INTERCONTINENTAL HOTELS GROUP PLC /NEW/ Form SC 13G/A August 09, 2013

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SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No: 1)
INTERCONTINENTAL HOTELS GROUP PLC
(Name of Issuer)
Common Stock
(Title of Class of Securities)
GB00B85KYF37
           .____
(CUSIP Number)
July 31, 2013
_____
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to
which this Schedule is filed:
[X] Rule 13d-1(b)
[ ] Rule 13d-1(c)
[ ] Rule 13d-1(d)
*The remainder of this cover page shall be filled out
for a reporting person's initial filing on this form with
respect to the subject class of securities, and for any
subsequent amendment containing information which
would alter the disclosures provided in a prior cover page.
The information required in the remainder of this cover
page shall not be deemed to be "filed" for the purpose
of Section 18 of the Securities Exchange Act of 1934
("Act") or otherwise subject to the liabilities of that
section of the Act but shall be subject to all other
provisions of the Act (however, see the Notes).
CUSIP No. GB00B85KYF37
(1) Names of reporting persons. BlackRock, Inc.
(2) Check the appropriate box if a member of a group
(a) [ ]
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(b)	
(3)	SEC use only
(4)	Citizenship or place of organization
Dela	aware
Numk	per of shares beneficially owned by each reporting person with:
(5)	Sole voting power
131	155070
(6)	Shared voting power
	None
(7)	Sole dispositive power
131	155070
(8)	Shared dispositive power
	None
(9)	Aggregate amount beneficially owned by each reporting person
131	155070
(10)	Check if the aggregate amount in Row (9) excludes certain shares
(11)	Percent of class represented by amount in Row 9
4.9	98%
(12)	Type of reporting person
НС	
Iter	n 1.
Iter	n 1(a) Name of issuer:
TNTF	ERCONTINENTAL HOTELS GROUP PLC
	n 1(b) Address of issuer's principal executive offices:
	ADWATER PARK KINGHAMSHIRE XO UB9 5HJ
Tter	n 2

2

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2(a) Name of person filing:
BlackRock, Inc.
2(b) Address or principal business office or, if none, residence:
BlackRock Inc.
40 East 52nd Street
New York, NY 10022
2(c) Citizenship:
______
                         _____
See Item 4 of Cover Page
2(d) Title of class of securities:
Common Stock
2(e) CUSIP No.:
See Cover Page
Item 3.
If this statement is filed pursuant to Rules 13d-1(b), or 13d-2(b) or (c),
check whether the person filing is a:
[ ] Broker or dealer registered under Section 15 of the Act;
[ ] Bank as defined in Section 3(a)(6) of the Act;
[ ] Insurance company as defined in Section 3(a)(19) of the Act;
[ ] Investment company registered under Section 8 of the
Investment Company Act of 1940;
[ ] An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
[ ] An employee benefit plan or endowment fund in accordance with
           Rule 13d-1(b)(1)(ii)(F);
[X] A parent holding company or control person in accordance with
           Rule 13d-1(b)(1)(ii)(G);
[ ] A savings associations as defined in Section 3(b) of the Federal
           Deposit Insurance Act (12 U.S.C. 1813);
[ ] A church plan that is excluded from the definition of an
           investment company under section 3(c)(14) of the Investment Company
           Act of 1940;
[ ] A non-U.S. institution in accordance with
           Rule 240.13d-1(b)(1)(ii)(J);
[ ] Group, in accordance with Rule 240.13d-1(b)(1)(ii)(K). If filing
           as a non-U.S. institution in accordance with
           Rule 240.13d-1(b)(1)(ii)(J), please specify the type of
           institution:
Item 4. Ownership
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Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

Amount beneficially owned: 13155070 Percent of class 4.98% Number of shares as to which such person has: Sole power to vote or to direct the vote 13155070 Shared power to vote or to direct the vote None Sole power to dispose or to direct the disposition of 13155070 Shared power to dispose or to direct the disposition of None Item 5. Ownership of 5 Percent or Less of a Class. If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following [X]. Item 6. Ownership of More than 5 Percent on Behalf of Another Person N/A Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person. See Exhibit A Item 8. Identification and Classification of Members of the Group If a group has filed this schedule pursuant to Rule 13d-1(b)(ii)(J),

so indicate under Item 3(j) and attach an exhibit stating the identity and Item 3 classification of each member of the group. If a group has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identity of each member of the group.

Item 9. Notice of Dissolution of Group

Notice of dissolution of a group may be furnished as an exhibit stating the date of the dissolution and that all further filings with respect to transactions in the security reported on will be filed, if required, by members of the group, in their individual capacity.

See Item 5.

Item 10. Certifications
By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Signature.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: August 08, 2013 BlackRock, Inc.

Signature: Matthew J. Fitzgerald

Name/Title Attorney-In-Fact

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative other than an executive officer or general partner of the filing person, evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (see 18 U.S.C. 1001).

Exhibit A

Subsidiary

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BlackRock Advisors, LLC
BlackRock Financial Management, Inc.
BlackRock Investment Management, LLC
BlackRock Investment Management (Australia) Limited
BlackRock (Luxembourg) S.A.
BlackRock (Netherlands) B.V.
BlackRock Fund Managers Limited
BlackRock Life Limited
BlackRock Asset Management Australia Limited
BlackRock Asset Management Canada Limited
BlackRock Asset Management Deutschland AG
BlackRock Asset Management Ireland Limited
BlackRock Advisors (UK) Limited
BlackRock Fund Advisors
BlackRock International Limited
BlackRock Institutional Trust Company, N.A.
BlackRock Japan Co. Ltd.
BlackRock Investment Management (UK) Limited
iShares (DE) I InvAG mit Teilgesellschaftsvermogen
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*Entity beneficially owns 5% or greater of the outstanding shares of the security class being reported on this Schedule 13G.
Exhibit B

POWER OF ATTORNEY

The undersigned, BLACKROCK, INC., a corporation duly organized under the laws of the State of Delaware, United States (the "Company"), does hereby make, constitute and appoint each of Matthew Mallow, Howard Surloff, Edward Baer, Bartholomew Battista, Dan Waltcher, Karen Clark, Daniel Ronnen, John Stelley, Brian Kindelan, John Blevins, Richard Froio, Matthew Fitzgerald and Con Tzatzakis acting severally, as its true and lawful attorneys-in-fact, for the purpose of, from time to time, executing in its name and on its behalf, whether the Company is acting individually or as representative of others, any and all documents, certificates, instruments, statements, other filings and amendments to he foregoing (collectively, "documents") determined by such person to be necessary or appropriate to comply with ownership or control-person reporting requirements imposed by any United States or non-United States governmental or regulatory authority, including without limitation Forms 3, 4, 5, 13D, 13F, 13G and 13H and any amendments to any of the foregoing as may be required to be filed with the Securities and Exchange Commission, and delivering, furnishing or filing any such documents with the appropriate governmental, regulatory authority or other person, and giving and granting to each such attorney-in-fact power and authority to act in the premises as fully and to all intents and purposes as the Company might or could do if personally present by one of its authorized signatories, hereby ratifying and confirming all that said attorney-in-fact shall lawfully do or cause to be done by virtue hereof. Any such determination by an attorney-in-fact named herein shall be conclusively evidenced by such person's execution, delivery, furnishing or filing of the applicable document.

This power of attorney shall expressly revoke the power of attorney dated 30th day of November,2011 in respect of the subject matter hereof, shall be valid from the date hereof and shall remain in full force and effect until either revoked in writing by the Company, or, in respect of any attorney-in-fact named herein, until such person ceases to be an employee of the Company or one of its affiliates.

IN WITNESS WHEREOF, the undersigned has caused this power of attorney to be executed as of this 10th day of July, 2012.

BLACKROCK, INC.

By:_ /s/ Chris Leavy
Name: Chris Leavy

Title: Chief Investment Officer

gn="bottom" colspan="1"> 4.29 December 31, 2003 16.65 6.20 28.51 10.13 High (\$) (Low)(\$) December 31, 2002 14.50 4.75 15.27 5.83 December 31, 2001 5.00 2.69 — December 31, 2000.14 2.48 —

Price Per Ordinary Share

Price Per ADR

		Trice rei ore	illary offare	THECT OF THEIR		
	Calendar Period	High (£)	Low (£)	High (\$)	Low (\$)	
2005						
First Quarter		7.24	5.31	14.07	10.13	
2004						
Fourth Quarter		6.99	5.45	13.24	9.94	
Third Quarter		5.55	4.29	9.87	7.77	
Second Quarter		6.10	4.38	11.02	8.12	
First Quarter		15.63	9.85	28.10	17.77	
2003		High (\$)	Low (\$)			
Fourth Quarter		16.60	12.80	28.51	21.75	
Third Quarter		16.65	10.05	26.36	15.51	
Second Quarter		12.82	7.95	19.87	12.70	
First Quarter		6.13	4.75	_	_	
		Price Per Ord	linary Share	Price Pe	er ADR	
	Calendar Month	High (£)	Low (£)	High (\$)	Low (\$)	
2004		•				
May		10.10	8.74	18.70	15.76	
April		12.20	9.36	22.30	16.58	
March		11.11	9.85	20.30	17.77	
February		12.40	10.39	23.42	19.70	
January		15.63	11.90	28.10	22.00	
2003						
December		16.60	14.35	28.51	25.35	

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Not applicable.

C. MARKETS

Our ordinary shares are listed on the LSE, which currently constitutes the principal non-United States trading market for those shares, under the symbol RRS and our ADSs traded in the United States on Nasdaq under the trading symbol GOLD, in the form of American Depositary Receipts. The American Depositary Receipts are issued by The Bank of New York, as Depositary. Each American Depositary Receipt represents one American Depositary Share. Each American Depositary Share represents one of our ordinary shares.

D. SELLING SHAREHOLDERS

Not applicable.

E. DILUTION

Not applicable.

F. EXPENSES OF THE ISSUE

Not applicable.

73

Item 10. Additional Information

A. SHARE CAPITAL

Not applicable.

B. MEMORANDUM AND ARTICLES OF ASSOCIATION

General

We are a company organized with limited liability under the laws of Jersey, Channel Islands. Our registered number is 62686.

The authorized share capital is \$4,000,000 divided into 80,000,000 ordinary shares of \$0.05 each, of which 59,573,229 were issued as of May 12, 2005 and 20,426,771 were available for issue. At the annual general meeting held on April 26, 2004, shareholders approved a resolution which authorized a share split which amended our

authorized share capital from \$4,000,000 divided into 40,000,000 ordinary shares of \$0.10 each to \$4,000,000 divided into 80,000,000 ordinary shares of \$0.05 each. The issued share capital therefore increased from 29,263,385 to 58,526,770 ordinary shares with effect from June 11, 2004. None of our shares have any redemption rights.

Memorandum of Association

Clause 2 of our Memorandum of Association provides that we shall have all the powers of a natural person including but not limited to the power to carry on mining, exploration or prospecting.

Changes in Capital or Objects and Powers

Subject to the 1991 Law and our Articles of Association, we may by special resolution at a general meeting:

- increase our authorized or paid up share capital;
- consolidate and divide all or any part of our shares into shares of a larger amount;
- sub-divide all or any part of our shares having a par value;
- convert any of our issued or unissued shares into shares of another class;
- convert any of our paid-up shares into stock, and reconvert any stock into any number of paid-up shares of any denomination;
- convert any of our issued shares into redeemable shares which can be redeemed;
- cancel shares which, at the date of passing of the resolution, have not been taken or agreed to be taken by any person, and diminish the amount of the authorized share capital by the amount of the shares so cancelled:
- reduce the authorized share capital;
- reduce our issued share capital; or
- alter our Memorandum or Articles of Association.

Articles of Association

We adopted our Articles of Association by special resolution passed on June 24, 1997. Our Articles of Association include provisions to the following effect:

General Meeting of Shareholders

We may at any time convene general meetings of shareholders. We hold an annual general meeting for each fiscal year within nine months of the end of each fiscal year. No more than eighteen months may elapse between the date of one annual general meeting and the next.

74

Annual general meetings and meetings calling for the passing of a special resolution require twenty-one days' notice of the place, day and time of the meeting in writing to our shareholders. Any other general meeting requires no less than fourteen days' notice in writing. Our business may be transacted at a general meeting only when a quorum of shareholders is present. Two persons entitled to attend and to vote on the business to be transacted, each being a member or a proxy for a member or a duly authorized representative of a corporation which is a member, constitute a quorum. Nasdaq's marketplace rules, which apply to all companies listed on the Nasdaq Stock Market, state in Rule 4350(f) that the minimum quorum for any meeting of holders of a company's common stock is 33 1/3% of the

outstanding shares. As a result, we requested, and Nasdaq granted to us, an exemption from compliance with the Rule 4350(f) requirement.

The annual general meetings deal with and dispose of all matters prescribed by our Articles of Association and by the 1991 Law including:

- the consideration of our annual financial statements and report of our independent accountants;
- the election of directors; and
- the appointment of independent auditors.

Voting Rights

Subject to any special terms as to voting on which any shares may have been issued or may from time to time be held, at a general meeting, every shareholder who is present in person (including any corporation present by its duly authorized representative) shall on a show of hands have one vote and every shareholder present in person or by proxy shall on a poll have one vote for each share of which he is a holder. In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders.

Unless we otherwise determine, no shareholder is entitled to vote at a general meeting or at a separate meeting of the holders of any class of shares, either in person or by proxy, or to exercise any other right or privilege as a shareholder in respect of any share held by him unless all calls presently payable by him in respect of that share, whether alone or jointly with any other person, together with interest and expenses, if any, have been paid to us.

Dividends

Subject to the provisions of the 1991 Law and of the Articles of Association, we may, by ordinary resolution, declare dividends to be paid to shareholders according to their respective rights and interests in our profits. However, no dividend shall exceed the amount recommended by us. Subject to the provisions of the 1991 Law, we may declare and pay an interim dividend, including a dividend payable at a fixed rate, if an interim dividend appears to us to be justified by our profits available for distribution.

Except as otherwise provided by the rights attached to any shares, all dividends shall be declared and paid according to the amounts paid up, otherwise than in advance of calls, on the shares on which the dividend is paid. All dividends unclaimed for a period of 12 years after having been declared or become due for payment shall, if we so resolve, be forfeited and shall cease to remain owing by us.

We may, with the authority of an ordinary resolution, direct that payment of any dividend declared may be satisfied wholly or partly by the distribution of assets, and in particular of paid up shares or debentures of any other company, or in any one or more of those ways.

We may also with the prior authority of an ordinary resolution, and subject to such conditions as we may determine, offer to holders of shares the right to elect to receive shares, credited as fully paid, instead of the whole, or some part, to be determined by us, of any dividend specified by the ordinary resolution.

Ownership Limitations

Our Articles of Association and the 1991 Law do not contain limits on the number of shares that a shareholder may own.

Distribution of Assets on a Winding-Up

If we are wound up, the liquidator may, with the sanction of a special resolution and any other sanction required by law, divide among the shareholders in specie the whole or any part of our assets and may, for that purpose, value any assets and determine how the dividend shall be carried out as between the shareholders or vest the whole or any part of the assets in trustees on such trusts for the benefit of the shareholders as he with the like sanction shall determine but no shareholder shall be compelled to accept any assets on which there is a liability.

Transfer of Shares

Every shareholder may transfer all or any of his shares by instrument of transfer in writing in any usual form or in any form approved by us. The instrument must be executed by or on behalf of the transferor and, in the case of a transfer of a share which is not fully paid up, by or on behalf of the transferee. The transferor is deemed to remain the holder until the transferee's name is entered in the register of shareholders.

We may, in our absolute discretion and without giving any reason, refuse to register any transfer of a share or renunciation of a renounceable letter of allotment unless:

- it is in respect of a share which is fully paid up;
- it is in respect of only one class of shares;
- it is in favor of a single transferee or not more than four joint transferees;
- it is duly stamped, if so required; and
- it is delivered for registration to our registered office for the time being or another place that we may from time to time determine accompanied by the certificate for the shares to which it relates and any other evidence as we may reasonably require to prove the title of the transferor or person renouncing and the due execution of the transfer or renunciation by him or, if the transfer or renunciation is executed by some other person on his behalf, the authority of that person to do so; provided that we shall not refuse to register any transfer of partly paid shares which are listed on the grounds they are partly paid shares in circumstances where our refusal would prevent dealings in those shares from taking place on an open and proper basis.

Variation of Rights

If at any time our share capital is divided into shares of different classes, any of the rights for the time being attached to any share or class of shares may be varied or abrogated in the manner, if any, that is provided by the rights or, in the absence of any such provision, either with the consent in writing of the holders of not less than three-quarters in nominal value of the issued shares of the class or with the sanction of a resolution passed by the holders of not less than three-quarters in nominal value of the issued shares of that class at a separate general meeting of the holders of shares of the class. The quorum at that meeting shall be not less than two persons holding or representing by proxy at least one-third of the nominal amount paid up on the issued shares of the class in question and at an adjourned meeting not less than one person holding shares of the class in question or his proxy.

Subject to the terms of issue of or rights attached to any shares, the rights or privileges attached to any class of shares shall be deemed not to be varied or abrogated by the creation or issue of any new shares ranking equally in all respects, except as to the date from which those new shares shall rank for dividend, with or subsequent to those already issued or by the reduction of the capital paid up on those shares or by the purchase or redemption by us of our own shares in accordance with the provisions of the 1991 Law and the Articles.

Capital Calls

Subject to the terms of allotment of shares, we may from time to time make calls on the members in respect of any monies unpaid on the shares, whether in respect of nominal value or premium, and

76

not payable on a fixed date. A member must receive fourteen days' notice of any call and any call is deemed to be made when the resolution of the board authorizing such call was passed.

If any call is not paid on or before the date appointed for payment, the person liable to pay that call shall pay all costs, charges and expenses of ours in connection with the non-payment, including interest on the unpaid amount, if requested by us.

Unless we otherwise determine, no member shall be entitled to receive any dividend or to be present and vote at any general meeting, or be included in a quorum, or to exercise any other right or privilege as a shareholder unless and until any outstanding calls in respect of his shares are paid.

Borrowing Powers

We may exercise all of our powers to borrow money and to mortgage or charge all or any part of our undertaking, property and assets, present and future, and uncalled capital and, subject to the provisions of the 1991 Law, to create and issue debenture and other loan stock and other securities, whether outright or as collateral security for any debt, liability or obligation of ours or of any third party.

Issue of Shares and Preemptive Rights

Subject to the provisions of the 1991 Law and to any special rights attached to any shares, we may allot or issue shares with those preferred, deferred or other special rights or restrictions regarding dividends, voting, transfer, return of capital or other matters as we may from time to time determine by ordinary resolution, or if no ordinary resolution has been passed or an ordinary resolution does not make specific provision, as we may determine. We may issue shares that are redeemable or are liable to be redeemed at our option or the option of the holder in accordance with our Articles of Association. Subject to the provisions of the 1991 Law the unissued shares at the date of adoption of the Articles of Association and shares created thereafter shall be at our disposal. We cannot issue shares at a discount.

There are no pre-emptive rights for the transfer of our shares either within the 1991 Law or our Articles of Association.

Meetings of the Board of Directors

Any director may, and the secretary at the request of a director shall, call a board meeting at any time on reasonable notice. A director may waive this notice requirement.

Subject to our Articles of Association our board of directors may meet for the conducting of business, adjourn and otherwise regulate its proceedings as it sees fit. The quorum necessary for the transaction of business may be determined by the board of directors and unless otherwise determined shall be two persons, each being a director or an alternate director. A duly convened meeting of the board of directors at which a quorum is present is necessary to

exercise all or any of the board's authorities, powers and discretions.

Unless otherwise determined, two persons, each being a director or an alternate director constitutes a quorum.

Our board of directors may delegate or entrust to and confer on any director holding an executive office any of its powers, authorities and discretions for such time, on such terms and subject to such conditions as it sees fit. Our board of directors may also delegate any of its powers, authorities and discretions for such time and on such terms and subject to such conditions as it sees fit to any committee consisting of one or more directors and one or more other persons, provided that a majority of the members of the committee should be directors.

Remuneration of Directors

Our directors (other than alternate directors) shall be entitled to receive by way of fees for their services as directors any sum that we may from time to time determine, not exceeding in aggregate

77

\$300,000 per annum or any other sum as we, by ordinary resolution in a general meeting, shall from time to time determine. That sum, unless otherwise directed by ordinary resolution of us by which it is voted, shall be divided among the directors in the proportions and in the manner that the board determines or, if the board has not made a determination, equally. The directors are entitled to be repaid all traveling, hotel and other expenses properly incurred by them in or about the performance of their duties as directors.

The salary or remuneration of any director appointed to hold any employment or executive office may be either a fixed sum of money, or may altogether or in part be governed by business done or profits made or otherwise determined by us, and may be in addition to or in lieu of any fee payable to him for his services as director.

Pensions and Gratuities for Directors

We may exercise all of our powers to provide and maintain pensions, other retirement or superannuation benefits, death or disability benefits or other allowances or gratuities for persons who are or were directors of any company in our group and their relatives or dependants.

Directors' Interests in Contracts

Subject to the provisions of the 1991 Law and provided that his interest is disclosed as soon as practicable after a director becomes aware of the circumstances which gave rise to his duty to disclose in accordance with the Articles of Association, a director, notwithstanding his office, may enter into or otherwise be interested in any contract, arrangement, transaction or proposal with us, or in which we are otherwise interested, may hold any other office or place of profit under us (except that of auditor of, or of a subsidiary of ours) in conjunction with the office of director and may act by himself or through his firm in a professional capacity for us, and in any such case on such terms as to remuneration and otherwise as we may arrange, and may be a director or other officer of, or employed by, or a party to any transaction or arrangement with, or otherwise interested in, any company promoted by us or in which we are otherwise interested and shall not be liable to account to us for any profit, remuneration or other benefit realized by any such office, employment, contract, arrangement, transaction or proposal.

No such contract, arrangement, transaction or proposal shall be avoided on the grounds of any such interest or benefit.

Restrictions on Directors' Voting

Except as provided in our Articles of Association, a director shall not vote on, or be counted in the quorum in relation to, any resolution of the board or of a committee of the board concerning any contract, arrangement, transaction or any other proposal whatsoever to which we are or will be a party and in which he has an interest which (together with an interest of any person connected with him) is to his knowledge a material interest otherwise than by virtue of his interests in shares or debentures or other securities of or otherwise in or through us, unless the resolution concerns any of the following matters:

- the giving of any guarantee, security, or indemnity in respect of money lent or obligations incurred by him or any other person at the request of or for the benefit of us or any of our subsidiary undertakings;
- the giving of any guarantee, security or indemnity in respect of a debt or obligation of ours or any of our subsidiary undertakings for which he himself has assumed responsibility in whole or in part under a guarantee or indemnity or by the giving of security;
- any proposal concerning an offer of shares or debentures or other securities of or by us or any of our subsidiary undertakings in which offer he is or may be entitled to participate as a holder of securities or in the underwriting or sub-underwriting of which he is to participate;
- any proposal concerning any other body corporate in which he (together with persons connected with him) does not to his knowledge have an interest in one per cent or more of the issued equity share capital of any class of that body corporate or of the voting rights available to shareholders of that body corporate;

78

- any proposal relating to an arrangement for the benefit of our employees or the employees of any of our subsidiary undertakings which does not award him any privilege or benefit not generally awarded to the employees to whom the arrangement relates; or
- any proposal concerning insurance which we propose to maintain or purchase for the benefit of directors or for the benefit of persons who include directors.

A director shall not vote or be counted in the quorum for any resolution of the board or committee of the board concerning his own appointment (including fixing or varying the terms of his appointment or termination) as the holder of any office or place of profit with us or any company in which we are interested.

Number of Directors

Unless and until otherwise determined by a special resolution, the number of directors shall be not less than two or more than 20.

Directors' Appointment and Retirement by Rotation

Directors may be appointed by ordinary resolution or by the board. If appointed by ordinary resolution, a director holds office only until the next annual general meeting and shall not be taken into account in determining the number of directors who are to retire by rotation. A director shall not be required to hold any of our shares.

At each annual general meeting, one-third of the directors who are subject to retirement by rotation will retire by rotation and be eligible for re-election. Subject to the provisions of the 1991 Law and to the Articles, the directors to retire will, first, be any director who wishes to retire and not offer himself for re-election and secondly, will be those

who have been longest in office since their last appointment or re-appointment, but as between those who have been in office an equal length of time, those to retire shall (unless they otherwise agree) be determined by lot. There is no age limit imposed upon directors.

Untraced Shareholders

Subject to the Articles, we may sell any of our shares registered in the name of a shareholder remaining untraced for 12 years who fails to communicate with us following advertisement of an intention to make such a disposal. Until we can account to the shareholder, the net proceeds of sale will be available for use in our business or for investment, in either case at our discretion. The proceeds will not carry interest.

