

Orca Exploration Group Inc.

2014 Q2 REPORT FOR THE QUARTER ENDED JUNE 30 2014 AND 2013

Orca Exploration Group Inc. is an international public company engaged in hydrocarbon exploration, development and supply of gas in Tanzania and oil appraisal and gas exploration in Italy. Orca Exploration trades on the TSXV under the trading symbols ORC.B and ORC.A.

FINANCIAL AND OPERATING HIGHLIGHTS 3

HIGHLIGHTS 4

MANAGEMENT'S DISCUSSION & ANALYSIS 7

FINANCIAL STATEMENTS 35

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) 40

corporate information 57

Glossary

mcf	Thousands of standard cubic feet	1P	Proven reserves
MMcf	Millions of standard cubic feet	2P	Proven and probable reserves
Bcf	Billions of standard cubic feet	3P	Proven, probable and possible reserves
Tcf	Trillions of standard cubic feet	Kwh	Kilowatt hour
MMcfd	Millions of standard cubic feet per day	WM	Megawatt
MMbtu	Millions of British thermal units	US\$	US dollars
HHV	High heat value	CDN\$	Canadian dollars
LHV	Low heat value	bar	Fifteen pounds pressure per square inch

Financial and Operating Highlights

Three months ended/As at

		30 June	Percentage		Dorsontage
Financial (US\$000 except where otherwise stated)	2014	2013	Change	31 March 2014	Percentage Change
Revenue	19,074	11,996	59	13,698	39
Profit/(Loss) before tax	10,387	(8,509)	n/m	3,246	220
Operating netback (US\$/mcf)	3.03	2.10	44	2.03	49
Cash	38,694	18,752	106	31,058	25
Working capital (1)	37,226	22,527	65	19,060	95
Shareholders' equity	128,528	122,068	5	121,851	5
Total comprehensive income/(loss)	6,703	(6,817)	n/m	1,573	326
per share – basic (US\$)	0.19	(0.19)	n/m	0.05	280
per share — diluted (US\$)	0.18	(0.19)	n/m	0.04	350
Funds flow from operating activities (2)	13,266	10,546	26	7,104	87
per share from operating activities - basic (US\$)	0.38	0.30	27	0.20	90
per share from operating activities - diluted (US\$)	0.37	0.30	23	0.20	85
Cash flows from operating activities	7,255	8,268	(12)	660	1,025
per share - basic (US\$)	0.21	0.23	(9)	0.02	950
per share - diluted (US\$)	0.20	0.23	(9)	0.02	900
Outstanding Shares ('000)					
Class A shares	1,751	1,751	_	1,751	_
Class B shares	33,072	32,892	5	33,072	_
Options	1,742	1,922	(9)	1,742	_
Operating					
Additional Gas sold (MMcf) - Industrial	1,046	1,067	(2)	1,164	(10)
Additional Gas sold (MMcf) - Power	3,503	4,250	(18)	4,008	(13)
Additional Gas sold (MMcfd) - Industrial	11.5	11.7	(2)	12.9	(11)
Additional Gas sold (MMcfd) - Power	38.5	46.7	(18)	44.5	(13)
Additional Gas sold (MMcfd) - Total	50.0	58.4	(14)	57.4	(13)
Average price per mcf (US\$) - Industrial	9.27	8.60	8	8.11	14
Average price per mcf (US\$) - Power	3.65	3.63	1	3.52	4

^{1.} Working capital as at 30 June 2014 includes a TANESCO short-term receivable of US\$10.1 million (31 December 2013: US\$9.6 million). Given the payment pattern, the TANESCO receivables in excess of 60 days which total US\$53.7 million (31 December 2013: US\$47.0 million) have been classified as long-term receivables and discounted by US\$17.1 million. Total long and short-term TANESCO receivables as at 30 June 2014 were US\$63.8 million prior to discounting. Subsequent to the quarter end, TANESCO paid US\$18.6 million, and as at 27 August 2014 the TANESCO balance was US\$50.4 million of which arrears total US\$45.2 million.

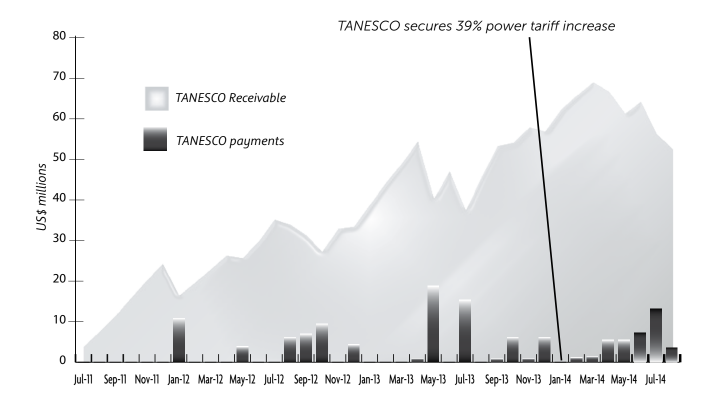
^{2.} See MD&A - Non-GAAP Measures.

Highlights

- The highest seasonal rainfall in several years allowed TANESCO to increase the use of hydro power in Tanzania and reduced nominations for the Company's Songo Songo gas production during the second quarter of 2014. Total field production averaged 84.2 million standard cubic feet per day ("MMcfd") down 11% from the prior year period, and down 10% from 93.9 MMcfd in Q1 2014. Additional Gas sales volumes averaged 50.0 MMcfd, a decrease of 14% over the same period in 2013 (Q2 2013: 58.4 MMcfd) and a decrease of 13% over Q1 2014 (57.4 MMcfd).
- The situation with respect to the outstanding accounts receivable from TANESCO began to stabilise with regular weekly payments which commenced during the quarter. The Company will continue to draw attention to the going concern issue until discernable progress has been made in reducing arrears. In the event that the Company does not collect from TANESCO the balance of the receivables and TANESCO continues to be unable to pay the Company for subsequent gas deliveries, the Company may be unable to undertake the level of capital expenditure required to increase well deliverability to the expansion target of 190 MMcfd.
- Working capital was U\$\$37.2 million at 30 June 2014, up 95% from 31 March 2014 (U\$\$19.1 million) and up 34% over 31 December 2013 (U\$\$27.8 million), a result of cash received from TANESCO against the long-term portion of the receivable. As at 30 June 2014, TANESCO owed the Company U\$\$63.8 million of which U\$\$53.4 million was in arrears.
- TANESCO currently owes the Company U\$\$50.4
 million, of which U\$\$45.2 million is in arrears.
 The Company continues to review legal and
 contractual options available to collect the arrears
 and arrest the increase in TANESCO receivables,
 including but not limited to the suspension of gas
 deliveries to TANESCO.
- Q2 income was U\$\$6.5 million or U\$\$0.18 per share diluted, as opposed to a loss in the prior year period (Q2 2013: U\$\$6.6 million loss or U\$\$0.19 per share) and compared with income of U\$\$1.6 million or U\$\$0.04 per share in Q1 2014, with increased net revenues offsetting the cost of carrying the TANESCO receivable.

- Average gas prices were up 7% in Q2 to US\$4.94/mcf over the prior year period (Q2 2013: US\$4.62/mcf). Industrial gas prices were up 8% in Q2 to US\$9.27/mcf (Q2 2013: US\$8.60/mcf) and up 14% from Q1 2014 (US\$8.11/mcf) from changes in the sales mix. Average Power sector gas prices increased 1% over the prior year period to US\$3.65/mcf (Q2 2013: US\$3.63/mcf) and were up 4% compared to the Q1 2014 price of US\$3.52/mcf. The increase over Q1 2014 was the result of a greater proportion of sales volumes being priced at the higher excess gas price, as volumes in excess of 36 MMcfd are sold at a 150% premium to the base price.
- Gross revenue was US\$21.0 million, up 1% from the prior year period (Q2 2013: US\$20.7 million), with the Company's share of revenue up 13% to US\$13.3 million from US\$11.8 million in the prior year period. The recovery of prior years' downstream costs together with an adjustment for agreed non-recoverable costs resulted in the recognition of a further US\$3.0 million increase in the Company share of revenue during the quarter. There was no capital spending during the quarter.
- Funds flow from operating activities was up 26% to US\$13.3 million or US\$0.37 per share diluted (Q2 2013: US\$10.5 million or US\$0.30 per share) and up 87% from Q1 2014 (US\$7.1 million or US\$0.20 per share), a result of higher net revenues.
- As at 30 June 2014, the Company had U\$\$38.7
 million in cash (31 December 2013: U\$\$32.6
 million) and no debt, more than double the cash
 balances of the prior year period. The Company
 currently has U\$\$60.2 million in cash and no debt.
- During the quarter, Company continued to advance its efforts to resolve the U\$\$34 million Cost Pool dispute with TPDC. An international auditing firm appointed by the Tanzania Controller Auditor General (CAG) to review the costs under dispute has completed its work and reported back to TPDC. The Company has reviewed the work and agreed U\$\$1.0 million in disputed costs as non-recoverable and has further agreed with TPDC to appoint a third party expert to provide a non-binding opinion on the fairness of the remaining costs under dispute.

- Discussions with TPDC and Ministry of Energy and Minerals on commercials terms for future incremental gas sales have ground to a halt with no engagement from either party since the end of Q1 2014. Commercial terms remain a key condition to the Company's commitment to Songo Songo development. The Company has recently served notice that in the absence of an agreement in the near future, the Company intends to pursue its rights under the PSA to develop other markets for Songo Songo gas.
- Despite the stalled efforts to reach agreement on commercial terms, the Company continues planning the full development of Songo Songo to reach 190 MMcfd deliverability by mid-2015, and advanced engineering on the workovers of wells SS-5 and SS-9, which are currently suspended. The Company continues to work with the International Finance Corporation of the World Bank Group to finance the development programme. Completion of the full development programme remains contingent upon (i) satisfactory resolution of TANESCO arrears; (ii) acceptable commercial terms; and (iii) payment guarantees for future gas deliveries to TANESCO.
- The Tanzania National Natural Gas Infrastructure Project ("NNGIP") made significant progress, as reported by TPDC during 2013, with the pipeline currently 80% complete and gas processing facilities 37% complete. Expected onstream date remains mid-2015.
- In response to speculation regarding a potential sale of the Company or a significant transaction, in mid-July Orca issued a press release advising that the Company was in discussions with a number of third parties which have made unsolicited approaches to the Company relating to the sale of the Company, a significant asset disposal, strategic investment or other transaction involving the Company. As at the date hereof, the Company has nothing to report.



Management's Discussion & Analysis

ORCA EXPLORATION GROUP INC.

Management's Discussion & Analysis

THIS MD&A OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED 30 JUNE 2014 SHOULD BE READ IN CONJUNCTION WITH THE UNAUDITED CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS AS AT AND FOR THE THREE AND SIX MONTH PERIODS ENDED 30 JUNE 2014 AND NOTES THERETO AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND NOTES THERETO AS AT AND FOR YEAR ENDED 31 DECEMBER 2013. THIS MD&A IS BASED ON THE INFORMATION AVAILABLE ON 27 AUGUST 2014.

FORWARD LOOKING STATEMENTS

This management's discussion and analysis ("MD&A") contains forward-looking statements. More particularly, this MD&A contains statements concerning, but not limited to: repayment of the TANESCO receivables; the need for additional funding within the next year for the Company's ongoing operations including the capital expenditures required to increase well deliverability, if the Company is unable to collect the TANESCO receivables; the appointment of a third party expert to provide a non-binding opinion on the Cost Pool dispute; the actions taken and to be taken by the Company to collect the TANESCO receivables; the Company's viability and its ability to meet its obligations as they come due; the potential taxes and penalties payable by the Company to the TRA, and the Company's beliefs regarding the assessments and the steps taken and to be taken by the Company to appeal and object to such assessments; status of negotiations with the TPDC regarding a sales agreement for incremental gas volumes and the Company's plans if an agreement is not reached in the near future; status of execution of a full field development plan for Songo Songo, including the anticipated gas sales volumes, the funding of the development plan, and the contingencies related to the development work; the targeted onstream date for the National Natural Gas Infrastructure Project; anticipated effect of the National Natural Gas Policy on the Company's rights under the PSA; and the Company's strategic plans. In addition, statements relating to "reserves" are by their nature forward-looking statements, as they involve the implied assessment, based on certain estimates and assumptions that the reserves described can be profitably produced in the future. The recovery and reserve estimates of Orca's reserves provided herein are estimates only and there is no guarantee that the estimated reserves will be recovered. As a consequence, actual results may differ materially from those anticipated in the forward looking statements. Although management believes that the expectations reflected in the forward-looking statements are reasonable, it cannot guarantee future results, levels of activity, performance or achievement since such expectations are inherently subject to significant business, economic, operational, competitive, political and social uncertainties and contingencies.

These forward-looking statements involve substantial known and unknown risks and uncertainties, certain of which are beyond Orca's control, and many factors could cause Orca's actual results to differ materially from those expressed or implied in any forward-looking statements made by Orca, including, but not limited to: failure to receive payments from TANESCO; failure to obtain adequate funding to meet the Company's obligations as they come due; failure to reach a sales agreement with TPDC for incremental gas volumes; potential negative effect on the Company's rights under the PSA as a result of the National Natural Gas Policy; risk that the contingencies related to the development work for the full field development plan for Songo Songo are not satisfied; risk that the onstream date for the National Natural Gas Infrastructure Project is delayed; failure to obtain funding for full field development plan for Songo Songo; risk that the Company will be required to pay additional taxes and penalties; the risk that the Cost Pool dispute will not be resolved in favour of Orca; the impact of general economic conditions in the areas in which Orca operates; civil unrest; industry conditions; changes in laws and regulations including the adoption of new environmental laws and regulations and changes in how they are interpreted and enforced; increased competition; the lack of availability of qualified personnel or management; fluctuations in commodity prices; foreign exchange or interest rates; stock market volatility; competition for, among other things, capital, drilling equipment and skilled personnel; failure to obtain required equipment for drilling; delays in drilling plans; failure to obtain expected results from drilling of wells; effect of changes to the PSA on the Company; changes in laws; imprecision in reserve estimates; the production and growth potential of the Company's assets; obtaining required approvals of regulatory authorities; risks associated with negotiating with foreign governments; inability to access sufficient capital; failure to successfully negotiate agreements; and risk that the Company will not be able to fulfil its obligations. In addition there are risks and uncertainties associated with oil and gas operations, therefore Orca's actual results, performance or achievement could differ materially from those expressed in, or implied by, these forward-looking estimates and, accordingly, no assurances can be given that any of the events anticipated by the forward-looking estimates will transpire or occur, or if any of them do so, what benefits Orca will derive therefrom. Readers are cautioned that the foregoing list of factors is not exhaustive.

Such forward-looking statements are based on certain assumptions made by Orca in light of its experience and perception of historical trends, current conditions and expected future developments, as well as other factors Orca believes are appropriate in the circumstances, including, but not limited to: that the Company will have sufficient cash flow, debt or equity sources or other financial resources required to fund its capital and operating expenditures and requirements as needed; that the Company will have adequate funding to continue operations; that the Company will successfully negotiate agreements; receipt of required regulatory approvals; the ability of Orca to increase production at a consistent rate; infrastructure capacity; commodity prices will not deteriorate significantly; the ability of Orca to obtain equipment in a timely manner to carry out exploration, development and exploitation activities; future capital expenditures; availability of skilled labour; timing and amount of capital expenditures; uninterrupted access to infrastructure; the impact of increasing competition; conditions in general economic and financial markets; effects of regulation by governmental agencies; that the Company will obtain funding for full field development plan for Songo Songo; that the Company's appeal of the tax assessment by the TRA will be successful; current or, where applicable, proposed industry conditions, laws and regulations will continue in effect or as anticipated as described herein; and other matters.

