2010 Koza Altın İşletmeleri A. Ş.

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Operational Report & Financials 31 March 2010

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Our Strategy

Our goal is to develop our portfolio of existing gold assets and find, develop and selectively acquire gold projects in Turkey to grow our resource base and maximise profitable production.

This goal aims to capitalise on our position as the leading gold producer in Turkey, our hub operating strategy and our track record of successfully growing resources and production.

We also seek to provide leadership in safety, stewardship of the environment, including responsible rehabilitation of the completed areas, and social responsibility to local communities. Koza Gold is a leading Turkish gold mining company with a track record of sustained profitability underpinned by low costs. We produced 60koz of gold in first quarter of 2010 and generated revenues of TL 95.8m



Our Performance

2010 Q1

2009 Q1

Production	60koz of gold (5.96g/t) 39koz of silver (6.93g/t)	30koz of gold (6.00g/t) 42koz of silver (13.20g/t)
Cash Costs	\$312/oz	\$332/oz
Revenue	TL 95.8 million	TL 41.9 million
EBITDA	TL 68.0 million	TL 26.0 million
EBIT	TL 51.6 million	TL 19.4 million

The accompanying financial statements are prepared in accordance with the financial reporting standards issued by the Turkish Capital Market Board. The financial reporting standards issued by the Turkish Capital Market Board differ from International Financial Reporting Standards ("IFRS") with respect to the application of inflation accounting for the period between 1 January - 31 December 2005. Accordingly, the accompanying financial statements are not intended to present the financial position and results of operations of the Company in accordance with IFRS.



About Us

A leading Turkish Gold producer

We are a leading Turkish gold mining company based on our gold production of approximately 59,787 ounces in first quarter of 2010. As at 31 March 2010, we had 26 operating licences and around 500 exploration licences throughout Turkey in the Aegean and Marmara regions, the Black Sea region and Central and Eastern Anatolia.

We currently own two operating mines: an underground mine at Ovacık, and a mine at Mastra where we utilise both underground and open pit mining methods. Our mining operations at Kucukdere, an open pit mine located 80 km from the Ovacık mine, completed in March 2010 and rehabilititation process has begun. At Kucukdere, we have stockpiled the run-of-mine and low grade ore for transportation to the Ovacık processing plant.





In addition, we have three advanced development projects: Cukuralan and Coraklık Tepe in the Ovacık area and the Kaymaz project in the Kaymaz area. The Cukuralan project will involve both open pit and underground mining methods, and the Coraklık Tepe and Kaymaz projects will involve open pit mining.

We have a pre-feasibility stage project, Mollakara, located near Ağrı in the north-east of Turkey. In addition, our properties also include 17 exploration prospects in Turkey, ranging from early-stage to advanced exploration prospects with resource estimations completed in 2009. At most of our exploration prospects, mapping and sampling programmes are ongoing or completed and drilling and geophysical surveys have already commenced or are planned for 2010. Additionally, we have identified several target exploration sites where the nature of the mineralised deposits suggests that there is potential for resource development.

Exposure to the gold price and gold fundamentals

Substantially all of our revenues are generated from the production and sale of gold, and as a result our financial performance is, and will continue to be, influenced by the market price of gold. Historically, we have not hedged our exposure to gold enabling us to benefit from the positive trend in gold prices in recent years. We intend to continue to operate as an unhedged producer. Between 1 January 2010 and 31 March 2010, the price of gold as quoted on the London Bullion Market ranged between a low of \$1,058.00 and a high of \$1,153.00 per ounce, based on the P.M. fixing price.







We are a leading Turkish gold mining company

We are a leading Turkish gold mining company producing approximately 59,787 ounces of gold in first quarter of 2010. Turkey has a rich mining history which dates back thousands of years and today is one of the few underexplored developed countries in the world. According to SRK, as of 2006 Turkey's gold endowment was estimated at 31.5 million ounces of gold contained in 51 deposits. SRK believes that there is promising potential for greenfield exploration in Turkey because over half of the known gold resources in Turkey are in relatively recent discoveries.

"As of 2006, Turkey's gold endowment was estimated at 31.5moz gold contained in 51 deposits ... Since over half of the known gold resources in Turkey are in recent discoveries, there is great potential for greenfield exploration within Turkey." (SRK)

<u>Sector</u>

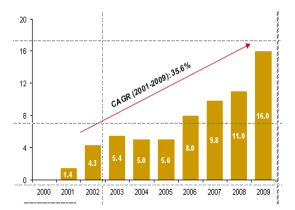
Changes in mining law Turkey, increasing gold price trend and developments in technology have led to the increase in gold potential in Turkey. Studies indicate that there are approximately 6500 tones of gold in Turkey.(resource:Turkey's Gold Potential and Mining Resources Cutting Methods, Ayhan Erler, METU, Geology Department,1997) Only 10% of this, which is 650 tones are classified as reserves. Therefore, when market's current situation is examined, it is seen that priority is given to gold exploration. Under the current procedure, exploration licence is issued for 3 years and can be renewed for two years. Afterwards this license is to be converted to operational license.

With foregoing reasons, the competiton in this sector has intensified on exploration activities. Koza Gold has been pursuing these two activities in paralel. In next three years, competition will be from domestic and foreign companies and intensify at West Anatolia. In the production areas, competition is expected to be from Eldorado(Tuprag, which is currently in production and Anatolia minerals (YAMAS,Cukurdere), currently in permitting stage. Domestic companies who are involved in exploration activities are thought to be starting production at later stages.

Despite 6500 tones of gold potential and 650 tones of reserves, Turkey only produces between 10 and 20 tones of gold and 250 -300 tones of gold need to be imported to meet the demand.

<u>Company</u>

Koza Gold Operations Company is a Turkish company formed by 100% Turkish capital to explore and operate gold mines in our country. ATP Construction and Trade A.Ş. and Koza-Ipek Holding A.Ş. have acquired all the shares of from Normandy Mining A.Ş. and Newmont Mining Corporation Limited in 3 March 2005 thus becoming first Turkish company in the history of Republic of Turkey to realize gold production in this country. Company's Ovacik Gold Mine situated at Bergama, Izmir has been a key factor in turning the country's big gold potential into economical gain and it is the first gold mine operated in the Republic of Turkey.



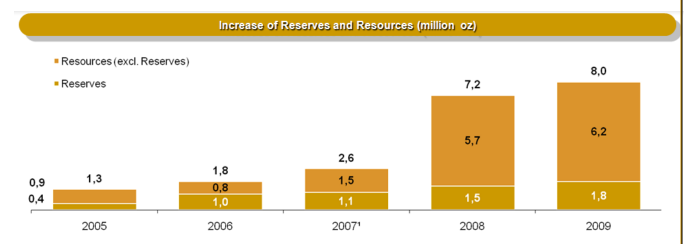
We have a track record of growing production, reserves and resources

We have demonstrated an overall trend of growing production levels since our inception in 2005, and we believe that our mines, development projects and exploration prospects provide significant potential for continued growth. In 2005, we successfully restarted ore production at the Ovacık mine after acquiring it. We developed and brought into full production the Kucukdere mine in 2006, the Mastra mine in 2008 and the Gıcık mine in 2009. We produced approximately 187,000 ounces of gold in each of 2006 and 2007. In 2008, our production dipped to approximately 167,000 ounces due to the depletion of the open-pit mine at Ovacık in 2007. We produced 228,000 ounces of gold in 2009. Ore production at the Cukuralan mine, which has measured and indicated gold resources of 1.3 million ounces, is expected to begin from open-pit operations in 2010, which we expect to enable us to continue operating the Ovacık processing plant at its current levels of gold production.

Since March 2005, we have successfully increased both our reserve and resource base as a result of acquisitions, exploration activities and the increase in gold prices. As at 31 December 2009, our total measured, indicated and inferred resource base had increased to 8.0 million ounces of gold from 1.3 million ounces, and our total proven and probable reserve base had increased to 1.8 million ounces of gold from 0.4 million ounces. As of 31 December 2007 and 30 September 2009 all of our reserves and resources were audited by SRK.

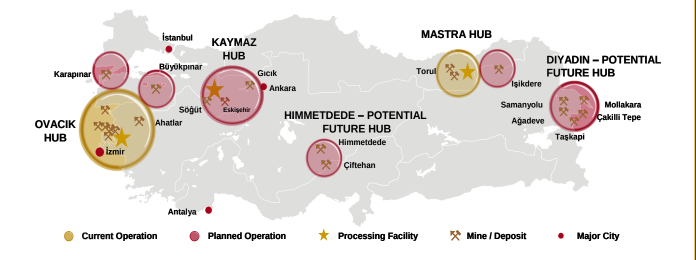






Our business model focuses on a regional hub strategy to maximise profitable production

We are pursuing a strategy of using our processing facilities as hubs to process ore from regional deposits. We expect that this centralised processing will minimise our capital expenditure requirements, enabling us to develop relatively smaller deposits in each hub area that are high grade but not of sufficiently large scale to justify the construction of dedicated processing facilities. Our first application of this business model has been the development of the Ovacık hub and the Küçükdere deposit, located 80 km by road from the Ovacık processing plant. We plan to replicate this model for other deposits located in the vicinity of Ovacık, such as Çoraklık Tepe. In addition, we established a second processing hub at Mastra in 2009 and are planning to establish a third processing hub in Kaymaz in 2011.



We have historically had low cash costs

Historically we have enjoyed relatively low cash costs, on an adjusted basis, in part as a result of our use of regional hubs for gold production, our reliance on third party contracting for open-pit mining, low logistics costs and sales of silver by-products. Our unit cash costs derived from our accounts for the first three months of 2009 ,the first three moths of 2010 and full year 2009 amounted to 555 TL (\$332), 472 TL (\$312) and 419 TL (\$270) respectively.



Turkey Highly Prospective: We have a significant pipeline of development and exploration assets in Turkey

We believe that our growth opportunities include the expansion of existing operations through discovery of additional resources adjacent to currently delineated deposits as well as the development of our pipeline of projects and greenfield exploration .