Crest

The Companies (Amendment No. 4) (Jersey) Law 1998 and the Companies (Uncertificated Securities) (Jersey) Order 1999 allow the holding and transfer of shares under CREST, the electronic system for settlement of securities in the United Kingdom. Our Articles of Association already provide for our shares to be held in uncertificated form under the CREST system.

Purchase of Shares

Subject to the provisions of the 1991 Law, we may purchase any of our own shares of any class. The 1991 Law provides that we may, by special resolution approve the acquisition of our own shares provided that the source of funds used to finance any repurchase is in accordance with the 1991 Law. The 1991 Law limits the type of funds available to govern the repurchase of the nominal value and the share premium attributed to any share.

Non-Jersey Shareholders

There are no limitations imposed by Jersey law or by our Articles of Association on the rights of non-Jersey shareholders to hold or vote on our ordinary shares or securities convertible into our ordinary shares.

79

Rights of Minority Shareholders and Fiduciary Duties

Majority shareholders of Jersey companies have no fiduciary obligations under Jersey law to minority shareholders. However, under the 1991 Law, a shareholder may, under some circumstances, seek relief from the court if he has been unfairly prejudiced by us. The provisions of the 1991 Law are designed to provide relief from oppressed shareholders without necessarily overriding the majority's decision. There may also be common law personal actions available to our shareholders.

Jersey Law and Our Memorandum and Articles of Association

The content of our Memorandum and Articles of Association is largely derived from an established body of corporate law and therefore they mirror the 1991 Law. Jersey company law draws very heavily from company law in England and there are various similarities between the 1991 Law and the English Companies Act 1985 (as amended). However, the 1991 Law is considerably shorter in content than the English Companies Act 1985 and there are some notable differences between English and Jersey company law. There are, for example, no provisions under Jersey law

(as there are under English law):

- controlling possible conflicts of interests between us and our directors, such as loans by us or directors, and contracts between us and our directors other than a duty on directors to disclose an interest in any transaction to be entered into by us or any of our subsidiaries which to a material extent conflicts with our interest;
- specifically requiring particulars to be shown in our accounts of the amount of loans to officers or directors' emoluments and pensions, although these would probably be required to be shown in our accounts in conformity to the requirement that accounts must be prepared in accordance with generally accepted accounting principles;
- requiring us to file details of charges other than charges of Jersey realty; or
- as regards statutory preemption provisions in relation to further issues of shares.

Under Article 143 of the 1991 Law, the court may make an order giving relief, including regulation of our affairs requiring us to refrain from doing or continuing to do an act complained of, authorizing civil proceedings and providing for the purchase of shares by any of our other shareholders.

The court has wide powers within its inherent jurisdiction and a shareholder could successfully bring an action in a variety of circumstances. Although there is no statutory definition of unfairly prejudicial conduct, authority suggests that it includes oppression and discrimination and that the test is objective.

There are no provisions in our Memorandum or Articles of Association concerning changes of capital where these provisions would be considered more restrictive than that required by the 1991 Law.

C. MATERIAL CONTRACTS

1. Share and Debt Sale Deed, dated June 1, 2004, between Randgold Resources Limited and Resolute Mining Limited.

Under this agreement, Resolute acquired our entire interest in RRL Somisy which owned 80% of the Syama mine, for \$6 million in cash and the assumption of \$7 million in liabilities.

2. Shareholder Loan Agreement dated August 1, 2004, between Randgold Resources Limited and Randgold Resources (Somilo) Limited

We entered into this agreement to loan Randgold Resources (Somilo) Limited funds to assist with the construction of the Loulo Mine in western Mali.

3. Deed of Guarantee and Indemnity, dated September 6, 2004, between Randgold Resources Limited and N.M.Rothschild & Sons Limited

80

We entered into this agreement as security and pledge for the discharge and obligations in respect of the \$60,000,000 Project Term Loan Facility.

4. \$60,000,000 Project Term Loan Facility Agreement, dated September 6, 2004, between Société des Mines de Loulo S.A., Randgold Resources Limited, Randgold Resources (Somilo) Limited, Various Banks and Other Financial Institutions, N.M.Rothschild & Sons Limited, Absa Bank Limited and Bayerische Hypo- Und Vereinsbank AG

We entered into the Project Term Loan Facility Agreement to borrow \$60,000,000 for the purpose of constructing the Loulo Mine in western Mali.

5. Deed of Subordination and Pledge, dated September 6, 2004, between Société des Mines de Loulo S.A., Randgold Resources Limited, Randgold Resources (Somilo) Limited and N.M.Rothschild & Sons Limited

Under this agreement, we subordinated our shareholder loans made to Société des Mines de Loulo S.A. for the fulfillment of its obligations in terms of the \$60,000,000 Project Term Loan Facility.

6. Termination Agreement, dated November 9, 2004, between Randgold Resources Limited and Mr. R.A.R.Kebble

We entered into this agreement with our former chairman in connection with the termination of his service.

7. Amended and Restated Debenture, between Randgold Resources Limited and N.M.Rothschild & Sons Limited

Under this agreement, we amended the charges made in terms of the original debenture dated September 6, 2004, which formed part of the security required for the \$60,000,000 Project Term Loan Facility.

8. Deed of Assignment, dated December 20, 2004, between Randgold Resources Limited and Société des Mines de Loulo S.A.

Under this agreement we assigned all rights, title, benefit and interest present and future arising out of or in, to or under the Required Risk Management Agreements to Société des Mines de Loulo S.A.

9. Amendment to Shareholders' Loan Agreement ("Amendment") between Randgold Resources Limited and Randgold Resources (Somilo) Limited

We entered into an agreement to amend the amount of the original shareholder loan to Randgold Resources (Somilo) Limited.

10. International Swap Dealers Association Inc. Master Agreement, dated December 21, 2004, between Randgold Resources Limited and Absa Bank Limited

We entered into this agreement to cover the derivative instruments required as security for the \$60,000,000 Project Term Loan Facility Agreement.

D. EXCHANGE CONTROLS

There are currently no Jersey or United Kingdom foreign exchange control restrictions on the payment of dividends on our ordinary shares or on the conduct of our operations. Jersey is in a monetary union with the United Kingdom. There are currently no limitations under Jersey law or our Articles of Association prohibiting persons who are not residents or nationals of United Kingdom from freely holding, voting or transferring our ordinary shares in the same manner as United Kingdom residents or nationals.

E. TAXATION

Material Jersey Tax Consequences

General

The following summary of the anticipated tax treatment in Jersey in relation to the payments on the ordinary shares and ADSs is based on the taxation law and practice in force at the date of this Annual

Report, and does not constitute legal or tax advice and prospective investors should be aware that the relevant fiscal rules and practice and their interpretation may change. We encourage you to consult your own professional advisers on the implications of subscribing or, buying, holding, selling, redeeming or disposing of ordinary shares or ADSs and the receipt of interest and distributions, whether or not on a winding-up, with respect to the ordinary shares or ADSs under the laws of the jurisdictions in which they may be taxed.

We are an "exempt company" within the meaning of Article 123A of the Income Tax (Jersey) Law, 1961, as amended, for the calendar year ending December 31, 2004. We are required to pay an annual exempt company charge, which is currently (pounds sterling) 600, in respect of each subsequent calendar year during which we wish to continue to have "exempt company" status. The retention of "exempt company" status is conditional upon the Controller of Income Tax being satisfied that no Jersey resident has a beneficial interest in us, except as permitted by published concessions granted by the Controller from time to time. By concession, the holding of ordinary shares or ADSs by a Jersey resident in an exempt company, the shares of which are traded on a recognized stock exchange, is not regarded as a beneficial interest, provided that the holding is de minimis or clearance has been obtained from the Controller.

The Controller of Income Tax has indicated that a holding by Jersey residents of less than 10% of the share capital of a company shall be treated as de minimis.

As an "exempt company", we will not be liable for Jersey income tax other than on Jersey source income, except by concession bank deposit interest on Jersey bank accounts. For so long as we are an "exempt company", payments in respect of the ordinary shares and ADSs will not be subject to any taxation in Jersey, unless the shareholder is resident in Jersey, and no withholding in respect of taxation will be required on those payments to any holder of the ordinary shares or ADSs.

Currently, there is no double tax treaty or similar convention between the U.S. and Jersey.

Taxation of Dividends

Dividends are declared and paid gross in U.S. dollars. Under existing Jersey law, provided that the ordinary shares and ADSs are not held by, or for the account of, persons resident in Jersey for income tax purposes, payments in respect of the ordinary shares and ADSs, whether by dividend or other distribution, will not be subject to any taxation in Jersey and no withholding in respect of taxation will be required on those payments to any holder of our ordinary shares or ADSs.

Taxation of Capital Gains and Estate and Gift Tax

Under current Jersey law, there are no death or estate duties, capital gains, gift, wealth, inheritance or capital transfer taxes. No stamp duty is levied in Jersey on the issue or transfer of ordinary shares or ADSs. In the event of the death of an individual sole shareholder, duty at rates of up to 0.75% of the value of the ordinary shares or ADSs held may be payable on the registration of Jersey probate or letters of administration which may be required in order to transfer or otherwise deal with ordinary shares or ADSs held by the deceased individual sole shareholder.

Material United States Federal Income Tax Consequences

The following summary describes the material U.S. Federal income tax consequences to U.S. holders (as defined below) arising from the purchase, ownership and disposition of our ordinary shares or ADSs. This summary is based on the provisions of the Internal Revenue Code of 1986, as amended, which we refer to as the Code, final, temporary and proposed U.S. Treasury Regulations promulgated under the Code, and administrative and judicial interpretations of the Code and the U.S. Treasury Regulations, all as in effect as of the date of this summary, and all of which are subject to change, possibly with retroactive effect.

This summary has no binding effect or official status of any kind; we cannot assure holders that the conclusions reached below would be sustained by a court if challenged by the Internal Revenue Service.

For purposes of this discussion, a "U.S. holder" is a holder of our ordinary shares or ADSs that is:

- a U.S. citizen;
- an individual resident in the United States for U.S. Federal income tax purposes;
- a domestic corporation, or other entity taxable as a corporation, organized under the laws of the United States or of any U.S. state or the District of Columbia;
- an estate the income of which is includible in its gross income for U.S. Federal income tax purposes without regard to its source; or
- a trust, if either: a U.S. court is able to exercise primary supervision over the administration of the trust and one or more U.S. persons have the authority to control all the substantial decisions of the trust, or the trust has a valid election in effect under applicable U.S. Treasury regulations to be treated as a U.S. person.

This summary does not deal with all aspects of U.S. Federal income taxation that may be relevant to particular U.S. holders in light of their particular circumstances, or to U.S. holders subject to special rules, including, without limitation:

- some retirement plans;
- insurance companies;
- U.S. holders of ordinary shares or ADSs held as part of a "straddle," "synthetic security," "hedge," "conversion transaction" or other integrated investment;
- persons that enter into "constructive sales" involving our ordinary shares or ADSs or substantially identical property with other investments;
- U.S. holders whose functional currency is not the U.S. Dollar;
- some expatriates or former long-term residents of the United States;
- financial institutions:
- broker-dealers;
- tax-exempt organizations;
- U.S. holders who own, directly, indirectly or through attribution, 10% or more of our outstanding voting stock;
- Persons subject to the alternative minimum tax;
- Regulated investment companies;
- Traders in securities who elect to apply a mark-to market method of accounting; and
- Person who acquired their shares or ADSs pursuant to the exercise of employee stock options or otherwise as compensation.

In addition, this summary does not address the effect of any applicable U.S. state, local or non-U.S. tax laws, does not consider the tax treatment of persons who own our ordinary shares or ADSs through a partnership or other pass-through entity, and deals only with ordinary shares or ADSs held by U.S. holders as "capital assets" as defined in Section 1221 of the Code. if a partnership (including for this purpose, any entity treated as a partnership for U.S. Federal income tax purposes) holds shares or ADSs, the tax, treatment of a partner generally will depend upon the status of the partner and the activities of the partnership. If a U.S. holder is a partner in a partnership that holds shares or ADSs, the holder is urged to consult its own tax advisor regarding the specific tax consequences of the ownership and disposition of the shares or ADSs.

We encourage U.S. holders of our ordinary shares or ADSs to consult with their own tax advisors with respect to the U.S. Federal, state and local tax consequences, as well as the tax consequences in other jurisdictions, of the purchase, ownership and disposition of our ordinary shares or ADSs applicable in their particular tax situations.

Ownership of Ordinary Shares or ADSs

For purposes of the Code, U.S. holders of ADSs will be treated for U.S. Federal income tax purposes as the owner of the ordinary shares represented by those ADSs. Exchanges of ordinary shares for ADSs and ADSs for ordinary shares generally will not be subject to U.S. Federal income tax.

For U.S. Federal income tax purposes, distributions with respect to our ordinary shares or ADSs, other than distributions in liquidation and distributions in redemption of stock that are treated as exchanges, will be taxed to U.S. holders as ordinary dividend income to the extent that the distributions do not exceed our current and accumulated earnings and profits as determined for federal income tax purposes.

Distributions, if any, in excess of our current and accumulated earnings and profits will constitute a non-taxable return of capital and will be applied against and reduce the holder's basis in our ordinary shares or ADSs. To the extent that these distributions exceed the U.S. holder's tax basis in our ordinary shares or ADSs, as applicable, the excess generally will be treated as capital gain, subject to the discussion below under the heading "Our Status as Passive Foreign Investment Company."

Dividend income derived with respect to our ordinary shares or ADSs will constitute "portfolio income" for purposes of the limitation on the use of passive activity losses and, therefore, generally may not be offset by passive activity losses, and as "investment income" for purposes of the limitation on the deduction of investment interest expense. Such dividends will not be eligible for the dividends received deduction generally allowed to a U.S. corporation under Section 243 of the Code.

Under 2003 U.S. tax legislation, some U.S. holders (including individuals) of ADSs are eligible for reduced rates of U.S. Federal income tax (currently a maximum of 15 percent) in respect of "qualified dividend income" received in taxable years beginning after December 31, 2002 and beginning before January 1, 2009. For this purpose, qualified dividend income generally includes dividends paid by non-US corporations if, among other things, certain minimum holding periods are met and either (i) the ordinary shares (or ADSs) with respect to which the dividend has been paid are readily tradable on an established securities market in the United States, or (ii) the non-US corporation is eligible for the benefits of a comprehensive U.S. income tax treaty which provides for the exchange of information. RRL currently believes that dividends paid with respect to our ADSs will constitute qualified dividend income for U.S. federal income tax purposes, provided the individual U.S. holders of our shares and ADSs meet certain requirements.

However, if we are or become a passive foreign investment company, as discussed below under the heading "Our Status as Passive Foreign Investment Company," the dividends paid with respect to our ADSs may not constitute qualified dividend income. US holders are urged to consult their own tax advisors regarding the classification of any distributions from us as qualified dividend income.

Sale or Other Disposition of Ordinary Shares or ADSs

If a U.S. holder sells or otherwise disposes of its ordinary shares or ADSs in a taxable transaction, it will generally recognize gain or loss for U.S. Federal income tax purposes in an amount

84

equal to the difference between the amount realized on the sale or other taxable disposition and its tax basis in the ordinary shares or ADSs. Subject to the discussion below under "Our Status as a Passive Foreign Investment Company," that gain or loss generally will be capital gain or loss and will be long-term capital gain or loss if the U.S. holder has held the ordinary shares or ADSs for more than one year at the time of the sale or other taxable disposition. In general, any gain that U.S. holders recognize on the sale or other taxable disposition of ordinary shares or ADSs will be U.S. source income for purposes of the foreign tax credit limitation; losses will generally be allocated against U.S. source income. Deduction of capital losses is subject to limitations under the Code.

Our Status as a Passive Foreign Investment Company

A special and adverse set of U.S. Federal income tax rules apply to a U.S. holder that holds stock in a passive foreign investment company, or PFIC. In general, we will be a PFIC if 75% or more of our gross income in a taxable year is passive income. Alternatively, we will be considered to be a PFIC if at least 50% of our assets in a taxable year, averaged over the year and determined based on fair market value, are held for the production of, or produce, passive income.

Although the mattter is not free from doubt, we believe that we currently are not a PFIC and do not expect to become a PFIC in the near future. There is significant uncertainty in the application of the PFIC rules to mining enterprises such as ourselves as a result of the interplay of several sets of tax rules. In addition, because the tests for determining PFIC status are applied as of the end of each taxable year and are dependent upon a number of factors, some of which are beyond our control, including the value of our assets, based on the market price of our ordinary shares, and the amount and type of our gross income, we cannot assure you that we will not become a PFIC in the future or that the U.S. Internal Revenue Service will agree with our conclusion regarding our current PFIC status.

If we are a PFIC for U.S. Federal income tax purposes for any year during a U.S. holder's holding period of our ADSs or ordinary shares and the U.S. holder does not make a QEF Election or a "mark-to-market" election, both as described below:

- any gain recognized by a U.S. holder upon the sale of ADSs or ordinary shares, or the receipt of some types of distributions, would be treated as ordinary income;
- this income generally would be allocated ratably over a U.S. holder's holding period with respect to our ADSs or ordinary shares; and
- the amount allocated to prior years, with certain exceptions, will be subject to tax at the highest tax rate in effect for those years and an interest charge would be imposed on the amount of

deferred tax on the income allocated to the prior taxable years.

Although we generally will be treated as a PFIC as to any U.S. holder if we are a PFIC for any year during a U.S. holder's holding period, if we cease to satisfy the requirements for PFIC classification, the U.S. holder may avoid PFIC classification for subsequent years if he, she or it elects to recognize gain based on the unrealized appreciation in the ADSs or ordinary shares through the close of the tax year in which we cease to be a PFIC. Additionally, if we are a PFIC, a U.S. holder who acquires ADSs or ordinary shares from a decedent would be denied the normally available step-up in tax basis for our ADSs or ordinary shares to fair market value at the date of death and instead would have a tax basis equal to the lower of the fair market value or the decedent's tax basis.

A U.S. holder who beneficially owns stock in a PFIC must file Form 8621 (Return by a Shareholder of a Passive Foreign Investment Company or Qualified Electing Fund) with the Internal Revenue Service for each tax year such U.S. holder holds stock in a PFIC. This form describes any distributions received with respect to such stock and any gain realized upon the disposition of such stock.

For any tax year in which we are determined to be a PFIC, a U.S. holder may make a QEF Election, which is an election to treat his, her or its ADSs or ordinary shares as an interest in a qualified electing fund. If a U.S. holder makes a QEF Election, the U.S. holder would be required to

85

include in income currently his, her or its proportionate share of our earnings and profits in years in which we are a PFIC regardless of whether distributions of these earnings and profits are actually distributed to that U.S. holder and be required to comply with specified information reporting requirements. Any gain subsequently recognized upon the sale by that U.S. holder of his, her or its ADSs or ordinary shares generally would be taxed as capital gain and the denial of the basis step-up at death described above would not apply.

As an alternative to a QEF Election, a U.S. holder generally may be able to avoid the imposition of the special tax and interest charge described above by electing to mark his, her or its ADSs or ordinary shares to market annually, and, therefore, recognize for each taxable year, subject to certain limitations, ordinary income or loss equal to the difference, as of the close of taxable year, between the fair market value of his, her or its ADSs or ordinary shares and the adjusted tax basis of his or its ADSs or ordinary shares. Losses would be allowed only to the extent of the net mark-to-market gain previously included by the U.S. holder under the election in prior taxable years. If a mark-to-market election with respect to ADSs or ordinary shares is in effect on the date of a U.S. holder's death, the tax basis of the ADSs or ordinary shares in the hands of a U.S. holder who acquired them from a decedent will be the lesser of the decedent's tax basis or the fair market value of the ADSs or ordinary shares.

Rules relating to a PFIC are very complex. U.S. holders are encouraged to consult their own tax advisors regarding the application of PFIC rules to their investments in our ADSs or our ordinary shares.

Backup Withholding and Information Reporting

Payments to U.S. holders in respect of our ordinary shares or ADSs may be subject to information reporting to the U.S. Internal Revenue Service and to backup withholding tax imposed at a rate of 28 percent.

However, backup withholding and information reporting will not apply to a U.S. holder that is a corporation or comes within an exempt category, and demonstrates the fact when so required, or furnishes a correct taxpayer identification number and makes any other required certification.

Backup withholding is not an additional tax. Amounts withheld under the backup withholding rules will be allowed as a refund or credit against a U.S. holder's U.S. Federal income tax liability, provided that the required procedures are followed.

United Kingdom Tax Considerations

Dividends

A person having an interest in ADSs or ordinary shares who is not a resident in the U.K. will not be subject to tax in the UK on dividends paid on our ordinary shares, unless that person carries on business in the UK through a branch or agency, to which the ordinary shares or ADSs in question are attributable.

A person having an interest in ADSs or ordinary shares who is resident in the UK will, in general, be subject to U.K. income tax or corporation tax on dividends paid by us. No such liability will arise for individual persons having an interest in ADSs or ordinary shares who, though U.K. resident, are not domiciled in the U.K., or for Commonwealth citizens or citizens of the Republic of Ireland who are not ordinarily resident in the U.K., except to the extent that amounts are remitted or deemed to be remitted to the U.K.

No credit will be available against the U.K. tax liability of a person having an interest in ADSs or ordinary shares on dividends received from us for underlying taxes suffered or paid by us on our own income, except in the case of a company owning directly or indirectly not less than ten per cent of our voting power. As we are a Jersey exempt company, no withholding taxes will be payable on dividends.

86

Capital Gains

A person having an interest in ADSs or ordinary shares who is neither resident nor ordinarily resident in the U.K. will generally not be subject to tax in the UK on capital gains on a disposal of our ordinary shares or interests in the ADSs.

However, individuals who left the U.K. after March 17, 1998 and who were resident in the U.K. for four out of seven years prior to departure, and who return to the U.K. within five years of departure will be subject to U.K. capital gains tax on any gains realized during the period of absence.

Persons having an interest in ADSs or ordinary shares who are resident and/or ordinarily resident in the U.K. or who hold their ordinary shares or interests in ADSs through a U.K. trading branch or agency will, in general, be subject to U.K. taxation on capital gains on a disposal of ordinary shares or interests in ADSs. However, persons having an interest in ADSs or ordinary shares who are individuals and who are resident and/or ordinarily resident in the U.K. but who are not domiciled in the U.K. will not be subject to U.K. taxation on capital gains arising on a disposal of ordinary shares or interest in ADSs unless they remit to the U.K., or are deemed to have remitted to the U.K., the proceeds of the disposal.

Inheritance Tax

Liability to U.K. inheritance tax may arise on the death of a person having an interest in ADSs or ordinary shares, or on a gift (or disposal at an undervalue) of ordinary shares or ADSs by a person, who is domiciled, or deemed to be domiciled, in the U.K.

Where ordinary shares or interests in ADSs are held by a person who is neither domiciled nor deemed to be domiciled in the U.K., no liability to U.K. inheritance tax will arise in respect of them.

Stamp Duty and Stamp Duty Reserve Tax

No U.K. stamp duty should be payable on any transfer of an ADS, provided it is executed and retained outside the U.K. Therefore, a transfer of an ADS in the United States between non-residents of the U.K. would not ordinarily give rise to a U.K. stamp duty charge.

An instrument transferring an ADS could attract U.K. stamp duty if it relates to anything done or to be done in the U.K.; for example, if it is executed in the U.K. or to be brought into the U.K. after execution. If the transfer is on a sale then the rate of stamp duty will be 0.5% of the consideration given. This charge is rounded up to the nearest (pounds sterling) 5. Gifts and other transfers which are neither sale nor made in contemplation of a sale do not attract this charge. Instead they will either be exempt or attract a fixed duty of (pounds sterling) 5 per transfer.

A transfer from The Bank of New York to an ADS holder of the underlying ordinary shares may be subject to a fixed stamp duty of (pounds sterling) 5 if the instrument of transfer relates to anything done or to be done in the U.K.; for example, if it is executed in the U.K. or is to be brought into the U.K. after execution. A transfer of ordinary shares from The Bank of New York directly to a purchaser on behalf of an ADS holder may attract stamp duty at a rate of 0.5% of the consideration, rounded up to the nearest (pounds sterling).5. U.K. stamp duty reserve tax will not be payable on an agreement to transfer ADSs.

F.	DIVIDENDS	ANDI	DAVING	ACENTS
Г.	DIVIDENDS	AND	AIING.	AUENTO

Not applicable.

G. STATEMENTS BY EXPERTS

Not applicable.