The forward-looking statements contained in this MD&A are made as of the date hereof and Orca undertakes no obligation to update publicly or revise any forward-looking statements or information, whether as a result of new information, future events or otherwise, unless so required by applicable securities laws.

NON-GAAP MEASURES

THE COMPANY EVALUATES ITS PERFORMANCE USING A NUMBER OF NON-GAAP (GENERALLY ACCEPTED ACCOUNTING PRINCIPLES) MEASURES. THESE NON-GAAP MEASURES ARE NOT STANDARDISED AND THEREFORE MAY NOT BE COMPARABLE TO SIMILAR MEASUREMENTS OF OTHER ENTITIES.

- FUNDS FLOW FROM OPERATING ACTIVITIES IS
 A TERM THAT REPRESENTS CASH FLOW FROM
 OPERATIONS BEFORE WORKING CAPITAL CHANGES.
 IT IS A KEY MEASURE AS IT DEMONSTRATES
 THE COMPANY'S ABILITY TO GENERATE CASH
 NECESSARY TO ACHIEVE GROWTH THROUGH
 CAPITAL INVESTMENTS.
- OPERATING NETBACKS REPRESENT THE PROFIT MARGIN ASSOCIATED WITH THE PRODUCTION AND SALE OF ADDITIONAL GAS AND IS CALCULATED AS REVENUES LESS PROCESSING AND TRANSPORTATION TARIFFS, GOVERNMENT PARASTATAL'S REVENUE SHARE, OPERATING AND DISTRIBUTION COSTS FOR ONE THOUSAND STANDARD CUBIC FEET OF ADDITIONAL GAS. THIS IS A KEY MEASURE AS IT DEMONSTRATES THE PROFIT GENERATED FROM EACH UNIT OF PRODUCTION, AND IS WIDELY USED BY THE INVESTMENT COMMUNITY.
- FUNDS FLOW FROM OPERATING ACTIVITIES PER SHARE IS CALCUALATED ON THE BASIS OF THE FUNDS FLOW FROM OPERATIONS DIVIDED BY THE WEIGHTED AVERAGE NUMBER OF SHARES.
- CASH FLOW FROM OPERATING ACTIVITIES PER SHARE IS CALCULATED AS CASH FLOW FROM OPERATIONS DIVIDED BY THE WEIGHTED AVERAGE NUMBER OF SHARES.

ADDITIONAL INFORMATION REGARDING ORCA EXPLORATION IS AVAILABLE UNDER THE COMPANY'S PROFILE ON SEDAR AT www.sedar.com.

BACKGROUND

Tanzania

The Company's principal operating asset is its interest in a Production Sharing Agreement ("PSA") with the Tanzania Petroleum Development Corporation ("TPDC") and the Government of Tanzania in the United Republic of Tanzania. This PSA covers the production and marketing of certain gas from the Songo Songo gas field.

The gas in the Songo Songo field is divided between Protected Gas and Additional Gas. The Protected Gas is owned by TPDC and is sold under a 20-year gas agreement (until July 2024) to Songas Limited ("Songas"). Songas is the owner of the infrastructure that enables the gas to be delivered to Dar es Salaam, which includes a gas processing plant on Songo Songo Island, 232 kilometres of pipeline to Dar es Salaam and a 16 kilometre spur to the Wazo Hill Cement Plant.

Songas utilizes the Protected Gas (maximum 45.1 MMcfd on any given day, non-cumulative) as feedstock for its gas turbine electricity generators at Ubungo, for onward sale to the Wazo Hill cement plant and for electrification of some villages along the pipeline route. The Company receives no revenue for the Protected Gas delivered to Songas and operates the field and gas processing plant on a 'no gain no loss' basis.

Under the PSA, the Company has the right to produce and market all gas in the Songo Songo field in excess of the Protected Gas requirements ("Additional Gas").

PRINCIPAL TERMS OF THE TANZANIAN PSA AND RELATED AGREEMENTS

The principal terms of the Songo Songo PSA and related agreements are as follows:

Obligations and restrictions

- (a) The Company has the right to conduct petroleum operations, market and sell all Additional Gas produced and share the net revenue with TPDC for a term of 25 years, expiring in October 2026.
- (b) The PSA covers the two licenses in which the Songo Songo field is located ("Discovery Blocks"). The Proven Section is essentially the area covered by the Songo Songo field within the Discovery Blocks.
- (c) No sale of Additional Gas may be made from the Discovery Blocks, if in the Company's reasonable judgment, such sales would jeopardise the supply of Protected Gas. Any Additional Gas contracts entered into are subject to interruption. Songas has the right to request that the Company and TPDC obtain security reasonably acceptable to Songas prior to making any sales of Additional Gas from the Discovery Block to secure the Company's and TPDC's obligations in respect of Insufficiency (see (d) below).
- (d) "Insufficiency" occurs if there is insufficient gas from the Discovery Blocks to supply the Protected Gas requirements or is so expensive to develop that its cost exceeds the market price of alternative fuels at Ubungo.

Where there have been third party sales of Additional Gas by the Company and TPDC from the Discovery Blocks prior to the occurrence of the Insufficiency, the Company and TPDC shall be jointly liable for the Insufficiency and shall satisfy its related liability by either replacing the Indemnified Volume (as defined in (e) below) at the Protected Gas price with natural gas from other sources; or by paying money damages equal to the difference between: (a) the market price for a quantity of alternative fuel that is appropriate for the five gas turbine electricity generators at Ubungo without significant modification together with the costs of any modification; and (b) the sum of the price for such volume of Protected Gas (at US\$0.55/MMbtu escalated) and the amount of transportation revenues previously credited by Songas to the state electricity utility, the Tanzania Electric Supply Company ("TANESCO"), for the gas volumes.

(e) The "Indemnified Volume" means the lesser of the total volume of Additional Gas sales supplied from the Discovery Blocks prior to an Insufficiency and the Insufficiency Volume. "Insufficiency Volume" means the volume of natural gas determined by multiplying the average of the annual Protected Gas volumes for the three years prior to the Insufficiency by 110% and multiplied by the number of remaining years (initial term of 20 years) of the power purchase agreement entered into between Songas and TANESCO in relation to the five gas turbine electricity generators at Ubungo from the date of the Insufficiency.

Access and development of infrastructure

The Company is able to utilise the Songas infrastructure including the gas processing plant and main pipeline to Dar es Salaam. Access to the pipeline and gas processing plant is open and can be utilised by any third party who wishes to process or transport gas. Ndovu Resources Limited, a subsidiary of Aminex PLC, with support from TPDC and the Ministry of Energy and Mines, had previously indicated that it wished to tie into the gas processing plant on Songo Songo Island and sell up to 10 MMcfd from its Kiliwani North field. Aminex announced in October 2013 that it has engaged in negotiations with TPDC leading to a gas sales agreement which would provide for gas from Kilwa North to be tied in to the new National Natural Gas Infrastructure Project ("NNGIP") facilities on Songo Songo Island and not be connected into the Songas facilities.

Songas is not required to incur capital costs with respect to additional processing and transportation facilities unless the construction and operation of the facilities are, in the reasonable opinion of Songas, financially viable. If Songas is unable to finance such facilities, Songas shall permit the seller of the gas to construct the facilities at its expense, provided that, the facilities are designed, engineered and constructed in accordance with good pipeline and oilfield practices.

Revenue sharing terms and taxation

(g) 75% of the gross revenues, less processing and pipeline tariffs and direct sales taxes in any year ("Net Revenues") can be used to recover past costs incurred. Costs recovered out of Net Revenues are termed "Cost Gas". The Company pays and recovers costs of exploring, developing and operating the Additional Gas with two exceptions: (i) TPDC may recover reasonable market and market research costs as defined under the PSA; and (ii) TPDC has the right to elect to participate in the drilling of at least one well for Additional Gas in the Discovery Blocks for which there is a development program as detailed in an Additional Gas plan ("Additional Gas Plan") as submitted to the Ministry of Energy and Minerals ("MEM"), subject to TPDC being able to elect to participate in a development program only once and TPDC having to pay a proportion of the costs of such development program by committing to pay between 5% and 20% of the total costs ("Specified Proportion"). If TPDC does not notify the Company within 90 days of notice from the Company that the MEM has approved the Additional Gas Plan, then TPDC is deemed not to have elected. If TPDC elects to participate, then it will be entitled to a rateable proportion of the Cost Gas and their profit share percentage increases by the Specified Proportion for that development program.

To date, TPDC has neither elected to back in within the prescribed notice period nor contributed any costs associated with backing in and accordingly the Company has determined that to date there has been no working interest earned by TPDC. TPDC back-in rights and the potential conversion of these rights into a carried working interest were discussed with the GNT along with other issues; however nothing was agreed between the parties. Until such time as an agreement is reached, the Company will apply the terms of the original PSA. Should an amendment to the PSA be agreed in future relating to back-in rights, the impact on reserves and accounting estimates will be assessed at that time and reflected prospectively. For the purpose of the reserves certification as at 31 December 2013, it was assumed that TPDC will 'back-in' for 20% for all future new drilling activities as determined by the current development plan and this is reflected in the Company's net reserve position.

(h) In 2009, the energy regulator, Energy and Water Utility Regulatory Authority ("EWURA"), issued an order that saw the introduction of a flat rate tariff of US\$0.59/mcf from 1 January 2010. The Company's long-term gas price to the Power sector as set out in the initialed Amended and Restated Gas Agreement ("ARGA") and the Portfolio Gas Supply Agreement ("PGSA") is based on the price of gas at the wellhead. As a consequence, the Company is not impacted by the changes to the tariff paid to Songas or other operators in respect of sales to the Power sector.

In 2011, the Company signed a re-rating agreement with TANESCO and Songas (the "Re-Rating Agreement") to increase the gas processing capacity to a maximum of 110 MMcfd (the pipeline and pressure requirements at the Ubungo power plant restrict the infrastructure capacity to a maximum of 102 MMcfd). Under the terms of the Re-rating Agreement, the Company effectively pays an additional tariff of US\$0.30/mcf for sales between 70 MMcfd and 90 MMcfd and US\$0.40/mcf for volumes above 90 MMcfd in addition to the tariff of US\$0.59/mcf payable to Songas as set by the energy regulator, EWURA.

Under the terms of this agreement, the Company agreed to indemnify Songas for damage to its facilities caused by the re-rating, up to a maximum of US\$15 million, but only to the extent that this was not already covered by indemnities from TANESCO or Songas' insurance policies. The Re-rating Agreement expired on 31st December 2012 and in September 2013 was extended by Songas to 31 December 2013. At this time the Company knows of no reason to de-rate the Songas plant. Since then production has continued at the higher rated limit and, given the Government's interest in pursuing further development and increasing gas production, the Company expects this to continue. However there are no assurances that this will occur.

- (i) The cost of maintaining the wells and flowlines is split between the Protected Gas and Additional Gas users in proportion to the volume of their respective sales. The cost of operating the gas processing plant and the pipeline to Dar es Salaam is covered through the payment of the pipeline tariff.
- (j) Profits on sales from the Proven Section ("Profit Gas") are shared between TPDC and the Company, the proportion of which is dependent on the average daily volumes of Additional Gas sold or cumulative production.

The Company receives a higher share of the net revenues after cost recovery, based on the higher the cumulative production or the average daily sales. The Profit Gas share is a minimum of 25% and a maximum of 55%.

Average daily sales of Additional Gas	Cumulative sales of Additional Gas	TPDC's share of Profit Gas	Company's share of Profit Gas
MMcfd	Bcf	%	%
0 - 20	0 – 125	75	25
> 20 <= 30	> 125 <= 250	70	30
> 30 <= 40	> 250 <= 375	65	35
> 40 <= 50	> 375 <= 500	60	40
> 50	> 500	45	55

For Additional Gas produced outside of the Proven Section, the Company's Profit Gas share is 55%.

Where TPDC elects to participate in a development program, its profit share percentage increases by the Specified Proportion (for that development program) with a corresponding decrease in the Company's percentage share of Profit Gas.

The Company is liable to income tax in Tanzania. Where income tax is payable, the Company pays the tax and there is a corresponding deduction in the amount of the Profit Gas payable to TPDC.

Additional Profits Tax ("APT") is payable where the Company has recovered its costs plus a specified return out of Cost Gas revenues and Profit Gas revenues. As a result: (i) no APT is payable until the Company recovers its costs out of Additional Gas revenues plus an annual operating return under the PSA of 25%, plus the percentage change in the United States Industrial Goods Producer Price Index ("PPI"); and (ii) the maximum APT rate is 55% of the Company's Profit Gas when costs have been recovered with an annual return of 35% plus PPI return. The PSA is, therefore, structured to encourage the Company to develop the market and the gas fields in the knowledge that the Profit Gas share can increase with larger daily gas sales and that the costs will be recovered with a 25% plus PPI annual return before APT becomes payable. APT can have a significant negative impact on the project economics if only limited capital expenditure is incurred.

Operatorship

- (I) The Company is appointed to develop, produce and process Protected Gas and operate and maintain the Songas gas production facilities and processing plant, including the staffing, procurement, capital improvements, contract maintenance, maintain books and records, prepare reports, maintain permits, handle waste, liaise with the Government of Tanzania and take all necessary safety, health and environmental precautions, all in accordance with good oilfield practices. In return, the Company is paid or reimbursed by Songas so that the Company neither benefits nor suffers a loss as a result of its performance.
- (m) In the event of loss arising from Songas' failure to perform and the loss is not fully compensated by Songas, the Company, or insurance coverage, then the Company is liable to a performance and operation guarantee of US\$2.5 million when (i) the loss is caused by the gross negligence or wilful misconduct of the Company, its subsidiaries or employees, and (ii) Songas has insufficient funds to cure the loss and operate the project.

Consolidation

The companies, which are 100% owned, that are being consolidated are:

Company	Incorporated
Orca Exploration Group Inc.	British Virgin Islands
Orca Exploration Italy Inc.	British Virgin Islands
Orca Exploration Italy Onshore Inc.	British Virgin Islands
PAE PanAfrican Energy Corporation	Mauritius
PanAfrican Energy Tanzania Limited	Jersey
Orca Exploration UK Services Limited	United Kingdom

Results for the quarter ended 30 June 2014

OPERATING VOLUMES

The total production volume of Protected Gas and Additional Gas for the quarter ended 30 June 2014 was 7,666 MMcf (Q2 2013: 8,592 MMcf) or 84.2 MMcfd (Q2 2013: 94.4 MMcfd), net of approximately 0.6 MMcfd consumed locally for fuel gas. The Additional Gas sales volumes for the quarter were 4,549 MMcf (Q2 2013: 5,317 MMcf) or average daily volumes of 50.0 MMcfd (Q2 2013: 58.4 MMcfd). This represents a decrease in average daily volumes of 14% over the prior year and a decrease of 13% over the prior quarter, Q1 2014 (57.4 MMcfd).