Health and Safety

We are committed to the highest standards of safety and continuously seek to develop, improve and implement new safety programmes and procedures to protect the safety of our employees. We continuously improve the safety of our working conditions by implementing practices such as monthly workplace inspections and weekly safety committee meetings. We regularly conduct safety audits and assessment programmes to ensure the adequacy of our health and safety policies. We also strive to improve our employees' response to emergencies by maintaining an underground and a mine rescue team for each site. For example, at Ovacık we have two emergency response teams, an underground rescue team comprising 13 employees and a mine rescue team comprising 22 employees. We believe we are currently in material compliance with all health and safety regulations. We pay specific attention to include in our subcontractor agreements clauses regarding health and safety measures and guidelines that are required to be followed by the contracting parties





Environment

Our environmental department is responsible for filing EIA reports with the MEF and ensuring that our operations comply with all applicable environmental rules and regulations

The MEF considers several categories of environmental factors and compares the projected impact of the proposed mining activities to previously set environmental thresholds

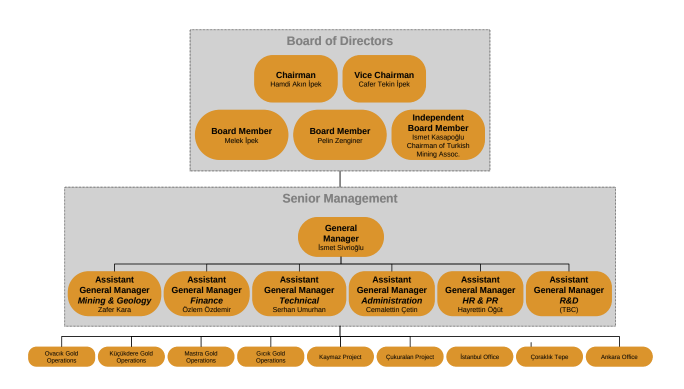
We ensure that our employees and contractors understand and comply with our environmental policies and management plans as well as our high level of commitment to environmental management. Beginning in March 2007, the environmental department also conducts environmental awareness training for all employees. We have timely made all required emissions payments in full and have not faced any fines or penalties

According to the Competent Person's Report, in the seven years since the mining of ore began at Ovacık, no claims have been made against us by any governmental entity in respect of environmental non-compliances. We believe that we are in material compliance with all relevant environmental laws and regulations





Board & Management Structure



Board of Directors	
Hamdi Akın İpek	Chairman
Cafer Tekin İpek	Vice Chairman
Melek İpek	Board member
Pelin Zenginer	Board member
İsmet Kasapoğlu	Independent Member
<u>Denetim Kurulu</u>	
Selim Elmasoğlu	Auditor
Enver İman	Auditor
<u>Şirket Yönetimi</u>	
İsmet Sivrioğlu	General Manager
Zafer Kara	Assistant General Manager- Mining and Geology
Özlem Özdemir	Assistant General Manager-Finance and Commercial
Serhan Umurhan	Assitant General Manager-Technical
Hayrettin Öğüt	Assistant General Manager-Human Resources and Public Relations
Cemalettin Çetin	Assistant General Manager-Administration
Hasan Giray	Operation Manager
Ali Vedat Oygur	Project Manager

Directors

Hamdi Akın İpek

Chairman

He worked as the marketing manager of Koza Anadolu Metal between 1992 and 1996, where he also serves as the chairman of the board of directors. Between 2004 and 2008, Mr. lpek has served as the chairman of the Board of Directors of Koza İpek Gazetecilik. Additionally, Mr. İpek also serves as the chairman of the Board of Directors of Koza Holding, ATP, ATP Havacılık, İpek Matbaacılık and Koza İpek Sigorta. In 1986, Mr. İpek received a Graduate degree in Economics from Harlaxton College, UK (British Campus of the University of Evansville, Indiana, USA) and a Bachelor's degree in Business Administration from Hacettepe University, Ankara, in 1990.

Cafer Tekin İpek

Vice Chairman

He worked as the finance manager for İpek Matbaacılık between 1992 and 1997 and was named its general manager in 1995. Since 2004, Mr. İpek has served on the Board of Directors of Koza Holding, Koza İpek Gazetecilik and Koza İpek Sigorta. Additionally, Mr. İpek is a member of the Board of Directors of Koza Anadolu Metal, ATP, ATP Havacılık and İpek Matbaacılık. In 1990, Mr. İpek received a Bachelor's degree in Economics from Harlaxton College, UK (British Campus of the University of Evansville, Indiana, USA).

Melek İpek

Board Member

Mrs. İpek is a philanthropist and has worked with many charitable organizations such as Hospital Volunteers Foundation and Children's Care. She is the chairman of the Board of Directors of the Turkish charitable organization YOYAV. Mrs İpek also serves as a a member of the Board of Directors of Koza Holding, İpek Matbaacılık, Koza Anadolu Metal, ATP and ATP Havacılık.

Pelin Zenginer

Board Member

Mrs. Zenginer is a member of the İpek family. She worked as the manager of foreign trade for İpek Matbaacılık between 1992 an 1997. In addition, starting from 2003, Mrs. Zenginer serves as a member of the Board of Directors of Koza Holding, Koza Anadolu Metal, ATP, ATP Havacılık and İpek Matbaacılık. She is also a board member of ATP. In 1992, Mrs. Zenginer received a Bachelor's degree in Business Administration from Hacettepe University, Turkey.

İsmet Kasapoğlu

Independent Board Member

Mr. Kasapoğlu has more than 40 years of mining experience at a varierty of different domestic mining companies. Between 1985 and 2001, he worked as a manager, and later as a board member of Soma Local Operations; between 2001 and 2006, he served as the chairman of the Board of Directors of the trona and natural soda company, Eti Soda A.Ş. He has served as the TOBB(the Union of Chambers and Commodity Exchanges of Turkey) chairman of the Turkish Mining Assembly since 2006, the chairman of the Board of Directors of the Council of Chairmen of the Mining Sector since 1999 and the chairman of the Turkish Miners' Association since 1991. He received a master's degree in mining engineering from the İstanbul Technical University, Mining Faculty in 1963.

Management

İsmet Sivrioğlu General Manager

Chemical Engineer with more than 40 years of experience in several production plants and management positions. Between 1970 and 1983, Mr.Sivrioğlu worked at the sulphuric acid, borax, asitboric and perborate plants of Etibank where he held numerous positions, including, as shift engineer, chief engineer and assistant general manager, technical. In 1984, he was appointed the general manager of Kütahya Silver Mine where he worked until 1994, supervising the plant's construction, commissioning and operational stages. He was promoted to Etibank Corporate and served as its assistant general manager between 1994 and 1998. During this time he also served as the chairman of the Board of Directors of Çayeli Copper Operations Inc. He served as the advisor to the Minister of State during 1997 and 1998. He joined Koza Gold in 1999 as the General Manager for community relations and governement relations. Since 2005 he served as the General Manager of Koza Gold.

Zafer Kara

Assistant General Manager, Mining and Geology

He has served as Assistant General Manager responsible for Mining and Geology since march 2007, but has worked for all of our predecessor entities since 1988. He has more than 20 years of mining experience, including from Newmont and Normandy, as a mine and exploration geologist. Additionally, he has been involved in exploration projects in Iran, Kazakhstan, Ghana and Australia. He is a member of Australian Institute of Geoscientists.

Özlem Özdemir

Assistant General Manager, Finance and Commerical

She has Bachelor's degree in Business Administration and serves the Company as CFO since 2007. She has worked for all of the predecessor entities since 1996. She served Newmont as the Financial Controller being responsible for the preparation of the budgets, forecasts and financial reports in accordance with US GAAP and Turkish Accounting Standards.

Serhan Umurhan Assistant General Manager, Technical

He serves as Assistant General Manager, Technical, and is responible for gold processing facilities, maintenance, environmental compliance and the assay laboratory. Between 2001 and 2005 he served in various positions with Normandy and Newmont during their respective ownership of Ovacık, including as project and infrastructure manager. He graduated in 1997 with a B.Sc. degree in Electrical and Electronical Engineering.

Hayrettin Öğüt

Assistant General Manager, Human Resources and Public Relations

He serves as Asssitant General Manager of human resources and public relations. Between 1993 and 2005, he worked for Newmont and Normandy as their respective public relations manager. He obtained a B.Sc. degree in Chemistry.

Cemalettin Çetin

Assitant General Manager, Administration

He serves as te Assistant General Manager in charge of administration. He has held various management positions in the public and private sectors. He has held senior management positions at İpek since 2001. He obtained a Bachelor's degree in Mechanics.

Financial Review

- Revenue increased by % 128.6.
- EBIT increased to TL 51.6 million in first quarter of 2010 by % 165.8 when compared to TL 19.4 million in first quarter of 2009.
- %30.0 of the company is listed in Istanbul Stock Exchange (ISE) in February 2010.

Production

We are a leading Turkish Gold Mining Company based on gold production of approximately 59,787 ounces in first quarter of 2010. As at March 31, 2010 we had 26 operating licences and around 500 exploration licences throughout Turkey.

We currently have two processing plants. Our first processing plant at Ovacik has been operating since 2001. The plant is currently processing 900,000 tpa. In first quarter of 2010 we produced 33koz of gold and 29koz of silver from Ovacik processing plant. Our second processing plant at Mastra has been commisioned in 2009 and has been operating since March 2009. It is currently processing around 40,000-45,000 tpm. In first quarter of 2010 we produced 27koz of gold and 10koz of silver from Mastra processing plant. We produced 60koz of gold in total in first quarter of 2010 with an increase of %98.7 from 30koz of gold in first quarter of 2009.

The increase in gold production resulted principally from the fact that our ore processing plant at Mastra commenced operations at the end of March 2009.

Revenues

Our revenues increased by TL 53.9 million, or %128.6 to TL 95.8 million for the three months ended 31 March 2010 from TL 41.9 million for the three months ended 31 March 2009. We sold 56,962 ounces of gold in fisrt quarter of 2010 compared to 27,182 ounces of gold in fisrt quarter of 2009, a % 109.6 increase. Attributable production of 60koz was higher than the first quarters of previous year 30koz, following the start-up of production in our second process plant at Mastra. The average realized price per ounce for gold sold was TL 1, 664.09 (\$1110.63) in first quarter of 2010 compared to TL 1, 511.37 (\$913.55) in first quarter of 2009.

Cost of sales

Our cost of sales increased by TL 17.2 million or %114.0 to TL 32.3 million from TL 15.1 million in first quarter of 2009. The principal reason for the increased cost of sales start up of production at our Mastra processing plant , this cost increase caused by depreciation and amortisation expense, staff costs, direct materials, maintenance costs, utilities and transportation costs. Depreciation and amortisation increased by TL 9.8 million, or % 147.4, to TL 16.4 million from TL 6.6 million in first quarter of 2009. This increase was principally caused by an increased depreciation and amortisation related to additional mine development costs incurred mainly at our Ovacik and Mastra projects. Staff costs increased by TL 1.6 million, or % 91.9, to TL 3.3 million from TL 1.7 million in first quarter of 2009. This increase in wages which was generally in line with inflation. Direct materials costs increased by TL 1.3 million, or %76.8, to TL 2.9 million from TL 1.6 million, or %89.9 to TL 1.4 million from TL 0.7 million. Transportation costs increased by TL 1.4 million, or % 139.3, to TL 2.4 million from TL 1.0 million principally due to the additional transportation costs incurred for the transportation of the high grade ores from Gicik Project to Mastra Processing Plant and Kaymaz.

Cash cost was 472 TL (US\$312) per ounce in first quarter of 2010, and down from 555 TL(US\$332) per ounce in first quarter of 2009. The decrease in the cash cost is mainly due to the increased production with the start up of the second processing plant at Mastra.

Selling and Marketing Costs

Our selling and marketing costs increased by TL 0.4 million, or %51.3, to TL 1.3 million from TL 0.8 million in first quarter of 2009. This resulted from an increase in sales commissions as a result of increased sales. In february 2010 we signed an agreement with the Turkish Refinery which allows us to sell all dore in Turkey. We will not pay %1 sale commission to ATP.

General Administrative Expenses

Our general administrative expenses increased by TL 3.0 million, or %59.1, to TL 8.2 million in first quarter of 2010 from TL 5.1 million in first quarter of 2009. These increased expenses were principally attributable to an increase in consultancy and audited costs. Our consultancy and audited costs increased by TL 2.3 million, or %935.1, to TL 2.6 million in first quarter of 2010 from TL 0.2 million in first quarter of 2009. This increase resulted principally from the consultancy and audit costs. The donation expense incurred in first quarter of 2010 was 0.2 million TL.

Exploration Costs

Exploration costs increased by TL 1.1 million, or %73.6, to TL 2.6 million in first quarter of 2010 from TL 1.5 million. This increase resulted primarily as a result of the increased scope of our exploration and surveying of various development and exploration projects

Profit for the Period

As a result of the foregoing, our profit for first quarter of 2010 increased by TL 28.3 million, or %222.5, to TL 41.1 million in first quarter of 2010 from TL 12.7 million in first quarter of 2009. Our profit margin for first quarter of 2010 increased to % 42.9 from %30.4 in first quarter of 2009.