87

H. DOCUMENTS ON DISPLAY

You may request a copy of our U.S. Securities and Exchange Commission Filing, at no cost, by writing or calling us at Randgold Resources Limited, La Motte Chambers, St. Helier, Jersey, JEI 1BJ, Channel Islands. Attention: D.J. Haddon, Telephone: (011 44) 1534-735-333. A copy of each report submitted in accordance with applicable United States law is available for public review at our principal executive offices at La Motte Chambers, St Helier, Jersey, Channel Islands.

A copy of each document (or a translation thereof to the extent not in English) concerning us that is referred to in this Annual Report, is available for public view at our principal executive offices at La Motte Chambers, St Helier, Jersey, Channel Islands. Attention: D.J. Haddon, Telephone: (011 44) 1534-735-333.

I. SUBSIDIARY INFORMATION

Not applicable.

Item 11. Quantitative and Qualitative Disclosures About Market Risk

Hedge Policy

Although, in general, it is not our policy to hedge our gold sales, we believe it is prudent to hedge during times of capital expansion and we are required to do so under debt financing arrangements. The market price of gold has a significant effect on our results of operations, our ability to pay dividends and undertake capital expenditures, and the market price of our ordinary shares. Gold prices have historically fluctuated widely and are affected by numerous industry factors over which we have no control. The aggregate effect of these factors is impossible for us to predict.

We use hedging instruments to protect the selling price of some of our anticipated gold production. These hedging instruments are required by the terms of our Morila and Loulo Loans.

Morila's hedging is administered by Anglogold's treasury department which acts upon recommendations of a joint hedging committee within the guidelines of a policy set agreed between the partners and approved by the finance department which acts upon the recommendations of a hedging committee within the guidelines of a policy set by our board.

The Morila hedge book was fully utilised in 2004.

The Loulo Loan is with a consortium of financial lenders: Rothschild, SG Corporate and Investment Bank, ABSA Bank and HVB Group. The intended effect of our hedging transactions is to lock in a minimum sale price for future gold production at the time of the transactions, and reduce the impact on us of a future fall in gold prices.

Somilo's hedging is administered by our finance department which acts upon the recommendations of a hedging committee within the guidelines of a policy set by our board.

All of Somilo's derivative transactions must be in compliance with the terms and conditions of the Loulo Loan Agreement. That agreement places a limit on derivative transactions of 70% of Loulo's forecast production for a given year.

This limit applies to a maximum of the planned production of Loulo until expiration of the Loulo Loan Agreement.

Our board agreed as part of the financing arrangements for the development of Loulo that some gold price protection be secured. At December 31, 2004, 365,000 ounces had been sold forward at an average forward price of \$432 per ounce. This amounts to approximately 36% of planned production for the period that the Loulo Loan is in place.

During the year ended December 31, 2001, we adopted International Accounting Standard 39, "Financial Instruments: Recognition and Measurement" effective January 1, 2001. Under IAS 39, all derivatives are recognized on the balance sheet at their fair value, unless they meet the criteria for the normal sales exemption.

On the date a derivative contract is entered into, we designate the derivative for accounting purposes as either a hedge of the fair value of a recognized asset or liability (fair value hedge) or a hedge of a forecasted transaction (cash flow hedge). Some derivative transactions, while providing effective economic hedges under our risk management policies, do not qualify for hedge accounting.

We formally document all relationships between hedging instruments and hedged items, as well as our risk management objective and strategy for undertaking various hedge transactions. This process includes linking derivatives designed as hedges to specific assets and liabilities or to specific firm commitments or forecasted transactions. We formally assess, both at the hedge inception and on an ongoing basis, whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items.

With the adoption of IAS 39 at January 1, 2001, some of our derivatives qualified for cash flow hedge accounting. The effect on the opening and subsequent year's reserves has been disclosed in the consolidated statement of changes in shareholders' equity and amounted to \$2.4 million. Some of our

89

derivatives do not qualify for hedge accounting. That effect has been disclosed as an adjustment to accumulated losses in the statements of consolidated shareholders' equity and amounted to \$0.5 million.

Foreign Currency Sensitivity

In the normal course of business, we enter into transactions denominated in foreign currencies, primarily Euro and Communaute Financiere Africaine francs. As a result, we are subject to transaction exposure from fluctuations in foreign currency exchange rates. As a result of the depreciation of the Dollar against the Euro, unrealized exchange losses have been achieved on transactions undertaken in foreign currencies. We do not currently hedge our exposure to foreign currency exchange rates. We recognized foreign exchange losses of \$1.4 million for the year ended December 31, 2004 and \$1.9 million for the year ended December 31, 2003.

Commodity Price Sensitivity

General

The market price of gold has a significant effect on our results of operations, our ability to pay dividends and undertake capital expenditures and the market prices of our ordinary shares.

Gold prices have historically fluctuated widely and are affected by numerous industry factors over which we have no control. The aggregate effect of these factors is not possible for us to predict.

Details of the financial instruments at December 31, 2004 are:

Hedging instruments				
Forward Sa	les			
Ounces	\$/oz			
12,504	430			
93,498	431			
103,500	435			
80,498	431			
75,000	430			
	Forward Sa Ounces 12,504 93,498 103,500 80,498			

And at December 31, 2003:

	Hedging I	nstruments	Unmatched	Instruments	
Maturity Dates	Puts Purchased		Purchased Calls	Forward Sales	Forward Rate Agreements
36 4 7 4 . 11	Ounces \$/oz	Ounces \$/oz	Ounces \$/oz	Ounces \$/oz	Ounces Fixed Rate
Morila (attributable portion) December					
31, 2003		-51,941 275	18,384 360		
Corporate (For					
Loulo)				. = 0 0 0 0 0 0 0	
June 20, 2004				- 150,000 402	
June 20, 2004				- 50,000 410	
June 20, 2004					-200,000 1.64%
90					

The following table describes our commodity contracts as at December 31, 2004:

		Fair Value Year Ended December 31,		Fair Value Year Ended December 31, 2004
	Contract Type	2004	Total	(\$ Millions)
Loulo (100%)				
\$ forward sales				
Ounces		365,000	365,000	
\$ per ounce		432.00	432.00	(15.7)

The following table sets forth a sensitivity analysis of the mark-to-market valuations of our hedges as at December 31, 2004:

	Sensitivity t	o Cha	nge	in Gol	d P	rice a	t D	ecembe	er 31, 200	4		
Loulo (100%):												
Change in \$ gold	9	\$ 20	\$	10	\$	5	\$	2	(\$2)	(\$5)	(\$10)	(\$20)
Mark-to-market												
(\$ millions)		-23.1		-19.4		-17.7		-16.5	-15.1	-14.0	-12.1	-8.3

Sensitivity to Change in Weighted Average \$ Interest Rate at December 31, 2004

Loulo (100%)						
Change in rate	1%	0.5%	0.2%	(0.2%)	(0.5%)	(1%)
Mark-to-market						
(\$ millions)	-20.2	-18.0	-16.6	-14.9	-13.5	-11.3

Sensitivity to Change in Gold Lease Rate at December 31, 2004

Loulo (100%)						
Change in rate	1%	0.5%	0.2%	(0.2%)	(0.5%)	(1%)
Mark-to-market						
(\$ millions)	-11.3	-13.5	-14.9	-16.6	-18.0	-20.2

In the second quarter of 2001, the Syama position was closed out except for 148,500 ounces of call options sold at \$353 per ounce. The proceeds of \$4.3 million were used as part payment of the International Finance Corporation loan.

In August 2002, the remaining speculative instruments comprising 148,500 call options were closed out at a cost of \$1.8 million payable in 2004. This was paid during the year.

During 2004, 365,000 ounces were sold forward at an average forward price of \$432 per ounce. The Loulo price protection was initially done on a short dated spot deferred basis. With the completion of the final mining schedules and feasibility study, as well as credit approval of the project financing, the hedged ounces were rolled out and matched to future production. Prior to this, the Loulo instruments were deemed speculative for accounting purposes. We have used four counterparties for our current hedge book. These counterparties are international banks which have not failed to perform as required under our hedging arrangements.

The accounting effects of our hedging activities are as follows:

The total fair value of the above financial instruments as at December 31, 2004 was a loss of \$15.7 million (December 31, 2003: loss of \$8.5 million).

During the year ended December 31, 2003, we sold 317,597 ounces of gold at an average price of \$345 per ounce. At a gold price of approximately \$363 per ounce, product sales would have amounted to approximately \$115 million for the year, an increase of approximately \$5.7 million in sales.

91

During the year ended December 31, 2004, we sold 204,194 ounces of gold at an average price of \$382 per ounce. At a gold price of approximately \$409 per ounce, product sales would have amounted to approximately \$83.5 million for the year, an increase of approximately \$5.5 million in sales.

Interest Rate Sensitivity

We generally do not undertake any specific actions to cover our exposure to interest rate risk and at December 31, 2004 were not party to any interest rate risk management transactions.

At December 31, 2003 the fair value of our long-term liabilities, including the short-term portion of these liabilities, excluding loans from outside shareholders in subsidiaries, was estimated at \$19.3 million. The aggregate hypothetical loss in earnings on an annual basis from a hypothetical increase of 10 percent of the three month LIBOR rate is estimated to be \$2.5 million.

At December 31, 2004 the fair value of our long-term liabilities, including the short-term portion of these liabilities, excluding loans from outside shareholders in subsidiaries, was estimated at \$40.7 million. The aggregate hypothetical loss in earnings on an annual basis from a hypothetical increase of 10 percent of the interest cost is estimated to be \$0.2 million.

Because our net earnings exposure with respect of debt instruments was to the three month LIBOR, the hypothetical loss was modeled by calculating the 10 percent adverse change in three month LIBOR multiplied by the fair value of the respective debt instrument.

92

Item 12. Description of Securities Other Than Equity Securities

Not applicable.

Item 13. Defaults, Dividend Arrearages and Delinquencies

There have been no material defaults in the payment of principal, interest, a sinking fund or purchase fund installment or any other material default with respect to any of our indebtedness.

Item 14. Material Modification to the Rights of Security Holders and Use of Proceeds

Effective on June 11, 2004, we undertook a subdivision of our ordinary shares, which increased our issued share capital from 29,273,685 to 58,547,370 ordinary shares. In connection with this "share split", our ordinary shareholders of record on June 11, 2004 received two (2) additional \$0.05 ordinary shares for every one (1) \$0.10 ordinary share they held. Following the share split, each shareholder will hold the same percentage interest in us, however, the trading price of each share will be adjusted to reflect the share split. ADR holders will be affected the same way as shareholders and the ADR ratio will remain 1 ADR to 1 ordinary share.

Item 15. Controls and Procedures

<u>Disclosure Controls and Procedures</u>: The Chief Executive Officer and the Financial Director, after evaluating the effectiveness of our disclosure controls and procedures as of the end of the period covered by this Form 20-F/A, have concluded that, as of such date, our disclosure controls and procedures were effective.

<u>Internal Control Over Financial Reporting</u>: There were no changes in our internal control over financial reporting that occurred during the year ended December 31, 2004 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Item 16. Reserved

Item 16A. Audit Committee Financial Expert

Our board has determined that Bernard Asher is an "audit committee financial expert" as defined in Item 16A of Form 20-F.

Item 16B. Code of Ethics

Our board has adopted a code of ethics that applies to the Chief Executive Officer, Financial Director and all financial officers. This code of ethics is posted on our website, www.randgoldresources.com.

Item 16C. Principal Accountant Fees and Services

PricewaterhouseCoopers has served as our independent public accountants for each of the financial years in the three-year period ended December 31, 2004, for which audited financial statements appear in this Annual Report on Form 20-F/A.

93

The following table presents the aggregate fees for professional services and other services rendered by PricewaterhouseCoopers to us in 2004 and 2003.

	200)4	2	2003
	\$			\$
		(in millio	ns)	
Audit Fees (1)		0.3		0.3
Audit-related Fees				_
Tax Fees				_
All Other Fees				
Total	\$	0.3	\$	0.3

⁽¹⁾ The Audit Fees consist of fees billed for the annual audit services engagement and other audit services, which are those services that only the external auditor reasonably can provide, and include our audit; statutory audits; comfort letters and consents; attest services; and assistance with and review of documents filed with the SEC.

Audit Committee Pre-Approval Policies and Procedures

Below is a summary of the Audit committees pre-approved policies and procedures:

The Audit Committee comprises only independent non-executive directors and its mandate covers the sphere of duties relating to accounting policies, internal control, financial reporting practices, identification of exposure to significant risks and all corporate governance issues.

The Audit Committee is responsible for the appointment, removal and oversight of the activities of the external auditors. In addition the Audit Committee sets the principles for recommending the use of external auditors for non-audit services. The Audit Committee approves all external consulting services and other charges levied by the external auditors.

The Audit Committee met 6 times during 2004, with the external audit partner and the finance director, to review the audit plans of the internal and external auditors, to ascertain the extent to which the scope of the audit can be relied upon to detect weaknesses in internal controls and to review the quarterly and half-yearly financial results, the preliminary announcement of the annual results and the annual financial statements, as well as all statutory submissions of a financial nature, prior to approval by the board.

During 2004, all Audit-related Fees provided to us by PricewaterhouseCoopers were approved by the Audit Committee pursuant to the de minimis exception to the pre-approval requirement provided by paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.

No work was performed by persons other than PricewaterhouseCoopers' the principal accountant's full-time, permanent employees on the PricewaterhouseCoopers' engagement to audit our financial statements for 2004.

During 2004, the audit committee has overseen the appointment of KPMG to assist us to ensure compliance with the requirements of Section 404 of the Sarbanes Oxley Act. Management set up a steering committee chaired by the finance director. Both KPMG and our external auditors, PricewaterhouseCoopers, attended meetings of the steering committee.

94

Item 17. Financial Statements

Not Applicable.

95

Item 18. Financial Statements

INDEX TO FINANCIAL STATEMENTS

	PAGE
REPORT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING	
FIRM	F-1
CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE YEARS	
ENDED DECEMBER 31, 2004, 2003 AND 2002	F-2
CONSOLIDATED BALANCE SHEETS AT DECEMBER 31, 2004 AND 2003	F-3
CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY FOR THE	
YEARS ENDED DECEMBER 31, 2004, 2003 AND 2002	F-4
CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS	
ENDED DECEMBER 31, 2004, 2003 AND 2002	F-5

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS	F-6
SOCIÉTÉ DES MINES DE MORILA SA	
REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	F-40
STATEMENT OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31,	
2004, 2003 AND 2002	F-41
BALANCE SHEET AT DECEMBER 31, 2004 AND 2003	F-42
STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY FOR THE	
YEARS ENDED DECEMBER 31, 2004, 2003 AND 2002	F-43
CASH FLOW STATEMENT FOR THE YEARS ENDED DECEMBER 31, 2004,	
2003	
AND 2002	F-44
NOTES TO THE FINANCIAL STATEMENTS	F-45
96	

Item 19. Exhibits

The following exhibits are filed as part of this Annual Report:

Exhibit No.	Exhibit
1.1*	Memorandum of Association of Randgold Resources Limited, as amended.
1.2*	Articles of Association of Randgold Resources Limited, as amended.
2.1	Memorandum of Association of Randgold Resources Limited, as amended
	(see Exhibit 1.1).
2.2+	Form of Deposit Agreement, dated as of July 1, 1997, as amended and
	restated as of June 26, 2002 and further amended and restated as of July,
	2002 among Randgold Resources Limited, The Bank of New York,
	Depositary, and owners and holders from time to time of American
	Depositary receipts issued thereunder.
2.3++	Form of American Depositary Receipt.
2.4*	Excerpts of relevant provisions of the Companies (Jersey) Law 1991.
2.5*	Supplemental Agreement relating to loan for project finance for Morila
	Project, dated June 15, 2001, between Société des Mines de Morila SA,
	Randgold Resources Limited, Randgold & Exploration Company Limited,
	Morila Limited, various banks and other financial institutions and NM
	Rothschild & Sons Limited amending and restating the Loan Agreement and
	amending other related documents for project finance for Morila project,
	dated December 21, 1999 (which had been previously amended by the Letter
	Agreement, dated April 10, 2000).
2.6*	Debenture (Morila Security Agreement (Offshore Assets)), dated February
	24, 2000, between Société des Mines de Morila SA and NM Rothschild &
	Sons Limited.
2.7*	Deed of Amendment between Société des Mines de Morila SA and NM
	Rothschild & Sons Limited, dated June 22, 2001.
2.8*	

2.9*	Charge Over the Goodwill (Morila Security Agreement (Mali Goodwill Charge)) (English translation), dated March 6, 2000, between Société des Mines de Morila SA and NM Rothschild & Sons Limited. Charge Over the Exploitation Permit (Morila Security Agreement (Mali Exploitation Permit Charge)) (English translation), dated March 6, 2000,
	between Société des Mines de Morila SA and NM Rothschild & Sons Limited and Banque de Developpement du Mali.
2.10*	Pledge of the Bank Account (Morila Security Agreement (Mali Bank Account Charge)) (English translation), dated March 6, 2000, between Société des Mines de Morila SA and NM Rothschild & Sons Limited and Banque de Developpement du Mali.
2.11*	Guarantee, dated February 24, 2000, among Randgold Resources Limited, Randgold & Exploration Company Limited, Morila Limited and NM Rothschild & Sons Limited.
2.12*	Charge Over Registered Shares (Morila Holdings Security Agreement) (English translation), dated March 6, 2000, among Morila Limited, Mr. Mahamadou Samake, Mr. Roger Kebble, Mr. Dennis Bristow, Mr. David Ashworth and NM Rothschild & Sons Limited.
2.13*	Deed of Subordination and Pledge (Subordination Agreement), dated March 29, 2000, among Société des Mines de Morila SA, Randgold Resources Limited, Randgold & Exploration Company Limited, Morila Limited and NM Rothschild & Sons Limited.
2.14*	Project Account Agreement (Offshore), dated February 25, 2000, between Citibank, N.A., NM Rothschild & Sons Limited and Société des Mines de Morila SA.

Exhibit No.	Exhibit
2.15*	Debenture (Randgold Resources Limited Security Agreement) dated
	February 24, 2000, between Randgold Resources Limited and NM
	Rothschild & Sons Limited.
2.16*	Project Account Agreement (Mali) (English translation), dated March 21,
	2000, among Banque de Developpement du Mali, NM Rothschild & Sons
	Limited and Société des Mines de Morila SA.
2.17*	Letter Agreement, dated September 17, 2001, between Société des Mines de
	Morila SA, Randgold Resources Limited, Morila Limited, NM Rothschild &
	Sons Limited, Standard Bank London Limited, Bayerische Hypo-Und
	Vereinsbank AG, Fortis Bank (Nederland) N.V. and Société Generale
	regarding the Loan Agreement, dated December 21, 1999 and the transfer by
	Randgold Resources Limited of its interest in Morila Limited to its
	wholly-owned subsidiary, Mining Investments (Jersey) Limited.
2.18*	Deed of Release, dated September 25, 2001, between Randgold Resources
	Limited and NM Rothschild & Sons Limited releasing the shares of Morila
	Limited held by Randgold Resources Limited as collateral for the Morila
	Loan.
2.19*	

	Deed of Charge, dated September 25, 2001, between Mining Investments
	(Jersey) Limited and NM Rothschild & Sons Limited (MIJL/Morila Security
	Agreement).
2.20*	Shareholder's Agreement (English translation), dated June 23, 2000, between
	the Government of Mali and Morila Limited.
4.1*	Deed Governing the Relationship Between the Parties Upon Admission
	between Randgold & Exploration Company Limited and Randgold
	Resources Limited, dated June 26, 1997 (Relationship Agreement).
4.2*	License Agreement, dated June 26, 1997, between Randgold & Exploration
	Company Limited and Randgold Resources Limited.
4.3*	Agreement, dated December 21, 1999, between Société des Mines de Morila
	SA, Randgold Resources Limited and Morila Limited (loan from Randgold
	Resources Limited to Morila Limited).
4.4*	Sale of Shares Agreement, dated May 29, 2000, between AngloGold
	Limited, Randgold Resources Limited and Randgold Resources (Morila)
	Limited.
4.5*	Joint Venture Agreement, dated May 29, 2000, between AngloGold Limited
4 6 %	and Randgold Resources Limited.
4.6*	Operator Agreement, dated May 29, 2000, between Société des Mines de
4.7*	Morila SA and AngloGold Services Mali SA.
4.7	Cession of Shareholder's Loan - Memorandum of Agreement, dated July 3, 200, between Randgold Resources Limited and AngloGold Morila Holdings
	Limited.
4.8*	Sale of Shares and Loan Claims Agreement, dated April 27, 2001, between
4.0	Normandy LaSource SAS and Randgold Resources Limited.
4.9*	Deferred terms Agreement by and between Société des Mines de Morila SA
	and
4.10*	Deed of Guarantee, dated August 25, 2000, between Randgold Resources
	Limited, Randgold & Exploration Company Limited and SYPPS.
4.11*	Deferred Terms Agreement by and between Société des Mines de Morila SA
	and Rolls-Royce Power Ventures Limited, dated December 9, 1999.
4.12*	Deed of Guarantee given under the Morila Deferred Terms Agreement, dated
	March 3, 2000, between Randgold Resources Limited, Randgold &
	Exploration Company Limited and Mopps.
4.13*	Morila Exploitation Permit (English translation).
4.15*	Transfer of Morila Exploitation Permit from Randgold Resources Limited to
	Morila SA.

Exhibit No.	Exhibit
4.15 +++	Share Sale, Assignment and Assumption Agreement, dated July 12, 2002,
	between Randgold Resources (Somisy) Limited and the International
	Finance Corporation.
4.16 +++	Structured Precious Metals Option and Loan Confirmation, dated August 30,
	2002, between Randgold Resources Limited and NM Rothschild & Sons
	Limited.

4.19 +++	Settlement Agreement between Rolls-Royce Power Ventures Limited,
4.17 TTT	Syama Power Plant Sales Limited, Operation d'Energie de Syama SA,
	Société des Mines de Syama SA, Randgold Resources Limited and Randgold
	& Exploration Company Limited dated December 16, 2002.
4.18 +++	Fourth Contract of Employment between Randgold Resources Limited and
	Dennis Mark Bristow.
4.19 +++	Third Contract of Employment between Randgold Resources Limited and
,	Roger Ainsley Ralph Kebble.
4.20 +++	Second Contract of Employment between Randgold Resources and Roger
	Alyn Williams.
4.21 +++	Heads of Agreement, dated as of April 16, 2003, by and between Randgold
	Resources Limited and Resolute Mining Limited.
4.22 +++	Services Agreement between Randgold & Exploration Company Limited and
	Randgold Resources Limited, dated February 2, 2003.
4.23 ++++	Share and Debt Sale Deed, dated June 1, 2004, between Randgold Resources
	Limited and Resolute Mining Limited.
4.24**	Shareholder Loan Agreement dated August 1, 2004, between Randgold
	Resources Limited and Randgold Resources (Somilo) Limited.
4.25**	Deed of Subordination and Pledge, dated September 6, 2004, between
	Société des Mines de Loulo S.A., Randgold Resources Limited, Randgold
	Resources (Somilo) Limited and N.M.Rothschild & Sons Limited.
4.26**	Deed of Guarantee and Indemnity, dated September 6, 2004, between
	Randgold Resources Limited and N.M.Rothschild & Sons Limited.
4.27**	\$60,000,000 Project Term Loan Facility Agreement, dated September 6,
	2004, between Société des Mines de Loulo S.A., Randgold Resources
	Limited, Randgold Resources (Somilo) Limited, Various Banks and Other
	Financial Institutions, N.M.Rothschild & Sons Limited, Absa Bank Limited
4. Contrati	and Bayerische Hypo- Und Vereinsbank AG.
4.28**	Termination Agreement, dated November 9, 2004, between Randgold
4.20**	Resources Limited and Mr. R.A.R.Kebble.
4.29**	Deed of Assignment, dated December 20, 2004, between Randgold
4.30**	Resources Limited and Société des Mines de Loulo S.A.
4.30***	International Swap Dealers Association Inc. Master Agreement, dated
	December 21, 2004, between Randgold Resources Limited and Absa Bank Limited.
4.31**	Amended and Restated Debenture between Randgold Resources Limited and
4.31	N.M.Rothschild & Sons Limited.
4.32**	Amendment to Shareholders' Loan Agreement ("Amendment"), between
7.32	Randgold Resources Limited and Randgold Resources (Somilo) Limited.
8.1**	List of Subsidiaries.
12.1#	Certification by Chief Executive Officer pursuant to Section 302(a) of the
12,111	Sarbanes-Oxley Act of 2002.
12.2#	Certification by Financial Director pursuant to Section 302(a) of the
	Sarbanes-Oxley Act of 2002.
13.1#	Certification by Chief Executive Officer pursuant to 18 U.S.C. Section 1350,
	as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

Exhibit No.	Exhibit
13.2#	Certification by Financial Director pursuant to 18 U.S.C. Section 1350, as
	adopted pursuant to Section 906 of the Sarbanes-Oxley Act 2002.
14.1#	Consent of PricewaterhouseCoopers LLP.
14.2#	Consent of PricewaterhouseCoopers Inc.

