have been filed with the SEC as part of the Registration Statement of which this Prospectus forms a part: the documents referred to under the heading Documents Incorporated by Reference , the consent of Deloitte & Touche LLP, the consent of PricewaterhouseCoopers LLP and the Power of Attorney.

15

INDEX TO FINANCIAL STATEMENTS

Page

Consolidated Financial Statements of Corner Bay Silver Inc	F-2
Auditors' Report	F-3
Consolidated Balance Sheets as at December 31, 2002 (unaudited) and as at June 30, 2002	
and June 30, 2001 (audited)	F-4
Consolidated Statements of Operations and Deficit for the six months ended	
	3
2001 and June 30, 2000 (audited)	F-5
and	
December 31, 2001 (unaudited) and for the years ended June 30, 2002, June 30, 2001 and	'F-6
June 30, 2000 (audited)	
Notes to Consolidated Financial Statements	F-7
Supplementary Information about Mineral Property Expenditures for the six months ended	
December 31, 2002 (unaudited)	F-22
Supplementary Information about General and Administrative Costs for the six months	
ended December 31, 2002 (unaudited)	F-23
Unaudited Pro Forma Consolidated Financial Statements of Pan American	F-24
Silver Corp	
Compilation Report	F-25
Pro Forma Consolidated Balance Sheet as at December 31, 2002 (unaudited)	F-27
Pro Forma Consolidated Statement of Operations for the year ended December 31, 2002	
(unaudited)	F-29
Auditors' Report Consolidated Balance Sheets as at December 31, 2002 (unaudited) and as at June 30, 2002 and June 30, 2001 (audited) Consolidated Statements of Operations and Deficit for the six months ended December 31, 2002 and December 31, 2001 (unaudited) and for the years ended June 30, 2002, June 30, 2001 and June 30, 2000 (audited) Consolidated Statements of Cash Flows for the six months ended December 31, 2002 and December 31, 2001 (unaudited) and for the years ended June 30, 2002, June 30, 2001, and June 30, 2000 (audited) Notes to Consolidated Financial Statements Supplementary Information about Mineral Property Expenditures for the six months ended December 31, 2002 (unaudited) Supplementary Information about General and Administrative Costs for the six months ended December 31, 2002 (unaudited) Unaudited Pro Forma Consolidated Financial Statements of Pan American Silver Corp Compilation Report Pro Forma Consolidated Balance Sheet as at December 31, 2002 (unaudited) Pro Forma Consolidated Statement of Operations for the year ended December 31, 2002 (unaudited) Pro Forma Consolidated Statement of Operations for the nine months ended September 30, 2003 (unaudited)	
2003 (unaudited)	F-29
Notes to the Pro Forma Consolidated Financial Statements	F-30

CORNER BAY SILVER INC.
- F-2 -
AUDITORS' REPORT
September 6, 2002
To the Directors of
Corner Bay Silver Inc.
We have audited the consolidated balance sheets of Corner Bay Silver Inc. as at June 30, 2002 and 2001 and the consolidated statements of operations and deficit and cash flows for each of the years in the three-year period ended June 30, 2002. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.
We conducted our audits in accordance with Canadian and United States generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the

amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, these consolidated financial statements present fairly, in all material respects, the financial position of the Company as at June 30, 2002 and 2001 and the results of its operations and its cash flows for each of the years in the three-year period ended June 30, 2002 in accordance with Canadian generally accepted accounting principles.
(signed) PRICEWATERHOUSECOOPERS LLP
Chartered Accountants
Toronto, Ontario
COMMENTS BY AUDITORS FOR U.S. READERS ON CANADA-U.S. REPORTING DIFFERENCES
In the United States, reporting standards for auditors require the addition of an explanatory paragraph (following the opinion paragraph) when the financial statements are affected by conditions and events that cast substantial doubt on the Company's ability to continue as a going concern, such as those described in note 1 to the consolidated financial statements. Our report to the shareholders dated September 6, 2002 is expressed in accordance with Canadian reporting standards, which do not permit a reference to such events and conditions in the auditors' report when they are adequately disclosed in the financial statements.
(signed) PRICEWATERHOUSECOOPERS LLP
Chartered Accountants
Toronto, Ontario
- F-3 -

CORNER BAY SILVER INC.

CONSOLIDATED BALANCE SHEETS

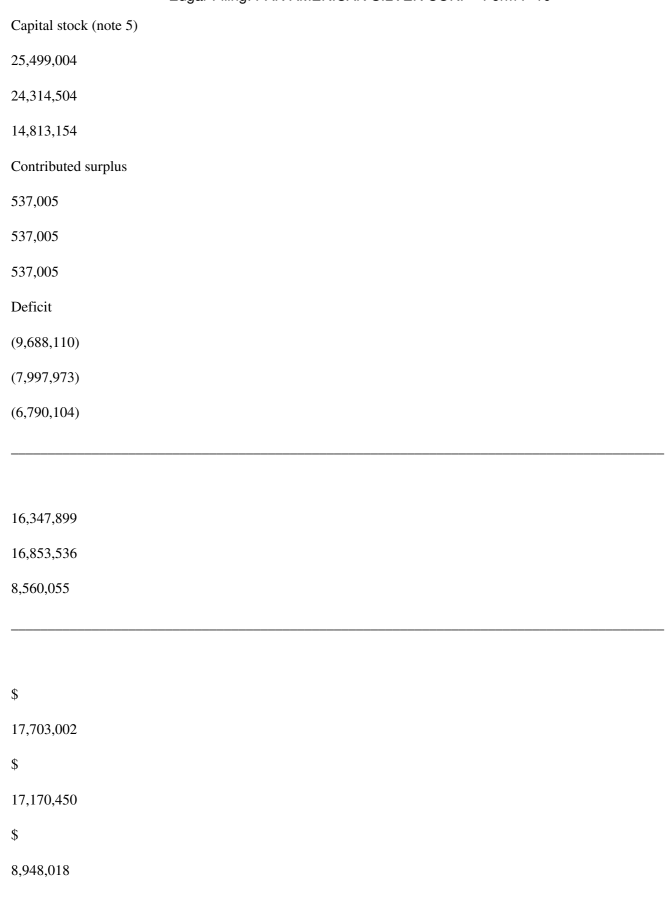
As at December 31, 2002, June 30, 2002 and 2001