Capital Expenditures

We primarily incur capital expenditures to build new mines and processing plants, expand, upgrade and improve existing mines, processing plants, and related infrastructure, purchase mining and processing equipment to replace aged, inefficient, or obsolete machines and explore our licence areas for new resources. Our mining and non-mining capital expenditures for first quarter of 2010 are as below with comparison first quarter of 2009.

	2010 Q1	2009 Q1
Ovacık	4.702.814,4	3.671.581,6
Mastra	7.976.479,9	14.581.951,3
Küçükdere	693.967,1	3.312.788,7
Kaymaz	853.492,7	225.250,5
Çukuralan	1.841.950,8	704.729,6
Gicik	3.269,4	1.677.907,0
Other	544,3	9.174,4
Total	16.072.518,5	24.183.383,1

Cash flow

Net cash generated from operating activities increased TL 31.9 million or %163.1 to TL 51.4 million for the three months ended 31 March 2010 from TL 19.6 million for the three months ended 31 March 2009. This increase resulted principally from a TL 35.4 million increase in profit before taxation and a TL 9.8 million increase in depreciation and amortisation partially offset by a TL 12.2 million increase in taxes paid. The increase in depreciation and amortisation principally resulted from the commencement of the land improvements purchased for our Mastra operations. Our corporate tax for first quarter of 2010 has increased to 11.0M TL from 4.5M TL due to the higher revenue in first quarter of 2010 when compared to first quarter of 2009 which was attributable to increased production and higher gold price.

Our debt structure is strong. Currently we are financing our capital expenditures from cash that we are generating from operations.

With the construction of our third processing plant in Kaymaz, our plan is to increase our production in 2011 with maintainng strong balance sheet and debt structure.

RATIOS	31 March 2010	2009	31 March 2009
Net Sales	95.785.014	342.381.493	41.901.885
EBIT	51.571.689	183.632.403	19.405.801
EBITDA	68.008.771	244.698.521	26.049.621
Net profit	41.087.507	146.819.752	12.739.252
EBITDA Margin	71,0%	71,5%	62,2%
Liquidity Ratios			
Current Ratio	3,3	2,2	2,0
Quick Ratio	2,0	1,2	1,0
Cash ratio	1,2	0,4	0,2
Financial Leverage Ratios			
Debt Ratio	0,3	0,3	0,4
Debt-to-Equity Ratio	0,3	0,5	0,6
Profitability Ratios			
Return On Equity	0,2	0,6	0,1
Return On Assets	0,1	0,4	0,0
EBIT/Sales	0,5	0,5	0,5
Net profit/Sales	0,4	0,4	0,3

Investment Policy

Exploration activities of the Company consist of exploring new gold and silver deposits, calculating resources by sampling and modelling; and directing the pre-production process for the areas that are economicaaly feasible. Company's exploration team is continuously exploring the potential areas. In case of any positive result, the Company applies for an exploration licence, and the exploration team is sampling and modelling the licenced area. All the samples taken are analyzed by the Company and by the international consultants for resource calculation. If any economicaaly feasible resource deposit is explored, the produciton is planned by a construction of a new process plant or by processing the ore in the nearest hub.

Dividend Policy

Our company firstly aims to grow in present areas of production and operational facilities, to make strategic investments in new gold fields and to weigh on exploration activities within current exploration licenses. Within this framework, our Company has been targeting to meet all these investments by cash inflow derived from production areas

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Within the framework of strategically targets, growth trend, investment policies, profitability and cash status and the provisions of Turkish Trade Act, Capital Market Regulations, Taxation Regulation and relevant clause of our principal contract related to the distribution of profit, Our Company will pay the dividend in the form of cash and/or unpaid shares in minimum proportion of it as basically specified by the Capital Market Board. The dividend, which will be distributed in pursuant to the decision to be taken at General Board meeting may be paid in full or in the form of unpaid shares or be determined to be as partially in cash and unpaid shares.

In parallel with the profit distribution policy of the recent years, it is always possible for the Board of Directors to decide proportion of profit distribution to be above the minimum ratio and submit this to the General Board for the approval.

Payments of dividend will be effected within the legal period based on the articles of associations.

Financial Risk Management

Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and cash equivalents, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the underlying businesses, existing and prospective debt requirements, the Group treasury aims to maintain flexibility in funding by keeping committed credit lines available. The ability to fund the existing and prospective debt requirements is managed by maintaining the availability of adequate committed funding lines from high quality lenders.

In addition, the Group's liquidity management policy involves projecting cash flows, considering the level of liquid asset, monitoring balance sheet liquidity ratios against the budgets, maintaining debt financing plans. Cash flow forecasting is performed for each operating mines and aggregated by the Group treasury and finance. Such forecasting takes into consideration the Group's financing plans.

Foreign exchange risk

As the Group's trade receivables and bank borrowings are mainly denominated in USD, foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the Group's functional currency. The price in global gold market predominately is USD which also exposes the Group to the foreign exchange risk. The Group is exposed to foreign exchange risk through the impact of rate changes on translation into TL of foreign currency denominated assets and liabilities. These risks are monitored by analysis of the foreign currency position.

Price risk

The main operational risk is derived from gold price risk.Gold price risk arises from the risk of an adverse effect on current or future earnings resulting from fluctuations in the price of gold. The profitability of the Group's operations, and the cash flows generated by those operations, are affected by changes in the market price of gold, such that a fall in the price of gold relative to the Group's operating cost of production for any period may lead to a decrease in operational profitability of the

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Group. The Group does not anticipate that prices in global gold markets will decrease significantly in the foreseeable future, and therefore, has not entered into derivative or other contracts to manage the risk of a decline in prices in global gold markets. Furthermore, the Group reviews its outlook for the market prices regularly in considering need for active financial risk management. This risk is closely monitored by analysis of the prices in global gold markets.

Interest rate risk

The Group's interest rate risk arises mainly from long-term borrowings. Borrowings issued at variable rates and other interest bearing liabilities expose the Group to cash flow interest rate risk which is partially offset by interest bearing assets. The interest rate risk is partially managed through the balancing of assets and liabilities that are responsive to the fluctuations in interest rates.

Credit risk

Credit risk arises from cash and cash equivalents, deposits in banks and financial institutions, as well as credit exposures to customers, including outstanding receivables and committed transactions. Risk control assesses the credit quality of the customer, taking into account its financial position, past experience and other factors. As the Group sells the dores to only refineries, one in Turkey other in Europe, with a maturity of less than one month, the credit risk for the Group is very low. The Group management, in line with the past experiences, there were never defaults or delays in payments, thus, believes that the credit risk is well managed and monitored effectively and credit risk is limited to carrying amounts of the financial assets.

Personnel

Personnel details are below:

	2006	2007	2008	2009	2009 Q1	2010 Q1
Total personnel-Beginning of Year	292	344	421	631	631	711
Administration personnel (non-unionized)	62	53	195	317	317	87
Administration personnel (unionized)	11	25	101	131	131	41
Other personnel (non-unionized)	116	145	29	74	74	235
Other personnel (unionized)	103	121	96	109	109	348
Total personnel-Year end	344	421	631	711	637	712
Administration personnel (non-unionized)	53	94	317	87	162	145
Administration personnel (unionized)	25	41	131	41	69	108
Other personnel (non-unionized)	145	129	74	235	198	173
Other personnel (unionized)	121	157	109	348	208	286

Location	2006	2007	2008	2009	2009 Q1	2010 Q1
Exploration	25	29	18	51	53	50
Ovacık Production	122	123	158	134	130	134
Ovacık Other	152	183	236	213	205	212
Mastra Mine Geology	-	10	11	21	16	23
Mastra Production	4	27	71	145	102	123
Mastra Other	28	25	101	107	93	109
Küçükdere Mine Geology	-	7	7	8	7	8
Küçükdere Production	3	6	11	14	14	14
Küçükdere Other	10	11	18	18	17	18
Kaymaz Mine Geology	-	-	-	-	-	3
Kaymaz Production	-	-	-	-	-	2
Kaymaz Other	-	-	-	-	-	16
TOTAL	344	421	631	711	637	712

Incentives

Our mine which is located in Gümüşhane is under the decree No: 5615 "Investment and Incentives" and therefore the %80 of the Income Tax of each staff is subject to the deduction and the balance is only declared. The incentivization amount for each person can not exceed % 80 of the income tax calculated from the minimum wage declared officially. % 80 of the Social Security premium is incentivized and the balance is declared. Again the incentivization amount for each person can not exceed % 80 of the Social Security tax calculated from the minimum wage declared officially.

%20 cost of the Energy Expense is met by the Treasury and %0.5 incentivization is added for each additional staff over 10 employees. Maximum payment of energy met by the Treasury can not be over %40.

Post Balance Sheet Events

i.Within the exploration activities around Ovacik, Koza Gold operations Inc. has identified gold containing quartz vein, which is 1.3km length and 14 meter thick (maximum thickness is 50 meter). Approximately 400 meters of mentioned mineralization is located at the area owned by Dogu Akdeniz Minerals Industry and Trade Co.Ltd. Following negotiatons with Dogu Akdeniz Minerals, royalty agreement was signed and said property has fully come under the ownership of Koza Gold Operations MTA has previously had 6 shallow drilling in this area. MTA has intercepted 7 meter, 5.73g/t ore in these drillings. According to the results of exploration and analysis conducted by Koza Gold so far, it is thought mineralization continues deeper with potential grade increases to depth. Koza Gold aims to achieve the existing potential by speeding up exploration activities on the area. Upon start of the operations, it is planned the ore mined in vicinity of the Ovacik be transported and processed at the Ovacik Plant, which is currently operating.

ii. General Meeting for the year 2009 and Agenda

1. opening the meeting and elect the Chairing Committee

2. authorizing Chairing Committe to sign general Meeting documents.

3. examining and discussing Board of Management's Activity Report and Auditor's Report for the year 2009 and approve them

4. explaining the donations and aids granted during the term.

5. examining Company's balance sheet and profit and loss chart and approve them

6. Taking decision for seperately acquitting the activity reports of Board and Auditors for the year 2009.

7. submitting General Board the amendments of the Artices 6 related with the capital, 7 and 10, which were approved by Capital Market Board on 16.04.2010, ref no. B.021.SPK.0.13-509/3950 for which preliminary permit had been issued by Ministry of Trade and Industry on 19.04.2010i Ref no:2262

8. discussing and reaching decision for distribution of profit for the year 2009.

9. naming members of the board and auditors, who will hold office and to take decision for determining issues for their election and period

10. determining the payments to be made to the members of the Board and Auditors for 2009

11. approving Independent External Auditing Firm, chosen by the Board in pursuant to article 14 of the Regulation of Independent External Auditor in Capital Market.

12. Taking decision to vest members of the Board with authorities and permissions, as specified in Articles 334 and 335 of Turkish Trade Act.

13.Requests and Proposals

14. Closing

iii. Koza Altın Isletmeleri A.S ("Koza Gold") is pleased to advise that it has begun to negotiate the purchase of a Company based in Turkey in respect of its assets in Turkey.

Under the terms of the proposed agreement, Koza Gold will purchase the Company, which holds properties, exploration data and other assets in Turkey.

No agreement has yet been signed and Koza Gold and the Company have agreed that no binding agreement will be constituted until the execution of a definitive agreement by both parties.