^{*}Incorporated herein by reference to Registrant's Registration Statement on Form F-1 (File No. 333-90972), filed on June 21, 2002.

#Filed herewith.

100

SIGNATURE

The registrant hereby certifies that it meets all of the requirements for filing on Form 20-F and that it has duly caused and authorized the undersigned to sign this Annual Report on its behalf.

RANDGOLD RESOURCES LIMITED

By:/s/ D. Mark Bristow

Name: D. Mark Bristow Title: Chief Executive Officer Date: October 19, 2005

REPORT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of Randgold Resources Limited:

We have audited the accompanying consolidated balance sheets of Randgold Resources Limited and its subsidiaries and joint venture ("the Group") as of December 31, 2004 and 2003, and the related statements of operations, of cash flows and of changes in shareholders' equity for each of the three years in the period ended December 31, 2004. These

⁺Incorporated by reference to Registrant's Registration Statement on Form F-4 (File No).

⁺⁺Incorporated by reference to Registrant's Form 424B3 (File No. 333-91398), filed on February 27, 2003

⁺⁺⁺Incorporated by reference to Registrant's Annual Report on form 20-F for the fiscal year ended December 31, 2002.

⁺⁺⁺⁺Incorporated by reference to Registrant's Annual Report on form 20-F for the fiscal year ended December 31, 2003.

^{**}Incorporated by reference to Registrant's Annual Report on form 20-F for the fiscal year ended December 31, 2004.

financial statements are the responsibility of the Group's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the Standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Group at December 31, 2004 and 2003, and the results of its operations, its cash flows and its changes in shareholders' equity for each of the three years in the period ended December 31, 2004 in conformity with International Financial Reporting Standards.

As discussed in note 5 to the consolidated financial statements, the Group changed its method of accounting for development costs and mine plant facilities under International Financial Reporting Standards during the year ended December 31, 2004. The Group also adopted International Financial Reporting Standard 2 "Share-based Payments" on January 1, 2005 and, as discussed in note 5, applied the change retroactively to all share options granted after November 7, 2002 and that had not yet vested at the effective date of January 1, 2005.

International Financial Reporting Standards vary in certain significant respects from accounting principles generally accepted in the United States of America. Information relating to the nature and effect of such differences is presented in Note 24 to the consolidated financial statements.

/s/ PricewaterhouseCoopers LLP

Chartered Accountants London, United Kingdom

28 June 2005, except for note 5 which is as of 22 September 2005.

F-1

RANDGOLD RESOURCES LIMITED CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31,

	Notes	2004 '000	2003 '000	2002 \$'000
REVENUES				
Products sales		73,330	109,573	131,440
Interest income		1,033	999	225
Exchange gains		808	3,829	2,477
Other income		1,502	2,104	509
Profit on sale of Syama		7,070		_
		83,743	116,505	134,651

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COSTS AND EXPENSES				
Mine production costs		37,468	26,195	22,706
Transport and refinery costs		233	408	588
Movement in production inventory and ore				
stockpiles		(8,512)	(6,229)	(145)
Transfer to deferred stripping costs		(3,999)	(3,483)	(5,043)
General and administration expenses		6,809	6,108	4,128
Royalties		5,304	7,648	9,185
Exploration and corporate expenditure		15,529	17,007	16,686
Depreciation and amortization		8,738	10,269	8,765
Interest expense		1,623	1,895	3,686
(Gain)/loss on financial instruments		(2,232)	1,733	346
Provision for environmental rehabilitation		177	990	600
Exchange losses		1,422	1,937	1,900
Share-based payments		1,321**	_	
Other		1,069	4,852	5,741
		64,950	69,330	69,143
INCOME BEFORE TAXES		18,793	47,175	65,508
Income tax expense	3	_	_	
INCOME BEFORE MINORITY				
INTEREST		18,793	47,175	65,508
Minority interest		_	351	220
NET INCOME		18,793	47,526	65,728
BASIC EARNINGS PER SHARE (\$)	4	0.32**	0.83*	1.31*
WEIGHTED AVERAGE SHARES USED				
IN THE COMPUTATION	4	58,870,632	57,441,360*	50,295,640*
DILUTED EARNINGS PER SHARE (\$)	4	0.31**	0.83*	1.29*
WEIGHTED AVERAGE SHARES USED				
IN THE COMPUTATION	4	59,996,257	57,603,364*	50,817,466*

See notes to the consolidated financial statements

F-2

RANDGOLD RESOURCES LIMITED CONSOLIDATED BALANCE SHEETS AT DECEMBER 31,

	2004	2003
Notes	\$'000	\$'000

^{*} Reflects adjustments resulting from the sub-division of shares

^{**} Reflects adoption of IFRS2: Share-based payments.

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NON-CURRENT ASSETS			
Property, Plant and Equipment	9	129,854	71,931
Cost		151,639	174,304
Accumulated depreciation and amortisation		(21,785)	(102,373)
Deferred stripping costs	10	8,514	10,885
Long-term ore stockpiles	8	12,054	5,882
TOTAL NON-CURRENT ASSETS		150,422	88,698
CURRENT ASSETS			
Deferred stripping costs	10	6,370	
Inventories and ore stockpiles	8	9,762	11,283
Receivables including prepayments	7	23,667	15,196
Restricted cash	6		3,882
Cash and equivalents		78,240	105,475
TOTAL CURRENT ASSETS		118,039	135,836
TOTAL ASSETS		268,461	224,534
EQUITY AND LIABILITIES			
SHARE CAPITAL AND RESERVES			
Share capital			
Authorized:			
80,000,000 ordinary shares of 5 US cents each, for			
both years presented			
Issued:			
59,226,694 ordinary shares (2003: 58,520,770*)		2,961	2,926
Share premium		102,342	200,244
Accumulated profit/(loss)		100,213**	(18,580)
Other reserves		(14,347)**	(7,403)
TOTAL SHAREHOLDERS' EQUITY		191,169	177,187
MINORITY SHARE OF ACCUMULATED			
LOSSES	14	(954)	(8,520)
NON-CURRENT LIABILITIES			
Long-term borrowings	13	40,718	6,832
Loans from minority shareholders in subsidiaries	14	2,575	9,478
Deferred financial liabilities	15	15,668	8,488
Provision for environmental rehabilitation	12	3,701	5,962
TOTAL NON-CURRENT LIABILITIES		62,662	30,760
Accounts payable and accrued liabilities	11	14,428	11,990
Current portion of long-term liabilities	11,13	1,156	11,567
Bank overdraft		_	1,550
TOTAL CURRENT LIABILITIES		15,584	25,107
TOTAL EQUITY AND LIABILITIES		268,461	224,534

See notes to the consolidated financial statements

F-3

^{*} Reflects adjustments resulting from the sub-division of shares.

^{**} Reflects adoption of IFRS 2: Share-based payments.

RANDGOLD RESOURCES LIMITED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY FOR THE YEARS ENDED DECEMBER 31,

	Number of ordinary shares	Share capital \$'000	Additional paid-in capital \$'000	Accumulated losses \$0'000	Other reserves \$'000	Total \$'000
BALANCE AT						
DECEMBER 31, 2001	22,461,630	2,246	161,830	(131,834)	(1,745)	30,497
Net income	_			- 65,728		65,728
Exercise of employee stock options	202,110	20	683			703
Movement on cash flow	202,110	20	003			703
hedges					(6,548)	(6,548)
Issue of shares – public						
offering	5,000,000	500	32,000	_	_	32,500
Share issue expenses	_		- (3,895)	_	_	(3,895)
BALANCE AT	27,663,740	2,766	190,618	(66,106)	(9.202)	118,985
DECEMBER 31, 2002 Net income	27,003,740			- 47,526	(8,293)	47,526
Exercise of employee				77,320		47,520
stock options	1,596,645	160	9,626	_	_	9,786
Movement on cash flow						
hedges	_				890	890
BALANCE AT	20.260.207	2026	200 244	(40.700)	(= 400)	4== 40=
DECEMBER 31, 2003 Net income	29,260,385	2,926	200,244	(18,580)	(7,403)	177,187
Exercise of employee	_		_	- 18,793	_	18,793
stock options	702,924	35	2,098			2,133
Subdivision of shares	29,263,385	_				
Capital reduction	_		- (100,000)	100,000		
Movement on cash flow						
hedges	_				(8,265)	(8,265)
Share-based payments	_			- —	1,321	1,321
Balance at December 31, 2004	50 226 604	2.061	102 242	100 212	(14 247)	101 160
∠ 004	59,226,694	2,961	102,342	100,213	(14,347)	191,169

The Company listed its shares on the Nasdaq Stock Market on July 11, 2002 when it issued and allotted 5,000,000 million new shares to new shareholders and raised US\$32.5 million. The Company's Global Depositary Receipts were exchanged for American Depositary Receipts (ADR) which trade on the Nasdaq and London Stock Exchange. Each ADR equated to two ordinary shares at the time of the listing.

During the first quarter of 2003 the ratio was split to 1 ADR to 1 ordinary share.

A special resolution was passed on April 26, 2004 to divide each of the ordinary shares of US\$0.10 in the Company into two ordinary shares of US\$0.05 each. The aim was to improve the tradability of the Company's shares and to

equalize a share's value before and after the share split.

A special resolution was passed at the Annual General Meeting in April 2004, which was subsequently approved by the Court in Jersey, to extinguish accumulated losses by reducing the company's share premium account by US\$100 million in order to permit future dividend payments.

Other Reserves includes the mark-to-market valuation of financial instruments designated as cash flow hedges.

See notes to the consolidated financial statements

F-4

RANDGOLD RESOURCES LIMITED CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31,

		2004	2003	2002
	Notes	\$'000	\$'000	\$'000
CASH FLOWS FROM OPERATIONS				
Income before taxes		18,793*	47,175	65,508
Net interest paid		590	896	3461
Depreciation and amortization		8,738	10,269	8,765
Transfer to deferred stripping		(3,999)	(3,483)	(5,043)
(Gain)/loss on financial instruments		(1,085)	1,618	346
Profit on sale of Syama		(7,070)		_
Net increase in provision for environmental				
rehabilitation		177	990	600
Share-based payments*		1,321		_
		17,465	57,465	73,637
Effects of changes in operating working capital				
items:				
— receivables		(9,369)	(934)	2,328
— inventories		(7,487)	(5,564)	(1,858)
 accounts payable and accrued liabilities 		4,272	1,152	(13)
Cash provided by operations		4,881	52,119	74,094
Interest received		1,033	999	225
Interest paid		(1,623)	(1,895)	(3,686)
Net cash provided by operations		4,291	51,223	70,633
CASH FLOW FROM INVESTING				
ACTIVITIES				
Additions to property, plant and equipment, net		(69,438)	(6,655)	(5,464)
Disposal of Syama – net of cash disposed	22	8,571		_
Movement in restricted cash		3,882	644	(52)
Net cash utilized in investing activities		(56,985)	(6,011)	(5,516)

CASH FLOWS FROM FINANCING

ACTIVITIES			
Ordinary shares issues	2,133	9,786	33,203
Share issue/buy back expenses	_		(3,895)
Loan-term loans repaid	(11,674)	(9,534)	(40,939)
Long-term loans received	35,000		
(Decrease)/increase in bank overdraft		380	538
Cash provided by/(utilized in) financing			
activities	25,459	632	(12,169)
NET (DECREASE)/INCREASE IN CASH			
AND EQUIVALENTS	(27,235)	45,844	52,948
CASH AND EQUIVALENTS AT			
BEGINNING OF YEAR	105,475	59,631	6,683
CASH AND EQUIVALENTS AT END OF			
YEAR	78,240	105,475	59,631

^{*}Reflects adoption of IFRS2: Share-based payments. See notes to the consolidated financial statements

F-5

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. NATURE OF OPERATIONS

The Company, its subsidiaries and joint ventures ("the Group") carry out gold mining activities and exploration. The Group currently has one operating mine in Mali, West Africa, the Morila Gold Mine, which commenced production in October 2000, a mine in the construction phase, the Loulo Mine, also in Mali, as well as a portfolio of exploration projects in West and East Africa. The interests of the Group are Morila S.A. ("Morila") which owns the Morila mine and Somilo S.A. ("Somilo") which conducts the development activities at the Loulo mine site. Randgold Resources holds an effective 40% interest in Morila, following the sale to AngloGold Ashanti Limited on July 3, 2000 of one-half of Randgold Resources' wholly-owned subsidiary, Morila Limited. Management of Morila Limited, the 80% shareholder of Morila, is effected through a joint venture committee, with Randgold Resources and AngloGold Ashanti each appointing one-half of the members of the committee. AngloGold Services Mali S.A. ("Anser"), a subsidiary of AngloGold Ashanti, is the operator of Morila. Randgold Resources holds an effective 80% interest in Loulo. The remaining 20% interest is held by the Malian Government. Randgold Resources is the operator of Loulo.

In May 2004, construction started on the Loulo Mine which is scheduled to come into production in July 2005, initially as an open pit operation. A development study is in progress to assess the economics of mining the much larger underground resources at Loulo. A US\$60 million project finance agreement for Loulo was concluded in September 2004. The loan, which is repayable between June 2006 and September 2009, was arranged by mandated lead-arrangers N.M. Rothschild & Sons Limited and SG Corporate & Investment Banking, who have been joined in the facility by Absa Bank and HVB Group as lead-arrangers. Drawdown of the loan commenced in December 2004. Until then, the Group funded the capital project itself.

The main focus of exploration work is on the Group's advanced projects in Mali West, around Morila and in Senegal and more recently Tanzania, Burkina Faso and Ghana.

The Tongon project in Côte d'Ivoire is at an earlier stage of feasibility, where the data currently available is less accurate but of a sufficient level of detail for preliminary economic analysis to be undertaken. As a result of the political situation in Côte d'Ivoire, which started in September 2002, no further exploration activity has been possible on the project.

On April 5, 2004 Resolute Mining exercised its option to buy the Group's 80% interest in the Syama Mine, which had been on care and maintenance since 2001. At a gold price of more than US\$350 per ounce, Randgold Resources will also receive a royalty of US\$10 per ounce on the first million ounces of production from Syama and US\$5 per ounce on the next three million ounces based on the attributable ounces acquired by Resolute.

2. SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, except for the accounting policy for development costs and mine plant facilities. This accounting policy has been changed to clarify the treatment of costs relating to the definition of mineralization in existing orebodies or the expansion of the productive capacity of existing operating mines.

BASIS OF PREPARATION: The consolidated financial statements of Randgold Resources Limited and its subsidiaries have been prepared in accordance with International Financial Reporting Standards (IFRS). The consolidated financial statements have been prepared under the historical cost convention, as modified by available-for-sale financial assets, and financial assets and financial liabilities (including derivative instruments) which are carried at fair value.

F-6

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies.

GENERAL: The financial statements are measured and presented in US dollars, as it is the primary measurement currency in which transactions are undertaken. Monetary assets and liabilities in foreign currencies are translated to US dollars at rates of exchange ruling at the end of the financial period. Translation gains and losses arising at period-end, as well as those arising on the translation of settled transactions occurring in currencies other than the functional currency, are included in net income.

CONSOLIDATION: The consolidated financial information includes the financial statements of the Company, its subsidiaries and Company's proportionate share of the joint venture.

SUBSIDIARIES: Subsidiaries are all entities over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group. The cost of an acquisition is measured at the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly

attributable to the acquisition. Identifiable assets acquired (including mineral property interests) and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill.

Inter-company transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

JOINT VENTURES: Joint ventures are those entities in which the Group holds a long-term interest and which is jointly controlled by the Group and one or more venturers under a contractual arrangement. The Group's interest in jointly controlled entities is accounted for by proportionate consolidation. Under this method the Group includes its share of the joint venture's individual income and expenses, assets and liabilities and cash flows on a line by line basis with similar items in the Group's financial statements.

The Group recognises the portion of gains or losses on the sale of assets by the Group to the joint venture that is attributable to the other venturers. The Group does not recognise its share of profits or losses from the joint venture that result from the purchase of assets by the Group from the joint venture until it resells the assets to an independent party. However, if a loss on the transaction provides evidence of a reduction in the net realisable value of current assets or an impairment loss, the loss is recognised immediately.

The results of joint ventures are included from the effective dates of acquisition and up to the effective dates of disposal. Intercompany accounts and transactions are eliminated on consolidation.

SEGMENT REPORTING: A business segment is a group of assets and operations engaged in performing mining or other services that are subject to risks and returns that are different from those of other business segments.

F-7

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

FOREIGN CURRENCY TRANSLATION:

(a) Measurement and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates. The consolidated financial statements are presented in United States Dollars, which is the Company's measurement and presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the measurement currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement.

Translation differences on non-monetary items, such as equities held at fair value through profit or loss, are reported as part of the fair value gain or loss. Translation differences on non-monetary items, such as equities classified as available-for-sale financial assets, are

included in the fair value reserve in equity.

PROPERTY, PLANT AND EQUIPMENT:

a) Undeveloped properties

Undeveloped properties upon which the Group has not performed sufficient exploration work to determine whether significant mineralisation exists, are carried at original cost. Where the directors consider that there is little likelihood of the properties being exploited, or the value of the exploitable rights have diminished below cost, an impairment is recorded.

b) Development costs and mine plant facilities

Development costs and mine plant facilities are initially recorded at cost, whereafter they are measured at cost less accumulated amortisation and impairment. Development costs and mine plant facilities relating to existing and new mines are capitalized. Development costs consist primarily of direct expenditure incurred to establish or expand productive capacity, and are capitalized until commercial levels of production are achieved, after which the costs are amortised.

c) Non-mining fixed assets

Other non-mining fixed assets are shown at cost less accumulated depreciation.

d) Depreciation and amortisation

Long-lived assets include mining properties, such as free hold land, metallurgical plant, tailings and raw water dams, power plant and mine infrastructure, as well as mine development costs. Depreciation and amortisation are charged over the life of the mine based on estimated ore tons contained in proven and probable reserves. Proven and probable ore reserves reflect estimated quantities of economically recoverable reserves, which can be recovered in the future from known mineral deposits. Total proven and probable reserves are used in the depreciation calculation. Short-lived assets which include motor vehicles, office equipment and computer equipment, are depreciated over estimated useful lives of between two to five years.

F-8

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

e) Mining property evaluations

The carrying amount of the long-lived assets of the Group are annually compared to the recoverable amount of the assets, or whenever events or changes in circumstances indicate that the net book value may not be recoverable. The recoverable amount is the higher of value in use and net selling price.

In assessing the value in use, the expected future cash flows from the asset is determined by applying a discount rate to the anticipated pre-tax future cash flows. The discount rate used is the Group's weighted average cost of capital. An impairment is recognised in the income statement to the extent that the carrying amount exceeds the assets' recoverable amount. The revised carrying amounts are amortised in line with Group accounting policies.

A previously recognised impairment loss is reversed if the recoverable amount increases as a result of a reversal of the conditions that originally resulted in the impairment. This reversal is recognised in the income statement and is limited to the carrying amount that

would have been determined, net of depreciation, had no impairment loss been recognised in prior years.

The estimates of future discounted cash flows are subject to risks and uncertainties including the future gold price. It is therefore reasonably possible that changes could occur which may affect the recoverability of mining assets.

DEFERRED STRIPPING COSTS: In general, mining costs are allocated to production costs, inventories and ore stockpiles, and are charged to mine production costs when gold is sold. However, at our open pit mines, which have diverse grades and waste-to-ore ratios over the mine, we defer the costs of waste stripping in excess of the expected pit life average stripping ratio. These mining costs, which are commonly referred to as "deferred stripping" costs, are incurred in mining activities that are generally associated with the removal of waste rock. The deferred stripping method is generally accepted in the mining industry where mining operations have diverse grades and waste-to-ore ratios; however industry practice does vary. Stripping costs (including any adjustment through the deferred stripping asset) is treated as a production cost and included in its valuation of inventory.

The expected pit life stripping ratios are recalculated annually in light of additional knowledge and changes in estimates. These ratios are calculated as the ratio of the total of waste tonnes deferred at the calculation date and future anticipated waste to be mined, to anticipated future ore to be mined. Changes in the mine plan, which will include changes in future ore and waste tonne to be mined, will therefore result in a change of the expected pit life average stripping ratio, which will impact prospectively on amounts deferred or written back.

If the expected pit life average stripping ratio is revised upwards, relatively lower stripping costs will, in the future, be deferred in each period, or a relatively higher amount of charges will be written back, thus impacting negatively upon earnings. The opposite is true when the expected pit life average stripping ratio is revised downwards, resulting in more costs being deferred and a positive impact on earnings during the period of cost deferral. Any costs deferred will be expensed in future periods over the life of the Morila mine, resulting in lower earnings in future periods.

This method of accounting has the effect of smoothing costs over the life of the project. We believe that the method we use is the same as the method used by many mining companies in the industry with open pit mines.

INVENTORIES: Include ore stockpiles, gold in process and supplies and insurance spares, and are stated at the lower of cost or net realizable value. The cost of ore stockpiles and gold

F-9

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

produced is determined principally by the weighted average cost method using related production costs. Costs of gold produced inventories include all costs incurred up until production of an ounce of gold such as milling costs, mining costs and mine G&A but excluding transport, refining and taxes.

Stockpiles consist of two types of ore, high grade and medium grade ore, which will be processed through the processing plant. In the case of Morila, high grade ore is defined as ore above 5 g/t and medium grade is defined as ore above 1.4 g/t. Both high and medium grade stockpiles are currently being processed and all ore is expected to be fully processed within the life of mine. This does not include high grade tailings at Morila which are carried at zero value due to uncertainty as to whether they will be processed through the plant.

The processing of ore in stockpiles occurs in accordance with the life of mine processing plan that has been optimized based on the known mineral reserves, current plant capacity and mine design.

Stores and materials consist of consumable stores and are valued at average cost after appropriate provision for redundant and slow moving items.

INTEREST: is recognised on a time proportion basis, taking into account the principal outstanding and the effective rate over the period to maturity.

FINANCIAL INSTRUMENTS: are initially measured at cost, including transaction costs. Subsequent to initial recognition these instruments are measured as set out below. Financial instruments carried on the balance sheet include cash and cash equivalents, investments in subsidiaries and joint venture, receivables, accounts payable, borrowings and derivative financial instruments.

INVESTMENTS IN SUBSIDIARIES AND JOINT VENTURE: are stated at cost less any provisions for impairment in the financial statements of the Company. Dividends are accounted for when declared in respect of unlisted investments. On the disposal of an investment, the difference between the net disposal proceeds and the carrying amount is charged or credited to the income statement.

DERIVATIVES: Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value, unless they meet the criteria for the normal purchases normal sales exemption.

On the date a derivative contract is entered into, the Group designates the derivative for accounting purposes as either a hedge of the fair value of a recognised asset or liability (fair value hedge) or a hedge of a forecasted transaction (cash flow hedge). Certain derivative transactions, while providing effective economic hedges under the Group's risk management policies, do not qualify for hedge accounting.

Changes in the fair value of a derivative that is highly effective, and that is designated and qualifies as a cash flow hedge, are recognised directly in equity. Amounts deferred in equity are included in the income statement in the same periods during which the hedge firm commitment or forecasted transaction affects net profit or loss.

Recognition of derivatives which meet the criteria for own use are deferred until settlement. Changes in the fair value of derivatives that do not qualify for hedge accounting are recognised in the income statement. The Group formally documents all relationships between hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking various hedge transactions. This process includes linking derivatives designed as hedges to specific assets and liabilities or to specific firm commitments for forecasted transactions. The Group formally assesses, both at the hedge inception and on an ongoing basis, whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in the fair value or cash flows of the hedged item.

F-10

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity

and is recognised when the forecast transaction is ultimately recognised in the income statement. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately transferred to the income statement.

RECEIVABLES: are recognised initially at fair value and subsequently measured at amortised cost, less provision for impairment. A provision for impairment of trade receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate. The amount of the provision is recognised in the income statement.

CASH AND CASH EQUIVALENTS: include all highly liquid investments with a maturity of three months or less at the date of purchase.

REHABILITATION COSTS: The net present value of estimated future rehabilitation cost estimates is recognised and provided for in the financial statements and capitalised to mining assets on initial recognition. Initial recognition is at the time of the disturbance occurring and thereafter as and when additional environmental disturbances are created. The estimates are reviewed annually to take into account the effects of inflation and changes in estimates and are discounted using rates that reflect the time value of money.

