GOLDCORP INC Form 6-K March 08, 2007

FORM 6-K

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of March, 2007

Goldcorp Inc.

(Translation of registrant s name into English)

Park Place, Suite 3400, 666 Burrard Street Vancouver, British Columbia V6C 2X8 Canada (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F:

Form 20-F o Form 40-F b

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): o

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): o

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant s home country), or under the rules of the home country exchange on which the registrant s securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant s security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934:

Yes o No b If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82	

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

GOLDCORP INC.

By: /s/ Anna M. Tudela Name: Anna M. Tudela Title: Director, Legal and

Assistant Corporate Secretary

Date: March 7, 2007

Management s Discussion and Analysis (in United States dollars, tabular amounts in millions, except where noted)

Management s Discussion and Analysis of Financial Condition and Results of Operations

For the Year Ended December 31, 2006

This Management s Discussion and Analysis should be read in conjunction with Goldcorp s audited consolidated financial statements for the year ended December 31, 2006 and related notes thereto which have been prepared in accordance with Canadian generally accepted accounting principles. This Management s Discussion and Analysis contains forward-looking statements that are subject to risk factors set out in a cautionary note contained herein. All figures are in United States dollars unless otherwise noted. This Management s Discussion and Analysis has been prepared as of March 7, 2007.

2006 FINANCIAL/OPERATIONAL HIGHLIGHTS

Record net earnings of \$408.3 million (\$0.94 per share), compared to \$286 million (\$0.91 per share) in 2005. Adjusted net earnings (1) amounted to \$434.2 million (\$1.00 per share) for 2006.

Operating cash flows increased substantially to \$791.3 million, compared to \$465.8 million in 2005.

Gold production increased almost 50% to 1,693,300 ounces (2005 1,136,300 ounces).

Total cash costs of \$33 per ounce (net of by-product copper and silver credits), compared to \$22 per ounce in 2005. (2)

Dividends paid of \$79.1 million for the year.

Cash and cash equivalents at December 31, 2006 totaled \$555.2 million (December 31, 2005 \$562.2 million).

CORPORATE DEVELOPMENT HIGHLIGHTS

On March 31, 2006, Goldcorp acquired the Éléonore gold project in Quebec from Virginia Gold Mines Ltd. (Virginia) for total consideration of \$406 million, by issuing 19.3 million common shares and warrants of Goldcorp.

On May 12, 2006, Goldcorp closed on the agreement with Barrick Gold Corporation (Barrick) to acquire Placer Dome Inc s (Placer Dome s) Canadian operations and other assets for cash of approximately \$1.6 billion.

Goldcorp closed the early warrant exercise transaction during the second quarter. Proceeds received were approximately \$455 million, which were subsequently used to repay credit facilities used to fund the acquisition of certain Placer Dome assets.

On November 4, 2006, Goldcorp closed the agreement with Glamis Gold Ltd (Glamis) to combine, thus creating one of the world s largest gold companies. Each Glamis common share was exchanged for 1.69 Goldcorp common share and C\$0.0001 in cash for a total purchase price of approximately \$8.2 billion.

On February 19, 2007, Goldcorp announced that it had signed a Letter of Intent to sell Peak mine in Australia and Amapari mine in Brazil to GPJ Ventures Ltd in exchange for \$200 million in cash and \$100 million in share considerations. Goldcorp will own approximately 22% of the new company upon close of the transaction.

Adjusted net earnings are reported net earnings less the gain on sales of subsidiary shares after tax of \$88 million, less foreign exchange on revaluation of future income tax liabilities of \$5 million, less dilution gain of \$64 million and adding back the write down of mineral interests of \$175 million and non-hedge derivative after tax gain of \$3 million and loss on marketable securities of \$5 million. Adjusted net earnings is a non-GAAP measure, the Company believes that, in addition to conventional measures, prepared in accordance with GAAP, certain investors use this information to evaluate the Company s performance and ability to generate cash flow. Accordingly, it is intended to

provide

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Management s Discussion and Analysis (in United States dollars, tabular amounts in millions, except where noted)

and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP.

(2) The Company has

included a

non-GAAP

performance

measure, total

cash cost per gold

ounce, throughout

this document.