Acquisition of these highly potential properties, which are neighboring some of the properties already held by Koza Gold and the data, obtained by the Company through many years of exploration activities carried out in Turkey will provide great contribution to our exploration activities, which are being conducted with implementation of world's latest technological and scientific methods.

Koza Gold, as in the past, will take firm steps to continue to increase its growth.

Changes in the Articles of Association

i.By increasing our company's fully paid capital of 60.000.000.TL to 152.500.000TL to be met by the year 2009 profits, and in order to register nominal value shares of 92.500.000TL, which will be issued and offered to public within Capital Market Board, following draft amendments and inclusions on the Company's Articles of Association have been approved by the CMB dated 16.04.2010 with resolution no:10/329.

Amendment of article 6 titled; "Capital and Type of Shares"; inclusions of article 7/A titled; "Related Party Transactions", Article 7/B titled; "Committee attached to Board Management", and article 10/A titled; "Auditing Committee". The changes to these articles 6, 7, and 10 have also been permitted by the Ministry of Trade and Industry with their reference letter no:2262.

ARTICL	L AND TYPES OF E 6.	SHARES		CAPITA ARTICL	AL AND TYPES _E 6.	S OF SHARES	
Turkish shares a nominal 6.000.00	ital of the company i Liras) and has been and 4.799.999.800 B value of 1 New Kuru 00.000 (sixty billion) by their groups and t	divided into 1.20 -group shares, e ush, which corres shares in total. T	0.000.200 A-group ach of which has pond to he distribution of	fifty two divided B-group Kurush, billiontw	million and five into 3.050.000.5 o shares, each of , which correspon vohundredfifty the	any is TL 152,.500.000 hundred thousand Tur 08 A-group shares and which has nominal va nds to 15,250.000.000 pusand) shares in tota s and types is as follow	kish Liras) and is d 12.199.999.492 lue of 1 New (fifteen I. The distribution
Group	Registered/Bearer	Number of Shares	Share Amount (TL)	Group	Registered/Be	Number of Shares	Share
А	Registered	1.200.000.200	12.000.002,00	oroup	arer		Amount (TL)
В	Bearer	4.799.999.800	47.999.998,00	A	Registered	3.050,000,508	30,500.005,08
Total		6.000.000.000	60.000.000,00	В	Bearer	12,199.999.492 15,250,000,000	121.999.994,92 152,500,000.00
-	ns of Turkish Trade (of association are re	Lode, Capital Ma				charge and P aroun	w shares will be
			irket Law and these	group s the fran the com Trade	against A-group hares. Shares re neworks of reco npany is allowed	shares and B-group epresenting capital are rdings. Transfer of sh provided that the pro Market Law and t d.	shares against B- e monitored within are certificates of visions of Turkish
ARTICL The Boa elected nominat		served. RS AND PERIOI ists of five person mbly from the per A-group register	D THEREOF ns. Four of these are ersons to be ed shares and one	group s the fran the com Trade associa THE B ARTICL The Bo are elect	against A-group shares. Shares re- neworks of reco- npany is allowed Code, Capital tion are reserved OARD OF DIR _E 7. ard of Directors cted by the Gen	epresenting capital are rdings. Transfer of sh provided that the pro Market Law and t	shares against B- e monitored within hare certificates of visions of Turkish these articles of IOD THEREOF

President from the members representing the owners of (A)group registered shares.

In case of vacancies in the Board of Directors due to death and resignation of members or other reasons, the Board of Directors elects a new board member having the legal qualifications specified in Turkish Trade Code and Capital Market Law from the owners of the share group from which old member is elected and the circumstance is submitted to approval of the first General Assembly to convene. The members elected in this way serve until the the first General Assembly, and complete remaining periods of office of old members when their election is approved by the General Assembly. Ordinary General Asembly or each General Assembly at which members are elected, the Board of Directors elects President and Vice President from the members representing the owners of (A)-group registered shares.

In case of vacancies in the Board of Directors due to death and resignation of members or other reasons, the Board of Directors elects a new board member having the legal qualifications specified in Turkish Trade Code and Capital Market Law from the owners of the share group from which old member is elected and the circumstance is submitted to approval of the first General Assembly to convene. The members elected in this way serve until the the first General Assembly, and complete remaining periods of office of old members when their election is approved by the General Assembly.

Related Party Transactions

Article 7/A

The Board of Management must approve loan transactions and agreements signed with the company and group companies, affiliates and all related parties and all kinds of loan, advance, sales and purchases carried out by the board members, managers and officials with the company. It is mandatory for an independent member to attend and cast vote (in favour or against) at the meetings where Board management approves the transactions with related parties. If there are more than two independent members on the board, majority of the members must attend and vote (in favour or against) for related resolution. Board member who possesses benefit in related party transaction must disclose it. Those who oppose the resolution sign it with stating the reasons of objections. Independent Board Members can vote in favour or against in relation with related party transactions and state their objections and have them included in the minutes of meeting. It is complusory to record all the notices of objections and statement of benefits as well as votes and to keep minutes within the company.

Committees attached to Management of Board Article 7/B

In order to execute duties and responsibilities in sound manner and taking into the consideration of the needs of the Company, the Management of Board, sets up Auditing Committee and if required, sufficient number of other committees. Duties and areas of the activities are defined in detail when deciding to set up these committees in the light of the provisions of Articles of Association.

The committees are structured within the frameworks of this Articles of Association and Capital Market Board's Corporate Governance principles. Committe president is elected amongst the Independent members.

Committe members may be elected from non-executive board members. Committees act independently and submits proposals to the Board Management. They have no authority to take executionary decisions. Board of Management is authorized to take decisions on matters proposed by the

	committees.
	Committees convene upon a call by the Committee Presiden whenever necessary. All works are conducted in writing and necessary records are kept. All communication and notification process are conducted by Secretariet of the Board Management.
AUDITORS AND DUTIES THEROF ARTICLE 10. The General Assembly assigns two auditors for a period of at most three years. Auditors are elected from the persons to be nominated by (A)-group registered shares. Auditors are obliged to carry out the duties set forth in articles 353 and 357 of Turkish Trade Code.	AUDITORS AND DUTIES THEROF ARTICLE 10. The General Assembly assigns two auditors for a period of at most three years. Auditors are elected from the persons to be nominated by (A)-group registered shares. Auditors are obliged to carry out the duties set forth in articles 353 and 357 of Turkish Trade Code.
	Auditing Committee Article 10/A Auditing Committee is formed and acts in pursuant to the Capital Market Law, arrangements of Capital Market Board other applicable provisions of procedures Auditing Committee is chaired by independent board member. The audit committee should take all necessary measures in
	 order to ensure that internal and external auditing are carried out adequately and transparently, in particular with the duties and responsibilities for following matters a) Observes Company's accountancy system, disclosin financial information to public, functioning and effectiveness of internal control system and independent auditing
	 b) Selects independent auditing firm, prepares auditing contracts and initiates independent auditing process and monitors auditing firm works at all stages, c) Determines independent auditing firm and the service to be provided and submit it Board Management approval.
	 d) The audit committee should evaluate and resolve ar issues pertaining to the complaints and suggestions of the accounting practices, internal control system an external auditing as submitted to the company an also ensure that complaints lodeged by the employee in this respect are evaluated within the framework of confidentiality principle.
	 e) Compiles opinions from Company's responsible officials and independent auditors in relation with accountancy principles pursued by the company and its authenticity and adding own assessment, notifies Board of Management in writing
	 f) When necessary, benefits from independent expert opinions. The costs associated with consulting services are met by the Companyt.
	Auditing Committee convenes at least quarterly and four times a year and the minutes resulting from these meetings are

submitted to the Board Management. The Committee responsible for auditing immediately notifies Board of
Management in writing of any findings and proposals related
with the area of duties and reponsibilities.
The duties and responsibilities of Auditing Committee,
Duties and responsibilities of Auditing Committee does not
abolish the responsibilites of Board of Management arising from
Turkish Trade Act.
If necessary, Auditing Committee may inform Company's
General Board of the certain matters

BALANCE SHEETS AT 31 MARCH 2010 AND 31 DECEMBER 2009

(Amounts expressed in Turkish Lira ("TL") unless otherwise indicated)

	31 March 2010	31 December 2009
ASSETS		
Current assets:	147.144.148	123.081.336
Cash and cash equivalents	54.827.159	20.826.910
Trade receivables from related parties	24.503.470	34.892.688
Other receivables from ralated parties	7.065.658	9.309.183
Other receivables	3.838.945	4.404.473
Inventories	54.793.642	52.731.103
Other current assets	2.115.274	916.979
Non-current assets:	215.562.441	212.396.217
Property, plant and equipment	198.205.985	199.431.106
Intangible assets	871.030	919.929
Goodwill	2.784.852	2.784.852
Deferred income tax assets	4.825.735	4.188.089
Other non-current assets	8.874.839	5.072.241
TOTAL ASSETS	362.706.589	335.477.553

BALANCE SHEETS AT 31 MARCH AND 31 DECEMBER 2009

(Amounts expressed in Turkish Lira ("TL") unless otherwise indicated)

	31 March 2010	31 December 2009
LIABILITIES		
Current liabilities:	45.155.338	56.319.583
Borrowings	12.017.340	9.188.029
Trade payables to related parties	207.805	208.502
Trade payables to other parties	11.129.866	19.681.619
Other payables to related parties	0	28.383
Other payables	799.917	730.377
Current income tax liabilities	10.943.689	16.466.835
Provisions	8.340.461	7.437.842
Other Current liabilities	1.716.260	2.577.997
Non-current liabilities:	45.896.158	48.590.384
Borrowings	26.333.654	28.955.769
Provisions	17.803.267	18.093.604
Provision for employment benefits	1.759.237	1.541.012
TOTAL LIABILITIES	91.051.496	104.909.967
EQUITY	271.655.093	230.567.586
Share capital	60.000.000	60.000.000
Adjustment to share capital	3.578.596	3.578.59
Legal reserves	29.504.842	29.504.842
Accumulated losses/Retained earnings	137.484.148	(9.335.604
Net period income	41.087.507	146.819.752
	262 706 589	225 477 553

TOTAL LIABILITIES AND EQUITY

362.706.589

335.477.553

STATEMENTS OF COMPREHENSIVE INCOME FOR THE PERIODS AND YEARS ENDED 31 MARCH

(Amounts expressed in Turkish Lira ("TL") unless otherwise indicated)

	31 March 2010	31 March 2009
Revenue	95.785.014	41.901.885
Cost of sales	(32.266.639)	(15.077.977)
Gross profit	63.518.375	26.823.908
General administrative expenses	(8.172.973)	(5.136.933)
Exploration costs	(2.577.043)	(1.484.458)
Selling and marketing costs	(1.285.901)	(849.967)
Other operating income	89.247	53.368
Other operating expenses	(16)	(117)
Operating profit	51.571.689	19.405.801
Finance income	2.986.174	3.961.677
Finance expense	(3.152.616)	(7.325.040)
Profit before taxation on income	51.405.247	16.042.438
	(10.317.740)	(3.303.186)
Income tax Expense	(10.955.386)	(4.542.659)
Deferred Tax Income	637.646	1.239.473
Profit for the year	41.087.507	12.739.252
Other comprehensive income	_	-
for the period/year,net of tax	0	0
Total comprehensive income for the period/year	41.087.507	12.739.252
Earnings per share	0,6848	0,2123

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED 31 MARCH

(Amounts expressed in Turkish Lira ("TL") unless otherwise indicated)