Annual increases in the provision are charged to income and consist of finance costs relating to the change in present value of the provision and inflationary increases in the provision estimate. The present value of additional environmental disturbances created are capitalised to mining assets against an increase in the rehabilitation provision. The rehabilitation asset is amortised as noted previously. Rehabilitation projects undertaken, included in the estimates, are charged to the provision as incurred.

Environmental liabilities, other than rehabilitation costs, which relate to liabilities arising from specific events, are expensed when they are known, probable and may be reasonably estimated.

PROVISIONS: are recognised when the Group has a present legal or constructive obligation as a result of past events where it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made.

BORROWINGS: Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the period of the borrowings using the effective interest method. Borrowings are classified as current liabilities unless the Group has an unconditional right to

defer settlement of the liability for at least 12 months after the balance sheet date.

ACCOUNTS PAYABLE: are stated at cost adjusted for payments made to reflect the value of the anticipated economic outflow of resources.

DEFERRED INCOME AND MINING TAXES: Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, if the deferred income tax arises from initial recognition of an asset or liability in a transaction other

F-11

than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss, it is not accounted for. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

EMPLOYEE BENEFITS:

(a) Pension obligations

The Group has defined contribution plans. A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

For defined contribution plans, the Group pays contributions to publicly or privately administered provident funds on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(b) Termination benefits

Termination benefits are payable when employment is terminated before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits when it is demonstrably committed to either: terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal; or providing termination benefits as a result of an offer made to encourage voluntary redundancy. Benefits falling due more than 12 months after balance sheet date are discounted to present value.

(c) Profit-sharing and bonus plans

The Group recognises a liability and an expense for bonuses. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

(d) Share-options

The fair value of the employee services received in exchange for the grant of options or shares after November 7, 2002 is recognized as an expense. The total amount to be expensed rateably over the vesting period is determined by reference to the fair value of the options or shares determined at the grant date, excluding the impact of any non-market vesting conditions. Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable or the number of shares that the employee will ultimately receive. This estimate is revised at each balance sheet date and the difference is charged or credited to the income statement, with a corresponding adjustment to equity. The proceeds received on exercise of the options net of any directly attributable transaction costs are credited to equity. Refer to note 5.

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

FINANCE LEASES: Leases of plant and equipment where the Group assumes a significant portion of risks and rewards of ownership are classified as a finance lease. Finance leases are capitalised at the estimated present value of the underlying lease payments. Each lease payment is allocated between the liability and the finance charges to achieve a constant rate on the finance balance outstanding. The interest portion of the finance payment is charged to the income statement over the lease period. The plant and equipment acquired under the finance lease are depreciated over the useful lives of the assets.

REVENUE RECOGNITION: The Company enters into contracts for the sale of gold. Revenue arising from gold sales under these contracts is recognized when the price is determinable, the product has been delivered in accordance with the terms of the contract, title has been transferred to the customer and collection of the sales price is reasonably assured. These criteria are met when the gold leaves the mine's smelt-house.

As sales from gold contracts are subject to customer survey adjustment, sales are initially recorded on a provisional basis using the Group's best estimate of the contained metal. Subsequent adjustments are recorded in turnover to take into account final assay and weight certificates from the refinery, if different from the initial certificates. The differences between the estimated and actual contained gold have not been significant historically.

EXPLORATION AND EVALUATION COSTS: Exploration and evaluation expenditure relating to greenfield sites is expensed as incurred. Exploration and evaluation expenditure relating to the definition of mineralization of existing mineral properties or the expansion of the productive capacity of mineral properties which are already being mined or developed is capitalized when there is a high degree of confidence that a future economic benefit will be generated. Costs relating to property acquisitions are also capitalized. These costs are capitalized within development costs.

EARNINGS PER SHARE: is computed by dividing net income by the weighted average number of ordinary shares in issue during the year.

FULLY DILUTED EARNINGS PER SHARE: is presented when the inclusion of potential ordinary shares has a dilutive effect on earnings per share.

3. INCOME AND MINING TAXES

The Company is not subject to income tax in Jersey. Morila SA, benefits from a five year tax holiday in Mali. The tax holiday of Morila expires on November 14, 2005. The benefit of the tax holiday to the Group was to increase its net income by US\$11.7 million, US\$22.5 million and \$31.7 million, due to not incurring its share of Morila's tax expense for the years ended December 31, 2004, 2003 and 2002 respectively.

Accordingly had the Group not benefited from the tax holiday in Mali, earnings per share would have been reduced by \$0.20, \$0.78 and \$1.26 for the years ended December 31, 2004, 2003 and 2002 respectively. Under Malian tax law, income tax is based on the greater of 35 per cent of taxable income or 0.75 per cent of gross revenue.

Somilo SA also benefits from a five year tax holiday in Mali commencing from the date of first commercial production.

3.1 CURRENT TAX

No tax liability has accrued in the year ended December 31, 2004, 2003 and 2002 based on Malian tax law.

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

3.2 DEFERRED INCOME AND MINING TAX LIABILITIES AND ASSETS ARE MADE UP AS FOLLOWS:

	2004	2003	2002
	\$'000	\$'000	\$'000
Deferred income and mining tax liabilities			
depreciation and amortization			
Gross deferred income and tax assets:			
assessable tax loss carry forwards		(126,141)	(125,057)
provisions including rehabilitation accruals		(2,600)	(2,600)
Gross deferrd income and mining tax assets		(128,741)	(127,657)
Deferred income and mining tax asset			
valuation			
Allowances		128,741	127,657
Net deferred income and mining tax assets			
Net deferred income and mining tax liability			_

During 2004, the Group sold its share in Somisy to Resolute Mining. The Group, therefore, no longer has assessable non-capital tax losses and capital expenditure carry forwards related to Syama. Refer to note 22.

4. EARNINGS PER SHARE

FOR THE YEAR ENDED DECEMBER 31,

		2004	
	Income		Per share
	(Numerator)	Share	amount
	\$000	(Denominator)	\$000
BASIC EARNINGS PER SHARE			
Shares outstanding January 1, 2004		58,520,770*	
Weighted number of shares issued		349,862	
Income available to shareholders	18,793**	58,870,632	0.32**
EFFECT OF DILUTIVE SECURITIES			
Stock options issued to employees		1,125,625	
Fully diluted earnings per share	18,793**	59,996,257	0.31**

^{*} Reflects adjustments resulting from the sub-division of shares

FOR THE YEAR ENDED DECEMBER 31, 2003

Income		Per share
(Numerator)	Share	amount
\$000	(Denominator)	\$000

BASIC EARNINGS PER SHARE

Shares outstanding January 1, 2003 55,327,480*

^{**} Reflects adoption of IFRS2: Share-based payments

Weighted number of shares issued		2,113,880*	
Income available to shareholders	47,526	57,441,360*	0.83
EFFECT OF DILUTIVE SECURITIES			
Stock options issued to employees		162,004*	
Fully diluted earnings per share	47,526	57,603,364*	0.83

F-14

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

	FOR THE YEAR ENDED DECEMBER 31, 200			
	Income		Per share	
	(Numerator)	Share	amount	
	\$000	(Denominator)	\$000	
BASIC EARNINGS PER SHARE				
Shares outstanding January 1, 2002		44,923,260*		
Weighted number of shares issued		5,372,380*		
Income available to shareholders	65,728	50,295,640*	1.31	
EFFECT OF DILUTIVE SECURITIES				
Stock options issued to employees		521,826*		
Fully diluted earnings per share	65,728	50,817,466*	1.29	

^{*} Reflects adjustments resulting from the sub-division of shares

5. CHANGE IN ACCOUNTING POLICIES

The accounting policy for exploration and evaluation costs has been changed to clarify the treatment of costs relating to the definition of mineralization in existing mineral properties or the expansion of the productive capacity of mineral properties which are already being mined or developed when there is a high degree of confidence that a future economic benefit will be generated.

The effect of the change is the capitalisation in 2004 of US\$ 3.9 million of drilling costs relating to the underground development study at Loulo. This change has no impact on the prior financial years. In the opinion of the directors, this treatment of the costs better reflects industry practice. This is the first year in which significant exploration and evaluation expenditure has been incurred around an existing mineral property, which is what prompted the directors to evaluate the previous policy.

The Company adopted IFRS 2 "Share-based payment" ("IFRS 2") on January 1, 2005. The standard requires an entity to recognize share-based payment transactions in its financial statements. In accordance with the standard's transitional provisions, the Company applied IFRS 2 to share options that were granted after November 7, 2002 and had not yet vested at the effective date of January 1, 2005. This change in accounting policy has been accounted for retrospectively, and the financial statements for 2004 and 2003 have been restated. The effect of the change for the year ended June 30, 2004 is the recognition of share-based payment expense of \$1.3 million. No share options were granted from November 7, 2002 to

December 31, 2003.

6. RESTRICTED CASH

	2004	2003
	\$'000	\$'000
Debt service reserve	_	3,882

The debt service reserve account relates to the N.M Rothschild & Son Limited debt service reserve account. This amount was held in escrow for partial repayment of the Morila project loan. The loan was repaid in 2004. Refer to note 13.1.

F-15

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

7. RECEIVABLES INCLUDING PREPAYMENTS

	2004	2003
	\$'000	\$'000
Trade	4,057	4,944
Advances to contractors	893	
Taxation debtor	12,356	5,851
Prepayments	5,348	2,819
Other	1.013	1,582
	23,667	15,196
8. INVENTORIES AND ORE STOCK PILES		

	2004	2003
	\$'000	\$'000
Consumable stores	6,091	8,385
Short-term portion of ore stockpiles	803	2,373
Gold in process	2,868	525
	9,762	11,283
Long-term portion of ore stockpiles	12,054	5,882
	21,816	17,165

Included in ore stockpiles is an amount of US\$ nil (2003: US\$1.7 million) attributable for the high grade tailings stock at Morila, which is stated at its net realisable value. The attributable carrying value of this stock pile, before any provisions, is US\$0.5 million (2003: US\$ 1.7 million) but has been reduced to a zero value in 2004, due to uncertainty as to whether the material will be used in production.

Ore stockpiles have been split between long and short term based on current life of mine plan estimates. All ore stockpile inventory consists of unprocessed raw ore.

9. PROPERTY, PLANT AND EQUIPMENT

Mine properties, mine development costs, mine plant facilities and equipment.

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	Notes	2004 \$'000	2003 \$'000
Cost			
At beginning of year		174,304	168,540
Additions		70,329	5,764
Disposal of Syama	22	(92,994)	
		151,639	174,304
Accumulated depreciation			
At beginning of year		102,373	92,104
Charge for the year		8,738	10,269
Disposal of Syama	22	(89,326)	
		21,785	102,373
NET BOOK VALUE		129,854	71,931

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

LONG-LIFE ASSETS

F-16

Included in property, plant and equipment are long-life assets which are amortized over the life of the mine and comprise the metallurgical plant, tailings and raw water dams, power plant and mine infrastructure. The net book value of these assets was US\$111.1 million as at December 31, 2004 (2003: US\$53.2 million).

SHORT LIFE ASSETS

Included in property, plant and equipment are short life assets which are amortized over their useful lives and are comprised of motor vehicles and other equipment. The net book value of these assets was US\$9.1 million as at December 31, 2004 (2003: US\$9.0 million).

UNDEVELOPED PROPERTY

Included in property, plant and equipment are undeveloped property costs of US\$9.7 million (2003: US\$9.7 million).

10. DEFERRED STRIPPING COSTS

	2004	2003
	\$'000	\$'000
Opening balance	10,885	7,402
Additions during the year	3,999	3,483
Short-term portion	(6,370)	
Total	8,514	10,885

In addition to the above, pre-production stripping costs of \$3 million was capitalized as part of mining assets.

The deferred stripping balances at the end of 2004 and 2003 pertain to the Morila mine. In terms of the life of mine plan, pre-stripping is performed in the earlier years. This results in the cost associated with waste stripped at a rate higher than the expected pit life average stripping ratio, being deferred to those years. These costs will be released in the period where the actual stripping ratio decreases to below such expected pit life ratio. The change in the average stripping ratio was

due to higher grades being accessed during the current financial year. As a result of the change in life-of-mine estimated stripping ratio in December 2004 compared to December 2003, US\$0.7 million less mining costs were deferred. The expected pit life average stripping ratios used to calculate the deferred stripping were 4.36 in 2004 and 3.68 in 2003. These stripping ratios were calculated taking into account the actual strip ratios achieved of 3.98 and 4.77 for 2004 and 2003 respectively.

11. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	2004	2003
	\$'000	\$'000
Trade	10,540	4,162
Payroll and other compensation	532	3,129
Other	3,356	4,699
	14,428	11,990
Short-term portion of long-term loans	1,156	11,567
	15,584	23,557

F-17

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

12. PROVISION FOR ENVIRONMENTAL REHABILITATION

		2004	2003
	Notes	\$'000	\$'000
Opening balance		5,962	4,972
Disposal of Syama	22	(2,438)	_
Additions		177	990
		3,701	5,962

The provisions for close down and restoration costs include estimates for the effect of future inflation and have been discounted to their present value at 6% per annum, being an estimate of the cost of borrowing.

Syama was sold during the year to Resolute Mining who have assumed the rehabilitation liability of Syama.

Although limited environmental rehabilitation regulations currently exist in Mali to govern the mines, management has based the environmental rehabilitation accrual using the standards as set by the World Bank, which require an environmental management plan, an annual environmental report, a closure plan, an up-to-date register of plans of the facility, preservation of public safety on closure, carrying out rehabilitation works and ensuring sufficient funds exist for the closure works. However, it is reasonably possible that the Group's estimate of its ultimate rehabilitation liabilities could change as a result of changes in regulations or cost estimates.

The group is committed to rehabilitation of its properties. To ensure that it is adequately provided to do so, it makes use of independent environmental consultants for advice and it also uses past experience in similar situations to ensure that the provisions for rehabilitation are adequate.

There are no unasserted claims reflected in the provisions for Morila.

While the ultimate clean-up costs may be uncertain, there are no uncertainties with respect to joint and several liability that may affect the magnitude of the contingency at Morila as the extent of these obligations are clearly defined in their respective mining conventions.

The total undiscounted cost of rehabilitation is estimated at \$12.3 million, of which majority will only be spent after seven years.

There are no other potentially responsible parties to consider for cost sharing arrangements.

The Company carries insurance against pollution including cost of cleanup. At present, there are no losses and or claims outstanding.

As at the end of 2004, no rehabilitation liability was provided for by Somilo as the environmental disturbances was minimal, being earthworks and civils limited to a very small area.

F-18

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13. LONG-TERM LIABILITIES

		2004	2003
	Notes	\$'000	\$'000
Morila project loan	13.1	_	7,200
Morila finance lease	13.2	5,787	6,730
Morila Air Liquide finance lease	13.3	1,045	1,201
N.M Rothschild loan	13.4	_	1,943
Rolls-Royce Power Ventures	13.5	_	1,325
Somilo project finance loan	13.6	35,042	_
		41,874	18,399
Less: Current portion disclosed			
under current liabilities		(1,156)	(11,567)
		40,718	6,832

All loans are secured and have variable interest rates.

13.1 Morila Project Loan

The loan was the original project finance loan with a consortium of commercial banks and was fully repaid in June 2004. The loan carried interest at US three month LIBOR plus 2% per annum. The weighted average interest rate for the year ended 31 December 2004 was 3.44% (2003: 3.29%).

13.2 Morila Finance Lease

Morila finance lease relates to five generators leased from Rolls-Royce for Morila. The lease is repayable over ten years commencing 1 April 2001 and bears interest at a variable rate of interest which as at 31 December 2004 was approximately 20% per annum. The lease is collateralized by plant and equipment whose net book value at 31 December 2004 amounted to US\$5.8 million (2003: US\$6.8 million). Average lease payments of US\$1.5 million are payable in installments over the term of the lease. The Company has together with AngloGold Ashanti jointly guaranteed the repayment of this lease.

13.3 Morila Air Liquide Finance Lease

Morila Air Liquide finance lease relates to three oxygen generating units leased from Air Liquide for Morila. The lease is payable over 10 years commencing 1 December 2000 and bears interest at a variable rate which as at 31 December 2004 was approximately 3.09% per annum. The lease is collateralized by the production units whose net book value at 31 December 2004 amounted to US\$1.0 million (2003: US\$1.1 million).

13.4 N.M. Rothschild Loan

On 28 August 2002 the Syama hedge transactions were closed through a cancellation agreement with N.M. Rothschild & Sons Limited. On that date the Company agreed to buy sold call options to offset existing positions with N.M. Rothschild & Sons Limited comprising gold call options of 148 500 oz at US\$353/oz totaling US\$1 805 760. In lieu of the existing premium due, N.M. Rothschild & Son Limited agreed to lend to the Company the sum of US\$1 805 760 on a pre-agreed repayment schedule to repay the loan monthly through the 2004 financial year. The loan interest was accrued and fixed at the prevailing Libor rate plus 3% per annum.

F-19

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13.5 Rolls-Royce Power Ventures

The Rolls-Royce Power Ventures loan related to a settlement reached in respect of the Syama Power Supply Contract. The liability was taken over by Resolute Mining as part of the sale of Syama.

13.6 Somilo Project Finance Loan

The US\$ 60 million Loulo Project Loan was arranged by NM Rothschild & Sons Limited and SG Corporate & Investment Banking, who have been joined in the facility by Absa Bank and HVB Group, and is repayable between June 2006 and September 2009.

A first installment of US\$ 35 million was drawn against the loan in December 2004. The loan is collateralized over the assets of the Loulo Project. Additionally, the Company has pledged its interest in Randgold Resources (Somilo) Limited and related assets, and Randgold Resources (Somilo) Limited has pledged its interest in Somilo and related assets to secure Somilo's obligations under this loan. The loan is guaranteed by Randgold Resources until economic completion of the project has been achieved, which is expected before 31 December 2007. The loan bears interest at LIBOR plus 1.75% pre-completion of the Loulo capital programme, or at any time when Randgold Resources continues to be a guarantor of the facility. Post completion until the fourth anniversary of signing facility documentation, the interest rate is LIBOR plus 2.10% and thereafter 2.25%. The weighted average interest rate for the year amounted to 4.17%. Under the term of this loan, the company is required to enter into certain gold price forward sales. 365 000 ounces of gold have been sold forward over the financial years 2005 to 2009, at an average forward price of US\$ 432 per ounce. The facilities are margin free.

Various debt covenants apply to the loan, including:

Hedging arrangements reasonably acceptable to N M Rothschild & Sons Limited will remain in place. The Company will continue to provide evidence to the effect that Somilo SA or Randgold Resources Limited has entered into committed hedging agreements and that the proceeds of sale of gold are sufficient to ensure that, as at all calculation dates scheduled, it is and will continue to be in compliance with required financial ratio's;

Limitations on material asset disposals and acquisitions;

Restrictions with regards to the repayment of inter-company debt or dividend payments by Somilo;

Maintain insurance with reputable insurance companies;

Establish a Debt Service Reserve Account with the minimum credit balance on all dates equal to the aggregate principal amount of and interest accruing on the loan and the aggregate amount of premium accruing in connection with the Political Risk Insurance during the six month period commencing on such date;

2004

2003

Limitations on additional indebtedness by any Group company;

Certain financial ratios need to be adhered to throughout the loan agreement.

F-20

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13.7 MATURITIES

The long-term liabilities mature over the following periods:

	2001	2003
	\$'000	\$'000
Year ending December 31, 2004		
Not later than 1 year	1,156	11,567
Later than 1 year and not later than 5 years	39,434	4,434
Later than 5 years	1,284	2,398
	41,874	18,399
14. LOANS FROM MINORITY SHAREHOLDERS	IN SUBSIDIARIES	
	2004	2003
	\$'000	\$'000
SOMISY 14.1		
Government of Mali – principal amount	_	4,345
	_	4,345
Government of Mali – deferred interest	_	3,221
	_	3,221
Loans	_	7,566
Accumulated losses	_	(7,566)
SOMILO 14.2		
Government of Mali – principal amount	632	454
Government of Mali – deferred interest	1,943	1,458
Loans	2,575	1,912
Accumulated losses	(954)	(954)
Total loans	2,575	9,478
Total losses	(954)	(8,520)

14.1 **Somisy**

The Group sold its share in Somisy to Resolute Mining in 2004. The Group received net proceeds of \$8.6 million and the loans were taken over by Resolute Mining.

14.2 Somilo

The Government of Mali loan to Somilo is uncollateralized and bears interest at the base rate of the Central Bank of West African States plus 2%. The loan is repayable from cash flows of the Loulo mine after repayment of all other loans. Losses of Somilo have been attributed to the minority shareholders as their loans are not repayable until there is "net available cash". In the event of a liquidation of Somilo the shareholders loans and deferred interest are not guaranteed.

F-21

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

15. DEFERRED FINANCIAL LIABILITIES

	Notes	2004 \$'000	2003 \$'000
Mark-to-market of speculative	11000	Ψ 000	ΨΟΟΟ
financial instruments	15.1	_	1,085
Mark-to-market of hedge financial			
instruments	15.2	15,668	7,403
		15,668	8,488

- 15.1 This reflects the mark-to-market adjustment on those derivative instruments which do not, under the Group's accounting policy, qualify for hedge accounting. These derivative instruments are further detailed in note 18.
- 15.2 The financial instrument liability relates to the Loulo derivative instruments which qualify for hedge accounting. These derivative instruments are further detailed in note 18.

16. PENSION AND PROVIDENT FUNDS

The Company contributes to several defined contribution provident funds. The provident funds are funded on the "money accumulative basis" with the members' and Company contributions having been fixed in the constitutions of the funds.

All the Company's employees other than those directly employed by West African subsidiary companies are entitled to be covered by the abovementioned retirement benefit plans. Retirement benefits for employees employed by West African subsidiary companies, are provided by the state social security system to which the Company and employees contribute a fixed percentage of payroll costs each month. Fund contributions by the Company for the years ended December 31, 2004 and December 31, 2003 amounted to \$0.2 million and \$0.3 million respectively.

17. SEGMENTAL INFORMATION

The Group's mining and exploration activities are conducted in West and East Africa. An analysis of the Group's business segments, excluding intergroup transactions, is set out below. Syama was on care and maintenance from December 2001, until its sale to Resolute in April 2004.

The Group undertakes exploration activities in East and West Africa which are included in the corporate and exploration segment.

F-22

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

YEAR ENDED DECEMBER 31, 2004

	GROUP'S 40%				
	SHARE S	YAMA	LOULO CO	RPORATE	TOTAL
	OF			AND	
	MORILA		EXPL	ORATION	
	MINE				
	\$'000	\$'000	\$'000	\$'000	\$'000
PROFIT AND LOSS					
Gold sales	73,330	_	_	_	73,330
Mine production costs	(32,176)				(32,176)
Mining operating profit	41,154				41,154
Royalties	(5,304)				(5,304)
Interest expense	(1,569)			(54)	(1,623)
Interest received	17			1,016	1,033
Depreciation and amortisation	(7,386)			(1,352)	(8,738)
Gain on financial instruments				2,232	2,232
Other (expenses)/income	(1,179)	(658)		1,656	(181)
Profit on sale of Syama				7,070	7,070
Exploration and corporate					
expenditure	(571)			(14,958)	(15,529)
Share-based payments				(1,321)	(1,321)
Income/(loss) before tax and					
minority interest	25,162	(658)		(5,711)	18,793**
Tax and minority interest					
Net income/(loss)	25,162	(658)		(5,711)	18,793**
CAPITAL EXPENDITURE	(1,766)	_	(67,552)	(120)	(69,438)
TOTAL ASSETS	104,861		77,117	86,483	268,461
TOTAL EXTERNAL					
LIABILITIES	19,227		55,015	1,429	75,671
DIVIDENDS					
(PAID)/RECEIVED	(2,800)	_	_	2,800	_
NET CASH FLOWS					
GENERATED BY/(UTILISED					
IN) OPERATIONS	16,270	(658)		(11,321)	4,291
NET CASH FLOWS					
GENERATED BY/(UTILISED					
IN) INVESTING ACTIVITIES	2,116		(67,552)	8,451	(56,985)
NET CASH (UTILISED					
IN)/GENERATED FROM					
FINANCING ACTIVITIES	(20,805)	_	35,000	11,264	25,459
	(2,419)	(658)	(32,552)	8,394	(27,235)

NET (DECREASE)/INCREASE IN CASH AND EQUIVALENTS NUMBERS OF EMPLOYEES

F-23

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

YEAR ENDED DECEMBER 31, 2003

	GROUP'S 40%				
		SYAMA	LOULO	CORPORATE	TOTAL
	OF	(MALI)	LOCLO	AND	TOTAL
	MORILA	(1417 1221)	F	EXPLORATION	
	MINE		_	ZII LOIGITION	
	\$'000	\$'000	\$'000	\$'000	\$'000
PROFIT AND LOSS	Ψ 000	ΨΟΟΟ	φοσο	φσσσ	φοσο
Gold sales	109,573		_	_	109,573
Mine production costs	(23,989)		_		(23,989)
Mining operating profit/(loss)	85,584		_		85,584
Royalties	(7,648)		_		(7,648)
Interest expense	(1,793)		. <u> </u>	(102)	(1,895)
Interest received	117			882	999
Depreciation and amortisation	(10,269)		_		(10,269)
Gain/(loss) on financial	, , ,				
instruments	499		_	(2,232)	(1,733)
Other income/(expenses)	(1,387)	(2,069)	_	2,600	(856)
Exploration and corporate	, ,	, , ,			. ,
expenditure	(752)		(1,757)	(14,498)	(17,007)
Income/(loss) before tax and					
minority interest	64,351	(2,069)	(1,757)	(13,350)	47,175
Tax and minority interest			· —	351	351
Net income/(loss)	64,351	(2,069)	(1,757)	(12,999)	47,526
CAPITAL EXPENDITURE	4,568			2,087	6,655
TOTAL ASSETS	92,657	7,465	7,587	117,716	225,425
TOTAL EXTERNAL					
LIABILITIES	31,619	6,095	2,736	5,939	46,389
DIVIDENDS					
(PAID)/RECEIVED	(69,600)		· —	69,600	
NET CASH FLOWS	68,531	(1,003)	_	(16,190)	51,338
GENERATED BY/(UTILISED					

^{**} Reflects adoption of IFRS 2: Share-based payments.