The Company

reports total cash

costs on a sales

basis. In the gold

mining industry,

this is a common

performance

measure but does

not have any

standardized

meaning, and is a

non-GAAP

measure. The

Company follows

the

recommendations

of the Gold

Institute standard.

The Company

believes that, in

addition to

conventional

measures.

prepared in

accordance with

GAAP, certain

investors use this

information to

evaluate the Company s performance and ability to generate cash flow. Accordingly, it is intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP.

OVERVIEW

Goldcorp is a leading gold producer engaged in gold mining and related activities including exploration, extraction, processing and reclamation. The Company s assets are comprised of the Red Lake, Porcupine (51% interest) and Musselwhite (68% interest) gold mines in Canada, the Alumbrera gold/copper mine (37.5% interest) in Argentina, the El Sauzal gold mine and Luismin gold/silver mines in Mexico, the Marlin gold/silver mine in Guatemala, the San Martin gold mine in Honduras, the Amapari gold mine in Brazil, the La Coipa gold/silver mine (50% interest) in Chile, the Peak gold mine in Australia and the Marigold gold mine (67% interest) and Wharf gold mine in the United States. Significant development projects include the expansion of the existing Red Lake mine, the Peñasquito gold/silver/zinc project and Los Filos gold project in Mexico, the Éléonore gold project in Canada, the Cerro Blanco gold project in Guatemala and the Pueblo Viejo gold project (40% interest) in the Dominican Republic. Goldcorp also owns a 49% interest in Silver Wheaton Corp (Silver Wheaton), a publicly traded silver mining company, and 77% interest in Terrane Metals Corp (Terrane, formerly Atlas Cromwell Ltd), a publicly traded exploration company. Goldcorp is listed on the New York Stock Exchange (symbol: GG) and the Toronto Stock Exchange (symbol: G). In addition, the Company has share purchase warrants which trade on the New York Stock Exchange and Toronto Stock Exchanges.

Goldcorp s strategy is to provide its shareholders with superior returns from high quality assets. Goldcorp has a strong and liquid balance sheet, and has not hedged or sold forward any of its future gold production.

Goldcorp is one of the world s lowest cost and fastest growing senior gold producer with operations throughout the Americas and Australia.

ACQUISITION OF GLAMIS GOLD LTD

On August 31, 2006, Goldcorp and Glamis Gold Ltd (Glamis) entered into an agreement to combine the two companies. On October 26, 2006, the Glamis shareholders overwhelmingly approved the transaction under the plan of arrangement and the transaction closed on November 4, 2006.

Upon closure of the acquisition, Goldcorp acquired interests in the El Sauzal mine (100%) in Mexico, Marlin mine (100%) in Guatemala, Marigold mine (67%) in the United States, San Martin mine (100%) in Honduras, the Peñasquito project (100%) in Mexico, and the Cerro Blanco project (100%) in Guatemala.

Under the terms of the arrangement, each Glamis common share was exchanged for 1.69 Goldcorp common shares and C\$0.0001 in cash. All outstanding Glamis stock appreciation rights (SAR s) were exercised by the holders into Glamis shares such that holders of the SAR s received Goldcorp shares and cash at the same share exchange ratio. Each Glamis stock option, which gave the holder the right to acquire shares in the common stock of Glamis when presented for execution, was exchanged for a stock option giving the holder the right to acquire shares in the common stock of Goldcorp on the same basis as the exchange of Glamis common shares for Goldcorp common shares.

This business combination has been accounted for as a purchase transaction, with Goldcorp being identified as the acquirer and Glamis as the acquiree. The results of operations of the acquired assets are included in the consolidated financial statements of Goldcorp from the date of acquisition, November 4, 2006.

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Management s Discussion and Analysis

(in United States dollars, tabular amounts in millions, except where noted)

The purchase consideration has been allocated on a preliminary basis to the fair value of assets acquired and liabilities assumed, with goodwill assigned to specific reporting units, based on management s best estimates and taking into account all available information at the time these consolidated financial statements were prepared. Goldcorp will continue to review information and perform further analysis with respect to each of the Glamis assets, including an independent valuation, prior to finalizing the allocation of the purchase price. This process will be performed in accordance with the recent accounting pronouncement relating to *Mining Assets Impairment and Business Combination* (Emerging Issues Committee Abstract 152). Although the final results of this review are presently unknown, it is anticipated that it may result in a change to the amount assigned to goodwill and a change to the value attributable to tangible assets and future income tax liabilities.