	1 January - 31 March 2010	1 January- 31 March 2009
Cash flows from operating activities:		
	E4 40E 247	10 042 420
Profit before taxation on income	51.405.247	16.042.438
Adjustments to reconcile profit to net		
cash generated from operating activities:		
Depreciation and amortisation	16.437.082	6.643.820
Interest income	(570.910)	(407.075)
Interest expense	328.735	609.405
Provision for employment benefits	240.640	197.486
Exploration costs	2.577.043	1.484.458
Depletion cost	328.367	314.169
(Gain)/ loss from sales of property, plant and equipment and intangible assets- net	0	(6.687
Taxes paid	(16.478.532)	(4.254.486
Net cash generated before changes in assets and liabilities	54.267.672	20.623.528
Net tash generated before thanges in assets and habilities	54.207.072	20.023.320
Changes in assets and liabilities:		
Decrease in trade receivables	0	(
Increase in inventories	(1.153.084)	(5.283.431
Increase in due from the related parties- trade receivables	10.389.218	5.972.440
Decrease / (increase) in other assets and receivables	(659.915)	1.434.292
(decrease)/ increase in trade payables	(8.075.888)	(6.235.029
(Decrease)/ increase in due to the related parties- trade receivables	(697)	(102.095
Increase / (decrease) in other short and long term liabilities	(397.845)	543.302
Payment for rehabilitation activies	(201.092)	(3.292
Payment for exploration activities	(3.052.908)	(1.584.158
Employment benefits paid	(22.414)	(102.028
Foreign exchange (losses)/gains on cash and cash equivalents	356.187	4.289.603
Net cash generated from operating activities	51.449.234	19.553.132
Cash flows from investing activities:		
Interest received	590.275	1.155.446
Purchases of property, plant and equipment and		
order advances given	(19.784.459)	(18.410.405
Proceeds from sales of property, plant and		
equipment and intangibles	0	78.085
Proceeds from the related parties- non-trade receivables	7.074.301	7.696.054
Loans granted to the related parties- non-trade receivables	(4.822.993)	(10.053.300
Net cash used in investing activities	(16.942.876)	(19.534.120
Cash flows from financing activities:		
Redemption of bank borrowings	(200.964)	(781.207
Proceeds from bank borrowings	0	(

Interest paid	(320.078)	(696.919)
Loans granted by the related parties- non-trade payables	0	0
Repayment to the related parties- non-trade payables	(28.383)	(270.838)
Dividends paid	0	0
Net cash used in financing activities	(549.425)	(1.748.964)
Net increase/ (decrease) in cash and cash equivalents	33.956.933	(1.729.952)
Cash and cash equivalents at start of year	20.826.910	8.480.909
Foreign exchange gains/ (losses) on cash and cash equivalents	43.316	267.101
Cash and cash equivalents at the end of year	54.827.159	7.018.058

STATEMENTS OF CHANGES IN EQUITY **FOR THE YEARS ENDED 31 MARCH** (Amounts expressed in Turkish Lira ("TL") unless otherwise indicated)

	Share Capital	Adjustment to Share capital	Legal Reserves	(Accumulated losses)/ Retained earnings	Net Period income	Total Equity
1 January 2009	44.350.000	3.578.596	22.761.202	2.440.096	80.271.838	153.401.732
Transfer of prior year net period income to retained earnings	0	0	0	80.271.838	(80.271.838)	0
Net period income	0	0	0	0	12.739.252	12.739.252
31 December 2009	44.350.000	3.578.596	22.761.202	82.711.934	12.739.252	166.140.984
1 January 2010	60.000.000	3.578.596	29.504.842	(9.335.604)	146.819.752	230.567.586
Transfer of prior year net period income to accumulated losses	0	0	0	146.819.752	(146.819.752)	0
Net period income	0	0	0	0	41.087.507	41.087.507
31 March 2010	60.000.000	3.578.596	29.504.842	137.484.148	41.087.507	271.655.093

Operational Review

30koz gold production in first quarter of 2009, 60koz gold production in first quarter of 2010.

We currently own two operating mines: an Underground mine at Ovacık, and a mine at Mastra where we utilise both underground and open pit mining methods. Our mining operations at Küçükdere, an open pit mine located 80 km from the Ovacık Mine, completed in March 2010 and rehabilititation work is continuingln addition we have three advanced development projects: Çukuralan and Çoraklık Tepe in the Ovacık area and the Kaymaz Project in the Kaymaz area. The Çukuralan project will involve both open pit and underground mining methods, and the Çoraklık Tepe and Kaymaz projects will involve open pit mining.







Mining Operations

Ovacık

The Ovacik mine is located near Ovacik village in western Turkey, approximately 100 km north of İzmir. It is an underground and open pit mine complex. Material from the open pit operation was depleted in September 2007. The open pit has been partially backfilled and no further production is currently planned. The current underground ore reserves give operations at Ovacik an expected lifespan through the end of May 2012; however drilling is currently being undertaken with the aim of increasing the ore reserve at depth to extend the mine life.

The table below presents an overview of our mining operations at the Ovacık mine:

	2010 Q1	2009 Q1
Ore mined (t)	43,036	34,262
Open pit (t)	-	-
Underground (t)	43,036	34,262
Au average head grade (g/t)	8.63	10.66
Ag average head grade (g/t)	4.23	5.73

The table below presents an overview of our processing operations at Ovacık (including processing ore from Küçükdere):

	2010 Q1	2009 Q1
Ore milled (t)	216,797	154,540
Recovery rate, Au %	94.11	94.35
Au poured (oz)	33,629	29,093
Ag poured (oz)	29,002	41,104

The Ovacık processing plant is our regional processing hub for ore located in the Ovacık area. It is currently operating mainly on feed from the Küçükdere mine along with some materials from the Ovacık underground mine. Stockpiled ore from Küçükdere mine is expected to be available for treatment until late 2010. After processing of the Küçükdere material is completed, the plant is expected to process material from the Çukuralan project which is expected to be available starting in 2010.



Mastra

Our mining operations at Mastra are located 80 km south of the Black Sea, in northeastern Turkey. Mastra comprises both open pit and underground mining operations. Mining operations at the Mastra open pit are scheduled to complete in August 2010.

The table below presents an overview of our mining operations at the Mastra mine:

	2010 Q1	2009 Q1
Ore mined (t)	111,435	72,518
Open pit (t)	69,661	55,349
Underground (t)	41,774	17,169
Au average head grade (g/t)	9.30	8.91
Ag average head grade (g/t)	6.87	4.44

The table below presents an overview of our processing operations at Mastra:

	2010 Q1	2009 Q1
Ore milled (t)	116,055	10,297
Recovery rate, Au %	93.49	97.61
Au poured (oz)	27,533	368
Ag poured (oz)	11,243	219

The construction of the processing plant has been completed and the commissioning has began in March 2009. Feed to the plant is blended from open pit and underground material from Mastra. Plant throughput is currently around 40,000tpm.



Küçükdere

The Küçükdere mine is located 80 km from the Ovacık mine. We acquired this property in November 2005 from Tüprag and we started the production in several small pits in 2006. The Küçükdere operation ended in March 2010. The table below presents an overview of our mining operations at the Küçükdere mine:

	2010 Q1	2009 Q1
Ore mined (t)	43,613	63,357
Open pit (t)	43,613	63,357
Underground (t)	-	-
Au average head grade (g/t)	6.65	4.51
Ag average head grade (g/t)	14.14	13.06

Advanced Development Projects

Çukuralan

Çukuralan is a development stage project in the Ovacık area and is located approximately 40km northwest of the Ovacık mine. This exploration property is low sulfidation, epithermal gold vein system. Since 2005, we performed extensive work on the project, including detailed mapping, stream sediment and soil sampling, resulting in identification of a vein system.

We expect to commence mining ore at Çukuralan in 2010 from open pit operations and in 2011 from an underground mine. The ore will be transported 40 km on trucks to the Ovacık processing plant. The project Environmental Impact Assessment(EIA) report was issued in September 2009 and the relevant EIA affirmative certificate has been granted to begin deforestration of the pit area. We plan to follow the Küçükdere model for grade control, contract mining and stockpile management.

We plan to transport high grade and run-of-mine ores to the Ovacik processing plant based on demand and to stockpile surplus low grade material for processing at a later date. We plan to use our staff to monitor contractor operations. The current production schedule is based on a 30,000 tpd total mining rate with a stripping ratio of 18:1 (ore:waste). The underground mine at Çukuralan will be accessed from the pit wall in 2011, with ore mining planned to begin in tha same year.

Kaymaz

The Kaymaz project is located in north western Turkey, approximately 150 km from Ankara. The Kaymaz deposits comprises a number of different minerilasation styles, including manto-type mineralisation, quartz stock works, quartz veinlets and episodic brecciation adjacent to the granite dike. We expect to commence ore

mining at our advanced development project at Kaymaz in late 2010 and complete construction of our planned third processing plant, with commissioning in early 2011. The primary and secondary mills for Kaymaz have already been ordered and are scheduled to be delivered in 2010. The detailed processing plant design commenced in December 2009. We have elected to use a processing plant flowsheet and design almost identical to those installed at Ovacık and Mastra. It is envisaged that the Kaymaz processing plant will be able to process around 50 tph and this will result in an annual nominal treatment rate of around 400,000 tpy. We are currently targeting gold recoveries of around 84.0%.

Çoraklık Tepe

The Çoraklık Tepe exploration project is covered by the same operation licence as one of the two operation licences covering the Küçükdere mine. The Çoraklık Tepe property has total proven and probable reserves of 148.9kt at a projected average head grade of 9.27 g/t Au and 12.41 g/t Ag producing 44,370 ounces of gold and 59,421 ounces of silver.

Pre-feasibility Project

Mollakara

The Mollakara Project is approximately 55 km sotheast of Ağrı adjacent to the village of Mollakara and is located in Diyadin area in Eastern Anatolia. The Mollakara Project was held by Newmont between 2005 and 2008. Mineralisation at Mollakara is both structurally and lithologically controlled. We have not satisfactorily identified the feeder zones for this project and this is currently a focus for our exploration activities at Mollakara. In addition, we are searching for potential structural extensions. Exploration at Mollakara will include deeper drilling, additional mapping and resource modeling.

Depending on the grade and minerology of the deposit, cyanide heap leaching is likely to be used for gold extraction. We plan to construct a Mollakara heap leach facility to serve as a central processing plant for Mollakara and other nearby deposits. We have undertaken studies which will be included in a pre-feasiblity study for the Mollakara project. These studies include metallurgical test work commenced by SGS Mineral Services UK in December 2009 and a rock mechanics study that commenced in November 2009.

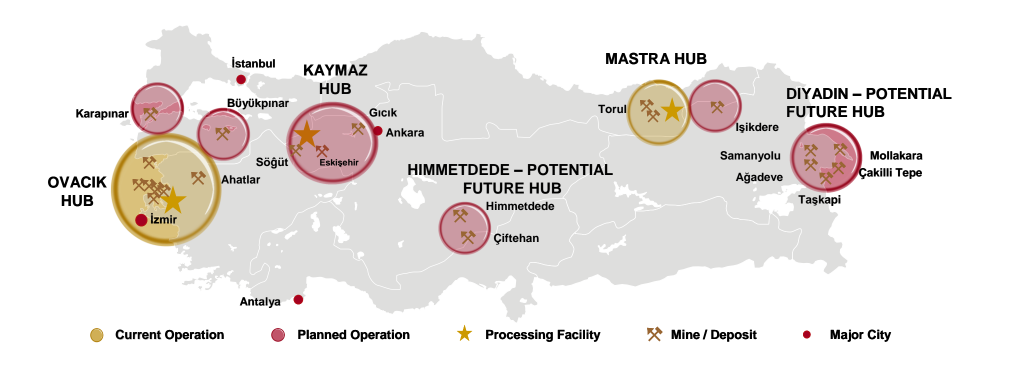
Reserves and Resources

As 31 March 2010 we had 26 operating licences and around 500 exploration licencesthroughout Turkey in the Aegean and Marmara regions, the Black Sea region and Central and Eastern Anatolia.