IN) OPERATIONS				
NET CASH FLOWS				
GENERATED				
BY/(UTILISED IN) INVESTING				
ACTIVITIES	(7,755)	_	 1,744	(6,011)
NET CASH (UTILISED				
IN)/GENERATED				
FROM FINANCING				
ACTIVITIES	(8,059)	595	 7,981	517
NET (DECREASE)/INCREASE				
IN CASH AND EQUIVALENTS	(16,883)	(408)	 63,135	45,844
NUMBERS OF EMPLOYEES	_	18	 92	110
F-24				

RANDGOLD RESOURCES LIMITED

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

YEAR ENDED DECEMBER 31, 2002

	GROUP'S 40% SHARE OF	SYAMA (MALI)	LOULO	CORPORATE AND	TOTAL
	MORILA		I	EXPLORATION	
	MINE	φι ο 00	φ <u>ι</u> 000	фіооо	φι ο 00
PROFIT AND LOSS	\$'000	\$'000	\$'000	\$'000	\$'000
	121 440				121 440
Gold sales	131,440	_		_	131,440
Mine production costs	(22,234)			_	(22,234)
Mining operating profit	109,206	_	_	_	109,206
Royalties	(9,185)				(9,185)
Interest expense	(2,631)	_		(1,055)	(3,6861)
Interest received	195			30	225
Depreciation and amortization	(8,578)	_		(187)	(8,765)
Gain in financial instruments	429	(775)			(346)
Other income/(expenses)	295	(4,777)		(773)	(5,255)
Exploration and corporate					
expenditure	(575)	_	(1,120)	(14,991)	(16,686)
Income/(loss) before tax and	, ,		, ,	, , ,	, , ,
minority					
interest	89,156	(5,552)	(1,120)	(16,976)	65,508
Tax and minority interest		- —		220	220
Net income/(loss)	89,156	(5,552)	(1,120)	(16,756)	65,728
CAPITAL EXPENDITURE	5,464	(-)) —	. , ==,		5,464

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TOTAL ASSETS	116,720	8,571	5,597	42,970	173,858
TOTAL EXTERNAL					
LIABILITIES	44,213	8,375	2,560	(275)	54,873
DIVIDENDS					
(PAID)/RECEIVED	(56,800)	_		56,800	
NET CASH FLOWS					
GENERATED BY/(UTILIZED					
IN) OPERATIONS	88,112	(5,012)		(12,467)	70,633
NET CASH FLOWS UTILIZED					
IN INVESTING ACTIVITIES	(5,538)			(22)	(5,516)
NET CASH (UTILIZED IN)/					
GENERATED FROM					
FINANCING					
ACTIVITIES	(10,663)	5,559	_	(7,065)	(12,169)
NET INCREASE IN CASH AND					
EQUIVALENTS	15,111	547		37,290	52,948
NUMBERS OF EMPLOYEES		- 19	_	101	120

18. FAIR VALUE AND RISKS OF FINANCIAL INSTRUMENTS

The Company's financial instruments are set out in note 19.

In the normal course of its operations, the group is exposed to commodity price, currency, interest, liquidity and credit risk. In order to manage these risks, the group enters into derivative financial instruments. All derivative financial instruments are initially recognized at cost and subsequently measured at their fair value on the balance sheet.

18.1 Concentration of Credit Risk

The group's financial instruments do not represent a concentration of credit risk because the Group sells its gold to and deals with a variety of major financial institutions. Its receivables and loans are regularly monitored and assessed and an adequate level of provision for doubtful debts is maintained.

F-25

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Gold bullion, the group's principal product, is produced in Mali. The gold produced is sold to reputable gold refineries. Because of the international market for gold the group believes that no concentration of credit risk exists with respect to the selected refineries to which the gold is sold. Included in receivables is US\$12.4 million (2003: US\$5.9 million) relating to indirect taxes owing to Morila by the State of Mali, which is denominated in FCFA.

18.2 Foreign Currency and Commodity Price Risk

In the normal course of business, the group enters into transactions denominated in foreign currencies (primarily Euro and Communaute Financiere Africaine Franc). As a result, the group is subject to transaction exposure from fluctuations in foreign currency exchange rates. Generally the group does not hedge its exposure to gold price fluctuation risk and sells at market spot prices. These prices are in US dollars and do not expose the group to any currency fluctuation risk. However, during periods of capital expenditure or loan finance, the company

secures a floor price through simple forward contracts and options whilst maintaining significant exposure to spot prices.

18.3 Interest Rates and Liquidity Risk

Fluctuation in interest rates impact on the value of short-term cash investments and financing activities (including long-term loans), giving rise to interest rate risk.

In the ordinary course of business, the group receives cash from its operations and is required to fund working capital and capital expenditure requirements. This cash is managed to ensure surplus funds are invested in a manner to achieve maximum returns while minimizing risks. The group has been able to in the past actively source financing through public offerings, shareholders loans and third party loans.

19. FAIR VALUE OF FINANCIAL INSTRUMENTS

The following table presents the carrying amounts and fair values of the group's financial instruments outstanding at December 31, 2004 and 2003. The fair value of a financial instrument is defined as the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

	2004		2003	
	Carrying	Fair	Carrying	Fair
	Amount	Value	Amount	Value
	\$000	\$000	\$000	\$000
Financial assets				
Cash and equivalents	78,240	78,240	105,475	105,475
Restricted cash		_	3,882	3,882
Receivables	23,667	23,667	15,196	15,196
Financial liabilities				
Accounts payable	15,584	15,584	23,557	23,557
Bank overdraft			1,550	1,550
Long-term debt (excluding loans				
from outside shareholders)	40,718	40,718	6,832	6,832
Liabilities on financial				
instruments	15,668	15,668	8,488	8,488

F-26

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

FINANCIAL INSTRUMENTS

Details of the group's on balance sheet gold derivative contracts as at 31 December, 2004:

	HEDGING INSTR	UMENTS
	Forward Sales	
Maturity Dates	Ounces	US\$/oz
Loulo		
December 31, 2005	12,504	430
December 31, 2006	93,498	431

December 31, 2007	103,500	435
December 31, 2008	80,498	431
December 31, 2009	75,000	430
Total	365,000	432

The total fair value (mark-to-market) of the above financial instruments as at December 31, 2004 was US\$15,668 million negative.

The figures shown above are the financial instruments taken out as part of the Loulo project financing.

The Loulo price protection was initially done on a short dated spot deferred basis. With the completion of the final mining schedules and feasibility study, as well as credit approval of the project financing, the hedged ounces were rolled out and matched to future production. Prior to this, the Loulo instruments were deemed speculative for accounting purposes.

The Morila hedge book was fully utilised in 2004.

HEDGING

Details of on balance sheet gold derivative contracts as at December 31, 2003:

		MENTS		UN	MATCHE	D INSTR	UMENTS	
							Fixed 4 y	year gold
	Forward	P	urchased		Forward		lease rate ag	reements
MATURITY	sales		Calls		Sales			Fixed
DATES	Ounces	US\$/oz	Ounces	US\$/oz	Ounces	US\$/oz	Ounces	Rate
MORILA (attributable portion)								
December 31, 2004								
CORPORATE	51,941	275	18,384	360				_
(for Loulo)								
30 June 2004	_				- 150,000	402		_
30 June 2004	_				- 50,000	410		_
30 June 2004							-200,000	1.64%

Estimation of Fair Values

Receivables, restricted cash, accounts payable, bank overdrafts and cash and equivalents.

The carrying amounts are a reasonable estimate of the fair values because of the short maturity of such instruments.

Long-term debt

The fair value of market-based floating rate long-term debt is estimated using the expected future payments discounted at market interest rates.

F-27

RANDGOLD RESOURCES LIMITED

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

No fair value is determinable for the loans from minority shareholders as repayment is contingent on net available cash from the projects.

Gold price contracts

The fair value of gold price forward and option contracts has been determined by reference to quoted market rates at year-end balance sheet dates.

20. COMMITMENTS AND CONTINGENT LIABILITIES

20.1 Capital Expenditure

	2004	2003
	\$'000	\$'000
Contracts for capital expenditure	17,119	320
Authorized but not contracted for	8,011	148
	25,130	468

21. RELATED PARTY TRANSACTIONS

The service agreement between the company and Randgold & Exploration Company Limited was terminated by mutual agreement effective from the first of April 2004.

In order to continue to source certain services from South Africa, Seven Bridges Trading 14 (Proprietary) Limited ("Seven Bridges"), a 100 percent subsidiary of the company, was incorporated.

A service agreement has been entered into between the company and Seven Bridges whereby Seven Bridges will provide certain administrative services to the company who wish to prevail on the cost effective services, expertise and materials available in South Africa.

Seven Bridges derives its income from the services it provides to the company for which it charges a monthly fee based on the total employment cost to company plus 50 percent.

In terms of the Operator Agreement between Morila SA and AngloGold Services Mali SA, a management fee, calculated as 1% of the total sales of Morila, is payable to AngloGold Services Mali SA quarterly in arrears. The attributable management fees for the year ended December 31, 2004 amounted to US\$0.8 million (2003: \$1.1 million).

Purchasing and consultancy services are also provided by Anglogold Ashanti to the mine on a reimbursable basis. The attributable purchases and consultancy services for the year ended December 31, 2004 amounted to US\$0.5 million (2003 : US\$0.4 million).

22. SALE OF SYAMA

In April 2003, the Company entered into an option agreement with the Australian company Resolute Mining Limited, over its interest in the Syama Mine in Mali. In terms of the agreement, Resolute was given a 12 month period in which to conduct a full due diligence over Syama. On April 5, 2004, Resolute Mining exercised its option to buy the Company's 80% interest in the Syama Mine. Resolute paid the Group US\$9.9 million and transaction fees of US\$ 1.2 million were incurred. Furthermore, a gold price of more than US\$350 per ounce, the Company would receive a royalty of US\$10 per ounce on the first million ounces of production from Syama and US\$5 per ounce on the next three million ounces based on the attributable ounces acquired by Resolute. This has not been included in the profit attributable to the sale of Syama, as it is linked to a gold price of US\$ 350 and the Syama mine is still on care and maintenance.

F-28

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The assets and liabilities of Syama disposed of were as follows:

	December 31, 2004
	US\$000
Property, plant and equipment	3,668
Current assets	3,797
Total assets	7,465
Bank overdraft	(1,550)
Other liabilities	(4,351)
Net assets	1,564
Proceeds from sale	(8,634)
Profit on disposal of Syama	(7,070)
Proceeds from sale	8,634
Cash disposed	(63)
Net cash on sale	8,571

23. SUBSEQUENT EVENTS

No material subsequent events occurred.

24. RECONCILIATION TO U.S. GAAP

The Group's consolidated financial statements included in this annual report have been prepared in accordance with International Financial Reporting Standards ("IFRS"), which differs in certain significant respects from accounting principles generally accepted in the United States ("U.S. GAAP"). The principal differences between IFRS and U.S. GAAP are presented below together with explanations that affect consolidated net income for each of the three years ended December 31, 2004, 2003 and 2002 and total shareholders' equity as at December 31, 2004 and 2003. For the convenience of understanding these adjustments, a consolidated income statement and consolidated balance sheet prepared in accordance with U.S. GAAP have been presented on page F-36 and F-37.

F-29

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Reconciliation of Net Income

	2004	2003	2002
	\$'000	\$'000	\$'000
Net income as reported under IFRS	18,793**	47,526	65,728
Share-based compensation	2,011	(4,780)	(5,991)
Provision for environmental rehabilitation			(76)

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Exploration costs	(3,916)		
Net income under U.S. GAAP before			
cumulative effect of change in accounting			
principle	16,888	42,746	59,661
Cumulative effect of change in accounting			
principle (adoption of FAS143)		214	
Net income under U.S. GAAP	16,888	42,960	59,661
Movement in cash flow hedges during the			
period	(8,265)	890	(6,548)
Comprehensive income under U.S. GAAP	8,623	43,850	53,113
D			
Basic earnings per share under U.S. GAAP	0.00	0.75	4.404
(\$)	0.29	0.75*	1.19*
*Weighted average number of shares used in			
the computation of basic earnings per share	58,870,632	57,441,360*	50,295,640*
Fulls Placed and a surface and beauty and			
Fully diluted earnings per share under	0.20	0.744	1 174
U.S. GAAP (\$)	0.29	0.74*	1.17*
*Weighted average number of shares used in			
the computation of fully diluted earnings per			
share	59,996,257	57,603,364*	50,817,466*
* Reflects adjustments arising from the subdiv			
** Reflects adoption of IFRS2: Share-based pa	ayments		
Reconciliation of shareholders' equity			
		2004	2002
		2004	2003
Chambaldanal aguity as managed up day IEDC		\$'000	\$'000
Shareholders' equity as reported under IFRS		191,169	177,187
Exploration costs		(3,916)	_

SHARE-BASED COMPENSATION

Shareholders' equity under U.S. GAAP

The Company has an employee share option scheme ("Randgold Resources Share Option Scheme" hereafter referred to as the RRSOR scheme) under which all employees may be granted options to purchase shares in RRL's authorized but unissued common stock. During 1998 the rules of RRSOR scheme were revised whereby up to 15% of the outstanding share capital of the Company may be reserved for the scheme. As at December 31, 2004 and December 31, 2003, 9,668,579 and 8,724,680 (adjusted for subdividion of shares) shares respectively, were available to be exercised in terms of the RRSOR scheme rules. Options currently expire no later than ten years from the grant date. Options granted to directors, officers and employees vest as follows: on either the first or the second anniversary of the grant date a third of the total option grant vests, and annually thereafter upon anniversary of the grant date a further third of the total option grant vests.

187,253

177,187

F-30

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Share option activity was as follows (all figures are number of shares, except for average price per share data and have been adjusted for the share split):

	Available for grant	Number of shares	Average price per share (\$)
BALANCE AT DECEMBER 31, 2001	1,079,180	3,693,134	φοι επατο (φ)
Shares authorized during the year	1,500,000		
Shares lapsed during the year	50,644	(50,644)	1.85
Shares granted during the year	(2,053,278)	2,053,278	3.24
Shares exercised during the year	(=,==,=,=,=) —	(404,220)	1.81
BALANCE AT DECEMBER 31, 2002	576,546	5,291,548	2.46
Adjustment to balance following increase	2.0,2.0	-,-,-,-	
in share capital	479,018		_
Shares exercised during the year	, <u> </u>	(2,418,090)	
Shares added back i.t.o. Rule 3.2 of		, , ,	
RRSOR	775,200	(775,200)	
Shares granted during the year	<u> </u>	_	
Shares lapsed during the year	110,862	(110,862)	1.74
BALANCE AT DECEMBER 31, 2003	1,941,626	1,987,396	3.14
Adjustment to balance following increase			
in share capital	979	_	_
Shares exercised during the year	_	(6,000)	_
Shares granted during the year	_	_	_
Shares lapsed during the year	_	_	_
Balance prior to share split	1,942,605	1,981,396	2.88
Adjustment to balance following increase			
in share capital	114,260	_	_
Shares exercised during the year	_	(702,925)	
Shares granted during the year	(1,316,003)	1,316,003	8.05
Shares lapsed during the year	53,500	(53,500)	3.25
BALANCE AT DECEMBER 31, 2004	794,362	2,540,974	5.35
F-31			

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The table below summarizes information about the options outstanding:

	OUTSTANDING OPTIONS	
Number of	Weighted	Weighted
Shares	Average	Average
	Contractual	Exercise Price
	life	(\$)

	(in years)		
Range of Exercise Price (\$)			
AT DECEMBER 31, 2004			
1.25 - 2.13	233,566	5.95	1.80
2.50 - 3.50	855,862	7.42	3.22
5.00 - 8.25	247,546	2.43	7.80
8.05 - 8.05	1,204,000	9.59	8.05
	2,540,974	7.83	5.82
AT DECEMBER 31, 2003			
1.25 - 2.13*	326,920*	6.74	1.81*
2.50 - 3.50*	1,467,920*	7.53	3.21*
5.00 – 8.25*	192,556*	3.38	7.68*
	1,987,396*	7.00	3.42*

^{*} Reflects adjustments resulting from the sub-division of shares.

The table below summarizes the information about the RRSOR options that are exercisable:

	EXERCISABLE OPTIONS	
	Number of	Weighted Average
	Shares	Exercise Average (\$)
Exercise Price (\$)		
AT DECEMBER 31, 2004		
1.25 - 2.13	217,566	1.78
2.50 - 3.50	288,200	3.25
5.00 - 8.25	192,556	7.68
8.05 - 8.05	_	<u> </u>
	698,322	4.01
AT DECEMBER 31, 2003		
1.25 – 2.13*	270,920*	1.76*
2.50 – 3.50*	39,200*	3.27*
5.00 – 8.25*	192,552*	7.68*
	502,672*	4.14*

^{*} Reflects adjustments resulting from the sub-division of shares.

The Company adopted IFRS 2 "Accounting for Share-based Payments" ("IFRS 2") from January 1, 2005. As discussed in note 5, the Company applied IFRS 2 to share options that were granted after November 7, 2002 and had not yet vested at the effective date of January 1, 2005. The change in accounting policy under IFRS has been accounted for retrospectively, and the financial statements for 2004 has been restated. For options granted before November 7, 2002 there is no requirement to recognize compensation expense under IFRS. For U.S. GAAP purposes , the Company continues to account for its share option and share purchase plans under Accounting Principles Board Opinion No. 25 " Accounting for Stock Issued to Employees" ("APB 25") and related interpretations, as permitted by Statement of Financial Accounting Standards No, 123 "Accounting for Stock Based Compensation" ("FAS 123"). In

F-32

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

general, APB 25 requires that the intrinsic value of the options, defined as the market value of the share at grant date less the exercise price, be recognized as compensation expense prospectively, over the vesting period of the related options. In terms of the rules of the RRSOR scheme, the option purchase price is equal to fair market value at the date of grant, generally resulting in no compensation expense on the date of grant.

On January 29, 2001, 873,200 options granted to various employees at prices between \$4.25 and \$10.00 were cancelled and reissued at \$3.30, the Company's share price at that date, which was lower than the grant price on the original grant date. Under U.S. GAAP, where a Company undertakes a share re-pricing whereby existing options are cancelled and reissued at a lower price, such options are mark-to-market with reference to the difference between the grant price and the Company stock price, with the difference recognized as stock compensation expense.

Accordingly, the Company recorded compensation expense under U.S. GAAP of \$4.8 million and \$5.9 million during the year ended December 31, 2003 and 2002, respectively. Some of these options vested during the year ended December 31, 2004 and the Company recorded a reversal of \$0.7 million (net) under U.S. GAAP in respect of compensation cost previously recognized. The following table illustrates the effect on net income and earnings per share, as determined under U.S. GAAP as if the Company had applied the fair value recognition provisions of FAS 123, for share-based employee compensation (in thousands except for earnings per share information).

2004

	2004	2003	2002
	\$'000	\$'000	\$'000
Net income as reported under U.S. GAAP	16,888	42,960	59,661
Plus: Share-based compensation (benefit)			
expense recognized	(690)	4,780	5,991
Less: Pro-forma share-based compensation			
expense determined under fair value based			
method of all awards	(1,940)	(1,219)	(1,707)
Pro-forma net income	14,258	46,521	63,945
Earnings per share:			
Basic – as reported (\$)	0.29	0.75*	1.19*
Basic – pro forma (\$)	0.24	0.81*	1.27*
Fully diluted – as reported (\$)	0.29	0.74*	1.17*
Fully diluted – pro forma (\$)	0.24	0.81*	1.26*

^{*} Reflects adjustments resulting from the sub-division of shares.

The impact on pro-forma net income and earnings per share in the table above may not be indicative of the effect in future years. The Company continues to grant share options to new employees. This policy may or may not continue. The fair value of options granted in the years ended December 31, 2004 and December 31, 2002, reported in the pro-forma table above has been estimated at the date of grant using a Black-Scholes option pricing model with the following weighted assumptions:

F-33

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

	January 1, 2004	August 5, 2004	Year ended December 31, 2002
Expected life (in years)	3	3	4
Risk free interest rate – RRSOR			
Scheme	2.27%	2.88%	1.9%
Volatility	21.07%	46.3%	84%
Dividend yield	0%	0%	0%

During the year ended December 31, 2004, the weighted average estimated fair value of employee stock options granted under the RRSOR Scheme was \$13.87 per share for the options granted in January, 2004 and \$2.72 per share for the options granted in August, 2004. During the fiscal years ended December 31, 2002, the weighted average estimated fair value of employee stock options granted under the RRSOR Scheme was \$4.07. No options were granted in 2003. The Black-Scholes option valuation model was developed for use in estimating the fair value of traded options that have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions, including the expected stock price volatility. Because the Company's options have characteristics significantly different from those of traded options, and because changes in the subjective input assumptions can materially affect the fair value estimate, in the opinion of management, the existing model does not necessarily provide a reliable single measure of the fair value of its options.

PROVISION FOR ENVIRONMENTAL REHABILITATION

Currently under IFRS, full provision is made based on the net present value of the estimated cost of restoring the environmental disturbance that has occurred up to balance sheet date. Annual increases in the provision relating to the change in the net present value of the provision and inflationary increases are shown separately in the statement of operations. Previously under U.S. GAAP, expenditure estimated to be incurred on long-term environmental obligations was provided over the remaining lives of the mines through charges in the statement of operations, principally by the units-of-production method based on estimated above infrastructure proven and probable reserves. The Company has adopted FAS 143 "Accounting for Obligations Associated with the Retirement of Long-Lived Assets" ("FAS 143") effective January 1, 2003. FAS 143 applies to legal obligations associated with the retirement of a long-lived asset that result from the acquisition, construction, development and/or the normal operation of a long-lived asset. Under FAS 143 the Company records the fair value of a liability for an asset retirement obligation in the period in which it is incurred. When the liability is initially recorded, the Company capitalizes the cost by increasing the carrying value of the related long-lived asset. Over time, the liability is increased to reflect an interest element (accretion) considered in its initial measurement at fair value, and the capitalized cost is amortized over the useful life of the related asset. Upon settlement of the liability, the Company will record a gain or loss if the actual cost incurred is different than the liability recorded. Following the adoption of FAS 143, the Company's treatment of environmental rehabilitation under U.S. GAAP is now in line with IFRS.

EXPLORATION COSTS

During the year ended December 31, 2004, the Company changed its accounting policy for exploration and evaluation expenditure under IFRS to clarify the treatment of costs relating to the definition of mineralization in existing mineral properties or the expansion of the productive capacity of mineral properties which are already being mined or developed when there is a high

degree of confidence that a future economic benefit will be generated. The effect of the change was the capitalization of \$3.9 million of drilling costs relating to the underground

F-34

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

development study at Loulo during the year ended December 31, 2004. US GAAP is more restrictive regarding the capitalization of such costs, particularly since the project involved a different mining method (underground mine as opposed to an open pit), and requires proven and probable reserves to be established, before expenditure to further develop the orebody, or to establish or expand productive capacity, can be capitalized. Therefore, since a bankable feasibility study has not yet been established, the drilling costs have been expensed as incurred under US GAAP. The change in accounting policy under IFRS did not have any impact on prior years.

PRESENTATION IN FINANCIAL STATEMENTS

Effective June 11, 2004, the Company undertook a split of its ordinary shares, which increased its issued share capital from 29,273,685 to 58,547,370 ordinary shares. Under U.S. GAAP, such changes in the capital structure would have been given retroactive effect in the Company's Consolidated Balance Sheets and Statements of Changes in Shareholders' Equity.