The Company's sales volumes were split between the Industrial and Power sectors as follows:

	Three months ended		Six months ende	
	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Gross sales volume (MMcf)				
Industrial sector	1,046	1,067	2,210	2,243
Power sector	3,503	4,250	7,511	8,613
Total volumes	4,549	5,317	9,721	10,856
Gross daily sales volume (MMcfd)				
Industrial sector	11.5	11.7	12.2	12.4
Power sector	38.5	46.7	41.5	47.6
Total daily sales volume	50.0	58.4	53.7	60.0

Industrial sector

Current quarter Industrial sales volume decreased by 2% to 1,046 MMcf (11.5 MMcfd) from 1,067 MMcf (11.7 MMcfd) in Q2 2013. The slight decrease is primarily due to some maintenance work at the major cement producer and a glass company in Dar es Salaam and a concomitant reduction in demand for gas. Industrial gas volumes decreased by 10% over Q1 2014 (1,164 MMcf or 12.9 MMcfd) due to maintenance work at the cement producer and a glass company. In Q1 2014 the cement company increased its gas consumption following completion of major repair work in Q4 2013. The Industrial sales have decreased by 1% in the first six months of 2014 comparing to those of 2013. The decrease is primarily due to an extended shutdown by the cement company in Q2 2014 for maintenance compared to a one month shutdown in Q2 2013 and maintenance work by a glass company in Q2 2014.

Power sector

Power sector sales volumes decreased by 18% to 3,503 MMcf or 38.5 MMcfd, compared to 4,250 MMcf or 46.7 MMcfd in Q2 2013 as a result of the increased availability of hydroelectricity leading to a reduction in demand for natural gas-fired power compared with the same period in 2013. Power sales volumes were also down 13% over Q1 2014 (4,008 MMcf or 44.5 MMcfd) principally as a result of reduced nominations by TANESCO owing to seasonal increases in hydro availability during the period. Sales volume to the Power sector in the first six months of 2014 have decreased by 13% comparing to the same period in 2013 again due to increased availability of hydroelectricity as a result of heavy rains in Q2 2014.

SONGO SONGO DELIVERABILITY

As at 30 June 2014, the Company had a field productive capacity of approximately 95 MMcfd, with expansion of production volumes limited to 102 MMcfd by the available Songas infrastructure. Production wells SS-3, SS-5 and SS-9 remain suspended pending workovers. SS-4 continues to be monitored and it may have to be suspended in the future.

There remains no redundant productive capacity until additional wells can be drilled in the field, or existing wells can be worked over or until compression facilities are installed. A loss or material reduction in the production of any given well will have a material adverse effect on the total production and funds flow from operations of the Company.

Significant additional capital expenditure will be required to enable the Songo Songo field to produce 190 MMcfd in line with the anticipated infrastructure expansion requirements. There are no contractual commitments either in the PSA or otherwise agreed for capital expenditure at Songo Songo. Any significant additional capital expenditure by the Company in Tanzania is discretionary and remains dependent on: (i) agreeing commercial terms with TPDC or other buyers regarding the sale of incremental gas volumes from Songo Songo; (ii) TANESCO receivables being brought up to date, guaranteed or other arrangements for payment satisfactory to the Company, (iii) the establishment of payment guarantees with the World Bank or other multi-lateral lending agencies to secure future receipts under any contracts with Government entities; and (iv) the arrangement of finance with the IFC or other lenders.

Whilst the Company continues to refine a full field development plan based on expanded infrastructure submitted to the Ministry of Energy and Minerals ("MEM") during 2013, the Company does not intend to proceed with the plan until the issues outlined above are resolved.

COMMODITY PRICES

The commodity prices achieved in the Industrial and Power sectors during the quarter are shown in the table below:

	Three months ended		Six months ended	
US\$/mcf	30 June 2014 30 June 2013 30 June 2014 30		30 June 2013	
Average sales price				
Industrial sector ⁽¹⁾	9.27	8.60	8.66	8.15
Power sector	3.65	3.63	3.58	3.59
Weighted average price ⁽¹⁾	4.94	4.62	4.73	4.53

⁽¹⁾ In Q2 2014 the Company recognized income of US\$1.7 million (six months to 30 June 2014 US\$2.1 million) deferred under a take-or-pay provision in an Industrial contract. Under the contract the customer has three years in which to utilise the deferred income, after which it is released to revenue. These amounts been deducted from revenue in calculating the average sales prices achieved in the quarter.

Industrial sector

The average Industrial gas price for the quarter was US\$9.27/mcf up 8% from Q2 2013 (US\$8.60/mcf) and up 14% from Q1 2014 (US\$8.11/mcf). The increase over the same period for the prior year is the result of annual price indexation which is applied in January each year and a decrease in the proportion of lower priced sales volumes in the total Industrial sales mix. The increase in Industrial prices from Q1 2014 to Q2 2014 is a result of a change in sales mix while HFO prices remained flat. The average price in the first half of 2014 was US\$8.66/mcf up 6% from US\$8.15/mcf for the same period in 2013. The increase is the result of annual price indexation and a decrease in the proportion of lower priced sales volumes.

Power sector

The average sales price to the Power sector was US\$3.65/mcf for the quarter, up 1% compared with US\$3.63/mcf in the prior year period, and up 4% compared to the Q1 2014 price of US\$3.52/mcf. The increases are the result of annual price indexation which is applied in July each year, and reduced sales to the Power sector which in turn reduced the amount of sales subject to escalated well head price in accordance with the terms of the PGSA. Higher volumes in both prior comparative periods, Q2 2013 and Q1 2014, resulted in a larger proportion being sold at a higher price, in accordance with the PGSA. The average price to the Power sector for the first six months of 2014 was US\$3.58/mcf essentially unchanged compared to US\$3.59/mcf for the same period in 2013. A reduction in the sales volume subject to the escalated well head price effectively offset an increase associated with the annual price indexation.

OPERATING REVENUE

Under the terms of the Songo Songo PSA, the Company is responsible for invoicing, collecting and allocating the revenue from Additional Gas sales.

The Company is able to recover all costs incurred on the exploration, development and operations of the project out of 75% of the Net Revenues ("Cost Gas") prior to the distribution of Profit Gas. Any costs not recovered in any period are carried forward for recovery out of future revenues. Once the Cost Gas has been recovered, TPDC is able to recover any pre-approved marketing costs. TPDC marketing costs are treated as a reduction to the Company's Cost Gas entitlement.

The Additional Gas sales volumes for Q2 2014 and the prior periods were in excess of 50 MMcfd entitling the Company to a 55% share of Profit Gas Revenue (net of Cost Gas recoveries from revenue).

The Company's share of revenue for the current quarter includes an adjustment to the Cost Pool in respect of downstream costs incurred in prior periods and a further adjustment relating to non-recoverable items agreed by the Company in the course of settling the TPDC Cost Pool audit. See separate note – Cost Pool Adjustment below.

The Company was allocated a total of 63% of Net Revenue in Q2 2014 (Q2 2013: 57%), before taking into account the Cost Pool adjustment as follows:

	Three months ended		d Six months ended	
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Gross sales revenue	24,150	24,568	48,067	49,196
Gross tariff for processing plant and pipeline infrastructure	(3,115)	(3,832)	(6,841)	(7,907)
Gross revenue after tariff ("Net Revenues")	21,035	20,736	41,226	41,289
Analysed as to:				
Company Cost Gas	3,971	1,601	6,243	5,194
Company Profit Gas	9,386	10,178	19,242	19,291
Cost Pool adjustment	2,994	-	2,994	-
Company operating revenue	16,351	11,779	28,479	24,485
TPDC share of revenue	4,684	8,957	12,747	16,804
	21,035	20,736	41,226	41,289

The Company's total revenues for the quarter, and the six months ended 30 June 2014, amounted to US\$19,074 and US\$32,772 respectively, after adjusting the Company's operating revenues of US\$16,351 and US\$28,479 by:

- i) adding US\$3,879 for income tax for the current period, and US\$7,634 for the six months. The Company is liable for income tax in Tanzania, but the income tax is recoverable out of TPDC's Profit Gas when the tax is payable. To account for this, revenue is adjusted to include the current income tax charge grossed up at 30%; and,
- ii) subtracting US\$1,156 and US\$3,341 for deferred Additional Profits Tax charged in the quarter and for six months this tax is considered a royalty and is presented as a reduction in revenue. The current period APT charge includes a reduction in APT of US\$936 resulting from the recovery of downstream costs previously and temporarily excluded from the cost recoverable pool. See note on Cost Pool adjustments below.

Revenue presented on the Condensed Consolidated Interim Statement of Comprehensive Income may be reconciled to the operating revenue as follows:

	Three months ended		Six months ended	
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Industrial sector	11,373	9,156	21,201	18,280
Power sector	12,777	15,412	26,866	30,916
Gross sales revenue	24,150	24,568	48,067	49,196
Processing and transportation tariff	(3,115)	(3,831)	(6,841)	(7,907)
TPDC share of revenue	(4,684)	(8,958)	(12,747)	(16,804)
Company operating revenue	16,351	11,779	28,479	24,485
Additional Profits Tax	(1,156)	(3,390)	(3,341)	(6,425)
Current income tax adjustment	3,879	3,607	7,634	7,133
Revenue	19,074	11,996	32,772	25,193

Revenue increased 59% in the quarter compared with Q2 2013, of this approximately 42% was due to Cost Pool adjustments, including the full recovery of downstream costs incurred between 2011 and 2013 as described below. The balance of the increase is the result of several factors. A 14% decrease in sales volumes, partially offset by a 7% increase in weighted average gas price, have contributed to an overall 2% decrease in Gross Sales Revenue. This was offset by lower tariff charges, increased operating expenses which further reduced TPDC's share of revenue and reduced APT resulting from the increased scope of investment contemplated in the new development plan; total APT expected to be paid over the life of the license is lower – see "Additional Profits Tax" below.

Revenue for the six months ended 30 June is up 30%, 40% of which is the result of recovering downstream costs, the balance remaining is almost entirely due to the reduced rate of APT being applied in the current year.

Cost Pool Adjustments

In 2010, following an agreement with TPDC the Company agreed to temporarily defer the cost recovery of expenditure associated with development of the downstream network until such time as a mutually acceptable methodology could be agreed between the Company and TPDC/MEM to unbundle the downstream assets and related business and to recover the associated cost of the operation outside of the PSA. In 2013 the Company re-tabled a number of proposals that were economically neutral to the parties; however these received no feedback and were subsequently withdrawn. The Company has now formally advised TPDC that the downstream business will remain under the PSA and that related costs would be recovered in accordance with the terms of the PSA and would no longer be held separately. As a result of recovering this expenditure there has been a reallocation of Cost Gas and Profit Gas between TPDC and the Company.

During the ongoing discussions concerning the disputed US\$34 million TPDC Cost Pool audit claim, items totalling US\$1.0 million have been removed from the Cost Pool in the current period.

The following table shows the impact on the Company's operating revenue of adjusting the cost pool during the period. The net amount has been recovered from TPDC's share of revenue for the current quarter as follows:

l	ISS'	n	n	N

037,000	
Non-recoverable costs	(1,024)
Recoverable costs 2011-2013	7,360
Cost Gas recorded in the period	6,336
Reduction in Profit Gas in the period	(3,342)
Net impact on Company share of operating revenue	2.994

PROCESSING AND TRANSPORTATION TARIFF

Under the terms of the Re-rating Agreement signed in 2011 between the Company and Songas, the Company effectively pays an additional tariff of US\$0.30/mcf for sales between 70 MMcfd and 90 MMcfd and US\$0.40/mcf for volumes above 90 MMcfd in addition to the regulated tariff of US\$0.59/mcf payable to Songas. The Q2 2014 charge for the additional tariff was US\$0.4 million (Q2 2013: US\$0.8 million).

PRODUCTION AND DISTRIBUTION EXPENSES

The well maintenance costs are allocated between Protected and Additional Gas based on the proportion of their respective sales during the period. The total costs of maintenance for the period was US\$349 (Q2 2013: US\$123) of which US\$315 (Q2 2013: US\$76) was allocated for the Additional Gas. The increase in the current period results from the cost of engineering and preparation of workover plans for SS-5 and SS-9.

Other field and operating costs include an apportionment of the annual PSA licence costs, regulatory fees and some costs associated with the evaluation of the reserves, and the cost of personnel which are not recoverable from Songas.

Distribution costs represent the direct cost of maintaining the ring main distribution pipeline and pressure reduction station (security, insurance and personnel). Ring main distribution costs have increased to US\$522 in the current quarter (Q2 2013: US\$92) partly as a result of increased activity, and partly as a result of reclassifying costs in Q2 2013. These production and distribution costs are summarized in the table below:

	Three months ended		Six months ended	
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Share of well maintenance	315	76	440	158
Other field and operating costs	549	452	1,101	770
	864	528	1,541	928
Ring main distribution costs	522	92	1,105	486
Production and distribution expenses	1,386	620	2,646	1,414

OPERATING NETBACKS

The netback per mcf before general and administrative costs, overhead, tax and APT may be analysed as follows:

	Three	months ended	Six months ended		
US\$/mcf	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Gas price – Industrial	9.27	8.60	8.66	8.15	
Gas price – Power	3.65	3.63	3.58	3.59	
Weighted average price for gas	4.94	4.62	4.73	4.53	
Tariff	(0.68)	(0.72)	(0.70)	(0.73)	
TPDC share of revenue	(0.84)	(1.68)	(1.22)	(1.55)	
Net selling price	3.42	2.22	2.81	2.25	
Well maintenance and other operating costs	(0.19)	(0.10)	(0.15)	(0.09)	
Distribution costs	(0.20)	(0.02)	(0.16)	(0.04)	
Operating netback	3.03	2.10	2.50	2.12	

The operating netback increased by 44% from US\$2.10/mcf in Q2 2013 to US\$3.03/mcf in Q2 2014. This was the result of several factors, but principally a one off recovery of downstream costs previously carried by the Company - see Cost Pool Adjustments note above. The 7% increase in the weighted average gas price was offset by increases in operating and distribution costs when compared with the prior year. The weighted average gas price increased 9% from US\$4.55/mcf in Q1 2014. The 49% increase in the operating netback to US\$3.03/mcf from US\$2.03/mcf in Q1 2014 is also attributable to recovery of downstream costs which resulted in a 42% reduction in TPDC Profit Gas share quarter over quarter.

The 7% increase in the weighted average selling price from US\$4.62/mcf in Q2 2013 to US\$4.94/mcf in 2014 is a combination of the annual indexation in July and January each year for Power and Industrial gas sales respectively; a change in the sales mix, a decrease in the proportion of Industrial gas volumes sold at a lower price and a drop in the Power sales volumes which led to a reduction in the average Power sales price.

The 90% increase in the well maintenance and other operating costs on a per mcf basis in Q2 over the same period the prior year is primarily the result of lower sales volumes and an increase in some activities during the quarter.

GENERAL AND ADMINISTRATIVE EXPENSES

The general and administrative expenses ("G&A") may be analysed as follows:

	Three	months ended	Six months ended		
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Employee & related costs	1,331	1,600	3,154	3,483	
Stock based compensation	85	(42)	362	(313)	
Office costs	866	721	1,596	1,521	
Marketing ϑ business development costs	3	426	18	589	
Reporting, regulatory & corporate	1,072	725	2,021	1,680	
General and administrative expenses	3,357	3,430	7,151	6,960	

G&A includes the costs of running the natural gas distribution business in Tanzania which is recoverable as Cost Gas and which is relatively fixed in nature. The increase in reporting, regulatory and corporate expenses is primarily the result of additional legal costs associated with the various contractual and dispute resolution matters which are ongoing. G&A averaged approximately US\$1.1 million per month during the second quarter of 2014 and 2013. The rate per mcf for the current period and the six months ended 30 June increased to US\$0.74/mcf from US\$0.65/mcf in Q2 2013 and US\$0.64/mcf for the six months ended 30 June 2013, as a result of the reduction in sales volumes.