ACQUISITION OF CERTAIN PLACER DOME MINING ASSETS

On October 30, 2005, Goldcorp entered into an agreement with Barrick to acquire certain of Placer Dome Inc (Placer Dome) s Canadian and other mining assets and interests upon Barrick s successful acquisition of Placer Dome. On March 15, 2006, Barrick acquired 100% of the outstanding shares of Placer Dome for approximately \$10 billion in shares and cash. On May 12, 2006, Goldcorp completed the agreement with Barrick for cash of approximately \$1.6 billion. The acquisition was funded with a \$250 million advance payment paid in January 2006 from cash on hand. The remainder was paid upon closing by drawing down on credit facilities in the amount of \$1.3 billion and cash on hand. On June 9, 2006, Goldcorp closed on the early warrant exercise transaction. Proceeds received were approximately \$455 million, which were subsequently used to repay credit facilities drawn down to fund the acquisition of Placer Dome assets. Goldcorp has acquired interests in the Campbell (100%), Porcupine (51%) and Musselwhite (68%) gold mines in Canada, and the La Coipa (50%) gold/silver mine in Chile. Goldcorp also acquired a 40% interest in the Pueblo Viejo gold development project in the Dominican Republic, together with Placer Dome s interest in its Canadian exploration properties, including the Mount Milligan copper/gold deposit in British Columbia. On July 24, 2006, Goldcorp completed the sale of Mount Milligan and certain other Canadian exploration interests to Terrane for 240 million convertible preferred shares of Terrane at a price of C\$0.50 per share. The preferred shares are convertible into common shares of Terrane at the option of Goldcorp at any time without any further consideration. On an as-converted basis, Goldcorp owns approximately a 77% equity interest in Terrane s issued and outstanding

This business combination has been accounted for as a purchase transaction, with Goldcorp being identified as the acquirer. The results of operations of the acquired assets are included in the consolidated financial statements of Goldcorp from the date of acquisition, May 12, 2006.

The purchase consideration has been allocated to the fair value of assets acquired and liabilities assumed, with goodwill assigned to a specific reporting unit, based on management s best estimates and taking into account all available information at the time of acquisition as well as applicable information at the time the consolidated financial statements were prepared. This process was performed in accordance with recent accounting pronouncements relating to Mining Assets and Business Combinations (CICA Emerging Issues Committee Abstract 152). An independent valuation of the assets acquired was completed in February 2007, supporting management s allocation of the purchase consideration.

ACQUISITION OF VIRGINIA GOLD MINES INC

In December 2005, the Company announced that it had entered into an agreement with Virginia Gold Mines Inc (Virginia) to acquire Virginia s Éléonore gold project in Quebec, Canada. Under the agreement, shareholders of Virginia received 0.4 of a Goldcorp common share and 0.5 of a share in a new public exploration company (New Virginia) for each issued and outstanding Virginia share. On March 31, 2006, Goldcorp completed the acquisition of Virginia and retained the Éléonore gold project. On March 31, 2006, Goldcorp issued 19.3 million common shares, and warrants, pursuant to the transaction valued at total consideration of \$406 million.

ACQUISITION OF WHEATON RIVER MINERALS LTD

In December 2004, Goldcorp and Wheaton River Minerals Ltd (Wheaton) announced a take-over bid by Goldcorp for Wheaton on the basis of one Goldcorp share for every four Wheaton shares. On February 14, 2005, the minimum

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Management s Discussion and Analysis

(in United States dollars, tabular amounts in millions, except where noted)

terms of the Goldcorp offer was satisfied. With conditions met, a special \$0.50 per share cash dividend, totaling approximately \$95 million, was paid to existing Goldcorp shareholders. Goldcorp included, with the exception of net earnings, 100% of Wheaton s operating results from February 14 to April 15, 2005. Net earnings for this period include 82% of Wheaton s operating results. On April 15, 2005, Goldcorp acquired the remaining 18% of Wheaton. A non-controlling interest was assigned to the 18% interest in Wheaton that Goldcorp did not own from February 14 to April 15, 2005 upon which date this non-controlling interest was eliminated. Total consideration amounted to \$2.235 billion, including acquisition costs, satisfied by the issuance of 143.8 million Goldcorp shares.