(expressed in Canadian dollars, unless otherwise stated)

December 31	
June 30	
June 30	
2002	
2002	
2001	
(Unaudited)	
ASSETS	
Current	
Cash	
\$	
4,831,220	
\$	
5,323,564	
\$	

4,022,422
Accounts receivable
163,965
197,673
176,912
Prepaid expenses and deposits
2,595
16,887
27,389
4,997,780
5,538,124
4,226,723
Deposits- reclamation bonds
30,000
30,000
30,000
Investments quoted market value of \$nil
(2001 - \$61,933) (note 8)
-
<u>-</u>
43,353
Deferred exploration expenditure (note 3)
8,781,564
7,705,865
4,551,072

Property, plant and equipment (note 4)
3,893,658
3,896,461
96,870
\$
17,703,002
\$
17,170,450
\$
8,948,018
LIABILITIES
Current
Accounts payable and accrued liabilities
\$
1,355,103
\$
316,914
\$
387,963



Nature of operations and going concern (note 1)	
Commitments (note 10)	
APPROVED BY THE BOARD OF DIRECTORS	
(signed) JOHN H. WRIGHT, Director	
(signed) ROSS J. BEATY, Director	
	F-4 -

CORNER BAY SILVER INC.

CONSOLIDATED STATEMENTS OF OPERATIONS AND DEFICIT

(expressed in Canadian dollars, unless otherwise stated)

For the six months ended

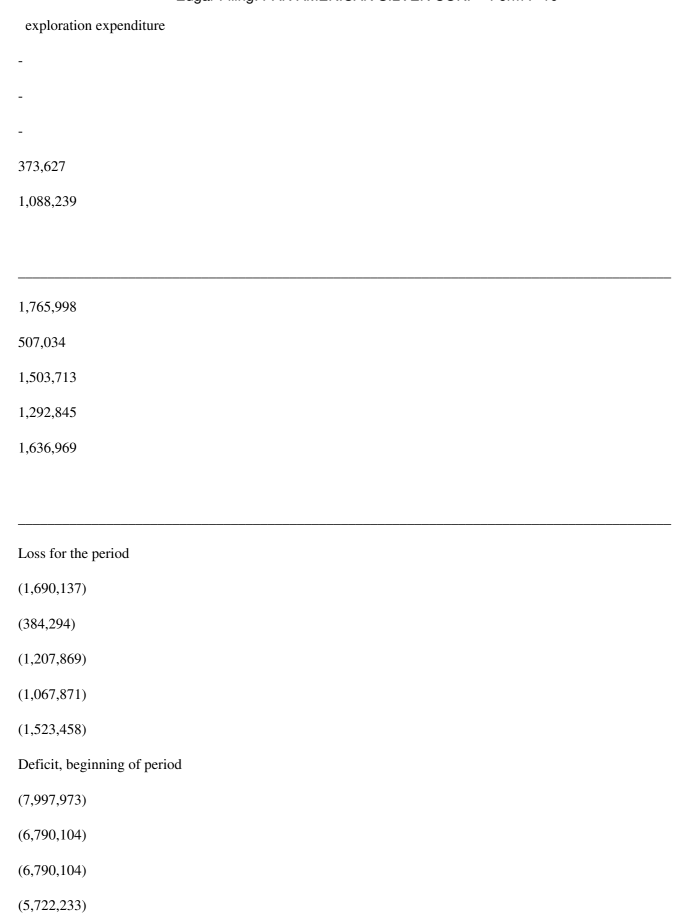
For the years ended

<u>De</u>	ecember 31,
	June 30,
2002	
2001	
2002	
2001	
2000	
(Unaudited)	(Unaudited)
OTHER IN	NCOME
Interest	
\$	
61,361	
\$	
49,739	
\$	
94,013	
\$	
127,474	
\$	
48,611	
Other	

Edgar Filing: PAN AMERICAN SILVER CORP - Form F-10 14,500 73,001 201,831 97,500 64,900 75,861 122,740 295,844 224,974 113,511 OTHER EXPENSES General and administrative 1,765,998 497,925 1,467,007 798,073 521,338 Amortization 9,109 25,312 19,251

1,765,998

507,034			
1,467,007			
823,385			
540,589			
Gain on disposal of assets			
-			
-			
-			
-			
(14,465)			
Gain on disposal of investments			
-			
-			
(5,805)			
-			
-			
Writedown of investments			
-			
-			
-			
-			
22,606			
Write-down of property, plant and equipment			
	42,511	95,833	-
Write-down of deferred			



(4,198,775)

loss per share

(\$0.09)

(\$0.02)

(\$0.07)

(\$0.08)

\$ (9,688,110) \$ (7,174,398) \$ (7,997,973) \$ (6,790,104) \$ (5,722,233)	Deficit, end of period		
\$ (7,174,398) \$ (7,997,973) \$ (6,790,104) \$	\$		
(7,174,398) \$ (7,997,973) \$ (6,790,104) \$	(9,688,110)		
\$ (7,997,973) \$ (6,790,104) \$	\$		
(7,997,973) \$ (6,790,104) \$	(7,174,398)		
\$ (6,790,104) \$	\$		
(6,790,104) \$	(7,997,973)		
\$	\$		
	(6,790,104)		
(5,722,233)	\$		
	(5,722,233)		
	Basic and diluted		

(\$0.14)		
Weighted average number		
of shares outstanding		
19,385,808		
15,876,053		
16,697,807		
13,912,182		
10,760,945		
	- F-	
5 -		
CORNER BAY SILVER INC.		
(CONSOLIDATED STATEMENTS OF CASH FLOWS	