STOCK-BASED COMPENSATION

The breakdown of the costs incurred in relation to stock based compensation is detailed in the table below:

	Three months ended			Six months ended		
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013		
Stock appreciation rights	85	(42)	362	(313)		
Stock-based compensation	85	(42)	362	(313)		

A total of 1,742,400 stock options were outstanding as at 30 June 2014 and at the end of 2013. No options were granted during the quarter (Q2 2013: nil).

A total of 2,810,000 stock appreciation rights ("SARs") were outstanding as at 30 June 2014 compared to 1,030,000 as at 31 December 2013. A total of 1,780,000 SARs were granted in January with an exercise price of CDN\$2.30, a five-year term and which vest in five equal instalments, the first fifth on the anniversary of the grant date.

As SARs are settled in cash, they are re-valued at each reporting date using the Black-Scholes option pricing model. In the valuation of SARs at the reporting date, the following assumptions have been made: a risk free rate of interest of 1.75%; stock volatility of 42% to 51%; 0% dividend yield; 0% forfeiture; and a closing price of CDN\$2.32 per Class B share.

As at 30 June 2014, a total accrued liability of US\$0.8 million (Q2 2013: US\$0.3 million) has been recognised in relation to the SARs in other payables. An expense of US\$0.1 million was recognised during the period compared to a credit of nil in Q2 2013. For the six months ended 30 June an expense of US\$0.4 million was recognised compared to a credit of US\$0.3 million in 2013. The increase in the cost of SARs year over year is due to the granting of an additional 1.8 million SARs in January 2014.

NET FINANCE COSTS

The movement in net financing costs is summarized in the table below:

	Three	months ended	Six months ended		
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Interest charged on overdue trade receivables	635	1,865	1,282	1,865	
Finance income	635	1,865	1,282	1,865	
Interest expense	-	(223)	(24)	428	
Net foreign exchange loss	(730)	(485)	(617)	(1,770)	
Discount of long-term receivable	-	(7,900)	-	(7,900)	
Provision for doubtful debts	(635)	(7,100)	(3,206)	7,100	
Finance costs	(1,365)	(15,708)	(3,847)	(17,198)	
Net finance costs	(730)	(13,843)	(2,565)	(15,333)	

Interest of US\$0.6 million for the quarter (Q2 2013: US\$1.9 million) and US\$1.2 million (2013: US\$1.9 million) for the six months ended 30 June was charged to TANESCO under the terms of the PGSA for late payment of gas supplied and has been fully provided against to reflect the uncertainty over timing of collection.

The decrease in interest expense is the result of repaying the bank loan in full by the end of February 2014.

The foreign exchange loss reflects the impact of a fall in the value of the Tanzanian Shilling against the US Dollar during the period on outstanding customer/supplier balances and bank accounts denominated in Tanzanian Shillings.

As at 30 June 2014, Songas owed the Company US\$35.4 million (Q4 2013: US\$24.8 million), whilst the Company owed Songas US\$23.8 million (Q4 2013: US\$16.9 million). There is no contractual right to offset these amounts at 30 June 2014, although in practice the companies have agreed to offset receivables and payables. During 2013 the Company formally offset payable and receivable balances of US\$17.5 million. During the quarter the Company has neither received nor paid any amounts in settlement of these balances. Amounts due to Songas primarily relate to pipeline tariff charges of US\$22.2 million (Q4 2013: US\$15.4 million), whereas the amounts due to the Company are mainly for sales of gas of US\$17.6 million (Q4 2013: US\$11.6 million) and for the operation of the gas plant for US\$17.8 million (Q4 2013: US\$13.3 million). The operation of the gas plant is conducted at cost and the charges are billed to Songas on a flow through basis without profit margin.

Following an extended period during which no cash was received and no balances set-off, the Company was unable to recognise the Songas receivable. Accordingly, as at 31 March 2014 the Company had fully provided for the net amount due from Songas. However, subsequent to the end of the second quarter Songas has made two payments totaling US\$0.8 million in response to cash calls for July and August 2014, and agreement has been reached to set-off sales and purchases for the period from 1 January 2013 to 31 March 2014. As a result no additional provision has been made against the net Songas receivable. Management continues to work with Songas and the existing provision will be released as and when the Company is able to collect the outstanding debt. Any amounts which are not agreed will be pursued by the Company through the dispute mechanisms provided in its agreements with Songas.

Management continues to believe that TANESCO will ultimately settle its debts with the Company. Whilst during the quarter, TANESCO commenced a series of payments approximately weekly, as at the date of this report, the Company has not agreed a formal set schedule or repayment plan for TANESCO arrears and payments have been irregular and unpredictable since mid-2011. Based on the actual repayment history as at 30 June 2014 US\$10.1 million (Q4 2013: US\$9.6 million) of the TANESCO receivable was classified as current and US\$53.7 million (Q4 2013: US\$47.0 million) was classified as long-term. A discount of US\$17.1 million (Q4 2013: US\$17.1 million) has been taken against the long-term receivable to reflect the estimated finance cost of delays in collection. The long-term portion of the trade receivable was discounted using a risk adjusted discount rate of 15% to reflect the cost of delayed timing of collections from TANESCO. The discount rate and the expected timing of the collections are reviewed at each period end with any adjustments recorded in the period that the estimates change.

TAXATION

Income Tax

Under the terms of the PSA with TPDC and the Government of Tanzania, the Company is liable for income tax in Tanzania at the corporate tax rate of 30%. However, where income tax is payable, this is recovered from TPDC by deducting an amount from TPDC's share of Profit Gas. This is reflected in the accounts by increasing the Company's revenue by the appropriate amount.

As at 30 June 2014, there were temporary differences between the carrying value of the assets and liabilities for financial reporting purposes and the amounts used for taxation purposes under the Income Tax Act 2004. Applying the 30% Tanzanian tax rate, the Company has recognised a deferred tax liability of US\$12.3 million (31 December 2013: US\$12.1 million). This represents a US\$1.1 million increase in the deferred future income tax charge during the quarter compared with a reduction of US\$4.4 million in Q2 2013. The deferred tax charge for the six months ended 30 June was US\$0.2 million compared to US\$5.0 in 2013. The deferred tax has no impact on cash flow until it becomes a current income tax, at which point the tax is paid and recovered from TPDC's share of Profit Gas.

ADDITIONAL PROFITS TAX

Under the terms of the PSA, in the event that all costs have been recovered with an annual return of 25% plus the percentage change in the United States Industrial Goods Producer Price Index ("PPI"), an Additional Profits Tax ("APT") is payable.

The timing and the effective rate of APT depends on the realised value of Profit Gas which in turns depends of the level of expenditure. The Company provides for APT by forecasting annually the total APT payable as a proportion of the forecast Profit Gas over the term of the PSA. The forecast takes into account the timing of future development capital spending.

The effective APT rate of 22.3% (Q2 2013: 33.3%) has been applied to Profit Gas of US\$9.4 million (Q2 2013: US\$10.2 million) for the quarter and US\$19.2 million (2013: US\$19.3 million) for the six months ended 30 June 2014. Accordingly, US\$1.2 million (Q2 2013: US\$3.4 million) and US\$3.3 million (2013: US\$6.4 million) has been netted off revenue for the quarter and for the six months ended 30 June 2014. The current period and year-to-date APT charges include a reduction of US\$0.9 million, reflecting the impact of recovering downstream costs on cumulative Profit Gas; this is the APT relating to the US\$3.3 million Profit Gas adjustment identified in the Cost Pool adjustment detailed above.

	Three	months ended	Six months ended		
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Current APT payable	-	-	2,464	-	
Deferred APT	1,156	3,390	877	6,425	
	1,156	3,390	3,341	6,425	

DEPLETION AND DEPRECIATION

The Natural Gas Properties are depleted using the unit of production method based on the production for the period as a percentage of the total future production from the Songo Songo proven reserves. As at 31 December 2013 the proven reserves estimated to be produced over the term of the PSA licence, as evaluated by the independent reservoir engineers, McDaniel & Associates Consultants Ltd., were 476 Bcf. A depletion expense of US\$3,214 (Q2 2013: US\$2,612) has been charged to the accounts, the increase is the result of a 14% decrease in sales volumes and a 43% increase in the depletion rate to US\$0.70/mcf (Q2 2013: US\$0.49/mcf).

Non-Natural Gas Properties are depreciated as follows:

Leasehold improvements	Over remaining life of the lease
Computer equipment	3 years
Vehicles	3 years
Fixtures and fittings	3 years

CARRYING AMOUNTS OF ASSETS

Capitalised costs are periodically assessed to determine whether it is likely that such costs will be recovered in the future. To the extent that these capitalised costs are unlikely to be recovered in the future, they are impaired and recorded in the statement of comprehensive income.

FUNDS GENERATED BY OPERATIONS

Funds from operations before working capital changes were US\$13.3 million for Q2 2014 (Q2 2013: US\$10.5 million).

	Three months ended		Six months ended	
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Funds flow from operating activities	13,266	10,546	20,370	19,243
Working capital adjustments	(6,011)	(2,278)	(12,454)	(16,724)
Cash flows from operating activities	7,255	8,268	7,916	2,519
Cash from/(used in) investing activities	213	(138)	(270)	(408)
Cash from/(used in) financing activities	-	(2,455)	(1,683)	761
Increase in cash	7,468	5,675	5,963	2,872
Effect of change in foreign exchange on cash in hand	168	(344)	143	(167)
Net increase in cash	7,636	5,331	6,106	2,705

The 26% increase in funds from operations before working capital changes over Q2 2013 is due primarily to an increase in the Company share of revenue resulting from the recovery of downstream costs, partially offset by an increase in operating costs and a decrease in GA costs.

Operating revenues with respect to TANESCO and Songas are not fully reflected in the overall cash position as a consequence of the failure of both TANESCO and Songas to pay their invoices in full during the period.

CAPITAL EXPENDITURE

There was no capital expenditure relating to Oil and Natural Gas interests during the quarter (Q2 2013: US\$0.1 million), US\$0.2 million was recovered from third parties during the quarter.

	Three	months ended	Six months ended		
U\$\$'000	30 June 2014 30 June 2013 30 June		30 June 2014	30 June 2013	
Geological and geophysical and well drilling	-	103	-	373	
Pipelines and infrastructure	(222)	31	83	31	
Other equipment	9	4	187	4	
	(213)	138	270	408	

WORKING CAPITAL

Working capital as at 30 June 2014 was US\$37.2 million (31 December 2013: US\$27.8 million) and may be analysed as follows:

		As at
US\$'000	30 June 2014	31 Dec 2013
Cash	38,694	32,588
Trade and other receivables	41,259	37,215
TANESCO	10,162	9,624
Songas	17,558	11,560
Other trade debtors	7,892	10,874
Songas gas plant operations	17,845	13,280
Other receivables	1,539	2,408
Provision for doubtful accounts	(13,737)	(10,531)
Tax receivable	14,955	14,585
Prepayments	576	281
	95,484	84,669
Trade and other payables	58,073	53,296
TPDC	22,060	20,644
Songas payables	22,188	15,355
Other trade payables	1,957	3,857
Deferred income	4,868	6,271
Accrued liabilities	6,900	7,169
Related parties	100	-
Bank loan	-	1,659
Tax payable	185	1,958
Working capital (1)	37,226	27,756

Notes:

(1) Working capital as at 30 June 2014 includes a TANESCO short-term receivable of US\$10.1 million (31 December 2013: US\$9.6 million). Given the payment pattern, the TANESCO receivables in excess of 60 days which total US\$53.7 million (31 December 2013: US\$47.0 million) have been classified as long-term receivables and discounted by US\$17.1 million. Total long- and short-term TANESCO receivables as at 30 June 2013 were US\$63.8 million prior to discounting. Subsequent to the quarter end, TANESCO paid US\$18.6 million, and as at 27 August 2014 the TANESCO balance was US\$50.4 million of which arrears total US\$45.2 million.

Working capital as at 30 June 2014 increased by 34% over 31 December 2013 and 95% during the quarter, primarily as a result of regular payments by TANESCO. The Company did not incur any major capital expenditure during the quarter. Other significant points are:

- At 30 June 2014 the majority of the Company's cash was held in Mauritius. There are no restrictions on the movement of cash from Mauritius or Tanzania.
- Since the quarter end the Company has received US\$18.6 million from TANESCO. Management remains confident that the full amount due from TANESCO will ultimately be received.
- Of the US\$7.9 million relating to other trade debtors US\$6.6 million had been received as at the date of this report. Management expects to receive the balance during the course of Q3.
- The balance of US\$22.1 million payable to TPDC represents the remaining balance of its share of revenue as at 30 June 2014.

BANK LOAN

The loan was fully paid by February 2014. Total payments during the six months ended 30 June 2014 were US\$1.7 million.

GOING CONCERN

These financial statements have been prepared on a going concern basis. The going concern basis of presentation assumes that the Company will continue in operation for the foreseeable future and be able to realize its assets and discharge its liabilities and commitments in the normal course of business. The financial statements do not reflect adjustments that would be necessary if the going concern assumption were not appropriate. If the going concern basis were not appropriate for these financial statements, then adjustments would be necessary in the carrying amounts of assets and liabilities, the reported revenues and expenses, and the balance sheet classifications.

The ability of the Company to continue as a going concern is dependent on the Company's ability to collect its receivables from Government entities to fund on-going operations and the exploration and development program. The continuing weakness in the financial position of the state utility, TANESCO, has created uncertainty as to whether the Company will be able to collect cash to continue operations and meet its commitments. Although TANESCO has recently been making regular weekly payments, failure to collect the remaining arrears may create significant doubt about the Company's ability to continue as a going concern.

In the event that the Company does not collect from TANESCO the balance of the outstanding receivables at 30 June 2014 and TANESCO continues to be unable to pay the Company for subsequent 2014 gas deliveries, management estimates that the Company will likely not require additional funding for its ongoing operations before the end of Q2 2015, however the Company would not be able to undertake any significant capital expenditure. There are no guarantees that additional funding will be available if needed, or will be available on suitable terms. Pursuant to its rights under the PGSA, the Company on 2 April 2014 served a Notice of Dispute to TANESCO demanding payment in full to collect the arrears, as well examining the Company's legal and contractual options to mitigate a further increase in arrears, including but not limited to suspending gas deliveries to TANESCO. The Notice of Dispute remains in effect whilst the Company seeks to agree a mutually acceptable payment plan to clear the arrears by the end of 2014.

The material uncertainties that may cast significant doubt on the Company's ability to continue as a going concern are set forth below. The Company generates on average in excess of 60% of its operating revenue from sales to the Power sector companies, Songas and TANESCO. The financial security of Songas is heavily reliant on the payment of capacity and energy charges by TANESCO, which in turn is dependent on the Government of Tanzania to subsidise a significant portion of TANESCO's operating budget.

At 30 June 2014, TANESCO owed the Company U\$\$63.8 million prior to discount (which includes arrears of U\$\$57.4 million), compared to U\$\$56.6 million (including arrears of U\$\$51.5 million) as at 31 December 2013. During the quarter the Company received a total of U\$\$18.2 million (Q2 2013: nil) from TANESCO and, subsequent to the quarter end, TANESCO paid the Company a further U\$\$18.6 million. As of the date of this report, the outstanding balance is U\$\$50.4 million of which U\$\$45.2 million is in arrears.