SUMMARIZED ANNUAL FINANCIAL RESULTS

(in US \$ millions, except where noted)

		2006 ⁽¹⁾		2005 (2)		2004
Revenues	\$	1,710.0	\$	896.4	\$	191.0
Gold (ounces)						
Produced	1	1,693,300	1	,136,300	6	28,000
Sold	1	1,708,000	1	,344,600	4	27,600
Average realized gold price (per ounce)	\$	610	\$	452	\$	409
Average London spot gold price (per ounce)	\$	604	\$	444	\$	409
Earnings from operations	\$	455.3	\$	405.2	\$	80.8
Net earnings	\$	408.3	\$	285.7	\$	51.3
Earnings per share						
Basic	\$	0.94	\$	0.91	\$	0.27
Diluted	\$	0.93	\$	0.83	\$	0.27
Cash flow from operating activities	\$	791.3	\$	465.8	\$	53.1
Total cash costs (per gold ounce) ⁽³⁾	\$	33	\$	22	\$	115
Dividends paid	\$	79	\$	151	\$	53
Cash and cash equivalents	\$	555.2	\$	562.2	\$	333.4
Total assets	\$	17,965.9	\$	4,066.0	\$	701.5

(1) Includes

Goldcorp s share of results of Campbell, Musselwhite (68%), Porcupine (51%) and La Coipa (50%)

from May 12,

2006, the date

of acquisition.

Also includes

Goldcorp s share

of results of El

Sauzal, Marlin,

San Martin and

Marigold (67%)

from November 4, 2006, the date of acquisition.

- (2) Includes, with the exception of net earnings, 100% of Wheaton s results for the period subsequent to February 14, 2005, the date of acquisition. Net earnings include 82% of Wheaton s results from February 15, 2005 to April 15, 2005 and 100% from April 16, 2005 onward.
- (3) The calculation of total cash costs per ounce of gold is net of by-product sales revenue (by-product copper revenue for Peak and Alumbrera; by-product silver revenue for La Coipa and Marlin at market silver prices; and by-product silver revenue for Luismin of \$3.90 per silver ounce sold to Silver

Wheaton).

Review of Annual Financial Results:

The last two years have been an incredible growth phase through acquisitions, starting with the acquisition of Wheaton in February 2005 and followed in 2006 with the acquisitions of certain Placer assets, Virginia, and the Glamis mines and projects. These acquisitions, along with the rise in commodity prices, have significantly transformed Goldcorp and resulted in substantial increases in revenue, gold production and sales, earnings, cash flows and assets. Net earnings in 2006 were impacted by the non-cash impairment on the Amapari mine of \$175 million offset partially by \$88 million after-tax gain on sale of Silver Wheaton shares. Total cash costs per ounce decreased significantly in 2006 and 2005 as compared to 2004 due to the addition of by-product copper and silver credits from mines acquired through acquisition.

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Management s Discussion and Analysis (in United States dollars, tabular amounts in millions, except where noted)