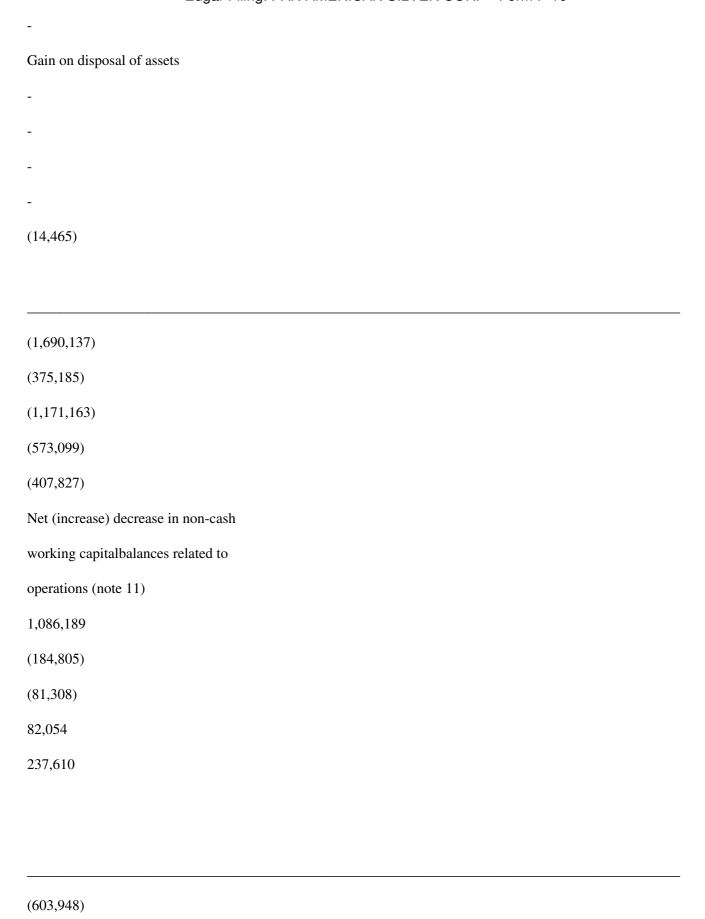
(expressed in Canadian dollars, unless otherwise stated)

For the six months ended	
For the years ended	
December 31,	
June 30	

Edgar Filing: PAN AMERICAN SILVER CORP - Form F-10 2002 2001 2002 2001 2000 (Unaudited) (Unaudited) CASH PROVIDED BY (USED IN) Operating activities Loss for the period \$ (1,690,137)\$ (384,294) \$ (1,207,869)\$(1,067,871) \$ (1,523,458) Write-off of deferred exploration expenditure

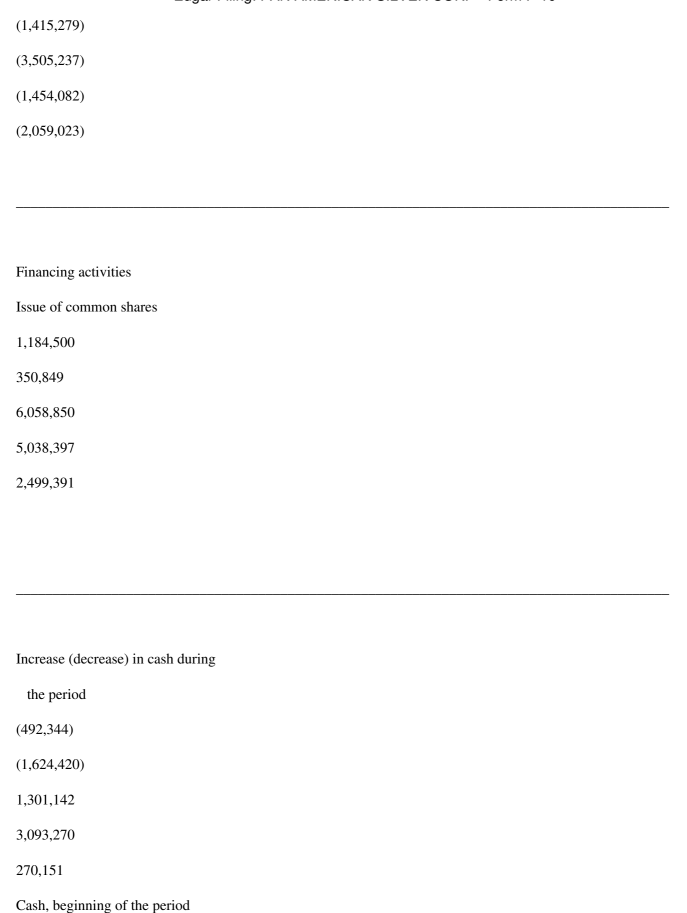
373,627

1,088,239
Writedown of investments
-
-
-
-
22,606
Amortization
-
9,109
-
25,312
19,251
Write-off of property, plant
and equipment
-
-
42,511
95,833
-
Gain on disposal of
investments
-
-
(5,805)
-



(559,990)
(1,252,471)
(491,045)
(170,217)
Investing activities
Deferred exploration expenditure
and property, plant and equipment
Expenditures
(1,072,896)
(1,415,279)
(3,147,522)
(1,460,057)
(2,185,566)
Option receipts
-
-
-
5,975
25,000
Proceeds on disposal of assets
-
-

28,057
Proceeds on disposal of
investments
-
49,158
73,486
Purchase of assets under construction
-
-
(400,000)
-
-
Purchase of equipment
-
-
(6,873)
-
-
(1,072,896)



Edgar Filing: PAN AMERICAN SILVER CORP - Form F-10 5,323,564 4,022,422 4,022,422 929,152 659,001 Cash, end of the period \$ 4,831,220 2,398,002 \$ 5,323,564 4,022,422 \$ 929,152

Supplemental cash flow information (note 11)

- F-

6 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

1.