At the end of Q1 2013, the World Bank approved a Tanzania First Power and Gas Development Policy Operation ("DPO") of US\$100 million, the first in a programme of three contemplated operations. The objective of the program is to: (i) strengthen Tanzania's ability to bridge the financial gap in its power sector; (ii) reduce the cost of power supply and promote private sector participation in the power sector; and (iii) strengthen the policy and institutional framework for the management of the country's natural gas resources. TANESCO made tangible progress in late 2013 towards sustainability in securing a 39% power tariff increase from the energy regulator, the Energy Water Utilities Regulatory Authority ("EWURA"). This was an important outcome of the World Bank condition to limit Government subsidies of TANESCO and resulted in the advancement of the Second US\$100 million Power and Gas DPO, approved by the World Bank on 26 March 2014 and disbursed at the end of Q2 2014. The Company received approximately US\$18.7 million in 2013 from TANESCO around the time of the disbursement of the First DPO. In early July 2014, the Company has received from TANESCO a payment of US\$5.96 million against arrears as an allocation of the World Bank Second US\$100 million DPO. This was substantially less than that which was represented to the Company prior to disbursement and without an additional significant payment the full Songo Songo development programme will not be able to commence.

The DPO programme contemplates a third tranche which the Company understands is conditional, among other things, upon the Tanzania Gas Act being enacted by Parliament.

Management continues to believe that TANESCO will ultimately settle its debts with the Company and is currently in discussions with TANESCO senior management to agree a payment schedule. Beginning in May 2014, TANESCO commenced a series of payments for current and past gas deliveries of US\$1.8 million received approximately weekly. Based on management's estimates of TANESCO gas deliveries, these payments would result in approximately US\$1.5 million per month credited against arrears. As at the date of this report, there is no set schedule or repayment plan for TANESCO arrears agreed with the Company and payments since mid-2011 have been irregular and unpredictable. Based on the repayment history as at 30 June 2014, US\$10.1 million (Q4 2013: US\$9.6 million) of the TANESCO receivable was classified as current and US\$53.7 million (Q4 2013: 47.0 million) before discount was classified as long-term. A discount of US\$17.1 million (Q4 2013: US\$17.1 million) has been taken against the TANESCO receivable to reflect the estimated finance cost of delay in collections. The trade receivable was discounted using a risk adjusted discount rate of 15% to reflect the cost of delayed timing of collections from TANESCO. The discount rate and the expected timing of the collections are reviewed at each period end with any adjustments recorded in the period that the estimates change.

As at 30 June 2014, Songas owed the Company U\$\$35.4 million (Q4 2013: U\$\$24.8 million), whilst the Company owed Songas U\$\$23.8 million (Q4 2013: U\$\$16.9 million). There is no contractual right to offset these amounts at 30 June 2014. Amounts due to Songas primarily relate to pipeline tariff charges of U\$\$22.2 million (Q4 2013: U\$\$15.4 million), whereas the amounts due to the Company are mainly for sales of gas of U\$\$17.6 million (Q4 2013: U\$\$11.6 million) and for the operation of the gas plant for U\$\$17.8 million (Q4 2013: U\$\$13.3 million). The operation of the gas plant is conducted at cost and the charges are billed to Songas on a flow through basis without profit margin.

Following an extended period during which no cash was received and no balances set-off, the Company was unable to recognise the Songas receivable. Accordingly, as at 31 March 2014 the Company had fully provided for the net amount due from Songas. However, subsequent to the end of the second quarter Songas has made two payments totalling US\$0.8 million in response to cash calls for July and August 2014, and agreement has been reached to set-off sales and purchases for the period from 1 January 2013 to 31 March 2014. As a result no additional provision has been made against the net Songas receivable. Management continues to work with Songas and the existing provision will be released as and when the Company is able to collect the outstanding debt. Any amounts which are not agreed will be pursued by the Company through the dispute mechanisms provided in its agreements with Songas.

SHAREHOLDERS' EQUITY AND OUTSTANDING SHARE DATA

There were 34.8 million shares outstanding as at 30 June 2014 which may be analysed as follows:

		As at
Number of shares ('000)	30 June 2014	31 Dec 2013
Shares outstanding		
Class A shares	1,751	1,751
Class B shares	33,072	33,072
Class A and Class B shares outstanding	34,823	34,823
Convertible securities		
Options	1,742	1,742
Fully diluted Class A and Class B shares	36,565	36,565
Weighted average		
Class A and Class B shares	34,823	34,719
Convertible securities		
Options	630	_
Weighted average diluted Class A and Class B shares	35,453	34,719

As at 27 August 2014, there were a total of 1,750,517 Class A shares and 33,072,015 Class B shares outstanding.

RELATED PARTY TRANSACTIONS

One of the non-executive Directors is a partner at a law firm. During the quarter, the Company incurred US\$0.1 million (Q2 2013: US\$0.1 million) and for the six months ended 30 June US\$0.1 million (2013: US\$0.3 million) to this firm for services provided. The transactions with this related party were made at the exchange amount. The Chief Financial Officer provided services to the Company through a consulting agreement with a personal services company, during the quarter the Company incurred US\$0.1 million (Q2 2013 US\$ 0.1) and for the six months ended 30 June US\$0.2 million (2013: US\$0.2 million) to this firm for services provided. As at 30 June 2014 the Company has a total of US\$0.1 million (Q2 2013: US\$ nil) recorded in trade and other payables in relation to the related parties.

CONTRACTUAL OBLIGATIONS AND COMMITTED CAPITAL INVESTMENT

CONTRACTUAL OBLIGATIONS

Protected Gas

Under the terms of the original gas agreement for the Songo Songo project ("Gas Agreement"), in the event that there is a shortfall/insufficiency in Protected Gas as a consequence of the sale of Additional Gas, then the Company is liable to pay the difference between the price of Protected Gas (US\$0.55/MMbtu escalated) and the price of an alternative feedstock multiplied by the volumes of Protected Gas up to a maximum of the volume of Additional Gas sold (114.0 Bcf as at 30 June 2014). The Company did not have a shortfall during the reporting period and does not anticipate a shortfall arising during the term of the Protected Gas delivery obligation to July 2024.

The Gas Agreement may be superseded by an initialed Amended and Restated Gas Agreement ("ARGA"). The ARGA provides clarification of the Protected Gas volumes and removes all terms dealing with the security of the Protected Gas and the consequences of any insufficiency to a new Insufficiency Agreement ("IA"). The IA specifies terms under which Songas may demand cash security in order to keep it whole in the event of a Protected Gas insufficiency. Should the IA be signed, it will govern the basis for determining security. Under the provisional terms of the IA, when it is calculated that funding is required, the Company is required to fund an escrow account at a rate of US\$2.00/MMbtu on all Industrial Additional Gas sales out of its and TPDC's share of revenue, and TANESCO shall contribute the same amount on Additional Gas sales to the Power sector. The funds provide security for Songas in the event of an insufficiency of Protected Gas.

The Company is actively monitoring the reservoir and, supported by the report of its independent engineers, does not anticipate that a liability will occur in this respect.

Re-rating Agreement

During Q2 2011, the Company signed a re-rating agreement with TANESCO and Songas (the "Re-Rating Agreement") to increase the gas processing capacity to a maximum of 110 MMcfd (the pipeline and pressure requirements at the Ubungo power plant restrict the infrastructure capacity to a maximum of 102 MMcfd). Under the terms of the Re-rating Agreement, the Company effectively pays an additional tariff of US\$0.30/mcf for sales between 70 MMcfd and 90 MMcfd and US\$0.40/mcf for volumes above 90 MMcfd in addition to the tariff of US\$0.59/mcf payable to Songas as set by the energy regulator, EWURA.

Under the terms of this agreement, the Company agreed to indemnify Songas for damage to its facilities caused by the re-rating, up to a maximum of US\$15 million, but only to the extent that this was not already covered by indemnities from TANESCO or Songas' insurance policies. The Re-rating Agreement expired on 31st December 2012 and in September 2013 was extended by Songas to 31 December 2013. At this time, the Company knows of no reason to de-rate the Songas plant. Since 31 December 2013 production has continued at the higher rated limit and, given the Government's interest in pursuing further development and increasing gas production, the Company expects this to continue. However there are no assurances that this will occur.

Portfolio Gas Supply Agreement

On 17 June 2011, a long term (to June 2023) PGSA was signed between the Company, TPDC and TANESCO. Under the PGSA, the seller is obligated, subject to infrastructure capacity, to sell a maximum of approximately 37 MMcfd for use in any of TANESCO's current power plants, except those operated by Songas at Ubungo. Under the agreement, the current basic wellhead price of approximately US\$2.88/mcf increased to US\$2.93/mcf on 1 July 2014. Any volumes of gas delivered under the PGSA in excess of 36 MMcfd are subject to a 150% increase in the basic wellhead gas price.

Operating leases

The Company has two office rental agreements, one in Dar es Salaam, Tanzania and one in Winchester, United Kingdom. The agreement in Dar es Salaam was entered into on 1 November 2013 and expires on 31 October 2015 at an annual rent of US\$401 thousand. The agreement in Winchester expires on 25 September 2022 and is at an annual rental of GBP35 thousand (US\$58 thousand) per annum during 2012 and 2013 and GBP71 thousand (US\$115 thousand) per annum thereafter. The costs of these leases are recognised in the General and Administrative expenses.

Capital Commitments

There are no capital commitments at this time.

CONTINGENCIES

Downstream unbundling

The separation or unbundling of the downstream assets currently in the PSA has been an objective of TPDC and MEM for some time. Unbundling was an issue raised by TPDC in the 2012 GNT negotiations and in the National Natural Gas Policy issued in 2013, which contemplates TPDC as a monopoly aggregator and distributor of gas. In the context of the gas policy, TPDC and MEM have indicated that they wish the Company to unbundle the downstream distribution business in Tanzania. The methodology for this has been discussed with TPDC in the course of GNT negotiations. During 2013, the Company tabled a proposal with alternative mechanisms to unbundle the downstream from the PSA which were economically neutral to the parties. TPDC did not respond to the proposal and it was later withdrawn by the Company in connection with the termination of negotiations arising from the GNT, and TPDC was advised that the downstream would remain in the PSA until mutually agreed otherwise. The disposition of the downstream business will be addressed at such a time as there is a conflict between new legislation and the Company's rights under the PSA. The results for the quarter reflect the impact of fully recovering downstream costs previously and temporarily excluded from the cost recoverable pool pending resolution of the unbundling of the downstream business and related assets - see note on Cost Pool Adjustments.

TPDC Back-in

TPDC has previously indicated a wish to exercise its right under the PSA to 'back in' to the Songo Songo field development, and a further wish to convert this into a carried interest in the PSA. The current terms of the PSA require TPDC to provide formal notice in a defined period and contribute a proportion of the costs of any development, sharing in the risks in return for an additional share of the gas. To date, TPDC has not contributed any costs. TPDC back-in rights and the potential conversion of these rights into a carried working interest were discussed with the GNT along with other issues, however there were no changes to the PSA agreed between the parties. As such the Company continues to stand behind the original terms of the PSA. Should an amendment to the PSA be agreed in future relating to back-in rights, the impact on reserves and accounting estimates will be assessed at that time and reflected prospectively.

For the purpose of the reserves certification as at 31 December 2013, it was assumed that, on the basis of economically rational behavior, TPDC will elect to 'back-in' for 20% for all future new drilling activities within the prescribed period as determined by the current development plan, and this is reflected in the Company's net reserve position.

Cost recovery

TPDC conducted an audit of the historic Cost Pool, and in 2011 disputed approximately US\$34 million of costs that had been recovered from the Cost Pool from 2002 through to 2009. The Company has contended that the disputed costs were appropriately incurred on the Songo Songo project in accordance with the terms of the PSA. Undertakings to resolve this matter were an outcome of GNT negotiations and the matter was referred to the Controller and Auditor General ("CAG"), head of the National Audit Office of Tanzania. With no progress on resolving the matter, the Company served a Notice of Dispute on TPDC to put the matter to a definitive timeline for resolution, following which the CAG appointed an international independent audit firm to review the disputed costs. The work of the CAG has been completed and TPDC has reviewed the findings. TPDC and Company senior management have held discussions, and are currently in the process of appointing an independent specialist to assist the parties in reaching agreement on costs that are still subject to dispute. The Company has agreed a number of small adjustments, totaling approximately US\$1.0 million, and these have been removed from the Cost Pool in the current guarter. If the matter is not resolved to the Company's satisfaction, it intends to proceed to arbitration via the International Centre for Settlement of Investment Disputes ("ICSID") pursuant to the terms of the PSA.

TPDC marketing costs

Under the Songo Songo PSA, all reasonable marketing costs, including those incurred by TPDC, with the prior approval by the Company are recoverable. TPDC has to date attempted to claim US\$3.6 million in marketing costs from the Company. Management reviewed the claims and can demonstrate that there was no prior approval for such costs, no supporting documentation provided evidencing the expenditure, and further believes the nature of the costs to be unreasonable and not related to marketing the downstream business. Accordingly the Company has rejected the claim by TPDC.

Taxation

During 2013 the Company received a number of assessments for additional tax from the Tanzania Revenue Authority ("TRA"), which together with interest penalties total US\$18.4 million. Management, together with tax advisors, have reviewed each of the assessments and believe them to be without merit. The Company has appealed against assessments for additional withholding tax and employment related taxes, and has filed formal objections against TRA's claims for additional corporation tax and VAT.

The Tax Revenue Appeals Board (TRAB) considered the Company's appeal against a withholding tax assessment of US\$2.4 million in March 2013 and upheld the assessment. The Company then appealed to Tax Revenue Appeals Tribunal whose decision is awaited. Although a similar appeal to the Tribunal has been decided in favour of TRA, management continues to believe this assessment is flawed and, if necessary, will pursue the case in the Court of Appeal where a similar case is currently being heard.

The Company, based on legal counsel's advice, believes it has strong support, on the basis of tax legislation and the terms of the PSA, for its objection to the additional income tax assessment of US\$7.8 million, including penalties. During the quarter TRA notified the Company that it would not accept the objection relating to 2009 and issued a notice confirming the assessment for US\$2.5 million. The Company has lodged an appeal against this assessment with the TRAB. In the event that the Company's 2008 and 2010 objections are rejected and subsequent appeals are overturned, any additional tax payable will be recoverable from TPDC under the terms the PSA.

The Company has filed an objection against a further assessment of VAT, which together with penalties totals US\$7.5 million. Again, the Company, based on legal counsel's advice, believes that it has strong grounds for objecting to this assessment and accordingly has made no provision.

The Company has received an assessment of US\$0.7 million in respect of employment related taxes which TRA believe to have been underpaid. The Company does not accept TRA's finding and has appealed.

Management continues to review the progress of the above appeals and objections and, as of the date of this report, does not believe any provision is required.

NEW ACCOUNTING POLICIES

On January 1, 2014 the Company adopted new standards with respect to Employee Contributions (Amendments to IAS 19), Offsetting Financial Assets and Financial Liabilities (Amendments to IAS 32) and Liability for Levies (IFRIC 21).

The adoption of these amendments and standards had no impact on the amounts recorded in the consolidated financial statements as at January 1, 2014 or on the comparative periods.

FINANCIAL INSTRUMENT CLASSIFICATION AND MEASUREMENT

The Company classifies the fair value of financial instruments according to the following hierarchy based on the amount of observable inputs used to value the instrument:

Level 1 – Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions occur in sufficient frequency and volume to provide pricing information on an ongoing basis.