Quarterly Financial Review

					2	2006 ⁽¹⁾				
		Q1		Q2		Q3		Q4		Total
Revenues	\$	286.3	\$	491.5	\$	418.9	\$	513.3	\$	1,710.0
Gold (ounces)	•		•		•					,
Produced	2	95,100	378,500		431,800		587,900		1.	693,300
Sold	288,400		398,700		4	21,400		599,500	1,708,000	
Average realized gold price (per		•						ŕ	•	,
ounce)	\$	560	\$	620	\$	620	\$	620	\$	610
Earnings from operations	\$	140.5	\$	219.5	\$	143.9	\$	(48.6)	\$	455.3
Net earnings	\$	92.4	\$	190.4	\$	59.5	\$	66.0	\$	408.3
Earnings per share ⁽³⁾										
Basic	\$	0.27	\$	0.50	\$	0.14	\$	0.11	\$	0.94
Diluted	\$	0.24	\$	0.49	\$	0.14	\$	0.11	\$	0.93
Cash flow from operating activities	\$	74.4	\$	240.1	\$	221.4	\$	255.4	\$	791.3
Total cash costs (per gold ounce) ⁽⁴⁾	\$	(88)	\$	(123)	\$	84	\$	160	\$	33
					2	2005 ⁽²⁾				
		Q1		Q2		Q3		Q4		Total
Revenues	\$	122.8	\$	301.6	\$	203.7	\$	268.3	\$	896.4
Gold (ounces)										
Produced	2	75,400	2	281,000	2	83,700	2	296,200	1.	136,300
Sold	2	17,500	5	543,100	2	76,700	3	307,300	1,344,600	
Average realized gold price (per										
ounce)	\$	430	\$	432	\$	444	\$	492	\$	452
Earnings from operations	\$	48.4	\$	160.3	\$	83.9	\$	112.6	\$	405.2
Net earnings	\$	29.5	\$	98.0	\$	56.5	\$	101.7	\$	285.7
Earnings per share ⁽³⁾										
Basic	\$	0.12	\$	0.30	\$	0.17	\$	0.30	\$	0.91
Diluted	\$	0.11	\$	0.28	\$	0.15	\$	0.27	\$	0.83
Cash flow from operating activities	\$	80.2	\$	163.9	\$	84.8	\$	136.9	\$	465.8
Total cash costs (per gold ounce) ⁽⁴⁾	\$	94	\$	52	\$	9	\$	(73)	\$	22

(1) Includes
Goldcorp s share
of results of
Campbell,
Musselwhite
(68%),
Porcupine
(51%) and La
Coipa (50%)
from May 12,
2006, the date

of acquisition.
Also includes
Goldcorp s share
of results of El
Sauzal, Marlin,
San Martin and
Marigold (67%)
from
November 4,
2006, the date
of acquisition.

- (2) Includes, with the exception of net earnings, 100% of Wheaton s results for the period subsequent to February 14, 2005, the date of acquisition. Net earnings include 82% of Wheaton s results from February 15, 2005 to April 15, 2005 and 100% from April 16, 2005 onward.
- (3) Sum of quarterly earnings per share may not equal the total for twelve months as each quarterly amount is calculated independently of each other.
- (4) The calculation of total cash costs per ounce of gold is net of

by-product sales

revenue

(by-product

copper revenue

for Peak and

Alumbrera;

by-product

silver revenue

for La Coipa

and Marlin at

market silver

prices; and

by-product

silver revenue

for Luismin of

\$3.90 per silver

ounce sold to

Silver

Wheaton).

Review of Quarterly Financial Results:

Net earnings for the fourth quarter of 2006 were \$66 million or \$0.11 per share, compared with \$102 million or \$0.30 per share in 2005. Net earnings for the fourth quarter were reduced by an impairment charge for the Amapari mine of \$175 million offset partially by a gain on sale of Silver Wheaton share of approximately \$88 million after tax. Adjusted net earnings⁽¹⁾ amounted to \$113.5 million (\$0.19 per share). Operating cash flows increased 87% to \$255.5 million (\$0.43 per share), compared with \$136.9 million (\$0.40 per share) in 2005. Gold production nearly doubled to 587,900 ounces in the fourth quarter of 2006 compared with 296,200 ounces in

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Management s Discussion and Analysis

(in United States dollars, tabular amounts in millions, except where noted)

2005. Gold sales also doubled to 599,500 ounces at a total cash cost of \$160 per ounce, compared with 307,300 ounces at a total cash cost of minus \$73 per ounce in 2005. The increase in cash costs is reflective of lower copper by-product credits in the fourth quarter of 2006 combined with increasing operating costs experienced industry-wide. Significant quarterly trends include the increasing gold production and sales throughout 2006, which is a result of the acquisitions of Placer assets (May 12, 2006) and Glamis mines (November 4, 2006). 2005 gold production increased due to the acquisition of Wheaton (February 14, 2005). Gold sales were higher than production in 2005 due to sale of gold bullion inventory which was previously withheld from sale. With the rise in realized gold prices and gold ounces sold, the Company has been able to generate stronger cash flows from operations quarterly in 2006 in comparison to 2005. Cash costs have risen on a quarterly basis as a result of less proportion of by-product credit revenue generating mines in the total production mix of the Company. The addition of Placer and Glamis mines have less by-product revenue, but this also means that the Company has increased its leverage to the gold price.