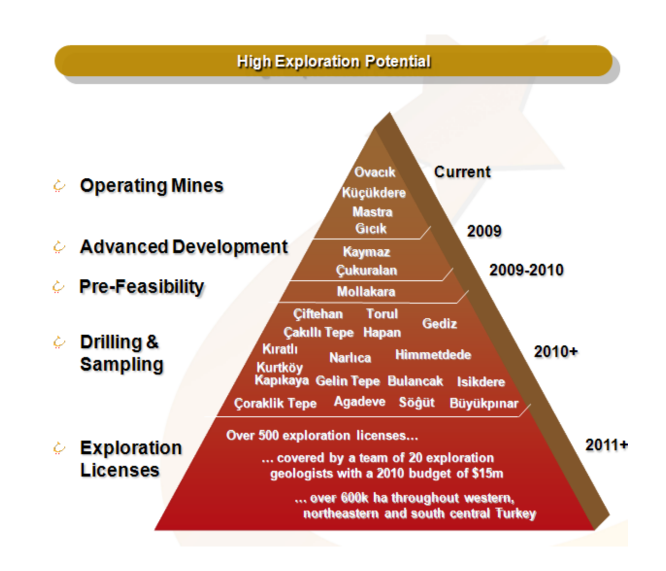
We have a pre-feasibility stage project, Mollakara, located near Ağrı in the north-east of Turkey. In addition our properties also include 17 exploration prospects in Turkey, ranging from early-stage to advanced exploration prospects with resource estimations completed in 2009. At most of our exploration prospects, mapping and sampling programmes are ongoing or completed and drilling and geophysical surveys have already commenced or are planned for 2010. Currently our exploration activities are focused on the expansion of resources surrounding our current and planned mining operations in Ovacık, Mastra and Kaymaz mine areas and in the Diyadin and Himmetdede exploration areas.

As a result of acquisitions and exploration activities, from our inception in March 2005 to 31 December 2009 our total gold resource base increased more than sixfold to 8.0 million ounces from 1.3 million ounces. Over the same period, our total reserve base increased to 1.8 million ounces from 0.4 million ounces, also benefiting from increasing gold prices. Almost half of the resources consist of inferred material. Therefore, Koza is planning to utilize 8 rigs during the year to continue exploration programme and to convert the inferred resources into the higher confidence categories of measured and indicated allowing economic assessments to be made on the resources.





- \checkmark A Hub strategy = a central processing plant, surrounded by satellite mining operations
- ∠ A Hub strategy is central to Koza Gold achieving its production and resource objectives
 - Enables profitable acquisition and development of smaller, high-grade deposits, Significantly reduces capital costs
- \dot{c} Turkey remains largely untapped relative to regions with similar gold resource endowments
 - Combination of high-grade small deposits (e.g. epithermal veins) and lower grade large deposits (e.g. Porphyry)
- ∠ Koza Gold's local operating expertise is a distinct competitive advantage
 - The Ovacık Hub currently has one processing plant with two mining operations
 - A second processing plant is in operation at the Mastra Hub
 - A third hub in Kaymaz is being planned
 - 3 other potential areas for hubs have been identified –Diyadin (proposed Mollakara mine, Himmetdede, Hapan)



Our current operations are supported by a significant pipeline of development and exploration projects

- In 2010, we aim to add Çukuralan to the Ovacık hub and aim to establish Kaymaz as the 3rd hub in 2011
- Proven track record of discovering resources, with the intention of continuing to explore our large portfolio and advanced projects

Mineral Resources (Inclusive of Reserves)

31 December 2009	Tonnage	Gra	ade	Conte	ent
Measured	(Mt)	(Au g/t)	(Ag g/t)	(Au Moz)	(Ag Moz)
Ovacık	1.892	6.07	3.89	0.369	0.237
Küçükdere	0.000			-	-
Çukuralan Open Pit	2.750	6.33	3.08	0.560	0.272
Çukuralan Underground	0.399	5.72	3.02	0.073	0.039
Çoraklık Tepe	0.041	9.43	12.66	0.012	0.017
Gelintepe	0.000			-	-
Narlıca	0.000			-	-
Kıratlı	0.000			-	-
Kaymaz	1.661	5.77	5.32	0.308	0.284
Mastra Open Pit	0.340	11.54	6.23	0.126	0.068
Mastra Underground	0.531	8.71	4.66	0.149	0.080
Himmetdede	0.000			-	-
Mollakara Leach -oxide	0.000			-	-
Mollakara Leach -sulphide	0.000			-	-
Söğüt	0.000			-	-
Gicik	0.000			-	-
Ovacık RoM	0.019	5.91	4.47	0.004	0.003
Küçükdere RoM	0.331	4.90	11.60	0.052	0.123
Mastra RoM	0.334	10.07	4.64	0.108	0.050
Gicik RoM	0.028	5.08	17.14	0.005	0.015
Ovacık Processing Plant	0.023	5.87	4.29	0.004	0.003
Küçükdere Processing Plant	0.014	5.14	11.85	0.002	0.005
Mastra Processing Plant	0.014	8.94	8.29	0.004	0.004
Ovacık LG	0.000			-	-
Küçükdere LG	0.000			-	-
Mastra LG	0.000			-	-
Gicik LG	0.000			-	-
Total Measured Resources	8.377	6.60	4.45	1.777	1.200

ecember 2009	Tonnage	Gra	ade	Conte	ent
ated	(Mt)	(Au g/t)	(Ag g/t)	(Au Moz)	(Ag Moz)
cik	0.732	5.43	2.29	0.128	0.054
ikdere	0.985	2.13	6.87	0.067	0.218
ıralan Open Pit	2.569	5.86	2.69	0.484	0.222
Iralan Underground	0.916	5.21	2.66	0.153	0.078
klik Tepe	0.107	9.23	12.31	0.032	0.042
ntepe	0.000			-	-
са	0.319	2.70	11.87	0.028	0.122
li	0.000			-	-
naz	0.982	4.49	4.50	0.142	0.142
tra Open Pit	0.398	8.85	8.38	0.113	0.107
tra Underground	0.283	6.48	5.10	0.059	0.046
metdede	0.000			-	-
akara Leach -oxide	6.000	1.16	0.53	0.224	0.102
akara Leach -sulphide	11.086	1.01	0.29	0.360	0.103
akara Leach -oxide	6.000				-

Söğüt	0.000			-	-
Gicik	0.000			-	-
Ovacık RoM	0.000			-	-
Küçükdere RoM	0.000			-	-
Mastra RoM	0.000			-	-
Gıcık RoM	0.000			-	-
Ovacık Processing Plant	0.000			-	-
Küçükdere Processing Plant	0.000			-	-
Mastra Processing Plant	0.000			-	-
Ovacık LG	0.383	1.65	1.56	0.020	0.019
Küçükdere LG	0.388	1.36	6.29	0.017	0.079
Mastra LG	0.090	1.16	2.38	0.003	0.007
Gicik LG	0.028	1.49	9.23	0.001	0.008
Total Indicated Resources	25.267	2.26	1.66	1.832	1.350

31 December 2009	Tonnage	Gra	ade	Conte	ent
Inferred	(Mt)	(Au g/t)	(Ag g/t)	(Au Moz)	(Ag Moz)
Ovacık	0.509	7.24	2.64	0.118	0.043
Küçükdere	0.382	2.02	4.88	0.025	0.060
Çukuralan Open Pit	1.909	4.71	2.18	0.289	0.134
Çukuralan Underground	1.752	4.28	1.85	0.241	0.104
Çoraklık Tepe	0.052	8.76	11.72	0.015	0.020
Gelintepe	0.060	3.12	5.99	0.006	0.012
Narlıca	0.159	3.08	11.71	0.016	0.060
Kıratlı	1.469	2.63	38.39	0.124	1.813
Kaymaz	0.926	3.14	3.53	0.094	0.105
Mastra Open Pit	0.436	5.58	12.22	0.078	0.171
Mastra Underground	0.368	8.71	4.92	0.103	0.058
Himmetdede	13.693	0.95	0.00	0.418	-
Mollakara	38.649	0.65	0.17	0.808	0.211
Mollakara Sulphide	74.173	0.83	0.21	1.980	0.501
Söğüt	0.537	5.94	1.36	0.103	0.023
Gıcık	0.000			-	-
Total Inferred Resources	135.074	1.02	0.76	4.417	3.315

Miineral Reserves

31 December 2009	Tonnage	Gra	de	Cont	tent
Proven	(Mt)	(Au g/t)	(Ag g/t)	(Au Moz)	(Ag Moz)
Ovacık Underground	0.353	6.23	4.19	0.071	0.048
Çukuralan Underground	0.815	5.81	2.62	0.152	0.069
Çukuralan Open Pit	1.294	6.99	3.39	0.291	0.141
Mastra Underground	0.547	6.74	3.93	0.118	0.069
Mastra Open Pit	0.243	12.32	4.51	0.096	0.035
Kaymaz Damdamca	1.108	6.34	5.32	0.226	0.190
Kaymaz Main Zone	0.262	5.17	6.33	0.044	0.053
Çoraklık Tepe	0.041	9.40	12.66	0.013	0.017
Gicik	0.000			0.000	0.000
Ovacık Run-of-Mine ("RoM") Stockpile	0.019	5.91	4.47	0.004	0.003
Küçükdere RoM Stockpile	0.331	4.90	11.60	0.052	0.123
Mastra RoM Stockpile	0.334	10.07	4.64	0.108	0.050
Gicik RoM Stockpile	0.028	5.08	17.14	0.005	0.015
Ovacık Processing Plant Emergency					
Stockpile	0.023	5.87	4.29	0.004	0.003
Küçükdere Processing Plant Emergency					
Stockpile	0.014	5.14	11.85	0.002	0.005
Mastra Processing Plant Emergency					
Stockpile	0.014	8.94	8.29	0.004	0.004
Total Proven Reserves	5.426	6.82	4.73	1.190	0.825

31 December 2009	Tonnage	Gra	de	Cont	ent
Probable	(Mt)	(Au g/t)	(Ag g/t)	(Au Moz)	(Ag Moz)
Ovacık Underground	0.039	9.38	2.47	0.012	0.003
Küçükdere	0.038	4.97	7.98	0.006	0.010
Çukuralan Underground	1.009	4.49	2.18	0.146	0.071
Çukuralan Open Pit	0.662	7.25	3.3	0.154	0.070
Mastra Underground	0.311	5.3	6.07	0.053	0.061
Mastra Open Pit	0.184	12.00	6.14	0.071	0.036
Kaymaz Damdamca	0.432	4.97	4.59	0.069	0.064
Kaymaz Main Zone	0.112	4.71	5.74	0.017	0.021
Çoraklık Tepe	0.107	9.22	12.32	0.032	0.043
Ovacık Low Grade ("LG") Stockpile	0.383	1.65	1.56	0.020	0.019
Küçükdere LG Stockpile	0.388	1.36	6.29	0.017	0.079
Mastra LG Stockpile	0.090	1.16	2.38	0.003	0.007
Gıcık LG Stockpile	0.028	1.49	9.23	0.001	0.008
Total Probable Reserves	3.784	4.94	4.03	0.602	0.491

Total Proven and Probable Reserve

rves

9.210

6.05

4.45

1.316

Corporate Governance Report

Corporate Governance Statement

Our Company in principal adopts "Principles of Corporate Governance" accepted by the resolution 35/385 of Capital Market Board on 04 July 2003. Company is aware that implementation of these principles will derive benefit for our company, stakeholders and ultimately our country. Therefore, our Company has initiated implementation of Corporate Governance principles.