Level 2 – Pricing inputs are other than quoted prices in active markets included in Level 1. Prices in Level 2 are either directly or indirectly observable as of the reporting date. Level 2 valuations are based on inputs, including expected interest rate, share prices, and volatility factors, which can be substantially observed or corroborated in the marketplace.

Level 3 – Valuation in this level are those with inputs for the asset or liabilities that are not based on observable market data.

The Company's long-term trade receivable is considered Level 3 measurements.

CRITICAL ACCOUNTING POLICES AND ESTIMATES

The preparation of these condensed consolidated interim financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the period. Actual results could differ from these estimates.

In preparing these condensed consolidated interim financial statements, the significant judgements made by the management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those applied to the consolidated financial statements as at and for the year ended 31 December 2013.

SUMMARY QUARTERLY RESULTS

The following is a summary of the results for the Company for the last eight quarters:

US\$'000 except where	201	14	2013			2012		
otherwise stated	Q2	Q1	Q4	Q3	Q2	Q1	Q4	Q3
FINANCIAL								
Revenue	19,074	13,698	14,866	14,659	11,996	13,197	20,712	22,425
Comprehensive income/ (loss) after tax	6,703	1,573	(3,918)	1,928	(6,817)	2,950	5,504	1,266
Earnings/(loss) per share - diluted (<i>US\$</i>)	0.18	0.04	(0.11)	0.05	(0.19)	0.08	0.15	0.04
Funds flow from operating activities	13,266	7,104	8,744	11,851	10,546	8,904	12,015	14,379
Funds flow per share – diluted (<i>US\$</i>)	0.37	0.20	0.26	0.34	0.30	0.25	0.33	0.41
Operating netback (US\$/mcf)	3.03	2.03	2.29	2.26	2.10	2.15	3.01	3.14
Working capital	37,226	19,060	27,756	31,585	22,527	54,758	46,820	37,730
Shareholders' equity	128,528	121,851	120,252	124,170	122,068	128,885	125,935	120,204
CAPITAL EXPENDITURES								
Geological and geophysical and well drilling	_	_	(1,370)	391	103	268	2,160	14,749
Pipeline and infrastructure	(222)	305	397	296	31	_	(258)	261
Power development	-	_	_	_	_	_	(15)	22
Other equipment	9	178	1,111	57	4	_	562	1
								_
OPERATING								
Additional Gas sold – Industrial (MMcf)	1,046	1,164	1,143	1,092	1,067	1,176	1,127	1,022
Additional Gas sold – Power (MMcf)	3,503	4,008	4,385	4,959	4,250	4,363	4,417	4,270
Average price per mcf – Industrial (US\$)	9.27	8.11	8.38	8.43	8.60	7.78	8.56	9.21
Average price per mcf – Power (US\$)	3.65	3.52	3.68	4.10	3.63	3.55	3.61	3.55

ORCA EXPLORATION GROUP INC.

Condensed Consolidated Interim Financial Statements

For the three and six months ended June 30, 2014 and 2013

Financial Statements orca exploration group inc.

CONDENSED CONSOLIDATED INTERIM STATEMENT OF COMPREHENSIVE INCOME/LOSS (UNAUDITED)

		Three	months ended	Six months end	
US\$'000 except per share amounts	Note	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Revenue	3, 4	19,074	11,996	32,772	25,193
Expenses					
Production and distribution expenses		(1,386)	(620)	(2,646)	(1,414)
Depletion expense		(3,214)	(2,612)	(6,777)	(5,335)
		14,474	8,764	23,349	18,444
General and administrative expenses		(3,357)	(3,430)	(7,151)	(6,960)
Finance income	5	635	1,865	1,282	1,865
Finance costs	5	(1,365)	(15,708)	(3,847)	(17,198)
Profit/(loss) before tax		10,387	(8,509)	13,633	(3,849)
Income taxes	6	(3,860)	1,943	(5,520)	57
Profit/(loss) after tax		6,527	(6,566)	8,113	(3,792)
Foreign currency translation gain/(loss)					
from foreign operations		176	(251)	163	(75)
Total comprehensive income/(loss) for the period		6,703	(6,817)	8,276	(3,867)
Earnings per share					
Basic (US\$)	13	0.19	(0.19)	0.23	(0.11)
Diluted (US\$)	13	0.18	(0.19)	0.23	(0.11)

See accompanying notes to the condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION (UNAUDITED)

			As at
<u>US\$'000</u>	Note	30 June 2014	31 Dec 2013
ASSETS			
Current Assets			
Cash		38,694	32,588
Trade and other receivables	8	41,259	37,215
Tax receivable	6	14,955	14,585
Prepayments		576	281
		95,484	84,669
Non-Current Assets			
Long-term trade receivable	8	36,580	29,911
Exploration and evaluation assets		5,564	5,564
Property, plant and equipment	9	84,006	90,832
		126,150	126,307
Total Assets		221,634	210,976
FOURTY AND LIABILITIES			
EQUITY AND LIABILITIES			
Current Liabilities			
Trade and other payables	10	58,073	53,296
Bank loan	11	_	1,659
Tax payable		185	1,958
		58,258	56,913
Non-Current Liabilities			
Deferred income taxes	6	12,292	12,132
Deferred additional profits tax	7	22,556	21,679
		34,848	33,811
Total Liabilities		93,106	90,724
Equity			
Capital stock	12	85,428	85,428
Contributed surplus		6,482	6,482
Accumulated other comprehensive loss		(140)	(303)
Accumulated income		36,758	28,645
		128,528	120,252
Total Equity and Liabilities		221,634	210,976

See accompanying notes to the consolidated consolidated interim financial statements.

Going concern (Note 1)

Contractual obligations and committed capital investment (Note 15)

Contingencies (Note 16)

The condensed consolidated interim financial statements were approved by the Board of Directors on 27 August 2014.

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS (UNAUDITED)

	Three months ended				ix months ended	
U\$\$'000	Note	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
OPERATING ACTIVITIES						
Profit/(loss) after tax		6,527	(6,566)	8,113	(3,792)	
Adjustment for:						
Depletion and depreciation	9	3,374	2,693	7,089	5,502	
Disposal of fixtures and fittings	9	7	-	7	-	
Provision for doubtful debt	5	635	7,100	3,206	7,100	
Discount on long-term receivable		-	7,900	-	7,900	
Stock-based compensation		85	(44)	362	(315)	
Deferred income taxes	6	1,127	(4,381)	160	(4,967)	
Deferred additional profits tax	4,7	1,156	3,390	877	6,425	
Interest expense	5	-	-	24	-	
Unrealised loss on foreign exchange		355	454	532	1,390	
Funds flow from operating activities		13,266	10,546	20,370	19,243	
(Increase)/decrease in trade and other receivables		(6,236)	29,597	(6,860)	8,669	
(Increase)/decrease in tax receivable		(591)	86	(370)	407	
Decrease/(increase) in prepayments		136	(221)	(295)	(183)	
(Decrease)/Increase in trade and other payables		(4,378)	(3,138)	3,513	4,254	
Decrease in tax payable		(554)	(1,623)	(1,773)	(2,892)	
Decrease/(increase) in long-term receivable		5,612	(26,979)	(6,669)	(26,979)	
Cash flows from operating activities		7,255	8,268	7,916	2,519	
INVESTING ACTIVITIES						
Exploration and evaluation expenditures		-	_	-	(2)	
Property, plant and equipment expenditures	9	213	(138)	(270)	(406)	
Cash from/(used in) investing activities		213	(138)	(270)	(408)	
FINANCING ACTIVITIES						
Bank loan proceeds	11	-	_	-	4,000	
Bank loan repayments	11	_	(2,455)	(1,659)	(3,239)	
Interest paid	5	-	-	(24)	-	
Cash flow from/(used in) financing activities		-	(2,455)	(1,683)	761	
Increase in cash		7,468	5,675	5,963	2,872	
Cash at the beginning of the period		31,058	13,421	32,588	16,047	
Effect of change in foreign exchange on cash in han	ıd	168	(344)	143	(167)	
Cash at the end of the period		38,694	18,752	38,694	18,752	

See accompanying notes to the condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY (UNAUDITED)

US\$'000	Capital stock	Contributed surplus	Cumulative translation adjustment	Accumulated income	Total
Note	12				
Balance as at 1 January 2014	85,428	6,482	(303)	28,645	120,252
Foreign currency translation adjustment on foreign operations	_	_	163	_	163
Profit after tax for the period	-	_	_	8,113	8,113
Balance as at 30 June 2014	85,428	6,482	(140)	36,758	128,528

US\$'000	Capital stock	Contributed surplus	Cumulative translation adjustment	Accumulated income	Total
Balance as at 1 January 2013	84,983	6,753	89	34,110	125,935
Foreign currency translation adjustment on foreign operations	_	-	(75)	_	(75)
Loss after tax for the period	-	_	_	(3,792)	(3,792)
Balance as at 30 June 2013	84,983	6,753	14	30,318	122,068

See accompanying notes to the condensed consolidated interim financial statements.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

For the three and six months ended 30 June 2014

General information

Orca Exploration Group Inc. was incorporated on 22 August 2004 under the laws of the British Virgin Islands. The Company produces and sells natural gas to the power and industrial sectors in Tanzania and has gas and oil exploration interests in Italy.

The condensed consolidated interim financial statements of the Company as at and for the three months and six months ended 30 June 2014 comprise accounts of the Company and all its wholly owned subsidiaries (collectively, the "Company" or "Orca Exploration") and were authorised for issue in accordance with a resolution of the directors on 27 August 2014.

1 GOING CONCERN

These financial statements have been prepared on a going concern basis. The going concern basis of presentation assumes that the Company will continue in operation for the foreseeable future and be able to realize its assets and discharge its liabilities and commitments in the normal course of business. The financial statements do not reflect adjustments that would be necessary if the going concern assumption were not appropriate. If the going concern basis were not appropriate for these financial statements, then adjustments would be necessary in the carrying amounts of assets and liabilities, the reported revenues and expenses, and the balance sheet classifications.

The ability of the Company to continue as a going concern is dependent on the Company's ability to collect its receivables from Government entities to fund on-going operations and the exploration and development program. The continuing weakness in the financial position of the state utility, TANESCO, has created uncertainty as to whether the Company will be able to collect cash to continue operations and meet its commitments. Although TANESCO has recently been making regular weekly payments, failure to collect the remaining arrears may create significant doubt about the Company's ability to continue as a going concern.

In the event that the Company does not collect from TANESCO the balance of the outstanding receivables at 30 June 2014 and TANESCO continues to be unable to pay the Company for subsequent 2014 gas deliveries, management estimates that the Company will likely not require additional funding for its ongoing operations before the end of Q2 2015, however the Company would not be able to undertake any significant capital expenditure. There are no guarantees that additional funding will be available if needed, or will be available on suitable terms. Pursuant to its rights under the PGSA, the Company on 2 April 2014 served a Notice of Dispute to TANESCO demanding payment in full to collect the arrears, as well examining the Company's legal and contractual options to mitigate a further increase in arrears, including but not limited to suspending gas deliveries to TANESCO. The Notice of Dispute remains in effect whilst the Company seeks to agree a mutually acceptable payment plan to clear the arrears by the end of 2014

The material uncertainties that may cast significant doubt on the Company's ability to continue as a going concern are set forth below. The Company generates on average in excess of 60% of its operating revenue from sales to the Power sector companies, Songas and TANESCO. The financial security of Songas is heavily reliant on the payment of capacity and energy charges by TANESCO, which in turn is dependent on the Government of Tanzania to subsidise a significant portion of TANESCO's operating budget.

At 30 June 2014, TANESCO owed the Company US\$63.8 million prior to discount (which includes arrears of US\$57.4 million), compared to US\$56.6 million (including arrears of US\$51.5 million) as at 31 December 2013. During the quarter the Company received a total of US\$18.2 million (Q2 2013: nil) from TANESCO and, subsequent to the quarter end, TANESCO paid the Company a further US\$18.6 million. As of the date of this report, the outstanding balance is US\$50.4 million of which US\$45.2 million is in arrears.

At the end of Q1 2013, the World Bank approved a Tanzania First Power and Gas Development Policy Operation ("DPO") of US\$100 million, the first in a programme of three contemplated operations. The objective of the program is to: (i) strengthen Tanzania's ability to bridge the financial gap in its power sector; (ii) reduce the cost of power supply and promote private sector participation in the power sector; and (iii) strengthen the policy and institutional framework for the management of the country's natural gas resources. TANESCO made tangible progress in late 2013 towards sustainability in securing a 39% power tariff increase from the energy regulator, the Energy Water Utilities Regulatory Authority ("EWURA"). This was an important outcome of the World Bank condition to limit Government subsidies of TANESCO and resulted in the advancement of the Second US\$100 million Power and Gas DPO, approved by the World Bank on 26 March 2014 and disbursed at the end of Q2 2014. The Company received approximately US\$18.7 million in 2013 from TANESCO around the time of the disbursement of the First DPO. In early July 2014, the Company has received from TANESCO a payment of US\$5.96 million against arrears as an allocation of the World Bank Second US\$100 million DPO. This was substantially less than that which was represented to the Company prior to disbursement and without an additional significant payment the full Songo Songo development programme will not be able to commence.

The DPO programme contemplates a third tranche which the Company understands is conditional, among other things, upon the Tanzania Gas Act being enacted by Parliament.

Management continues to believe that TANESCO will ultimately settle its debts with the Company and is currently in discussions with TANESCO senior management to agree a payment schedule. Beginning in May 2014, TANESCO commenced a series of payments for current and past gas deliveries of US\$1.8 million received approximately weekly. Based on management's estimates of TANESCO gas deliveries, these payments would result in approximately US\$1.5 million per month credited against arrears. As at the date of this report, there is no set schedule or repayment plan for TANESCO arrears agreed with the Company and payments since mid-2011 have been irregular and unpredictable. Based on the repayment history as at 30 June 2014, US\$10.1 million (Q4 2013: US\$9.6 million) of the TANESCO receivable was classified as current and US\$53.7 million (Q4 2013: \$47.0 million) before discount was classified as long-term. A discount of US\$17.1 million (Q4 2013: US\$17.1 million) has been taken against the TANESCO receivable to reflect the estimated finance cost of delay in collections. The trade receivable was discounted using a risk adjusted discount rate of 15% to reflect the cost of delayed timing of collections from TANESCO. The discount rate and the expected timing of the collections are reviewed at each period end with any adjustments recorded in the period that the estimates change.

As at 30 June 2014, Songas owed the Company US\$35.4 million (Q4 2013: US\$24.8 million), whilst the Company owed Songas US\$23.8 million (Q4 2013: US\$16.9 million). There is no contractual right to offset these amounts at 30 June 2014. Amounts due to Songas primarily relate to pipeline tariff charges of US\$22.2 million (Q4 2013: US\$15.4 million), whereas the amounts due to the Company are mainly for sales of gas of US\$17.6 million (Q4 2013: US\$11.6 million) and for the operation of the gas plant for US\$17.8 million (Q4 2013: US\$13.3 million). The operation of the gas plant is conducted at cost and the charges are billed to Songas on a flow through basis without profit margin.

Following an extended period during which no cash was received and no balances set-off, the Company was unable to recognise the Songas receivable. Accordingly, as at 31 March 2014 the Company had fully provided for the net amount due from Songas. However, subsequent to the end of the second quarter Songas has made two payments totalling US\$0.8 million in response to cash calls for July and August 2014, and agreement has been reached to set-off sales and purchases for the period from 1 January 2013 to 31 March 2014. As a result no additional provision has been made against the net Songas receivable. Management continues to work with Songas and the existing provision will be released as and when the Company is able to collect the outstanding debt. Any amounts which are not agreed will be pursued by the Company through the dispute mechanisms provided in its agreements with Songas.