NATURE OF OPERATIONS AND GOING CONCERN

The Company is in the process of exploring its mineral properties and is establishing the amount of ore reserves that are economically recoverable from the Mexico property. The recoverability of amounts shown for these properties and related deferred exploration expenditures are dependent upon the discovery of economically recoverable reserves, the preservation of the Company

's interest in the underlying mineral claims, the ability of the Company to obtain the financing necessary to complete the development of the properties, and future profitable production or, alternatively, upon the Company's ability to dispose of its interest on an advantageous basis. Changes in future conditions could require material writedowns of the carrying amounts of deferred exploration expenditure.

2.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

These consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles (GAAP). Significant differences from United States accounting principles are disclosed in Note 15.

Basis of consolidation

These consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, Corner Bay Resources Inc. and Pan MacKenzie Resources Inc. (including its wholly owned subsidiary Minera Corner Bay S.A. de C.V.).

Deferred exploration expenditure

The deferred exploration expenditure is recorded at cost, net of incidental revenues generated from the particular properties. These net costs are deferred until the properties to which they relate are placed into production, sold or abandoned.

In March 2000, the Accounting Standards Board of the Canadian Institute of Chartered Accountants (CICA) issued Accounting Guideline No. 11 entitled, Enterprises in the Development Stage (AcG 11), and subsequently, on March 12, 2002, issued Emerging Issues Committee (EIC) 126 Accounting by Mining Enterprises for Exploration Costs. These guidelines address three distinct issues: (i) capitalization of costs/expenditures (ii) impairment and (iii) disclosure. Prior to their issuance, development state entities were exempt from following certain aspects of Canadian generally accepted accounting principles (GAAP). EIC 126 and AcG 11 require that all companies account for transactions based on the underlying characteristics of the transactions rather than the maturity of the enterprise. In addition, EIC 126 and AcG 11 require specific disclosure of information by development stage companies. These guidelines were effective for financial periods beginning on or after April 1, 2000, which affects the Company

's financial years ended on or after June 30, 2001.

- F-

7 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

EIC 126 and AcG 11 affect mining companies with respect to the deferral of exploration costs. The appropriate accounting guidance is contained in Section 3061, Property, Plant and Equipment of the CICA Handbook which

permits, but does not require, exploration costs to be capitalized as part of a mining property, if the Company considers that such costs have the characteristics of property, plant and equipment. Under this view, deferred exploration expenditure would not automatically be subject to regular assessment of recoverability, unless conditions such as those discussed in EIC 126 and AcG 11 exist.

There would need to be an assessment of deferred exploration expenditure. Assessment of the probability of recoverability of deferred exploration expenditure from future operations will require the preparation of a projection based on objective evidence of economic reserves such as a feasibility study.

The status of the Company

's operations is such that, like most mining companies in the exploration stage, it would not be practical to obtain a feasibility study or provide other information that could be used to support capitalization of deferred exploration expenditure under the alternative view.

EIC 126 and AcG 11 did not have a significant impact on the Company

's consolidated financial statements.

Property, plant and equipment

Land and exploration equipment are recorded at cost. Exploration equipment is amortized on a reducing balance basis at various rates from 14% to 33%. Amortization relating to equipment used on the mineral properties is capitalized as part of the deferred exploration expenditure balance.

Assets under construction

Assets under construction consist of equipment to be commissioned at the Mexico property site. The assets will be included as part of the equipment balance once refurbished and transferred to the site. These assets are not being amortized, as they are not currently ready for use.

Financial instruments

The carrying amounts of cash, receivables, prepaid expenses and deposits, accounts payable and accrued liabilities approximate the fair values of those financial instruments due to the short-term maturities of such instruments. Financial instruments that potentially subject the Company to concentrations of credit risk consist primarily of cash. The Company places its cash with high credit quality financial institutions.

- F-

8 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

Income taxes

The provision for future income taxes is based on the liability method. Future income taxes arise from the recognition of the tax consequences of temporary differences by applying statutory income tax rates applicable to future years to differences between the financial statements

' carrying amounts and the income tax bases of certain assets and liabilities. The Company records a valuation allowance against any portion of those future income tax assets that it believes is not, more likely than not, to be realized.

Stock-based compensation plan

The Company has one stock option plan, which is described in note 5. No compensation expense is recognized for this plan when stock or stock options are issued to employees. Any consideration paid on exercise of stock options or purchase of stock is credited to capital stock.

Effective July 1, 2002, the Company adopted the new recommendations of the Canadian Institute of Chartered Accountants Handbook Section 3870, Stock-based Compensation and Other Stock-based Payments. This section establishes standards for the recognition, measurement and disclosure of stock-based compensation and other stock-based payments in exchange for goods and services. The section requires that all stock-based awards made to non-employees be measured and recognized using a fair-value based method. The section encourages a fair-value

based method for all awards granted to directors, officers and employees, but only requires the use of a fair value based method for direct awards of stock, stock appreciation rights and awards that call for settlement in cash or other assets.

For stock options granted to directors, officers and employees, the Company has adopted the intrinsic value method of accounting for stock-based compensation. Under this method compensation expense is recognized for the excess, if any, of the quoted market price of the Company

's common shares over the common share option exercise price on the day that options are granted.

Loss per share

Basic loss per share is computed by dividing the loss for the year by the weighted average number of common shares outstanding during the year, including contingently issuable shares that are included when the conditions necessary for issuance have been met. Diluted earnings per share are calculated in a manner similar to basic earnings per share, except the weighted average number of shares outstanding are increased to include potential common shares from the assumed exercise of options and warrants, if dilutive. The number of additional shares included in the calculation is based on the treasury stock method for options and warrants and on the as if converted method for convertible securities.

During the year ended June 30, 2001, the Company changed its method of accounting for earnings per share to comply with the revised standard issued by the CICA Handbook, Section 3500, Earnings per share. There was no difference between the loss per share calculated under the new standard and the amount that would have been calculated using the previous standard.

- F-9 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

Use of estimates

The preparation of financial statements in conformity with Canadian generally accepted accounting principles (GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue and expenses during the reporting period. Actual results could differ from these estimates.