SECTION I – SHAREHOLDERS

1. Relationship Unit with Shareholders

Our Company has started to set up an investor's relations unit to reach the investors. This section will be operated under the coordination of Ozlem Ozdemir, Assistant General Manager, Finance and Commercial. Discussions are still ongoing to increase the number of staff in this Unit. suitable candidate will soon be placed into this position.it is full-time position for promoting it to domestic and inetrnational corporates and individuals,to inform them accurately,fully and correctly, to answer questions immediately. Interviews conducted for a position to assume responsibilities of this section are underway and appropriate candidate will soon be recruited for related position. This section will be available for individual and corporate investors by telephone,fax ,e-mail at all times . Any significant developments in connection with company's business affairs if required will be shared with the public via press releases. It is planned the copies of press bulletins released and presentations shared by the research experts and all documents not in nature of trade secret of the company's affairs will be available on the internet. This section can be accessed at yatirimciiliskileri@kozagold.com and telephone no: 0 232 641 80 17 or fax no: 0 232 641 80 19

2. Right of receiving information of the investors

A section is reserved in the internet website under the heading of "Investors Relations". Without any prejudice, all information publicly disclosed are available on the website for shareholders who will have easily and equally access to company information. An internal operating system was set up to quickly reply any queries directed to Investors Relations Unit verbally or written within the information disclosed to the public.

3. Information on General Meeting

Prior to Public Offer, call to General Meeting of our Company was extended in accordance with the provisions of Turkish Trade Act and relevant caluses of Company's Articles of Association. Following the company's public offer, call to the General Meeting will be made in accordance with the provisions of Turkish Trade Act as well as Capital Market Act and company's articles of association by the Management Board and upon the Board's decicion statement will be issued and ISE and CMB will informed accordingly.

General Board Meetings are held under the supervision of Government Commissioner from Ministry of Trade and Industry and shareholders exercise all of their rights entitled as shareholderand they are allowed to express their opinions and raise questions and maker suggestions, all of which will be ensured by the Chairman according to the prosedures.

Summary information of attendance of Company's latest general Board meetings are as follow:

- i) Company's General Meeting for the year 2008 was held on 29.04.2009 at 11.30 a.m. at the address of Istanbul Yolu 10. Km No: 310 Yenimahalle/Ankara, under the supervision of the Commissioner of Ministry. 4,434,999,994 shares in person and 6 shares by proxy totaling 4,435,000,000 shares representing the company's capital 44,350,000TL were represented.
- ii) Company's Extraordinary General Meeting for the year 2009 was held on 30.12.2009 at 10.00 a.m. at the address of İstanbul Yolu 10. Km No: 310 Yenimahalle/Ankara, under the supervision of the Commissioner of Ministry. 5,999,999,984 shares in person and 16 shares by proxy totaling 6,000,000,000 shares representing the company's capital 60,000,000 TL were represented. Following matters were submitted for General Board's approval:

The amendment of the Clauses 3,4,6,7,8,10,11,13,15,17 and 18 of the Company's Articles of Association, which was adapted to comply with requirements as stipulated in Circular of CMB serial no:1 no:26 within the frameworks of the opinions received from the Capital Market Board to meet the principles and aims of the Act and the Board's arrangements and approved by the Capital Market Board on 25.12.2009 for securing the public offer in the form of partner sales of the 30.0% of the capital, if further demanded, an additional 4.5%, thus totalling 34.5%. Appointment of Ismet Kasapoglu as an Independent Member.

4. Voting Rights

The holders of Group A shares have right of privilege to nominate candidates for the Board of Directors and Auditor.

5. Profit Distribution Policy

Our company firstly aims to grow in present areas of production and operational facilities, to make strategic investments in new gold fields and to weigh on exploration activities within current exploration licenses. Within this framework, our Company has been targeting to meet all these investments by cash inflow derived from production areas

Within the framework of strategically targets, growth trend, investment policies, profitability and cash status and the provisions of Turkish Trade Act, Capital Market Regulations, Taxation Regulation and relevant clause of our principal contract related to the distribution of profit, Our Company will pay the dividend in the form of cash and/or unpaid shares in minimum proportion of it as basically specified by the Capital Market Board. The dividend, which will be distributed in pursuant to the decision to be taken at General Board meeting may be paid in full or in the form of unpaid shares or be determined to be as partially in cash and unpaid shares.

In parallel with the profit distribution policy of the recent years, it is always possible for the Board of Directors to decide proportion of profit distribution to be above the minimum ratio and submit this to the General Board for the approval.

Payments of dividend will be effected within the legal period based on the articles of associations.

6. Transfer of Shares

Clause 6 of the Company's Articles of Association states: "Transfer of share certificates of the company is allowed provided that the provisions of Turkish Trade Code, Capital Market legislation and these articles of association are reserved".

SECTION II - PUBLIC DISCLOSURE AND TRANSPARENCY

7. Company's Information Policy

Koza Gold will observe and fulfill corporate governance principles mainly Capital Market Act and the arrangements related with this legislation and all kinds financial information and other explanations and announcements and generally accepted accounting principles within frameworks of Turkish Trade Act and its related procedures and follow a detailed Information and Public Disclosure Policy within this scope.

Basic aim of information policy is to ensure shareholders, employees, customers, creditors and stakeholders are disclosed information and explanations, not in the nature of trade secret, through easily accessible at low cost, accurate, complete, comprehensible at equal condition.

In connection with all practices of public informing, it complies with Capital Market procedures and arrangements of ISE and aims to implement most effective communication policy within CMB Corporate Governance Principles.

8. Disclosing Significant Events

Our Company was listed on the ISE in February 2010. All significant events will be disclosed in accordance with the Circular for "Public Disclosure of Significant Events" Serial no:VIII No:39 issued by the Capital Market Board

- **15.02.2010 09:29**-Koza Altın's shareholders ATP and Koza Holding have each transfered a fund amounting 25.000.000TL, totalling 50.000.000TL to increase price stability fund by adding 15% of the revenue, which represents 99.360.000TL generated from the proceeds of sale as stated in IPO explanation to the Is Yatirim Menkul Degerler A.S. where it will be used to maintain price stability. Thus price stability fund stated in IPO Explanation was inceased approximately by 50%
- **15.02.2010 09:55**-Koza Gold has increased the amount from 99.360.000TL to 149.360.000TL. which is allocated for price stability fund. Koza Ipek Holding A.Ş. and ATP İnşaat ve Ticaret A.Ş. has each provided 25.000.000.TL for transferred additional fund.
- **09.03.2010 14:09**-It has been necessary for us to make a public anouncement after an article was published in a daily newspaper. Koza Gold has made all IPO sales to domestic and foreign investors at the same price. ATP and Koza Holding transfered 150 million TL to a price stability fund for Koza Gold. The shares purchased by the price stability fund cannot be sold until Koza Altin shares reach their IPO price of TRY36.8. Furthermore, shares acquired by group companies cannot be sold for 365 days.
- **11.03.2010 14:58**-Negotiations between Koza Gold and Turkish Mine Workers' Union for the 5th term of the collective labour agreement have been concluded with compromising and agreement was signed covering the period of January 1, 2010 December 31, 2011.
- **12.03.2010 15:42**-Financial chart sent at 2.36 p.m. mistakenly contained no term information and said chart will be sent to KAP again.
- **12.03.2010 17:46** -Following Koza Gold Operations Inc(KOZAL)'s IPO process, transactions carried out to ensure price stability between 12.02.2010 and 12.03.2010 are enclosed.
- **15.03.2010 16:09**-Board of Directors' decision taken on 15.03.2010 to increase capital by 154.17% through a bonus issue funded by 2009 profit and distribution of 20.32% of 2009 profit as a cash dividend and this is to be submitted for the General Board Meeting for approval. Cash dividend of 27.500.000 TL is to be commenced as from 24.05.2010 and bonus issue is to be distributed after said shares being recorded by Capital Market Board

According to our financial table covering accounting period of 01.01.2009 - 31.12.2009 prepared within the framework of CMB's Circular Serial XI no:29, and in compliance with International Financial Reporting Standards and audited by Basaran Nas Independent Auditing and Chartered Accountancy and Financial Consultants A.S.(a member of PricewaterhouseCooper) net term profit has been 146.819.752 TL. Our proposal for profit distribution prepared in ther light of our company's invetment and financial policies, profitability and cash status is given below and payment of dividend is foreseen according to decision to be taken at General Board Meeting.

Conforming with Capital Market Act and the arrangements of Capital Market, distributable profit of 134.354.148 was derived after deduction of 3.130.000TL being 1.set Legal Reserve Fund, which is required by the provision of article 466/1 of Turkish Trade Act and past term losses of 9.335.604 TL. And by adding 948.020TL of donation thus forming 1st dividend base of assesment and for the reason net distributable profit calculated in legal records as to be 152.598.833.15TL; It was unanimously decided to propose following matters at General Board Meeting Calculated in compliance with Capital Market Board procedures. Of the net distributable profit of 135.302.165TL added donation, which 1st dividend will be calculated; Allocating shareholders of gross 27.500.000TL 1st Cash Dividend, and second bonus dividend of 92.500.000.TL totalling dividends of 120.000.000.00TL, 10% II. Set Reserve Fund of 11.700.000.ooTL and arrear of 2654.148TL as to be allocated for Extra ordinary Reserve, and distribution of gross cash dividend of 27.500.000.TL is to be commenced as from 24.05.2010.

It was unanimously decided to propose following matters, based on our legal records; allocating shareholders gross 27.500.000TL 1st Cash Dividend and second bonus dividend of 120.000.000TL, 1st Set Legal Reserve Fund of 3.130.000TL as required by article 466/1 of Turkish Trade Act, allocating 10% of II set Reserve Fund, and arrear of 20.898.833.15TL to be allocated for Extraordinary reserve. The sums will be met by current year Legal Profit 152.598.833.15TL.

- **15.03.2010 17:21**-As the profit distribution chart attached to Board's resolution published at 4.09 p.m. was inaccesible, it is now being re-published..
- **18.03.2010 13:15-**We have signed an agreement with a refinery firm based in Turkey for a period of one year to conduct refinery process, which has been done abroad.
- 31.03.2010 14:39-Resolution of the Board of Management dated 31.03.2010 and no:2010/10 for amendments of articles 6, 7, and 10 of Articles of Association and draft amendments for mentioned articles are enclosed as follow:

Amendment of article 6 to increase our company's fully paid capital of 60.000.000.TL by total of 92.500.000TL to 152.500.000TL to be met by from 01.01.2009-31.12.2009 profits ; amendement of article 7 to ensure approval of Company' board of management for related party transactions to which Company and group companies, board members and officials are party to, and amendment of article 10 in relation with Auditors and Duties to form an auditing committee and ensure its function in pursuant to Corporate Governance Principles publicated by CMB and to furnish these changes to CMB's approval.