During 2004, the Company's Annual General Meeting passed a special resolution, which was also

approved by the Court in Jersey, to extinguish accumulated losses by reducing the Company's share premium account by US\$100 million in order to permit future dividend payments. The extinguishment was recorded under IFRS by reducing share premium and accumulated losses. Under U.S. GAAP, such reclassifications and elimination are generally not allowed unless all requisite conditions for a quasi-reorganization are satisfied. Accordingly, under U.S. GAAP, the reclassification of share premium to accumulated losses would not be permitted.

Under IFRS the Company accounts for its interest in the incorporated Morila SA joint venture using the proportionate consolidation method. Under U.S. GAAP interests in incorporated joint ventures are accounted for under the equity method. Although this presentation under U.S. GAAP would have resulted in a significantly different balance sheet and income statement presentation to that currently presented under IFRS, it has no impact on the income and net asset value of the Company, except for any differences between IFRS and U.S. GAAP applicable to the joint venture.

The following is summarized audited financial information related to Morila S.A. prepared in accordance with U.S. GAAP for each of the three years ended December 31, 2004, 2003 and 2002, and as of December 31, 2004 and 2003.

	2004 \$'000	2003 \$'000	2002 \$'000
Revenues	189,740	273,931	328,652
Costs and expenses	(126,178)	(112,071)	(102,347)
Income before change in accounting policy	63,562	161,860	226,305
Change in accounting policy	_	_	_
Net income	63,562	161,860	226,305

	2004 \$'000	2003 \$'000
Current assets	97,110	81,184
Non-current assets	168,719	153,958
Current liabilities	(25,355)	(38,871)
Non-current liabilities	(26,811)	(57,678)
Shareholders' equity	213,663	138,593

F-35

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

To provide a better understanding of the differences in accounting standards, the table below presents the consolidated income statements under U.S. GAAP in a format consistent with the presentation of U.S. GAAP consolidated income statements, as if the results of operations and financial position of the Morila SA joint venture been accounted for under the equity method, and after processing the other differences between IFRS and U.S. GAAP described above.

A) INCOME STATEMENT

For the years ended December 31,

	2004	2003	2002
	\$'000	\$'000	\$'000
Revenues from product sales	_	_	_
Production costs	_	_	_
Operating profit/(loss)	_	_	_
Interest received	1,016	883	30
Interest expense	(54)	(152)	(1,055)
Royalties	_		_
Depreciation and amortization	(1,352)	(1,957)	(1,651)
Exploration and corporate expenditure	(14,958)	(16,255)	(16,111)
Profit/(Loss) on financial instruments	2,232	(2,232)	(775)
Profit on sale of Syama	7,070		_
Share-based compensation	690	(4,780)	(5,991)
Other expenses	(2,918)	(128)	(5,528)
Loss before taxes	(8,274)	(24,621)	(31,081)
Income tax expense	_		_
Loss before equity income and minority			
interests	(8,274)	(24,621)	(31,081)
Equity income of joint venture	25,162	67,016	90,522
Minority interest	_	351	220
Net income before change in accounting			
principle	16,888	42,746	59,661
	_	214	

Cumulative effect of change in accounting principle (adoption of FAS 143)

Net income 16,888 42,960 59,661

F-36

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

B) BALANCE SHEET As at December 31,

	2004	2003
ASSETS	\$'000	\$'000
CURRENT ASSETS		
Cash and equivalents	77,424	101,574
Receivables	3,490	6,327
Inventories	3,490	2,836
Total current assets	80,914	110,737
NON-CURRENT ASSETS	00,914	110,737
	69.404	15 577
Property, plant and equipment	68,404	15,577
Investment in joint venture TOTAL ASSETS	95,708	67,144
	245,026	193,458
LIABILITIES AND SHAREHOLDERS' EQUITY		
CURRENT LIABILITIES	5 440	0.000
Accounts payable and accrued liabilities	5,442	8,009
Bank Overdraft		1,550
TOTAL CURRENT LIABILITIES	5,442	9,559
NON-CURRENT LIABILITIES		2 (22
Provision for environmental rehabilitation		2,623
Long-term liabilities	35,042	890
Loans from outside shareholders in subsidiaries	1,621	958
Liabilities on financial instruments	15,668	2,232
TOTAL NON-CURRENT LIABILITIES	52,331	6,712
SHAREHOLDERS' EQUITY		
Share capital	2,961	2,926
Additional paid-in capital	218,078	212,754
Accumulated losses	(18,118)	(31,090)
Other reserves	(15,668)	(7,403)
TOTAL SHAREHOLDERS' EQUITY	187,253	177,187
TOTAL SITALLIOLDERS EQUIT I	107,233	177,107
TOTAL LIABILITIES AND SHAREHOLDERS'		
EQUITY	245,026	193,458
E 27	,	•

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(C) SUMMARISED CASH FLOW STATEMENT

For the years ended December 31,

	2004	2003	2002
	\$'000	\$'000	\$'000
Cash flow utilized in operating activities	(7,791)	(10,331)	(19,436)
Cash flow (utilized in)/generated by			
investing activities	(53,192)	(3,871)	21
Cash flow generated/(utilized in) financing			
activities	36,833	76,285	57,252
Net (decrease)/increase in cash equivalents	(24,150)	62,083	37,837

RECENT ACCOUNTING PRONOUNCEMENTS

IFRS

IFRS 3 – Business Combinations

All business combinations within the scope of IFRS 3 must be accounted for using the purchase method. The pooling of interests method is prohibited. Costs expected to be incurred to restructure an acquired entity's (or the acquirer's) activities must be treated as post-combination costs, unless the acquired entity has a pre-existing liability for restructuring its activities. Intangible items acquired in a business combination must be recognized as assets separately from goodwill if they meet the definition of an asset, are either separable or arise from contractual or other legal rights, and their faire value can be measure reliably. Identifiable assets acquired, and liabilities and contingent liabilities incurred or assumed, must be initially measured at faire value. Amortisation of goodwill and intangible assets with indefinite useful lives is prohibited. Instead they must be tested for impairment annually, or more frequently if events or changes in circumstances indicate a possible impairment.

Effective for the financial year commencing January 1, 2005

IFRS 5 – Non-current Assets Held for Sale and Discontinued Operations

IFRS 5 requires assets that are expected to be sold and meet specific criteria to be measured at the lower of carrying amount and fair value less costs to sell. Such assets should not be depreciated and should be presented separately in the balance sheet. It also requires operations that form a major line of business or area of geographical operations to be classified as discontinued when the assets in the operations are classified as held for sale. These requirements relating to assets held for sale and the timing of the classification of discontinued operations are substantially the same as the equivalent requirements in U.S. GAAP. The type of operation that can be classified as discontinued is narrower than under U.S. GAAP.

Effective for the financial year commencing January 1, 2005

Other developments - IASB

14 IAS standards were improved (1, 2, 8, 10, 16, 17, 21, 24, 27, 28, 31, 33, 36, 40) and IAS 15 withdrawn. The changes have removed accounting choices and are expected to result in better reporting. New guidelines and significantly enhanced disclosures have been introduced. Limited revisions were also made to IAS 32 and 39.

The improvements and amendments are effective for periods beginning on or after January 1, 2005. Earlier adoption is encouraged.

All changes to each individual standard must be implemented at a point – selective application is prohibited.

F-38

RANDGOLD RESOURCES LIMITED NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

IFRIC Interpretations

IFRIC Interpretation 1 – Changes in Existing Decommissioning, Restoration and Similar Liabilities

This Interpretation addresses how the effect of the following events that change the measurement of an existing decommissioning, restoration or similar liability should be accounted for :

- a) a change in the estimated outflow of resources embodying economic benefits (eg cash flows) required to settle the obligation;
- b) a change in the current market-based discount rate as defined in paragraph 47 of IAS 37 (this includes changes in the time value of money and the risks specific to the liability); and
- c) an increase that reflects the passage of time (also referred to as the unwinding of the discount). Effective for financial periods beginning on or after January 1, 2005.

U.S. GAAP

In December 2004, the Financial Accounting Standards Board, or the FASB, issued Statement of Financial Accounting Standards No. 123R "Share-Based Payment", or FAS 123R. FAS 123R revised FAS 123 and supersedes APB 25 and its related implementation guidance. FAS 123R requires measurement and recording to the financial statements the costs of employee services received in exchange for a award of equity instruments based on the grant-date fair value of the award, recognized over the period during which an employee is required to provide service in exchange for such award. The Company will adopt the provisions of FAS 123R on January 1, 2006 and anticipate using the modified prospective application. Accordingly, compensation expense will be recognized for all newly granted awards and awards modified, repurchased, or cancelled after July 1, 2005. Compensation costs for the unvested portion of awards that are outstanding as of July 1, 2005 will be recognized ratably over the remaining vesting period. The compensation costs for the unvested portion of awards will be based on the fair value at date of grant as calculated for our pro forma disclosure under FAS 123. The effect on net income and earnings per share in the periods following adoption of FAS 123R are expected to be consistent with the pro forma disclosure under FAS 123, except that estimated forfeitures will be considered in the calculation of compensation expense under FAS 123R. Additionally, the actual effect on net income and earnings per share will vary depending upon the number and fair value of options granted in 2005 compared to prior years.

In November 2004, the FASB issued Statement of Financial Accounting Standards No. 151, "Inventory Cots – an amendment of ARB NO. 43, Chapter 4," which clarifies the accounting for abnormal amounts of idle facility expense, freight, handling costs and wasted material as current period costs. It also requires that allocations of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. The Statement applies to inventory costs incurred in the first fiscal year beginning after June 15, 2005. The Company is determining the impact, if any, on its financial position and results from operations.

During 2004, a committee of the EITF began discussing the accounting treatment for stripping costs incurred during the production phase of a mine. In March 2005, the EITF reached a consensus (ratified by the FASB) that stripping costs incurred during the production phase of a mine are variable production costs that should be included in the costs of inventory produced during the period that the stripping costs are incurred. The EITF consensus is effective for the first reporting period in fiscal years beginning after December 15, 2005, with early adoption permitted. The Company is currently evaluating the impact of this EITF on its financial position and results of operations under U.S. GAAP.

F-39

REPORT OF THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors of and Shareholders of Société des Mines de Morila S.A.

We have audited the accompanying financial statements of Société des Mines de Morila S.A. (the "Company") as of December 31, 2004 and 2003, and the related statements of income, cash flows and changes in shareholders' equity for each of the three years in the period ended December 31, 2004. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with International Standards on Auditing and the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosure in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2004 and 2003, and of the results of its operations, its cash flows and its changes in shareholders' equity for each of the three years in the period ended December 31, 2004, in conformity with International Financial Reporting Standards.

International Financial Reporting Standards vary in certain significant respects from accounting principles generally accepted in the United States. Information relating to the nature and effect of such differences is presented in note 23 to the financial statements.

PricewaterhouseCoopers Inc. Chartered Accountants (SA) Registered Accountants and Auditors Sunninghill, South Africa May 3, 2005

SOCIÉTÉ DES MINES DE MORILA S.A. STATEMENT OF OPERATIONS FOR THE YEARS ENDED DECEMBER 31,

		2004	2003	2002
	Note	\$'000	\$'000	\$'000
Revenue	14	189,740	273,931	328,652
Operating costs		(119,612)	(101,835)	(97,784)
Operating profit	15	70,128	172,096	230,868
Other expenditure – net		(6,566)	(10,771)	(4,372)
 interest received 		92	291	487
finance charges		(4,252)	(5,113)	(6,574)
other (expenses) / income, net		(2,406)	(5,949)	1,715
Profit before taxation		63,562	161,325	226,496
Taxation	16			
Net profit		63,562	161,325	226,496

See notes to the financial statements

F-41

SOCIÉTÉ DES MINES DE MORILA S.A. BALANCE SHEET FOR THE YEARS ENDED DECEMBER 31,

		2004	2003
	Note	\$'000	\$'000
Non current assets		168,719	171,508
Mining assets	8	117,754	130,505
Deferred stripping	9	20,830	26,298
Long-term ore stockpiles	10	30,135	14,705
Current assets		97,110	69,347
Deferred stripping	9	15,925	
Inventories	10	25,332	21,117
Accounts receivable	11	44,891	24,599
Prepaid expenses		8,922	1,306
Derivative financial instruments	7		2,868

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Cash and equivalents		2,040	9,752
Restricted cash	12	_	9,705
Total assets		265,829	240,855
Capital and reserves			
Share capital	3	16	16
Distributable reserves		213,647	138,577
Other reserves		_	(18,508)
Retained income		213,647	157,085
Shareholder's equity		213,663	138,593
Non-current liabilities		26,811	44,883
Shareholders' subordinated loans	4	3,369	18,993
Environmental rehabilitation provision	5	9,252	8,809
Long term liabilities	6	14,190	17,081
Current liabilities		25,355	57,379
Accounts payable	13	22,464	18,123
Derivative financial instruments	7	_	18,508
Short term portion of long term liabilities	6	2,891	20,748
Total shareholders' equity and liabilities		265,829	240,855

See notes to the financial statements

F-42

SOCIÉTÉ DES MINES DE MORILA S.A. STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY FOR THE YEARS ENDED DECEMBER 31,

	Share capital \$'000	Retained income \$'000	Other Reserves \$'000	Total \$'000
Balance at January 1, 2002	16	85,264	(4,362)	80,918
Net profit for the year	_	226,496	_	226,496
Movement in cash flow hedges	_	_	(16,371)	(16,371)
Dividends declared and paid		(142,000)	_	(142,000)
Balance at December 31, 2002	16	169,760	(20,733)	149,043
Net profit for the year	_	161,325	_	161,325
Movement in cash flow hedges	_	_	2,225	2,225
Dividends declared and paid	_	(174,000)	_	(174,000)
Balance at December 31, 2003	16	157,085	(18,508)	138,593
Net profit for the year		63,562	_	63,562
Movement in cash flow hedges			18,508	18,508
Dividends declared and paid		(7,000)	_	(7,000)
Balance at December 31, 2004	16	213,647		213,663

See notes to the financial statements

SOCIÉTÉ DES MINES DE MORILA S.A. CASH FLOW STATEMENT FOR THE YEARS ENDED DECEMBER 31,

	Note	2004 \$'000	2003 \$'000	2002 \$'000
Cash flows from operating activities				
Cash generated by operating activities				
before changes in working capital	17.1	83,690	177,264	236,664
Cash utilized by changes in working				
capital	17.2	(48,847)	(8,244)	(9,949)
Cash generated from operations		34,753	169,020	226,715
Interest paid –net		(3,451)	(4,223)	(6,088)
Net cash flows generated by operating				
activities		31,302	164,797	220,627
Cash flows from investing activities				
Decrease in restricted cash		9,705	1,610	(131)
Additions to mining assets		(4,640)	(11,907)	(13,715)
Dividends paid		(7,000)	(174,000)	(142,000)
Net cash flows utilized in investing				
activities		(1,935)	(184,297)	(155,846)
Cash flows from financing activities				
Long term liabilities repaid		(20,748)	(21,098)	(27,003)
Shareholder loan repaid		(16,331)		
Net cash flows utilized in financing				
activities		(37,079)	(21,098)	(27,003)
Net decrease in cash and equivalents		(7,712)	(40,598)	37,778
Cash and equivalents at beginning of year		9,752	50,350	12,572
Cash and equivalents at end of year		2,040	9,752	50,350

See notes to the consolidated financial statements

F-44

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. Nature Of Operations

Société des Mines de Morila S.A. (the "Company") owns the Morila gold mine in Mali. The Company is owned 80% by Morila Limited and 20% by the State of Mali. Randgold Resources Limited and AngloGold Ashanti Limited (formerly AngloGold Limited) each own 50% of Morila Limited. The Company is engaged in gold mining and related activities, including exploration, extraction, processing and smelting. Gold bullion, the Company's principal product, is currently produced and sold in Mali.

2. Significant Accounting Policies

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, except for the accounting policy for development costs and mine plant facilities. This accounting policy has been changed to clarify the treatment of costs relating to the definition of mineralization in existing orebodies or the expansion of the productive capacity of existing operating mines.

2.1 Basis of Preparation

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"). The financial statements have been prepared under the historical cost convention, as modified by available-for-sale financial assets, and financial assets and financial liabilities (including derivative instruments), which are carried at fair value.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies.

2.2 General

The financial statements are measured and presented in US dollars, as it is the primary measurement currency in which transactions are undertaken. Monetary assets and liabilities in foreign currencies are translated to US dollars at rates of exchange ruling at the end of the financial period. Translation gains and losses arising at period-end, as well as those arising on the translation of settled transactions occurring in currencies other than the functional currency, are included in net income.

2.3 Foreign Currency Translation

(a) Measurement and presentation currency

The consolidated financial statements are presented in United States Dollars, which is the Company's measurement and presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the measurement currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the income statement.

2.4 Property, Plant And Equipment

(a) Undeveloped properties

Undeveloped properties upon which the Company has not performed sufficient exploration work to determine whether significant mineralization exists, are carried at original cost. Where the directors consider that there is little likelihood of the properties being exploited, or the value of the exploitable rights have diminished below cost, an impairment is recorded.

F-45

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(b) Development costs and mine plant facilities

Mine development costs and mine plant facilities are initially recorded at cost, whereafter it is measured at cost less accumulated depreciation and impairment. Development costs and mine plant facilities relating to existing and new mines are capitalized. Development costs consist primarily of direct expenditure incurred to evaluate and develop new orebodies, to define mineralization in existing orebodies and to establish or expand productive capacity, and is capitalized until commercial levels of production are achieved, at which point the costs are depreciated over the life of the mine. Ongoing costs to maintain production are expensed as incurred.

(c) Non-mining fixed assets

Other non-mining fixed assets are shown at cost less accumulated depreciation.

(d) Depreciation and amortization

Long life assets include mining properties, mine development costs and mine plant facilities. These assets have useful economic lives which exceed that of the life of the mine. Depreciation and amortization are therefore charged over the life of the mine based on estimated ore tons contained in proven and probable reserves. Proven and probable ore reserves reflect estimated quantities of economically recoverable reserves, which can be recovered in the future from known mineral deposits. Short life assets, which include motor vehicles, office equipment and computer equipment, are depreciated over estimated useful lives of between two to five years.

(e) Mining property evaluations

The carrying amount of the long-lived assets of the Company are annually compared to the recoverable amount of the assets, or whenever events or changes in circumstances indicate that the net book value may not be recoverable. The recoverable amount is the higher of value in use and net selling price.

In assessing the value in use, the expected future cash flows from the asset is determined by applying a discount rate to the anticipated pre-tax future cash flows. The discount rate used is the Company's weighted average cost of capital. An impairment is recognized in the income statement to the extent that the carrying amount exceeds the assets' recoverable amount. The revised carrying amounts are depreciated in line with accounting policies.

A previously recognized impairment loss is reversed if the recoverable amount increases as a result of a reversal of the conditions that originally resulted in the impairment. This reversal is recognized in the income statement and is limited to the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized in prior years.

The estimates of future discounted cash flows are subject to risks and uncertainties including the future gold price. It is therefore reasonably possible that changes could occur which may affect the recoverability of mining assets.

2.5 Deferred Stripping Costs

In general, mining costs are allocated to production costs, inventories and ore stockpiles, and are charged to mine production costs when gold is sold. However, at our open pit mines, which have diverse grades and waste-to-ore ratios over the mine, we defer the costs of waste stripping in excess of the expected pit life average stripping ratio. These mining costs, which are commonly referred to as "deferred stripping" costs, are incurred in mining activities that are generally associated with the removal of waste rock. The deferred stripping method is generally accepted in the mining industry where mining operations have diverse grades and waste-to-ore ratios; however industry practice does vary. Stripping costs (including any adjustment through the deferred stripping asset) is treated as a production cost and included in its valuation of inventory.

F-46

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The expected pit life stripping ratios are recalculated annually in light of additional knowledge and changes in estimates. These ratios are calculated as the ratio of the total of waste tonnes deferred at the calculation date and future anticipated waste to be mined, to anticipated future ore to be mined. Changes in the mine plan, which will include changes in future ore and waste tonne to be mined, will therefore result in a change of the expected pit life average stripping ratio, which will impact prospectively on amounts deferred or written back.

If the expected pit life average stripping ratio is revised upwards, relatively lower stripping costs will, in the future, be deferred in each period, or a relatively higher amount of charges will be written back, thus impacting negatively upon earnings. The opposite is true when the expected pit life average stripping ratio is revised downwards, resulting in more costs being deferred and a positive impact on earnings during the period of cost deferral. Any costs deferred will be expensed in future periods over the life of the Morila mine, resulting in lower earnings in future periods.

This method of accounting has the effect of smoothing costs over the life of the project. We believe that the method we use is the same as the method used by many mining companies in the industry with open pit mines.

2.6 Inventories

Inventories, which include consumable stores, gold in process and ore stockpiled, are stated at the lower of cost or net realizable value. The cost of ore stockpiles and gold produced is determined principally by the weighted average cost method using related production costs.

Stockpiles consist of two types of ore, high grade and medium grade ore, which will be processed through the processing plant. Both high and medium grade stockpiles are currently being processed and all ore is expected to be fully processed within the life of mine. The processing of ore in stockpiles occurs in accordance with the life of mine processing plan that has been optimized based on the known mineral reserves, current plant capacity and mine design.

Consumable stores are valued at average cost after appropriate provision for redundant and slow moving items have been made.

2.7 Financial instruments

Financial instruments are initially measured at cost, including transaction costs. Subsequent to initial recognition these instruments are measured as set out below. Financial instruments carried on the balance sheet include cash and cash equivalents, receivables, accounts payable, borrowings and derivative financial instruments.

2.8 Derivatives

Derivatives are initially recognized at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value, unless they meet the criteria for the normal purchases normal sales exemption.

On the date a derivative contract is entered into, the Company designates the derivative for accounting purposes as either a hedge of the fair value of a recognized asset or liability (fair value hedge) or a hedge of a forecasted transaction (cash flow hedge). Certain derivative transactions, while providing effective economic hedges under the Company's risk management policies, do not qualify for hedge accounting.

Changes in the fair value of a derivative that is highly effective, and that is designated and qualifies as a cash flow hedge, are recognized directly in equity. Amounts deferred in equity are included in the income statement in the same periods during which the hedged firm commitment or forecasted transaction affects net profit or loss.

F-47

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Recognition of derivatives which meet the criteria for the normal purchases, normal sales exemption are deferred until settlement. Under these contracts the group must physically deliver a specified quantity of gold at a future date at a specified price to the contracted counter party.

Changes in the fair value of derivatives that do not qualify for hedge accounting are recognized in the income statement.

The Company formally documents all relationships between hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking various hedge transactions. This process includes linking derivatives designed as hedges to specific assets and liabilities or to specific firm commitments for forecasted transactions. The Company formally assesses, both at the hedge inception and on an ongoing basis, whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in the fair value or cash flows of the hedged item.

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognized when the forecast transaction is ultimately recognized in the income statement. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately transferred to the income statement.

2.9 Receivables

Receivables are recognized initially at fair value and subsequently measured at amortized cost, less provision for impairment. A provision for impairment of trade receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate. The amount of the provision is recognized in the income statement.

2.10 Cash and cash equivalents

Cash and cash equivalents include all highly liquid investments with a maturity of three months or less at the date of purchase.

2.11 Rehabilitation costs

The net present value of estimated future rehabilitation cost estimates is recognized and provided for in the financial statements and capitalized to mining assets on initial recognition. Initial recognition is at the time of the disturbance occurring and thereafter as and when additional environmental disturbances are created. The estimates are reviewed annually to take into account the effects of inflation and changes in estimates and are discounted using rates that reflect the time value of money.

Annual increases in the provision are charged to income and consist of finance costs relating to the change in present value of the provision and inflationary increases in the provision estimate. The present value of additional environmental disturbances created are capitalized to mining assets against an increase in the rehabilitation provision. The rehabilitation asset is amortized as noted previously. Rehabilitation projects undertaken, included in the estimates, are charged to the provision as incurred.

Environmental liabilities, other than rehabilitation costs, which relate to liabilities arising from specific events, are expensed when they are known, probable and may be reasonably estimated.

2.12 Provisions

Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events where it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made.

F-48

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.13 Borrowings

Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in the income statement over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

2.14 Accounts payable

Accounts payable are stated at cost adjusted for payments made to reflect the value of the anticipated economic outflow of resources.

2.15 Employee benefits

(a) Post retirement employee benefits

The company has a defined contribution plan. A defined contribution plan is a plan under which the company pays fixed contributions. The company has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

Retirement benefits for employees of the Company are provided by the Mali state social security system to which the Company and its employees contribute a fixed percentage of payroll costs each month. The Company has no further payment obligations once the contributions have been paid. The contributions are recognized as employee benefit expense when they are due.