2 BASIS OF PREPARATION

A) Statement of compliance

These consolidated interim financial statements have been prepared on a historical cost basis using the accrual basis of accounting, and are presented in US dollars. They have been prepared in accordance with IAS 34 Interim Financial Reporting and do not include all of the information required for the full annual financial statements prepared in accordance with International Financial Reporting Standards as issued by the IASB. Selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in financial position and performance of the Company during the period and should be read in conjunction with the consolidated financial statements and notes thereto in the Company's 2013 Annual Report.

B) Judgements and estimates

The preparation of these condensed consolidated interim financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the period. Actual results could differ from these estimates.

In preparing these condensed consolidated interim financial statements, the significant judgements made by the management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those applied to the consolidated financial statements as at and for the year ended 31 December 2013.

C) Significant accounting policies

The same accounting policies have been applied in the preparation of these condensed consolidated interim financial statements as those applied by the Company in its consolidated financial statements as at and for the year ended 31 December 2013, except as highlighted below.

On January 1, 2014 the Company adopted new standards with respect to Employee Contributions (Amendments to IAS 19), Offsetting Financial Assets and Financial Liabilities (Amendments to IAS 32) and Liability for Levies (IFRIC 21). The adoption of these amendments and standards had no impact on the amounts recorded in the consolidated financial statements as at January 1, 2014 or on the comparative periods.

D) Financial instrument classification and measurement

The Company classifies the fair value of financial instruments according to the following hierarchy based on the amount of observable inputs used to value the instrument:

Level 1 – Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions occur in sufficient frequency and volume to provide pricing information on an ongoing basis.

Level 2 – Pricing inputs are other than quoted prices in active markets included in Level 1. Prices in Level 2 are either directly or indirectly observable as of the reporting date. Level 2 valuations are based on inputs, including expected interest rate, share prices, and volatility factors, which can be substantially observed or corroborated in the marketplace.

Level 3 – Valuation in this level are those with inputs for the asset or liabilities that are not based on observable market data.

The Company's long-term trade receivable is considered Level 3 measurements.

3 SEGMENT INFORMATION

The Company has one reportable segment which is international exploration, development and production of petroleum and natural gas. The Company currently has producing assets in Tanzania and exploration interests in Italy.

		2014			2013	
	Italy	Tanzania	Total	Italy	Tanzania	Total
US\$'000		7	hree months e	nded 30 June		
External Revenue	-	19,074	19,074	_	11,966	11,966
Segment Income/(Loss)	-	6,703	6,703	_	(6,817)	(6,817)
Non-cash charge ⁽¹⁾	-	(635)	(635)	_	(15,000)	(15,000)
Depletion & Depreciation	-	3,374	3,374	-	2,693	2,693
US\$'000			Six months en	ded 30 June		
External Revenue	-	32,772	32,772	_	25,193	25,193
Segment Income/(Loss)	-	8,276	8,276	_	(3,867)	(3,867)
Non-cash charge ⁽¹⁾	-	(3,206)	(3,206)	_	(15,000)	(15,000)
Depletion & Depreciation	-	7,089	7,089	_	5,502	5,502

	As at					
		2014			2013	
US\$'000	Italy	Tanzania	Total	Italy	Tanzania	Total
Total Assets	226	221,408	221,634	257	210,719	210,976
Total Liabilities	221	92,885	93,106	221	90,503	90,724
Capital Additions	-	270	270	_	1,288	1,288

Ac at

4 REVENUE

	Th		Six months ended		
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Operating revenue	16,351	11,779	28,479	24,485	
Current income tax adjustment	3,879	3,607	7,634	7,133	
Additional profits tax	(1,156)	(3,390)	(3,341)	(6,425)	
Revenue	19,074	11,996	32,772	25,193	

⁽¹⁾ The Company's total revenues for the quarter, and the six months ended 30 June, amounted to US\$19,074 and US\$32,772 respectively, after adjusting the Company's operating revenue of US\$16,351 and US\$28,479 by:

⁽¹⁾ The non-cash charge represent amounts provided for doubtful debts and discount on long-term receivables. The charge for the current quarter was US\$0.6 million (Q2 2013: US\$15.0 million), and for the six months US\$3.2 million (2013: US\$15.0 million).

i) adding US\$3,879 for income tax for the current period, and US\$7,634 for the six months. The Company is liable for income tax in Tanzania, but the income tax is recoverable out of TPDC's Profit Gas when the tax is payable. To account for this, revenue is adjusted to include the current income tax charge grossed up at 30% (see Note 6); and,

ii) subtracting US\$1,156 and US\$3,341 for deferred Additional Profits Tax charged in the quarter and for six months— this tax is considered a royalty and is presented as a reduction in revenue. The current period APT charge includes a reduction in APT of US\$936 resulting from the recovery of downstream costs previously and temporarily excluded from the cost recoverable pool.

Cost Pool Adjustments

In 2010, following an agreement with TPDC the Company agreed to temporarily defer the cost recovery of expenditure associated with development of the downstream network until such time as a mutually acceptable methodology could be agreed between the Company and TPDC/MEM to unbundle the downstream assets and related business and to recover the associated cost of the operation outside of the PSA. In 2013 the Company re-tabled a number of proposals that were economically neutral to the parties; however these received no feedback and were subsequently withdrawn. The Company has now formally advised TPDC that the downstream business will remain under the PSA and that related costs would be recovered in accordance with the terms of the PSA and would no longer be held separately. As a result of recovering this expenditure there has been a reallocation of Cost Gas and Profit Gas between TPDC and the Company.

During the ongoing discussions concerning the disputed US\$34 million TPDC Cost Pool audit claim, items totalling US\$1.0 million have been removed from the Cost Pool in the current period.

The following table shows the impact on the Company's operating revenue of adjusting the cost pool during the period. The net amount has been recovered from TPDC's share of revenue for the current quarter as follows:

US\$'000

Non-recoverable costs	(1,024)
Recoverable costs 2011-2013	7,360
Cost Gas recorded in the period	6,336
Reduction in Profit Gas in the period	(3,342)
Net impact on Company share of operating revenue	2,994

5 FINANCE INCOME AND FINANCE COSTS

	Three	months ended	ed Six months ended	
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Interest charged on overdue trade receivables	635	1,865	1,282	1,865
Finance income	635	1,865	1,282	1,865
Interest expense	-	(223)	(24)	(428)
Net foreign exchange loss	(730)	(485)	(617)	(1,770)
Discount on long-term receivable	-	(7,900)	-	(7,900)
Provision for doubtful accounts	(635)	(7,100)	(3,206)	(7,100)
Finance costs	(1,365)	(15,708)	(3,847)	(17,198)
Net finance costs	(730)	(13,843)	(2,565)	(15,333)

Interest of US\$0.6 million for the quarter (Q2 2013: US\$1.9 million) and US\$1.2 million (2013: US\$1.8 million) for the six months ended 30 June was charged to TANESCO under the terms of the PGSA for late payment of gas supplied and has been fully provided against to reflect the uncertainty over timing of collection.

6 INCOME TAXES

The tax charge is as follows:

	Three	months ended	Six months ended		
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Current tax	2,733	2,451	5,361	4,910	
Deferred tax	1,127	(4,394)	159	(4,967)	
	3,860	(1,943)	5,520	(57)	

Tax of US\$1.5 million (Q2 2013: US\$2.8 million) was paid during the period in relation to the settlement of the 2013 tax liability. In addition, provisional tax payments of US\$4.0 million (Q2 2013: US\$1.2 million) for the quarter and US\$8.0 million (2013: US\$2.0 million) for the six months were made. These are presented as a reduction in Tax Payable on the balance sheet.

Tax Rate Reconciliation

	Three months ended		ed Six months ended	
US\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Profit before taxation	10,387	(8,509)	13,633	(3,849)
Provision for income tax calculated at the statutory rate of 30%	3,116	(2,553)	4,090	(1,155)
Add the tax effect of non-deductible income tax items:				
Administrative and operating expenses	524	540	1,141	1,096
Financing charge	68	13	70	2
Stock-based compensation	26	(13)	109	(102)
Permanent differences	126	70	110	102
	3,860	(1,943)	5,520	(57)

As at 30 June 2014, there were temporary differences between the carrying value of the assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Accordingly a deferred tax liability has been recognized for the quarter ended 30 June 2014.

A deferred tax asset of US\$2.2 million (Q2 2013: US\$2.2 million) in respect of Longastrino Italy E&E costs has not been recognised because it is not probable that there will be future profits against which this can be utilised.

		As at
U\$\$'000	30 June 2014	31 Dec 2013
Differences between tax base and carrying value of property, plant and equipment	16,969	17,081
Income tax recoverable	12,021	10,182
Discount on receivable and provision for doubtful debt	(9,243)	(8,281)
Deferred Additional Profits Tax	(7,506)	(6,509)
Unrealised exchange losses/other provisions	51	(341)
	12,292	12,132

Tax Receivable

The Company has a "Tax Receivable" balance of US\$12.7 million (Q4 2013: US\$14.6 million). This arises from the revenue sharing mechanism within the PSA, which entitles the Company to a share of revenue equivalent to its tax charge, grossed up at the prevailing rate. This amount is collected by way of an offset against TPDC's share of revenue, as and when the Company pays its tax. For the current quarter the Company has an additional tax receivable balance of US\$2.2 million relating to 2014 quarterly advance income tax payments.

		As at
US\$'000	30 June 2014	31 December 2013
Tax receivable from TPDC	12,724	14,585
Income tax prepayment	2,231	-
	14,955	14,585

7 ADDITIONAL PROFITS TAX

The effective APT rate of 22.3% (Q2 2013: 33.3%) has been applied to Profit Gas of US\$9.4 million (Q2 2013: US\$10.2 million) for the quarter and US\$19.2 million (2013: US\$19.3 million) for the six months ended 30 June 2014. Accordingly, US\$1.2 million (Q2 2013: US\$3.4 million) and US\$3.3 million (2013: US\$6.4 million) has been netted off revenue for the quarter and for the six months ended 30 June 2014. The current period and year-to-date APT charges include a reduction of US\$0.9 million, reflecting the impact of recovering downstream costs on cumulative Profit Gas; this is the APT relating to the US\$3.3 million Profit Gas adjustment identified in the Cost Pool adjustment see Note 4.

	Three	months ended	Six months ended		
U\$\$'000	30 June 2014	30 June 2013	30 June 2014	30 June 2013	
Current APT payable	_	-	2,464	-	
Deferred APT	1,156	3,390	877	6,425	
	1,156	3,390	3,341	6,425	

8 TRADE AND OTHER RECEIVABLES

Current Receivables

		As at
US\$'000	30 June 2014	31 Dec 2013
TANESCO	10,162	9,624
Songas	17,558	11,560
Other debtors	7,892	10,874
Trade receivables	35,612	32,058
Songas gas plant operations	17,845	13,280
Other receivables	1,539	2,408
Less provision for doubtful accounts	(13,737)	(10,531)
	41,259	37,215

In addition to the trade receivable from Songas of US\$17.6 million, an additional US\$17.8 million (Q4 2013: US\$13.3 million) is due from Songas with respect to Gas Plant operations. All receivable amounts from Songas have been included in the net Songas balance (see Note 10) of US\$11.6 million (Q4 2013: US\$7.9 million) and as at 30 June 2014 a provision for doubtful debts had been recognised for US\$9.8 million.

Trade Receivables Age Analysis

As at 30 June 2014 (US\$'000)	Current	>30 <60	>60 <90	>90	Total
TANESCO	6,410	3,752	_	_	10,162
Songas	814	1,042	1,049	14,653	17,558
Other debtors	3,037	3,595	1,242	18	7,892
Trade receivables	10,261	8,389	2,291	14,671	35,612

As at 31 December 2013 (US\$'000)	Current	>30 <60	>60 <90	>90	Total
TANESCO	5,071	4,553	_	-	9,624
Songas	1,076	1,016	927	8,541	11,560
Other debtors	3,663	2,822	1,661	2,728	10,874
Trade receivables	9,810	8,391	2,588	11,269	32,058

Subsequent to 30 June 2014, US\$18.6 million has been received from TANESCO, and US\$6.6 million from other debtors. As a result of irregular and unpredictable payments by TANESCO, management reclassifies any TANESCO balance more than 60 days as a long-term receivable and has discounted the value of the TANESCO receivable (see Note 1). The Songas trade receivable is less than equivalent trade payable and no contractual right of set off exists.

Long-Term Receivables

		As at
US\$'000	30 June 2014	31 Dec 2013
TANESCO receivable > 60 days	53,653	46,984
Discount on long-term receivable	(17,073)	(17,073)
Net long-term receivable	36,580	29,911

9 PROPERTY, PLANT AND EQUIPMENT

US\$'000	Oil & natural gas interests	Leasehold improvements	Computer equipment	Vehicles	Fixtures & Fittings	Total
Costs						
As at 1 January 2014	139,072	885	1,158	137	1,082	142,334
Additions	83	70	70	-	47	270
Disposals	_	(258)	_	-	(7)	(265)
As at 30 June 2014	139,155	697	1,228	137	1,122	142,339
Depletion and depreciation	า					
As at 1 January 2014	49,967	245	761	137	392	51,502
Depletion and depreciation	6,777	80	93	_	139	7,089
Depreciation on disposals	_	(258)	_	_	-	(258)
As at 30 June 2014	56,744	67	854	137	531	58,333
Net Book Values						
As at 30 June 2014	82,411	630	374	_	591	84,006
As at 31 December 2013	89,105	640	397	_	690	90,832

In determining the depletion charge, it is estimated that future development costs of US\$239 million (31 December 2013: US\$239 million) will be required to bring the total proved reserves to production. During the quarter the Company recorded depreciation of US\$0.1 million (Q2 2013: US\$0.1 million), and for the six months ended 30 June US\$0.3 million (2013: US\$0.3 million), in General and Administrative expenses.

10 TRADE AND OTHER PAYABLES

		As at
U\$\$'000	30 June 2014	31 Dec 2013
Songas	22,188	15,355
Other trade payables	1,957	3,857
Trade payables	24,145	19,212
TPDC	22,060	20,644
Deferred income	4,868	6,271
Accrued liabilities	6,900	7,169
Related party (Note 14)	100	
	58,073	53,296

The January 1, 2014 balances payable to Songas are net of amounts receivable from Songas that have been agreed as fully settled. The following table shows the amounts considered to have been settled by offsetting during the period.

<u>US\$'000</u>	1 Jan 2014	Year to date transactions	Gross balance 30 June 2014	Set off	30 Jun 2014
Pipeline tariff - payable	(15,355)	(6,833)	(22,188)	_	(22,188)
Gas sales - receivable	11,560	5,998	17,558	-	17,558
Gas plant operation - receivable	13,280	4,565	17,845	-	17,845
Miscellaneous payable	(1,544)	(31)	(1,575)	_	(1,575)
Net balances	7,941	3,699	11,640	_	11,640

11 BANK LOAN

The loan was fully paid by February 2014. Total payments during the six months ended 30 June 2014 were US\$1.7 million.

12 CAPITAL STOCK

Authorised and Issued Share Capital

Authorised	Issued	Amount (US\$'000)
50,000	1,751	983
100,000	33,072	84,445
100,000	_	-
250 000	34 823	85,428
	50,000	50,000 1,751 100,000 33,072 100,000 -

All of the issued capital stock is fully paid.