• **31.03.2010 16:04**-Board's decision in relation to Capital Increase Draft amendement in relation to Article 6 " Capital and Type of Shares" is enclosed.

9. Company's web site and contents

Our company's web site is www.kozaaltin.com.tr A section is included for Investor Relations on the web site and preparations are on the way to have dialog box and constant information service to be provided on the web site.Various information is comprehensively placed open the internet website, updated in line with developments. And there is a section "investors relations" which has minimum matters as outlined by CMB

	TL	%
ATP İnşaat ve Ticaret A.Ş.	27,004,066.21	45.01
Koza İpek Holding A.Ş.	14,995,933.46	24.99
Koza Anadolu Metal Mad. İşl. A.Ş.	1,193,467.00	1.99
İpek Matbaacılık San. Ve Tic. A.Ş.	1,145,729.00	1.91
Hamdi Akın İpek	0.08	0.00
Cafer Tekin İpek	0.08	0.00
Melek İpek	0.08	0.00
Pelin Zenginer	0.08	0.00
İsmet Kasapoğlu	0.01	0.00
Free Float	15,660,804.00	26.10
Total	60,000,000.00	100.00

10. Statement for Real Personalities Final Dominant Shareholder(s)

11. Public Disclosure of Persons who provide information from inside

The persons who can reach to the information, which may be in the nature of effecting the value of company's capital market instruments may be identified in Activity Report as the persons holding offices in Board of Management, Members of Auditing Committee and executives therefore who can be in position to learn from inside. In order to maintain balance between transparency policies and protecting investors' interests with informing public fully and accurately, it should be significantly emphasized that all company employees and directors must comply with legal arrangements in using information obtained from inside. All employees and directors should not directly or indirectly use the company related inside information and they are fully aware of all the limitations to the legal arrangements and the nature of information and they act in accordance with these limitations and prohibitions.

SECTION III – STAKEHOLDERS

12. Informing the Stakeholders

Koza corporate governance practices secure the stakeholders of the procedures, monthly arrangements and their rights arranged by mutual agreements. Company employees, partners and third person or institutions that have business relations can directly communicate with company directors any proposals or violations on this matter.

Stakeholders are being informed through e-mail or telephone on the matters related to themselves or company-related issues.

13. Stakeholders' Participation in the Management

Employees' participation in the management is realized through the periodic meetings conducted within the Company and target defining and performance assessment meetings held each year.

14. Human Relations Policy

Company's Recruitment policy is defined with priority given to development of local region. There is a recruitment process starting from nearest village neighboring the mine site. When there is need to recruit a personnel, according to the nature of position required, candidates are assessed from the nearest village then to nearest towns and provinces. If no suitable local candidates are selected, nation-wide candidates are sought.

As the gold mining industry is new sector in Turkey, it is sometimes difficult to find qualified personnel. Newly graduated personnel who are possessed with required qualifications are selected and when they are employed, on the job training occupational training have been provided.

As Koza respects the people in gold mining sector, it has been a choice and priority of those who received training in this sector.

Considering the mining industry, the workforce recycle has been on low levels, is a clear indication of employee satisfaction as well as good implementation of company's human resources policy.

15. Information on Customer and Suppliers Relations

As part of our Company's main business activity, doré, which contains gold and silver are produced and sent to refineries to be refined. All marketing and sales works are carried out by the refineries.

16. Social Responsibility

Our Company, while operating, shows great care for the principles of transparency, values its employees and locals and continuously develops itself and follows and implements technological changes. The company has been involved in to concentrate on the problems of local communities and has produced and continues to produce number of projects to assist their economical as well as social developments. As a part of its "Social Responsibility", Koza Altın İşletmeleri A.Ş has adopted attitude which will provide local region with highest economical and social contribution.

SECTION IV – BOARD OF DIRECTORS

17. Structure, Formation and Independent Members

Company's Board of Directors consists of 5 members, elected by General Board.

Hamdi Akın İpek	Chairman
Cafer Tekin İpek	Vice Chairman
Melek İpek	Member
Pelin Zenginer	Member
İsmet Kasapoğlu	Independent Member
1 0	
Selim Elmasoğlu	Auditor

18. Qualifications of Members of Board of Directors

Entire members of the Board of Directors have vast knowledge backed with education and experience and exemplifying professionals in the sector as well in the world of business.

19. Company's Mission and Vision and Strategic Goals

Our Vision

To be the first Turkish international company in gold mining sector.

Our Mission

To carry out gold mining operations by using best available technology and displaying highest environmental performance and showing respect to local people in a mutual trust.

Our Strategies

- To be one of the most important international gold producer in world's gold market.
- To further develop current Environment and Job Safety standards.
- To increase annual gold production to 1 million ounces.

20. Risk Management and Internal Control Mechanism

An Auditing Committee will be formed at Board of Directors. Upon forming of the Committee, internal auditing department will be set up. Stages will be determined to effectively implement internal auditing and procedures will be prepared and implemented.

21. Authorities and Responsibilities of the Board of Directors

Company's management rights and authorities of representation are defined in the Articles of Association.

22. Activities of Board of Directors

Our Board of Directors have held number of meetings to discuss several issues and have taken decisions during the first quarter of 2010. All kinds of opinions were raised in those meetings and no different opinions were expressed against the member of the Board of Directors during these meetings in 2010.

23. Committees

The amendments about our company's Articles of Association's 7/B titled "Committes attached to Board Management", and 10/A titled "Auditing Committee" have been approved by the CMB dated 16.04.2010 with resolution no:10/329. The changes to these articles 7, and 10 have also been permitted by the Ministry of Trade and Industry with their reference letter no:2262.

THE BOARD OF DIRECTORS AND PERIOD THEREOF ARTICLE 7. The Board of Directors consists of five persons. Four of these are elected by the General Assembly from the persons to be nominated by the owners of A-group registered shares and one independent member is elected by the General Assembly from the persons nominated at the General Assembly meeting. Majority of board members must be Turkish national and have	THE BOARD OF DIRECTORS AND PERIOD THEREOF ARTICLE 7. The Board of Directors consists of five persons. Four of these are elected by the General Assembly from the persons to be nominated by the owners of A-group registered shares and one independent member is elected by the General Assembly from the persons nominated at the General Assembly meeting.
the qualifications set forth in the legislation of Turkish Trade Code and Capital Market. At the 1st meeting after each Ordinary General Asembly or each General Assembly at which members are elected, the Board of Directors elects President and Vice President from the members representing the owners of (A)-group registered shares. In case of vacancies in the Board of Directors due to death and resignation of members or other reasons, the Board of Directors elects a new board member having the legal qualifications specified in Turkish Trade Code and Capital Market Law from the owners of the share group from which old member is elected and the circumstance is submitted to approval of the first General Assembly to convene. The members elected in this way serve until the the first General Assembly, and complete remaining periods of office of old members when their election is approved by the General Assembly.	Majority of board members must be Turkish national and have the qualifications set forth in the legislation of Turkish Trade Code and Capital Market. At the 1st meeting after each Ordinary General Asembly or each General Assembly at which members are elected, the Board of Directors elects President and Vice President from the members representing the owners of (A)-group registered shares. In case of vacancies in the Board of Directors due to death and resignation of members or other reasons, the Board of Directors elects a new board member having the legal qualifications specified in Turkish Trade Code and Capital Market Law from the owners of the share group from which old member is elected and the circumstance is submitted to approval of the first General Assembly to convene. The members elected in this way serve until the the first General Assembly, and complete remaining periods of office of old members when their election is approved by the General Assembly. Related Party Transactions Article 7/A

The Board of Management must approve loan transactions agreements signed with the company and group and companies, affiliates and all related parties and all kinds of loan, advance, sales and purchases carried out by the board members, managers and officials with the company. It is mandatory for an independent member to attend and cast vote (in favour or against) at the meetings where Board management approves the transactions with related parties. If there are more than two independent members on the board, majority of the members must attend and vote (in favour or against) for related resolution. Board member who possesses benefit in related party transaction must disclose it. Those who oppose the resolution sign it with stating the reasons of objections. Independent Board Members can vote in favour or against in relation with related party transactions and state their objections and have them included in the minutes of meeting. It is complusory to record all the notices of objections and statement of benefits as well as votes and to keep minutes within the company.

Committees attached to Management of Board Article 7/B

In order to execute duties and responsibilities in sound manner and taking into the consideration of the needs of the Company, the Management of Board, sets up Auditing Committee and if required, sufficient number of other committees. Duties and areas of the activities are defined in detail when deciding to set up these committees in the light of the provisions of Articles of Association.

The committees are structured within the frameworks of this Articles of Association and Capital Market Board's Corporate Governance principles. Committe president is elected amongst the Independent members.

Committe members may be elected from non-executive board members. Committees act independently and submits proposals to the Board Management. They have no authority to take executionary decisions. Board of Management is authorized to take decisions on matters proposed by the committees.

Committees convene upon a call by the Committee President whenever necessary. All works are conducted in writing and necessary records are kept. All communication and notification process are conducted by Secretariet of the Board Management.

AUDITORS AND DUTIES THEROF	AUDITORS AND DUTIES THEROF
ARTICLE 10. The General Assembly assigns two auditors for a period of at	ARTICLE 10. The General Assembly assigns two auditors for a period of at
most three years. Auditors are elected from the persons to be nominated by (A)-group registered shares.	most three years. Auditors are elected from the persons to be nominated by (A)-group registered shares.
Auditors are obliged to carry out the duties set forth in articles 353 and 357 of Turkish Trade Code.	Auditors are obliged to carry out the duties set forth in articles 353 and 357 of Turkish Trade Code.
	Auditing Committee Article 10/A
	Auditing Committee is formed and acts in pursuant to the Capital Market Law, arrangements of Capital Market Board other applicable provisions of procedures Auditing Committee is chaired by independent board member.
	The audit committee should take all necessary measures in order to ensure that internal and external auditing are carried out adequately and transparently, in particular with the duties and responsibilities for following matters
	 g) Observes Company's accountancy system, disclosing financial information to public, functioning and effectiveness of internal control system and independent auditing
	 Selects independent auditing firm, prepares auditing contracts and initiates independent auditing process and monitors auditing firm works at all stages,
	 Determines independent auditing firm and the services to be provided and submit it Board Management's approval.
	j) The audit committee should evaluate and resolve any issues pertaining to the complaints and suggestions on the accounting practices, internal control system and external auditing as submitted to the company and also ensure that complaints lodeged by the employees in this respect are evaluated within the framework of confidentiality principle.
	 k) Compiles opinions from Company's responsible officials and independent auditors in relation with accountancy principles pursued by the company and its authenticity and adding own assessment, notifies Board of Management in writing
	 When necessary, benefits from independent expert opinions. The costs associated with consulting services are met by the Companyt.
	Auditing Committee convenes at least quarterly and four times a year and the minutes resulting from these meetings

are submitted to the Board Management. The Committee responsible for auditing immediately notifies Board of
Management in writing of any findings and proposals related with the area of duties and reponsibilities.
The duties and responsibilities of Auditing Committee,
Duties and responsibilities of Auditing Committee does not abolish the responsibilites of Board of Management arising from Turkish Trade Act. If necessary, Auditing Committee may inform Company's General Board of the certain matters

24. Code of Ethics

Procedure, which contains the code of ethics, is in process of preparation.

25. Financial Rights provided to the Board of Directors

Attendance fee to be paid to Company's Board of Directors is determined by General Board. The members of the Board receive attendance fee of net 20.000TL.