(1) Adjusted net earnings are reported net earnings less the gain on sales of subsidiary shares after tax of \$88 million, less foreign exchange on revaluation of future income tax liabilities of \$21 million, less non-hedge derivative after tax gain of \$18 million, and adding back the write down of mineral interests of \$175 million. Adjusted net earnings is a non-GAAP measure, the Company believes that, in addition to conventional measures, prepared in accordance with GAAP, certain investors use

this information to evaluate the Company s performance and ability to generate cash flow. Accordingly, it is intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP.

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Management s Discussion and Analysis (in United States dollars, tabular amounts in millions, except where noted)

RESULTS OF OPERATIONS $^{(1)}$

					Average		
							Total
			Gold		realized	Earnings	cash
					gold	(loss)	
			produced	Gold sold	price	from	costs(3)
					(per		(per
		Revenues	(ounces)	(ounces)	ounce)	operations	ounce)
Red Lake ⁽²⁾	2006	\$ 360.8	592,900	590,700	\$ 608	\$ 186.1	\$ 195
	2005	362.0	616,400	814,200	442	242.9	93
Musselwhite	2006	62.6	99,700	101,400	618	3.7	349
	2005						
Porcupine	2006	72.9	113,500	118,100	618	16.9	430
	2005						
Luismin ⁽³⁾	2006	159.6	208,400	207,000	606	37.8	131
	2005	90.7	145,300	148,600	448	19.7	119
El Sauzal	2006	45.1	63,600	71,000	630	14.3	97
	2005						
Alumbrera ⁽³⁾	2006	593.1	240,200	237,700	613	334.2	(1,176)
	2005	299.2	192,600	180,300	462	134.4	(643)
Marlin ⁽³⁾	2006	32.3	42,300	41,000	627	16.0	113
	2005						
Amapari	2006	51.7	84,200	85,500	604	(189.6)	524
	2005						
La Coipa ⁽³⁾	2006	60.6	28,300	34,000	616	8.5	(243)
	2005						
Marigold	2006	19.2	24,900	30,700	625	6.3	308
	2005						
Wharf	2006	40.6	63,000	63,400	605	12.3	340
	2005	37.1	62,500	80,800	446	3.9	304
Peak ⁽³⁾	2006	79.7	122,600	114,500	585	21.4	215
	2005	58.8	119,500	120,700	462	17.0	228
San Martin	2006	8.3	9,700	13,000	629	2.1	427
	2005						
Silver Wheaton	2006	158.5				75.7	
	2005	65.7				19.5	
Terrane	2006					(3.1)	
	2005						
Other	2006	(35.0)				(87.3)	
	2005	(17.1)				(32.2)	
Total	2006	1,710.0	1,693,300	1,708,000	610	455.3	33
	2005	896.4	1,136,300	1,344,600	452	405.2	22

⁽¹⁾ Results of operations in

this section are from the date of acquisition as reported on the financial statement; Operational Review section is on a pro forma basis without adjusting for date of acquisition. Includes Goldcorp s share of results of Campbell, Musselwhite (68%),Porcupine (51%) and La Coipa (50%) from May 12, 2006, the date of acquisition. Also includes Goldcorp s share of results of El Sauzal, Marlin, San Martin and Marigold (67%) from November 4,

(2) Red Lake operating results include those of the Campbell mine from May 12, 2006, the date of acquisition. The inclusion of higher costs from the Campbell complex in

2006 is the

2006, the date of acquisition.

primary reason for increased cash costs per ounce period over period from prior year. The combined mines are presented as one mine going forward. 2005 gold sale included 199,300 ounces of gold bullion inventory.

(3) The calculation of total cash costs per ounce of gold is net of by-product sales revenue (by-product copper revenue for Peak and Alumbrera; by-product silver revenue for La Coipa and Marlin at market silver prices; and by-product silver revenue for Luismin of \$3.90 per silver ounce sold to Silver Wheaton).