Stock options

Thousands of options or CDN\$	Options	Exercise Price
Outstanding as at 1 January 2014	1,742	1.00 to 3.60
Outstanding as at 30 June 2014	1,742	1.00 to 3.60

The weighted average remaining life and weighted average exercise prices of options at 30 June 2014 were as follows:

Exercise Price (CDN\$)	Number Outstanding as at 30 June 2014	Weighted Average Remaining Contractual Life (years)	Number Exercisable as at 30 June 2014	Weighted Average Exercise Price (CDN\$)
1.00	1,092	0.17	1,092	1.00
3.18	400	3.50	400	3.18
3.60	250	2.25	250	3.60
	1,742		1,742	

Stock Appreciation Rights

Thousands of stock appreciation rights or CDN\$	SAR	Exercise Price
Outstanding as at 1 January 2014	1,030	2.12 to 4.20
Granted	1,780	2.30
Outstanding as at 30 June 2014	2,810	2.12 to 4.20

The Company records an expense using the Black-Scholes fair value option pricing model every reporting period with a resulting liability being recognised in trade and other payables. In the valuation of stock options and stock appreciation rights at the reporting date, the following assumptions have been made: a risk free rate of interest of 1.75% stock volatility of 42% to 51%; 0% dividend yield; 0% forfeiture; a closing stock price of CDN\$2.32 per share.

As at 30 June 2014, a total accrued liability of US\$0.8 million (Q2 2013: US\$0.3 million) has been recognised in relation to the stock appreciation rights. An expense of US\$0.1 million was recognised during the period compared to a credit of US\$0.1 million in Q2 2013. The increase in the cost of SARs year over year is due to the granting of an additional 1.8 million SARs in January 2014.

13 EARNINGS PER SHARE

	Three months ended		Six months ended	
Number of shares ('000s)	30 June 2014	30 June 2013	30 June 2014	30 June 2013
Weighted average number of shares outstanding Class A and Class B shares	34,823	34,643	34,823	34,643
Convertible securities				
Stock options	613	704	630	738
Weighted average diluted Class A and Class B shares	35,436	35,347	35,453	35,381

The calculation of basic earnings per share is based on the profit for the quarter of US\$6.5 million (Q2 2013: loss US\$6.6 million) and a weighted average number of Class A and Class B shares outstanding during the period of 34,823,210 (Q2 2013: 34,643,210). For the six months, earnings per share is based on a profit of US\$8.1 million (2013: loss US\$3.8 million) and a weighted average number of Class A and Class B shares outstanding during the period of 34,823,210 (2013: 34,643,210).

In computing the diluted earnings per share, the effect of the stock options is added to the weighted average number of Class A and Class B shares outstanding during the quarter. For Q2 2014 the number was 613,278 (Q2 2013: 704,365) shares, resulting in a diluted weighted average number of Class A and Class B shares of 35,436,488 (Q2 2013: 35,347,575). For the six months the dilution effect of stock options was 629,519 (2013: 737,778) resulting in a diluted weighted average number of Class A and Class B shares of 35,452,729 (2013: 35,380,988).

No adjustments were required to the reported earnings from operations in computing diluted per share amounts.

14 RELATED PARTY TRANSACTIONS

One of the non-executive Directors is a partner at a law firm. During the quarter, the Company incurred US\$0.1 million (Q2 2013: US\$0.1 million) and for the six months ended 30 June US\$0.1 million (2013: US\$0.3 million) to this firm for services provided. The transactions with this related party were made at the exchange amount. The Chief Financial Officer provided services to the Company through a consulting agreement with a personal services company, during the quarter the Company incurred US\$0.1 million (Q2 2013 US\$0.1 million) and for the six months ended 30 June US\$0.2 million (2013: US\$0.2 million) to this firm for services provided. As at 30 June 2014 the Company has a total of US\$0.1 million (Q2 2013: US\$ nil) recorded in trade and other payables in relation to the related parties.

15 CONTRACTUAL OBLIGATIONS AND COMMITTED CAPITAL INVESTMENTS

CONTRACTUAL OBLIGATIONS

Protected Gas

Under the terms of the original gas agreement for the Songo Songo project ("Gas Agreement"), in the event that there is a shortfall/insufficiency in Protected Gas as a consequence of the sale of Additional Gas, then the Company is liable to pay the difference between the price of Protected Gas (US\$0.55/MMbtu escalated) and the price of an alternative feedstock multiplied by the volumes of Protected Gas up to a maximum of the volume of Additional Gas sold (114.0 Bcf as at 30 June 2014). The Company did not have a shortfall during the reporting period and does not anticipate a shortfall arising during the term of the Protected Gas delivery obligation to July 2024.

The Gas Agreement may be superseded by an initialed Amended and Restated Gas Agreement ("ARGA"). The ARGA provides clarification of the Protected Gas volumes and removes all terms dealing with the security of the Protected Gas and the consequences of any insufficiency to a new Insufficiency Agreement ("IA"). The IA specifies terms under which Songas may demand cash security in order to keep it whole in the event of a Protected Gas insufficiency. Should the IA be signed, it will govern the basis for determining security. Under the provisional terms of the IA, when it is calculated that funding is required, the Company is required to fund an escrow account at a rate of US\$2.00/MMbtu on all Industrial Additional Gas sales out of its and TPDC's share of revenue, and TANESCO shall contribute the same amount on Additional Gas sales to the Power sector. The funds provide security for Songas in the event of an insufficiency of Protected Gas. The Company is actively monitoring the reservoir and, supported by the report of its independent engineers, does not anticipate that a liability will occur in this respect.

Re-rating Agreement

During Q2 2011, the Company signed a re-rating agreement with TANESCO and Songas (the "Re-Rating Agreement") to increase the gas processing capacity to a maximum of 110 MMcfd (the pipeline and pressure requirements at the Ubungo power plant restrict the infrastructure capacity to a maximum of 102 MMcfd). Under the terms of the Re-rating Agreement, the Company effectively pays an additional tariff of US\$0.30/mcf for sales between 70 MMcfd and 90 MMcfd and US\$0.40/mcf for volumes above 90 MMcfd in addition to the tariff of US\$0.59/mcf payable to Songas as set by the energy regulator, EWURA.

Under the terms of this agreement, the Company agreed to indemnify Songas for damage to its facilities caused by the re-rating, up to a maximum of US\$15 million, but only to the extent that this was not already covered by indemnities from TANESCO or Songas' insurance policies. The Re-rating Agreement expired on 31st December 2012 and in September 2013 was extended by Songas to 31 December 2013. At this time, the Company knows of no reason to de-rate the Songas plant. Since 31 December 2013 production has continued at the higher rated limit and, given the Government's interest in pursuing further development and increasing gas production, the Company expects this to continue. However there are no assurances that this will occur.

Portfolio Gas Supply Agreement

On 17 June 2011, a long term (to June 2023) PGSA was signed between the Company, TPDC and TANESCO. Under the PGSA, the seller is obligated, subject to infrastructure capacity, to sell a maximum of approximately 37 MMcfd for use in any of TANESCO's current power plants except those operated by Songas at Ubungo. Under the agreement, the current basic wellhead price of approximately US\$2.88/mcf increased to US\$2.93/mcf on 1 July 2014. Any volumes of gas delivered under the PGSA in excess of 36 MMcfd are subject to a 150% increase in the basic wellhead gas price.

Operating leases

The Company has two office rental agreements, one in Dar es Salaam, Tanzania and one in Winchester, United Kingdom. The agreement in Dar es Salaam was entered into on 1 November 2013 and expires on 31 October 2015 at an annual rent of US\$401 thousand. The agreement in Winchester expires on 25 September 2022 and is at an annual rental of GBP35 thousand (US\$58 thousand) per annum during 2012 and 2013 and GBP71 thousand (US\$115 thousand) per annum thereafter. The costs of these leases are recognised in the General and Administrative expenses.

CAPITAL COMMITMENTS

There are no capital commitments at this time.

16 CONTINGENCIES

Downstream unbundling

The separation or unbundling of the downstream assets currently in the PSA has been an objective of TPDC and MEM for some time. Unbundling was an issue raised by TPDC in the 2012 GNT negotiations and in the National Natural Gas Policy issued in 2013, which contemplates TPDC as a monopoly aggregator and distributor of gas. In the context of the gas policy, TPDC and MEM have indicated that they wish the Company to unbundle the downstream distribution business in Tanzania. The methodology for this has been discussed with TPDC in the course of GNT negotiations. During 2013, the Company tabled a proposal with alternative mechanisms to unbundle the downstream from the PSA which were economically neutral to the parties. TPDC did not respond to the proposal and it was later withdrawn by the Company in connection with the termination of negotiations arising from the GNT and TPDC was advised that the downstream would remain in the PSA until mutually agreed otherwise. The disposition of the downstream business will be addressed at such a time as there is a conflict between new legislation and the Company's rights under the PSA. The results for the quarter reflect the impact of fully recovering downstream costs previously and temporarily excluded from the cost recoverable pool pending resolution of the unbundling of the downstream business and the related assets – see Cost Pool Adjustments Note 4.

TPDC Back-in

TPDC has previously indicated a wish to exercise its right under the PSA to 'back in' to the Songo Songo field development and a further wish to convert this into a carried interest in the PSA. The current terms of the PSA require TPDC to provide formal notice in a defined period and contribute a proportion of the costs of any development, sharing in the risks in return for an additional share of the gas. To date, TPDC has not contributed any costs. TPDC back-in rights and the potential conversion of these rights into a carried working interest were discussed with the GNT along with other issues, however there were no changes to the PSA agreed between the parties. As such the Company continues to stand behind the original terms of the PSA. Should an amendment to the PSA be agreed in future relating to back-in rights, the impact on reserves and accounting estimates will be assessed at that time and reflected prospectively.

For the purpose of the reserves certification as at 31 December 2013, it was assumed that, on the basis of economically rational behavior, TPDC will elect to 'back-in' for 20% for all future new drilling activities with-in the prescribed period as determined by the current development plan and this is reflected in the Company's net reserve position.

Cost recovery

TPDC conducted an audit of the historic Cost Pool and in 2011 disputed approximately US\$34 million of costs that had been recovered from the Cost Pool from 2002 through to 2009. The Company has contended that the disputed costs were appropriately incurred on the Songo Songo project in accordance with the terms of the PSA. Undertakings to resolve this matter were an outcome of GNT negotiations and the matter was referred to the Controller and Auditor General ("CAG"), head of the National Audit Office of Tanzania. With no progress on resolving the matter, the Company served a Notice of Dispute on TPDC to put the matter to a definitive timeline for resolution, following which the CAG appointed an international independent audit firm to review the disputed costs. The work of the CAG has been completed and TPDC has reviewed its findings. TPDC and Company senior management have held discussions, and are currently in the process of appointing an independent specialist to assist the parties in reaching agreement on costs that are still subject to dispute. The Company has agreed a number of small adjustments, totaling approximately US\$1.0 million, and these have been removed from the Cost Pool in the current quarter. If the matter is not resolved to the Company's satisfaction, it intends to proceed to arbitration via the International Centre for Settlement of Investment Disputes ("ICSID") pursuant to the terms of the PSA.

TPDC marketing costs

Under the Songo Songo PSA, all reasonable marketing costs including those incurred by TPDC, with the prior approval by the Company are recoverable. TPDC has to date attempted to claim US\$3.6 million in marketing costs from the Company. Management reviewed the claims and can demonstrate that there was no prior approval for such costs, no supporting documentation provided evidencing the expenditure, and further believes the nature of the costs to be unreasonable and not related to marketing the downstream business. Accordingly the Company has rejected the claim by TPDC.

Taxation

During 2013 the Company received a number of assessments for additional tax from the Tanzania Revenue Authority ("TRA"), which together with interest penalties total US\$18.4 million. Management, together with tax advisors, have reviewed each of the assessments and believe them to be without merit. The Company has appealed against assessments for additional withholding tax and employment related taxes, and has filed formal objections against TRA's claims for additional corporation tax and VAT.

The Tax Revenue Appeals Board (TRAB) considered the Company's appeal against a withholding tax assessment of US\$2.4 million in March 2013 and upheld the assessment. The Company then appealed to Tax Revenue Appeals Tribunal whose decision is awaited. Although a similar appeal to the Tribunal has been decided in favour of TRA, management continues to believe this assessment is flawed and, if necessary, will pursue the case in the Court of Appeal where a similar case is currently being heard.

The Company, based on legal counsel's advice, believes it has strong support, on the basis of tax legislation and the terms of the PSA, for its objection to the additional income tax assessment of US\$7.8 million, including penalties. During the quarter, TRA notified the Company that it would not accept the objection relating to 2009 and issued a notice confirming the assessment for US\$2.5 million. The Company has lodged an appeal against this assessment with the TRAB. In the event that the Company's 2008 and 2010 objections are rejected and subsequent appeals are overturned, any additional tax payable will be recoverable from TPDC under the terms the PSA.

The Company has filed an objection against a further assessment of VAT, which together with penalties totals US\$7.5 million. Again, the Company, based on legal counsel's advice, believes that it has strong grounds for objecting to this assessment and accordingly has made no provision.

The Company has received an assessment of US\$0.7 million in respect of employment related taxes which TRA believe to have been underpaid. The Company does not accept TRA's finding and has appealed.

Management continues to review the progress of the above appeals and objections and, as of the date of this report, does not believe any provision is required.

Corporate Information

BOARD OF DIRECTORS

W. David Lyons

Chairman and
Chief Executive Officer

Winchester United Kingdom William H. Smith

Non-Executive Director

Calgary, Alberta Canada Robert S. Wynne

Chief Financial Officer

Calgary, Alberta Canada David W. Ross

Non-Executive Director

Calgary, Alberta Canada

OFFICERS

W. David Lyons

Chairman and
Chief Executive Officer

Winchester United Kingdom Robert S. Wynne

Chief Financial Officer

Calgary, Alberta Canada Stephen Huckerby

Chief Accounting Officer

St. Peters, Jersey Channel Islands

OPERATING OFFICE

PanAfrican Energy Tanzania Limited

Oyster Plaza Building, 5th Floor

Haile Selassie Road P.O. Box 80139,

Dar es Salaam Tanzania Tel: + 255 22 2138737 Fax: + 255 22 2138938 REGISTERED OFFICE

Orca Exploration Group Inc.

P.O. Box 3152 Road Town Tortola

British Virgin Islands

INVESTOR RFI ATIONS

W. David Lyons

Chairman and Chief Executive Officer

WDLyons@orcaexploration.com www.orcaexploration.com

INTERNATIONAL SUBSIDIARIES

PanAfrican Energy Tanzania Limited

Oyster Plaza Building,

5th Floor

Haile Selassie Road P.O. Box 80139, Dar es Salaam Tanzania

Tel: + 255 22 2138737 Fax: + 255 22 2138938 PAE PanAfrican Energy Corporation

1st Floor Cnr St George/Chazal

Streets
Port Louis
Mauritius

Tel: + 230 207 8888 Fax: + 230 207 8833 Orca Exploration Italy Inc.

Orca Exploration Italy Onshore Inc.

P.O. Box 3152, Road Town Tortola

British Virgin Islands

ENGINEERING CONSULTANTS

McDaniel & Associates Consultants Ltd. Calgary, Canada **AUDITORS**

KPMG LLP Calgary, Canada **LAWYERS**

Burnet, Duckworth & Palmer LLP Calgary, Canada TRANSFER AGENT

CIBC Mellon Trust Company Toronto & Montreal, Canada





WWW.ORCAEXPLORATION.COM