Translation of foreign currencies

As the Company considers all of its foreign operations to be fully integrated, all items denominated in foreign currencies have been translated using the temporal method. Under this method, monetary assets and liabilities and non-monetary items carried at market values are translated at the year and period end exchange rate. Other non-monetary items and revenue and expenses are translated at approximate rates in effect at the dates of the transactions, except depletion and amortization, which are translated at the same rates as the related assets.

3. MINERAL PROPERTIES Mexico Maritimes Chibougamau Total Balance June 30, 1999 \$ 1,018,492 \$ 401,611 \$ 1,097,825 \$ 2,517,928 Expenditures 2,114,901 1,411 2,116,312 Option receipts (9,586)(25,000)(34,586)

(1,088,239)

Writedown

(1,088,239)

Balance June 30, 2000 3,133,393 \$ 378,022 \$ \$ 3,511,415 Expenditures 1,388,451 1,580 1,390,031 Option receipts (5,975) (5,975) Amortization of equipment capitalized 29,228

-
29,228
Writedown
-
(373,627)
-
(373,627)
Balance June 30, 2001
4,551,072
_
-
4,551,072
Expenditures
3,147,522
-
-
3,147,522
Amortization of equipment capitalized
7,271
-
-
7,271

Balance June 30, 2002 7,705,865 7,705,865 Expenditures (Unaudited) 534,911 534,911 Purchase of concessions (Unaudited) 537,985 537,985 Amortization of equipment capitalized (Unaudited) 2,803 2,803 Balance December 31, 2002 (Unaudited) \$

8,781,564

\$

Edgar Filing: PAN AMERICAN SILVER CORP - Form F-10 \$ \$ 8,781,564

The Alamo Dorado silver/gold property is located in the northwestern state of Sonora, Mexico. Paved roads connect the state capital of Hermosillo to the town of Alamos, which is 67 kilometers northwest of the Alamo Dorado Project.

The 5,369 hectare property consists of the 504 hectare Alamo Ocho concession held under option by the Company, and the 4,865 hectare Alamo Dorado concession, which is owned 100% by the Company and surrounds the Alamo Ocho concession. The Company can earn a 100% interest in Alamo Ocho by paying US\$800,000 over six years. Payments are made semi-annually, of which US\$441,000 (unaudited) was paid to December 31, 2002 (June 30, 2002, 2001 and 2000 were US\$450,000, \$325,000 and \$nil, respectively).

- F-10 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

During the year ended June 30, 2002, the Company incurred \$131,147 (2001 and 2000 - \$nil) in rental payments, and is committed to annual rental payments of \$114,150. During the six-month periods ended December 31, 2002 and 2001, the Company incurred \$35,906 and \$23,491 (unaudited), respectively, in rental payments.

4.
PROPERTY, PLANT AND EQUIPMENT
June 30
June 30
Accumulated
2002
Accumulated
2001
Cost
Amortization
Net
Cost
Amortization
Net
Equipment
\$
66,683
\$

14,722

53,961

\$

\$		
129,415		
\$		
32,545		
\$		
96,870		
Assets under		
Construction		
3,842,500		
-		
3,842,500		
-		
-		
-		
\$		
3,911,183		
\$		
14,722		
\$ 2.006.461		
3,896,461		
\$		

129,415	
\$	
32,545	
\$	
96,870	
December 31	
Accumulated	
2002	
(Unaudited)	
Cost	
Amortization	
Net	
Equipment	
\$	
139,917	
\$	
88,759	
\$	

51,158	
Assets under	
Construction	
3,842,500	
3,842,500	
5	
3,982,417	
5	
38,759	
5	
3,893,658	
During the six months ended December 31, 2002, the Company wrune 30, 2002, 2001 and 2000 of \$42,511, \$95,833 and \$nil, respec	ote off \$nil (December 31, 2001 - \$nil; years endertively) of property, plant and equipment.

During the six months ended December 31, 2002, the Company recorded amortization of \$2,803 (years ended June 30, 2002, 2001 and 2000 of \$7,271, \$29,228 and \$nil, respectively), which were capitalized as deferred exploration expenditure.

- F-11 -

Notes to the consolidated financial statements	
December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000	
(expressed in Canadian dollars)	
5.	
CAPITAL STOCK	
Authorized	
Unlimited number of common shares, without nominal or par value.	
Issued and outstanding common shares	
Number of	
Trained of	
shares	
shares	
shares Net	
shares Net outstanding	_
shares Net outstanding	
shares Net outstanding Proceeds	
shares Net outstanding Proceeds Balance June 30, 1999	
shares Net outstanding Proceeds Balance June 30, 1999 9,899,115 \$ 7,275,366	
shares Net outstanding Proceeds Balance June 30, 1999 9,899,115 \$	-

December 20, 1999 400,000 1,198,435 Warrants exercised for cash during the year 545,454 409,080 Options exercised for cash during the year 393,000 117,900 Balance - June 30, 2000 11,834,109 9,774,757 Shares issued in prospectus offering December 14, 2000 3,666,667 4,978,397 Options exercised for cash 200,000 60,000 Balance - June 30, 2001 15,700,776 14,813,154 Shares issued for cash in private placement February 19, 2002 1,830,000 4,575,000 Warrants exercised for cash 183,333 275,000 Options exercised for cash

612,000

1,208,850
Shares issued for assets under construction
purchased June 18, 2002 (note 11)
850,000
3,442,500
Balance - June 30, 2002
19,176,109
24,314,504
Options exercised for cash (unaudited)
465,000
1,184,500
Balance - December 31, 2002 (unaudited)
19,641,109
\$
25,499,004

On September 21, 1999, the Company completed a private placement of 596,540 shares at a price of \$1.30 per share.

On December 20, 1999, the Company completed a private placement of 400,000 units. Each unit consists of one common share at \$3.00 and one-half common share purchase warrant. Each whole purchase warrant entitles the holder to purchase one additional common share at a price of \$4.00 per common share at anytime until December 20, 2001. Effective December 20, 2001, all options that had not been exercised prior to this date expired.