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Management s Discussion and Analysis

(in United States dollars, tabular amounts in millions, except where noted)

OPERATIONAL REVIEW

Red Lake gold mines, Canada

		Q1		Q2		Q2 ⁽¹⁾		Q3		Q4		Total 2006		Total 2005
Operating Data Tonnes of ore milled Average mill head grade	18	84,700	1	91,900	1	37,100	1	84,000	2	08,300	7	68,900		675,500
(grams/tonne)		29		29		34		28		27		28		38
Average recovery rate		97%		97%		96%		96%		96%		97%		97%
Gold (ounces) Produced	1′	70,100	1	67,600	1	43,700	1	56,400	1	71,500	6	65,600		825,600
Sold		58,900		72,400		50,100		65,500		54,400		61,200	1.	,021,700
Average realized gold price (per ounce) Total cash costs (per ounce)	\$ \$	560 181	\$	625 183	\$	623 180	\$	621 214	\$ \$	618 239	\$ \$	609 195	\$	444 138
Financial Data														
Revenues Earnings from	\$	94.6	\$	107.8	\$	93.8	\$	103.6	\$	96.0	\$	402.0	\$	454.2
operations	\$	36.7	\$	52.1	\$	53.5	\$	49.3	\$	39.0	\$	177.1	\$	248.9

(1) Campbell mine operations are included in Goldcorp s operating results for the period subsequent to May 12, 2006, the date of acquisition. This six week column includes 100% of Red Lake complex results for the quarter plus Campbell complex results

from May 12, 2006 through to June 30, 2006. Prior period combined data is shown for comparative purposes only and may not include all pro forma financial adjustments required had the acquisition in fact taken place in January 1, 2005.

The Red Lake gold mines produced 665,600 ounces of gold at a total cash cost of \$195 per ounce, compared with 825,600 ounces of gold at a total cash cost of \$138 per ounce in 2005; production was lower primarily as a result of the lower grade of 28 grams/tonne (2005 38 grams/tonne) which also impacted cash costs combined with a 7% increase in the Canadian dollar in relation to the US dollar. In 2005, the Company discontinued its previous practice of holding back from sales approximately one-third of the production. As a result, the 2005 gold sales of 1,021,700 ounces at Red Lake included 199,300 ounces from inventory produced, but not sold in 2004.

Integration of the Red Lake complex with the Campbell complex was the main focus and challenge of 2006. A new mine general manager was hired and a new integrated management team was put in place. On surface, the dividing boundary fence was removed and a connecting road was constructed. Underground, a connection to transport material to the Campbell Complex from the Red Lake Complex was completed in August. Operational and financial reporting systems have been integrated and all strategic business planning and budgeting have been consolidated.

During the year, progress was made relating to underground development work required to connect the new shaft to the existing mine. The shaft was advanced by 511 meters in 2006, bringing the depth to 1,919 meters as at December 31, 2006. Sinking of the shaft was completed on February 8th, 2007 and simultaneously the loading pocket and the initial section of the 43 level conveyor drift was excavated. Raise boring of ventilation raises to support the new infrastructure is in progress.

Expansion of the Red Lake Complex mill began in 2006 in order to increase capacity from approximately 800 tonnes per day to over 1,200 tonnes per day. The project entails upgrading the grinding circuit with the installation of a new vertimill and modifying the existing pumping equipment. It is 85% complete by 2006 year end and will be ready for commissioning by mid year of 2007. The combined processing capacity of the two complexes will be over 3,000 tonnes per day and will be required to mill the increased rate of ore delivery expected from the completion of the #3 shaft.

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Management s Discussion and Analysis (in United States dollars, tabular amounts in millions, except where noted)

Musselwhite mine, Canada (Goldcorp s interest 68%)

	Q1	Q2	Q2 ⁽²⁾	Q3	Q4	Total 2006	Total 2005
Operating Data							
Tonnes of ore							
milled	240,800	218,900	118,900	203,200	222,000	884,900	1,005,100
Average mill head							
grade							
(grams/tonne)	4.71	5.65	5.87	6.38	5.44	5.51	5.42
Average recovery							
rate (%)	91%	94%	97%	95%	99%	95%	95 %
Gold (ounces)							
Produced	33,200	37,600	21,700	39,600	38,400	148,800	170,400