(b) Termination benefits

Termination benefits are payable when employment is terminated before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Company recognizes termination benefits when it is demonstrably committed to either: terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal; or providing termination benefits as a result of an offer made to encourage voluntary redundancy. Benefits falling due more than 12 months after balance sheet date are discounted to present value.

2.16 Finance Leases

Leases of plant and equipment where the Company assumes a significant portion of risks and rewards of ownership are classified as a finance lease. Finance leases are capitalized at the estimated present value of the underlying lease payments. Each lease payment is allocated between the liability and the finance charges to achieve a constant rate on the finance balance outstanding. The interest portion of the finance payment is charged to the income statement over the lease period. The plant and equipment acquired under the finance lease are depreciated over the useful lives of the assets.

2.17 Revenue recognition

Revenue is recognized as follows:

- (a) Gold sales Revenue arising from gold sales is recognized when the risks and rewards of ownership and title pass to the buyer under the terms of the applicable contract and the pricing is fixed and determinable.
- (b) Silver sales Revenue arising from silver sales is recognized when the risks and rewards of ownership and title pass to the buyer under the terms of the applicable contract and the pricing is fixed and determinable

F-49

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

(c) Interest income – Interest is recognized on a time proportion basis, taking into account the principal outstanding and the effective rate over the period to maturity.

2.18 Exploration costs

Exploration costs are expensed as incurred. Costs related to property acquisitions are capitalized.

3. Share capital

Share capital consists of the following authorized and issued ordinary par value shares with a nominal value of Communauté Financière Africaine franc ("CFA") 10 000 (\$16.356) each:

	Number of shares authorized and issued	2004 \$'000	2003 \$'000
Morila Limited	800	13	13
Government of Mali	200	3	3
	1,000	16	16

4. Shareholder's loans

	2004 \$'000	2003 \$'000
Government of Mali	3,369	3,248
Morila Limited		15,745
	3,369	18,993
Made up of:		
Principal	2,622	13,108
Deferred interest	747	5,885
	3,369	18,993

The shareholder loans are denominated in US dollars and interest accrues at a LIBOR dollar rate plus 2% per annum. These loans were subject to the conditions set out in the syndicated loan agreements. Under these agreements, these loans have been subordinated by the shareholders until such time as the Morila project loan (refer note 6) was repaid in full. The weighted average interest rate as at December 31, 2004 on the shareholders' subordinated loans was 4.19% (December 31, 2003: 3.23%). The loan owing to Morila Limited was paid in full during the 2004 financial year.

5. Environmental Rehabilitation Provision

	2004	2003
	\$'000	\$'000
Opening balance	8,809	5,850
Accretion expense	443	2,475
Additions and changes in estimate	_	484
-	9.252	8,809

The provisions for close down and restoration costs include estimates for the effect of future inflation and have been discounted to their present value at 6% per annum, being an estimate of the risk free pre-tax, cost of borrowing.

F-50

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

While the ultimate amount of rehabilitation costs to be incurred in the future is uncertain, the Company has estimated that the remaining costs for Morila, in current monetary terms, be \$12.2 million (December 31, 2003: \$12.2 million), the majority of which will only be expended over the life of mine.

Although limited environmental rehabilitation regulations currently exist in Mali to govern the mines, management has based the environmental rehabilitation provision using the standards as set by the World Bank which require an environmental management plan, an annual environmental report, a closure plan, an up-to-date register of plans of the facility, preservation of public safety on closure, carrying out rehabilitation works and ensuring sufficient funds exist for the closure works. However, it is reasonably possible that the Company's estimate of its ultimate rehabilitation liabilities could change as a result of changes in regulations or cost estimates.

The Company is committed to rehabilitation of its properties and to ensure that it is adequately provided to do so it makes use of independent environmental consultants to advise it. It also uses past experience in similar situations to ensure that the provisions for rehabilitation are adequate.

There are no unasserted claims reflected in the provision.

While the ultimate closure costs may be uncertain, there are no uncertainties with respect to joint and several liability that may affect the magnitude of the contingency as these are clearly defined in the Company's mining convention.

There are no other potentially responsible parties to consider for cost sharing arrangements.

The Company carries insurance against pollution including cost of cleanup. At present, there are no losses and or claims outstanding.

6. Long term liabilities

		2004	2003
		\$'000	\$'000
a)	Morila project loan	_	18,000

(b)	Morila finance lease	14,468	16,826
(c)	Morila Air Liquide finance lease	2,613	3,003
		17,081	37,829
Les	s: Current portion of long term liabilities:		
(a)	Morila Project loan	_	18,000
(b)	Morila finance lease	2,489	2,358
(c)	Morila Air Liquide finance lease	402	390
		14,190	17,081

(a) Morila Project Loan

The loan was the original project finance loan with a consortium of commercial banks and was fully repaid in June 2004. The loan carried interest at US three month LIBOR plus 2% per annum. The weighted average interest rate for the year ended December 2004, 31 was 3.44% (2003: 3.29%).

F-51

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The repayment schedule according to the contract was as follows:

	2004	2003
	\$'000	\$'000
Less than one year	_	18,000
Later than one year and not later than five years	_	_
Later than five years	_	_
	<u> </u>	18,000

(b) Finance Leases

Morila finance lease relates to five generators leased from Rolls Royce. The lease is repayable over ten years commencing April 1, 2001 and bears interest at a variable rate of which as at December 31, 2004 was approximately 20% per annum based on the lease contract. The lease is collateralized by plant and equipment whose net book value at December 31, 2004 amounted to \$14.5 million (2003: \$17.0 million). Average lease payment of \$3.8 million are payable in instalments over the term of the lease. Two of the Company's ultimate shareholders, being Randgold Resources Limited and AngloGold Ashanti Limited jointly guaranteed the repayment of the lease.

The estimated repayment schedule according to the contract is as follows:

	2004	2003
	\$'000	\$'000
Less than one year	2,488	2,358

Later than one year and not later than five years	9,240	11,728
Later than five years	2,740	2,740
	14,468	16,826

(c) Morila Air Liquide Finance Lease

Morila Air Liquide finance lease relates to three oxygen generating units leased from Air Liquide for Morila. The lease is payable over 10 years commencing 1 December 2000 and bears interest at a variable rate which as at December 31, 2004 was approximately 3.09% per annum. The lease is collateralized by the production units whose net book value at December 31, 2004 amounted to \$2.5 million (2003: \$2.8 million).

The estimated repayment schedule according to the contract is as follows:

	2004 \$'000	2003 \$'000
Less than one year	402	390
Later than one year and not later than five years	1,741	1,688
Later than five years	470	925
	2,613	3,003

F-52

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

7. Financial Instruments Asset And Liability

	2004	2003
	\$'000	\$'000
Mark to market of speculative financial instruments	_	(2,868)
Mark to market of hedge financial instruments	_	18,508
		15,640

The hedge book was closed out at December 31, 2004.

- 7.1 This reflects the mark-to-market adjustment on those derivative financial instruments which do not, under the Company's accounting policy, qualify for hedge accounting. These derivative instruments are further discussed in note 19.
- 7.2 The financial instrument liability relates to the derivative financial instruments which qualify for hedge accounting. These derivative instruments are further discussed in note 19.
- 8. Mining Assets

			Accumulated	Net book
		Cost	depreciation	value
	Year	\$'000	\$'000	\$'000
Total mining assets	2004	194,187	76,433	117,754
Total mining assets	2003	188,185	57,680	130,505

Long Life Assets

Long life assets are those assets which are amortized over the life of the mine and are comprised of the metallurgical plant, tailings and raw water dams, power plant and mine infrastructure. The net book value of these assets was \$95.7 million as at December 31, 2004 (2003: \$107.9 million).

Short life assets

Short life assets are those assets which are amortized over their useful life and are comprised of motor vehicles and other equipment. The net book value of these assets was \$22.1 million as at December 31, 2004 (2003: \$22.6 million).

9. Deferred Stripping

	2004	2003
	\$'000	\$'000
Opening balance	26,298	18,506
Additions during the year	10,457	7,792
Short-term portion	(15,925)	
_	20,830	26,298

In terms of the life of mine plan, pre-stripping is performed in the earlier years. This results in the cost associated with waste stripped at a rate higher than the expected pit life average stripping ratio, being deferred to later years. These costs will be released in the period where the actual stripping ratio decreases to below such expected pit life ratio. The expected pit life average stripping ratios used to calculate the deferred stripping were 3.35 in 2004, 3.68 in 2003 and 3.68 in 2002. The change in the average stripping ratio was due to higher grades being accessed during the current financial year. As a result the change in life-of-mine estimated stripping ratio in December 2004 compared to December 2003, \$1.8 million less mining costs were deferred. These stripping ratios were calculated taking into account the actual strip ratios achieved of 4.98 for 2004, 4.77 for 2003 and 7,15 in 2002.

F-53

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

In addition to the above, pre-production stripping costs of \$8 million were capitalized as part of mining assets.

10. Inventories

	2004	2003
	\$'000	\$'000
Consumables stores	14,778	13,872
Gold in process	3,629	1,313
Short-term portion of ore stockpiles	6,925	5,932
	25,332	21,117
Long-term portion of ore stockpiles	30,135	14,705
	55,467	35,822

Included in ore stockpiles as of December 31, 2004 is an amount \$\frac{1}{2003}\$: \$4.2 million) for the high grade tailings stock of Morila, which is stated at its net realisable value. The carrying value of this stockpile is \$1.3 million (2003 \$4.2 million) but has been stated as zero in 2004, due to uncertainty as to whether the material will be used in production.

Ore stockpiles have been split between long and short term based on the current life of mine plan estimates.

11. Accounts receivable

	2004 \$'000	2003 \$'000
Related party receivables		
 Randgold Resources Limited 	2	1
 AngloGold Ashanti Limited 	22	88
 AngloGold Services Mali S.A. 	111	
 Societe d' Exploitation des Mines d'Or de Sadiola S.A. 	95	
 Boart Long Year Mali 	2	
 AngloGold Mines de Siquiri Guinea 	176	
Gold sales trade receivable	9,886	10,135
Value added tax	13,297	80
Custom duties receivable	16,695	12,483
Other	6,165	1,812
	46,451	24,599
Provision for doubtful debts	(1,560)	
	44,891	24,599
12. Restricted Cash		
	2004	2003
	\$'000	\$'000
Debt service reserve	_	9,705

The debt service reserve account relates to the NM Rothschild & Son Limited debt service reserve account. This amount is held in escrow for partial repayment of the Morila Project Loan. The loan was repaid in 2004. Refer to Note 6(a).

F-54

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

13. Accounts Payable

16. Taxation

		2004	2003
		\$'000	\$'000
Related party payables			
 Randgold Resources Limited 		32	
 AngloGold Ashanti Limited 		615	368
 AngloGold Services Mali S.A. 		761	384
 Societe d'Exploitation des Mines d'Or de Sadiola S.A. 		236	29
 Boart Long Year Mali 		32	
Trade creditors		4,170	4,068
Payroll cost accruals		5,003	4,959
Sundry accruals		11,615	8,315
		22,464	18,123
14. Revenue			
	2004	2003	2002
	\$'000	\$'000	\$'000
Gold sales	189,287	273,385	328,508
Silver sales	453	546	144
	189,740	273,931	328,652
15. Operating Profit			
	2004	2003	2002
	\$'000	\$'000	\$'000
Operating profit is arrived at after taking into account the following:			
Depreciation	18,753	21,562	17,788
Auditor's remuneration	•	•	,
audit fees	108	70	58
Royalties	11,584	16,387	19,699
Related party management fee (note 22)	2,045	2,733	3,263

The Company benefits from a five year tax holiday in Mali which expires on November 14, 2005. The benefit of the tax holiday to the Company was to increase its net income by \$29.3 million, \$56.3 million and \$79.3 million, due to not recording a tax expense for the taxable income generated by the Morila mine for the years ended December 31,

2004, 2003 and 2002, respectively. Under Malian tax law upon expiration of the tax holiday, the Company's income tax expense will be based on the greater of 35 per cent of taxable income or 0.75 per cent of gross revenue.

Major items causing the Company's actual income tax charge to differ from estimates at the standard charge of 35% of taxable income are as follows:

F-55

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

	2004 \$'000	2003 \$'000	2002 \$'000
Tax at statutory rate	29,300	56,300	79,274
Morila tax holiday differences	(29,300)	(56,300)	(79,274)
Total income and mining taxes		_	

The Morila operations have no assessable capital expenditure carry forwards or assessable tax losses, as at December 31, 2004, and 2003 respectively, for deduction against future mining income.

17. Notes To The Cash Flow Statement

	2004 \$'000	2003 \$'000	2002 \$'000
17.1 Cash generated by operating activities before			
changes in working capital			
Profit before taxation	63,562	161,325	226,496
Adjustments:			
 net finance charges 	4,160	4,822	6,088
depreciation	18,753	21,562	17,788
 environmental rehabilitation provision 	443	2,475	
 unrealized movements of financial instruments 	2,865	(961)	(1,100)
 TSF gold in process provision 	4,167	(4,167)	
 Provision for bad debt 	1,560		
 deferred stripping costs capitalized 	(10,457)	(7,792)	(12,608)
 other non cash movements 	(1,453)		
	83,600	177,264	236,664
	2004	2003	2002
	\$'000	\$'000	\$'000
17.2 Cash utilized by changes in working capital			
 Increase in accounts receivable 	(29,467)	(7,584)	(7,433)

 Increase in inventories 	(23,812)	(10,246)	(4,354)
 Increase in accounts payable 	4,432	9,586	1,838
	(48,847)	(8,244)	(9,949)

18. Financial Risk Management

In the normal course of its operations, the Company is exposed to commodity price, currency, interest, liquidity and credit risk. In order to manage these risks, the Company may enter into transactions which makes use of off-balance sheet financial instruments. They include mainly gold forward and gold option contracts.

18.1 Concentration of credit risk

The Company's financial instruments do not represent a concentration of credit risk because the Company sells its gold to and deals with a variety of major financial institutions. Its receivables and loans are regularly monitored and assessed and a provision for bad debts is maintained.

Gold bullion, the Company's principal product, is produced in Mali. The gold produced is sold to reputable gold refineries. Because of the international market for gold the Company believes that no concentration of credit risk exists with respect to the selected refineries to which the gold is sold.

F-56

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Included in accounts receivable is \$30.0 million (2003: \$12.6 million) relating to indirect taxes owing to the Company by the State of Mali, which is denominated in Communauté Financière Africaine franc.

18.2 Foreign currency and commodity price risk

In the normal course of business, the Company enters into transactions denominated in foreign currencies (primarily US\$). In addition, the Company enters into transactions in a number of different currencies (primarily Communauté Financière Africaine franc). As a result, the Company is subject to transaction exposure from fluctuations in foreign currency exchange rates.

Generally the Company does not hedge its exposure to gold price fluctuation risk and sells at market spot prices. These prices are in US dollars and do not expose the Company to any currency fluctuation risk. However, in periods of capital expenditure or loan finance, the Company secures a floor price through simple forward contracts and options whilst maintaining significant exposure to spot prices. Morila's hedge was wound up at the end of 2004.

18.3 Interest rates and liquidity risk

Fluctuation in interest rates impact on the value of income receivable from short-term cash investments and interest payment relating to financing activities (including long-term loans), giving rise to interest rate risk.

In the ordinary course of business, the Company receives cash from its operations and is required to fund working capital and capital expenditure requirements. This cash is managed to ensure surplus funds are invested in a manner to achieve maximum returns while minimizing risks. The Company has been able to in the past actively source financing through shareholders' and third party loans.

19. FAIR VALUE OF FINANCIAL INSTRUMENTS

The following table presents the carrying amounts and fair values of the Company's financial instruments outstanding at December 31, 2004 and 2003. The fair value of a financial instrument is defined as the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

	December 31, 2004		December 3	1, 2003
	Carrying	Fair	Carrying	Fair
	amount	value	amount	value
	\$'000	\$'000	\$'000	\$'000
Financial assets				
Cash and equivalents	2,040	2,040	9,752	9,752
Restricted cash	_	_	9,705	9,705
Accounts receivable	44,891	44,891	24,599	24,599
Prepaid expenses	8,922	8,922	1,306	1,306
Financial liabilities				
Accounts payable	22,464	22,464	18,123	18,123
Long-term liabilities (excluding loans				
from shareholders)	14,190	14,190	17,081	17,081
Short term portion of long term				
liabilities	2,891	2,891	20,748	20,748
Derivative financial instruments	_	_	18,508	18,508

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Derivative Financial instruments

F-57

Details of on balance sheet gold derivative contracts as at December 31, 2003:

	Hedging instruments Forward sales		Unmatched instruments Purchased calls	
Maturity Dates	Ounces	US \$/oz	Ounces	US \$/oz
December 31, 2004	51,941	275	18,384	360

The total fair value of the above financial instruments as at December 31, 2003 was a net loss of \$15.6 million. The hedge book was fully utilized during 2004.

Estimation of Fair Values

Receivables, restricted cash, accounts payable, bank overdrafts and cash and equivalents

The carrying amounts are a reasonable estimate of the fair values because of the short maturity of such instruments.

Long term debt

The fair value of market-based floating rate long-term debt is estimated using the expected future payments discounted at market interest rates.

Gold Price Contracts

The fair value of gold price forward and option contracts has been determined by reference to quoted market rates at year-end balance sheet dates.

20. POST RETIREMENT EMPLOYEES BENEFITS

Retirement benefits for employees of the Company are provided by the Mali state social security system to which the Company and its employees contribute a fixed percentage of payroll costs each month. Fund contributions by the Company for the years ended December 31, 2004 and December 31, 2003 amounted to \$2.7 million and \$0.8 million, respectively.

21. COMMITMENTS — CAPITAL EXPENDITURE

	2004	2003
	\$'000	\$'000
Contracts for capital expenditure	96	778
Authorized but not contracted for	2,545	3,690
	2,641	4,468

22. RELATED PARTY TRANSACTIONS

Included in accounts payable and accounts receivable as at December 31, 2004 are amounts of \$1.6 million (2003: \$0.8 million) and \$0.4 million (2003: \$0.09 million) as detailed in notes 11 and 12 above, respectively.

In terms of the Operator Agreement between Morila SA and AngloGold Services Mali SA, a management fee, calculated as 1% of the total sales of Morila, is payable to AngloGold Service Mali SA quarterly in arrears.

The management fees for the year ended December 31, 2004 amounted to \$2.0 million (2003: \$2.7 million).

F-58

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

23. RECONCILIATION TO U.S. GAAP

The Company's financial statements included in this registration statement have been prepared in accordance with International Financial Reporting Standards ("IFRS") which differs in certain respects from Generally Accepted Accounting Principles in the United States ("U.S. GAAP"). The effect of applying U.S. GAAP principles to net profit and shareholders' equity is set out below, together with an explanation of applicable differences between IFRS and U.S. GAAP.

Reconciliation of net profit

Net profit under IFRS	Year ended December 31, 2004 \$'000 63,562	Year ended December 31, 2003 \$'000 161,325	Year ended December 31, 2002 \$'000 226,496
U.S. GAAP adjustments: Provision for environmental rehabilitation Change in accounting principle, net of tax Net profit under U.S. GAAP	63,562	535 161,860	(191) ———————————————————————————————————
Other comprehensive income: Change in fair value of cash flow hedges Comprehensive income under U.S. GAAP	18,508 82,070	2,225 164,085	(16,371) 209,934
Reconciliation of shareholders' equity			
		December, 31 2004 \$'000	December, 31 2003 \$'000
Total shareholders' equity under IFRS U.S. GAAP adjustments Provision for environmental rehabilitation		213,663	138,593
Total shareholders' equity under U.S. GAAP		213,663	138,593

Provision For Environmental Rehabilitation And Change In Accounting Policy

Under IFRS, full provision for environmental rehabilitation is made based on the net present value of the estimated cost of restoring the environmental disturbance that has occurred up to balance sheet date. Annual increases in the provision relating to the change in the net present value of the provision and inflationary increases are shown separately in the statement of operations. Previously under U.S. GAAP, expenditure estimated to be incurred on long-term environmental obligations was provided over the remaining lives of the mines through charges in the statement of operations. On January 1, 2003 the Company adopted FAS 143 "Accounting for Obligations Associated

with the Retirement of Long-Lived Assets" which eliminated this difference.

Recent accounting pronouncements

IFRS

IFRS 3 – Business Combinations

All business combinations within the scope of IFRS 3 must be accounted for using the purchase method. The pooling of interests method is prohibited. Costs expected to be incurred to restructure an

F-59

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

acquired entity's (or the acquirer's) activities must be treated as post-combination costs, unless the acquired entity has a pre-existing liability for restructuring its activities. Intangible items acquired in a business combination must be recognized as assets separately from goodwill if they meet the definition of an asset, are either separable or arise from contractual or other legal rights, and their faire value can be measure reliably. Identifiable assets acquired, and liabilities and contingent liabilities incurred or assumed, must be initially measured at faire value. Amortisation of goodwill and intangible assets with indefinite useful lives is prohibited. Instead they must be tested for impairment annually, or more frequently if events or changes in circumstances indicate a possible impairment.

Effective for the financial year commencing January 1, 2005

IFRS 5 – Non-current Assets Held for Sale and Discontinued Operations

IFRS 5 requires assets that are expected to be sold and meet specific criteria to be measured at the lower of carrying amount and fair value less costs to sell. Such assets should not be depreciated and should be presented separately in the balance sheet. It also requires operations that form a major line of business or area of geographical operations to be classified as discontinued when the assets in the operations are classified as held for sale. These requirements relating to assets held for sale and the timing of the classification of discontinued operations are substantially the same as the equivalent requirements in U.S. GAAP. The type of operation that can be classified as discontinued is narrower than under U.S. GAAP.

Effective for the financialyear commencing January 1, 2005

Other developments - IASB

14 IAS standards were improved (1, 2, 8, 10, 16, 17, 21, 24, 27, 28, 31, 33, 36, 40) and IAS 15 withdrawn. The changes have removed accounting choices and are expected to result in better reporting. New guidelines and significantly enhanced disclosures have been introduced. Limited revisions were also made to IAS 32 and 39.

The improvements and amendments are effective for periods beginning on or after January 1, 2005. Earlier adoption is encouraged.

All changes to each individual standard must be implemented at a point – selective application is prohibited.

IFRIC Interpretations

IFRIC Interpretation 1 – Changes in Existing Decommissioning, Restoration and Similar Liabilities

This Interpretation addresses how the effect of the following events that change the measurement of an existing decommissioning, restoration or similar liability should be accounted for:

- (a) a change in the estimated outflow of resources embodying economic benefits (eg cash flows) required to settle the obligation;
- (b) a change in the current market-based discount rate as defined in paragraph 47 of IAS 37 (this includes changes in the time value of money and the risks specific to the liability); and
- (c) an increase that reflects the passage of time (also referred to as the unwinding of the discount). Effective for financial periods beginning on or after January 1, 2005.

U.S. GAAP

In November 2004, the FASB issued Statement of Financial Accounting Standards No. 151, "Inventory Costs – an amendment of ARB NO. 43, Chapter 4," which clarifies the accounting for

F-60

SOCIÉTÉ DES MINES DE MORILA S.A. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

abnormal amounts of idle facility expense, freight, handling costs and wasted material as current period costs. It also requires that allocations of fixed production overheads to the costs of conversion be based on the normal capacity of the production facilities. The Statement applies to inventory costs incurred in the first fiscal year beginning after June 15, 2005. Weare currently determining the impact on our financial position and results from operations.

During 2004, a committee of the EITF began discussing the accounting treatment for stripping costs incurred during the production phase of a mine. In March 2005, the EITF reached a consensus (ratified by the FASB) that stripping costs incurred during the production phase of a mien are variable production costs that should be included in the costs of inventory produced during the period that the stripping costs are incurred. The EITF consensus is effective for the first reporting period in fiscal years beginning after December 15, 2005, with early adoption permitted. We are currently evaluating the impact on our financial position and results of operations.

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Exhibit Index

Exhibit No.	Exhibit
12.1	Certification by Chief Executive Officer pursuant to Section 302(a) of the
	Sarbanes-Oxley Act of 2002.
12.2	Certification by Financial Director pursuant to Section 302(a) of the
	Sarbanes-Oxley Act of 2002.
13.1	Certification by Chief Executive Officer pursuant to 18 U.S.C. Section 1350,
	as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
13.2	Certification by Financial Director pursuant to 18 U.S.C. Section 1350, as
	adopted pursuant to Section 906 of the Sarbanes-Oxley Act 2002.
14.1	Consent of PricewaterhouseCoopers LLP.
14.2	Consent of PricewaterhouseCoopers Inc.