On December 14, 2000, the Company publicly offered 3,666,667 units. Each unit consisted of one common share at \$1.50 and one-half common share purchase warrant. Each whole purchase warrant entitles the holder to purchase one

additional common share at \$2.25 per share at anytime until December 14, 2001. In connection with the December 14, 2000 offering, the underwriters received 183,333 warrants of the Company. Each warrant entitles the underwriter to purchase one common share for \$1.50 at any time until December 14, 2001. Effective December 14, 2001, all warrants that had not been exercised prior to this date expired. Refer to the following warrants table.

On February 19, 2002, the Company completed a private placement of 1,830,000 shares at a price of \$2.50 per share

- F-12 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

Warrants

\$

Weighted
Number of
average
Warrants
price
Balance June 30, 1999

59

Edgar Filling. FAN AMERITOAN GIEVERT GOTTI FORTIT TO
Issued December 20, 1999
200,000
4.00
Balance June 30, 2000
200,000
4.00
Issued December 14, 2000
2,016,666
2.18
Balance June 30, 2001
2,216,666
2.34
Expired
(2,033,333)
2.42
Exercised
(183,333)
1.50
Balance June 30, 2002
-
-
Expired
-

Exercised -	-	
Balance	December 31, 2002 (unaudited)	
-		
\$		
-		

Options

On December 15, 1995, the shareholders of the Company approved the amended stock option plan (dated November 1, 1995) (the Plan) which provides for the issuance of 1.0 million stock options under the terms of the Plan. On December 20, 1999 and December 15, 2000, the shareholders approved an amendment to provide for the further issuance of an additional 1.4 and 2.0 million common share options, respectively, under the terms of the Plan.

Under the Plan, the Company provides options to buy common shares of the Company to directors, officers and service providers. The board of directors grants such options for periods of up to ten years at prices not lower than the market price at the date of granting.

No compensation expense is recognized when stock options are issued to employees and directors. All consideration paid by employees from the exercise of stock options or purchase of stock is credited to capital stock.

Compensation expense is recorded when stock options are issued to non-employees and is recognized over the vesting period of the options. Compensation expense is determined as the fair value of the options at the date of grant using an option-pricing model. During the six months ended December 31, 2002 and year ended June 30, 2002, no stock options were issued to non-employees.

- F-1

3 -

CORNER BAY SILVER INC.
Notes to the consolidated financial statements
December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000
(expressed in Canadian dollars)
As at June 30, 2002, the Company had outstanding and exercisable stock options as follows:
Exercise
Expiry
Price
Date
500,000
\$2.65
12/20/02
660,000
3.00
5.00
06/30/03

380,000

1.75

10/02/04
40,000
1.80
12/12/04
60,000
\$3.00
02/28/05
As at June 30, 2002, the Company had outstanding and exercisable stock options as follows
2002
2001
2000
Number
Weighted
Number
Weighted
Number

Weighted					
of					
average					
of					
average					
of					
average					
options					
price					
options					
price					
options					
price					
			<u> </u>		
Outstanding					
- Beginning of year					
1,607,000					
\$2.60					
1,707,000					
\$2.38					
700,000					
\$0.30					
Granted	645,000	1.95	100,000	1.70	1,400,000
2.84 Exercised (393,000) 0.30	(612,000)	1.98	(200,000)	0.30	,

Outstanding	
- End of year	
1,640,000	
\$2.57	
1,607,000	
\$2.60	
1,707,000	
\$2.38	
As at December 31, 2002, the Company had outstanding and exercisable stock options as follows:	
As at December 31, 2002, the Company had outstanding and exercisable stock options as follows:	
As at December 31, 2002, the Company had outstanding and exercisable stock options as follows: December 31, 2002	
December 31, 2002	
<u>December 31, 2002</u> Number	
December 31, 2002 Number Weighted	
December 31, 2002 Number Weighted of	:
December 31, 2002 Number Weighted of average	
December 31, 2002 Number Weighted of average Options	:
December 31, 2002 Number Weighted of average Options	
December 31, 2002 Number Weighted of average Options price	

Exercised (unaudited)	
(465,000)	
2.55	
Outstanding End of period (unaudited)	
1,175,000	
\$2.59	
6.	
INCOME TAXES	
As at December 31, 2002, the Company has non-capital loss carry-(June 30, 2002 - \$2,500,000) available to reduce future taxable ind 2009. In addition, the Company has \$7,300,000 in unclaimed explorecognition is given in these consolidated financial statements to non-capital losses or unclaimed exploration and development expensions.	come. These losses will expire between 2003 and oration and development expenses in Canada. No any potential benefit from the utilization of these
- F-14 -	
CORNER BAY SILVER INC.	

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

7.

RELATED PARTY TRANSACTIONS

Certain geological, consulting and corporate services were provided to the Company and its subsidiaries by seven directors and/or officers, and/or companies controlled by directors and/or officers. The cost of such services (including salaries) for the six months ended December 31, 2002 was \$nil, unaudited, (years ended June 30, 2002, 2001 and 2000 were \$680,213, \$354,989 and \$230,279, respectively). The services provided were at rates similar to those charged to non-related parties.

The Company, as prime tenant of share corporate offices with the above-mentioned related party companies, charge rent of \$nil for the six months ended December 31, 2002 (years ended June 30, 2002, 2001 and 2000 were \$6,000, \$51,400 and \$46,800, respectively) and had overhead recoveries of \$nil for the six months ended December 31, 2002 (years ended June 30, 2002, 2001 and 2000 were \$7,500, \$97,575 and \$71,913, respectively).

8.

INVESTMENT

As at December 31, 2002, the Company held nil (unaudited) (June 30, 2002, 2001 and 2000 nil, 309,665 and 309,665, respectively) shares of MSV Resources Inc. The investment was disposed of during the year ended June 30, 2002.

9.

SEGMENT INFORMATION

Working capital balances are retained in Canada and principal property balances are located as described in note 3.

10.

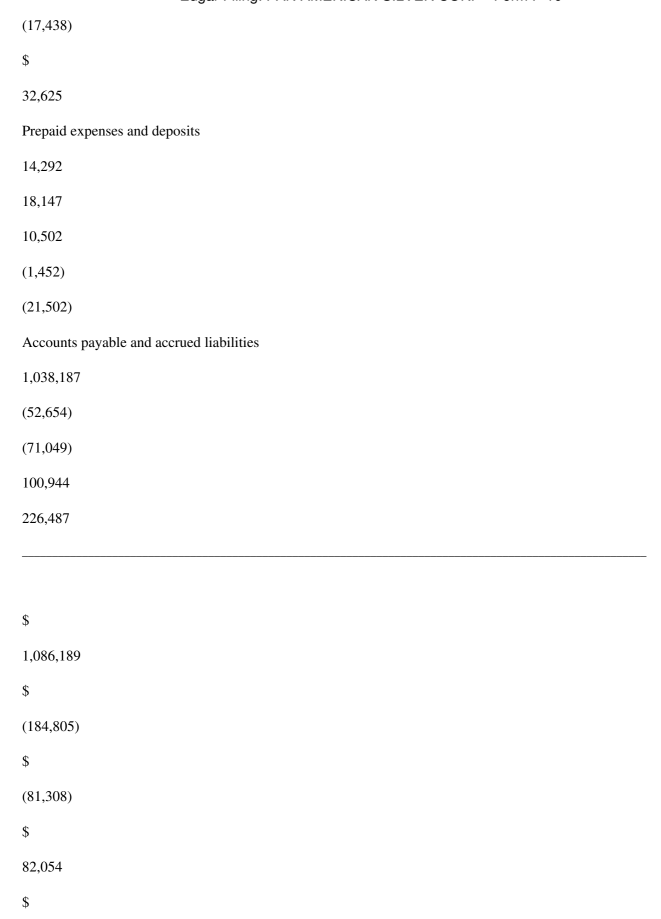
COMMITMENTS

The Company leases office space under leases expiring November 30, 2004. Future minimum lease payments are as follows:

Year ended June 30

Edgar Filing: PAN AMERICAN SILVER CORP - Form F-10 2003 \$ 69,660 2004 69,660 2005 29,025 \$ 168,345 11. SUPPLEMENTAL CASH FLOW INFORMATION During the six months ended December 31, 2002 and 2001 and the years ended June 30, 2002, 2001 and 2000, the Company paid no income taxes or interest. - F-15 -CORNER BAY SILVER INC. Notes to the consolidated financial statements December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000 (expressed in Canadian dollars)

Net (increase) decrease in non-cash working capital balances related to operations:
Six months ended
2002
2001
2002
2001
2000
(Unaudited) (Unaudited)
Receivables
\$
33,708
\$
(150,298)
\$
(20,761)
\$



237,610		

On June 18, 2002, assets under construction were acquired for \$3,442,500, through issuance of common shares (note 4). The purchase price was based on the value of the common shares.

12.

ACQUISITION OF COMPANY BY PAN AMERICAN SILVER CORP.

On May 21, 2002, the Company and Pan American Silver Corp. (Pan American) announced a proposed plan of arrangement whereby Pan American would acquire all of the issued and outstanding shares of the Company. On June 28, 2002, both companies announced amended terms to the proposed plan of arrangement. The amended proposal for a plan of arrangement is subject to approval of the shareholders of the Company and Pan American and approval by the Ontario Superior Court of Justice and various regulatory authorities. The shareholders of the Company and Pan American approved the plan of arrangement on September 4 and 5, 2002, respectively. If remaining approvals are obtained and all material covenants are satisfied in a timely fashion, the plan of arrangement would become effective in September 2002.

Under the terms of the amended plan of arrangement, each Corner Bay Silver Inc. common share would be exchanged for 0.3846 of a Pan American common share and 0.1923 of a Pan American common share purchase warrant. Each whole Pan American common share purchase warrant (the Pan American Warrant) provides the holder with the rights to purchase a Pan American common share at CAN\$12 for a five-year period after the effective date of the plan of arrangement (Plan of Arrangement). The Pan American Warrants will trade on the Toronto Stock Exchange.

1

3.

SUBSEQUENT EVENT

In July 2002, the principal mineral concession, which hosts the Alamo Dorado concession, was purchased outright from the concession owners by paying the remaining option payments in a final lump sum payment of US\$345,000 (US\$300,000 plus Impuesto Al Valor Agregado (IVA) taxes).

SUBSEQUENT EVENT (UNAUDITED)

The Company received regulatory approval on the plan on arrangement and on February 20, 2003 the Company and
Pan American Silver Corp. completed the Plan of Arrangement.

- F-16 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

14.

COMPARATIVES

Certain prior years

15.

DIFFERENCE BETWEEN CANADIAN AND UNITED STATES GENERALLY ACCEPTED ACCOUNTING PRINCIPLES (GAAP)

Canadian GAAP varies in certain significant respects from the principles and practices generally accepted in the United States (U.S. GAAP). The effect of these principal measurement differences on the Company

's consolidated financial statements are quantified below and described in the accompanying notes.

Consolidated statement of operations

^{&#}x27;comparative numbers have been restated to reflect the current year's presentation.

Six months ended
2002
2001
2002
2001
2000
(Unaudited) (Unaudited)
Loss for the period reported under
Canadian GAAP
\$
(1,690,137)
\$
(384,294)
\$
(1,207,869)
\$
(1,067,871)
\$
(1,523,458)

Exploration expenses adjustment
(537,714)
(1,415,279)
(3,154,793)
(1,039,657)
(993,487)
Loss for the period reported under
U.S. GAAP
\$
(2,227,851)
\$
(1,799,573)
\$
(4,362,662)
\$
(2,107,528)
\$
(2,516,945)

In accordance with U.S. GAAP, the Company would be required to charge all costs of deferred exploration expenditures to earnings as operating expenses as incurred until proven economic reserves are established. As a result of accounting for these expenditures in this manner, the unaudited loss for the six months ended December 31, 2002 and 2001 would be increased by \$537,714 and \$1,415,279, respectively, and loss for the years ended June 30, 2002, 2001 and 2000 would be increased by \$3,154,793, \$1,039,657 and \$993,487, respectively.

b)

The Company accounts for its share options using the intrinsic value method, which in the Company

's circumstances amounts does not result in different from the amounts that would be determined under the provisions of the Accounting Principles Board (APB) Opinion No. 25, Accounting for Stock Issued to Employees, (APB 25) and related interpretations. Accordingly, no compensation expense for its share option plan has been recognized or recorded in the consolidated statement of operations and deficit for any of the years presented. A company that does not adopt the fair value method must disclose the cost of the stock compensation awards at their fair value at the date the award is granted. The unaudited value of the Company's options that were granted during six months ended December 31, 2002 was \$nil (2001 - \$17,846) (three years ended June 30, 2002 were \$447,952, \$37,605 and \$878,747, respectively). The fair value for 2002 was estimated using the Black-Scholes model with assumptions of a three-year expected term volatility ranging from 50% to 56% and interest rates from 3.75% to 4.04%. The fair value for 2001 and 2000 was estimated using the Black-Scholes model with assumptions of a two-year expected term, 60% volatility and interest rates ranging from 6.0% to 6.5%.

- F-17 -

CORNER BAY SILVER INC.

Notes to the consolidated financial statements

December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000

(expressed in Canadian dollars)

Six months ended

December 31,

Years ended June 30,

<u>2002</u>		
<u>2001</u>		
<u>2002</u>		
<u>2001</u>		
2000		
(Unaudited)		
(Unaudited)		
Loss for the period under		
U.S. GAAP		
\$		
(2,227,851)		
\$		
(1,799,573)		
\$		
(4,362,662)		
\$		
(2,107,528)		
\$		
(2,516,945)		
Weighted average number of		
Common shares outstanding		
19,385,808		
15,876,053		

16,697,807
13,912,182
10,760,945
Loss per share under U.S. GAAP
(\$0.11)
(\$0.11)
(\$0.26)
(\$0.15)
(\$0.23)
Consolidated statements of comprehensive loss
Six months ended
December 31,
Years ended June 30,
2002
<u>2001</u>
2002
<u>2001</u>

<u>2000</u>

(Unaudited) (Unaudited) Loss for the period under U.S. GAAP \$ (2,227,851)\$ (1,799,573) \$ (4,362,662) \$ (2,107,528) \$ (2,516,945)Other comprehensive earnings, net of income taxes Unrealized gain on marketable securities 18,580 9,290

Realized (gain) loss on sale of
marketable securities
-
-
(18,580)
-
33,948
Writedown to fair value
-
-
-
-
22,606
Comprehensive loss for the period
\$
(2,227,851)
\$
(1,799,573)
\$
(4,381,242)
\$
(2,088,948)
\$
(2,451,101)

Edgar Filing: PAN AMERICAN SILVER CORP - Form F-10
The consolidated statements of comprehensive loss provide a measure of all changes in equity of the Company that result from transactions, other than those with shareholders, and other economic events that occurred during the period.
Under U.S. GAAP, the Company's holding of marketable securities with quoted market values that would be marked to market with the resulting unrealized gain or loss being taken to the consolidated statement of comprehensive loss in the relevant period.
- F-18 -
CORNER BAY SILVER INC.
Notes to the consolidated financial statements
December 31, 2002 and 2001 (unaudited) and June 30, 2002, 2001 and 2000
(expressed in Canadian dollars)
(expressed in Canadian donars)
Consolidated statement of cash flows
Six months ended
December 31,
Years ended June 30,

<u>2001</u>
<u>2002</u>
<u>2001</u>
<u>2000</u>
(Unaudited)
(Unaudited)
Operating activities
\$
(1,138,859)
\$
(1,975,269)
\$
(4,399,993)
\$
(1,900,413)
\$
(2,258,579)
Investing activities
(537,985)
-
(357,715)
(44,714)
29,339
Financing activities

-	Lagar Filling. FAIN AMELITIOAIN OILVEIT OOTTI	1 011111 1
1,184,500		
350,849		
6,058,850		
5,038,397		
2,499,391		
Increase (decrease) in cash a	and cash	
equivalent during the period	1	
(492,344)		
(1,624,420)		
1,301,142		
3,093,270		
270,151		
Opening cash and cash equi	valents	
5,323,564		
4,022,422		
4,022,422		
929,152		
659,001		
Closing cash and cash equiv	valents	
\$		
4,831,220		
\$		
2,398,002		
\$		

5,323,564
\$
4,022,422
\$
929,152
Consolidated balance sheets
December 31
June 30,
2002
2002
2001
(Unaudited)
Investments under Canadian GAAP
\$
-
\$

-
\$
43,353
Unrealized gain on marketable securities
-
-
18,580
Investments under US GAAP
\$
-
\$
-
\$
61,933
Deferred exploration expenditure under
Canadian GAAP
\$
8,781,564
\$
7,705,865
\$
4,551,072
Deferred exploration expenditure

(8,243,579)	
(7,705,865)	
(4,551,072)	
Deferred exploration expenditure under	
U.S. GAAP	
\$	
537,985	
\$	
-	
\$	
-	
Deficit under Canadian GAAP	
\$	
(9,688,110)	
\$	
(7,997,973)	
\$	
(6,790,104)	
Exploration expenditures	
(8,243,579)	

(7,705,865)
(4,551,072)
Deficit under U.S. GAAP
\$
(17,931,689)
\$
(15,703,838)
\$
(11,341,176)
Cumulative comprehensive other income
under Canadian GAAP
\$
-
\$
-
\$
-
Unrealized gain (loss) on marketable securities
-
-
18,580
Cumulative comprehensive other income

under U.S. GAAP

86

\$		
-		
\$		
-		
\$		
18,580		