ANGLO SWISS RESOURCES INC Form 6-K August 09, 2004

FORM 6K

SECURITIRES	&	FXCHANGE	COMN	MISSIM	J
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Washington, D.C. 20549

REPORT OF A FOREIGN ISSUER

Pursuant to Rule 13a - 16 or 15d - 16

The Securities Exchange Act of 1934

ANGLO SWISS RESOURCES INCORPORATED (File # 0-08797)

(Translation of the Registrant's Name into English)

#1904-837 West Hastings Street, Vancouver, B.C. Canada, V6C 3N7

(Address of principal Executive offices)

Attachments:

1.

Second Quarter Interim Financial Statements, MD&A, CEO/CFO Certifications and Confirmation of Distribution.

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

 \mathbf{X}

FORM 40F __

FORM 20 F

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3 2 (b) under the Securities Act of 1934.					
YES NO X					
SIGNATURES					
Pursuant to the requirements of the Securities Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.					
ANGLO SWISS RESOURCES INC.					
(Registrant)					
Dated: <u>August 5, 2004</u>					
BY:					
Chris Robbins					
It s <u>Vice President</u>					
(Title)					

ANGLO SWISS RESOURCES INC.

SUITE 1904 837 WEST HASTINGS STREET

VANCOUVER. BC V6C 3N7

604-683-0484

August 5, 2004 VIA EDGAR
Securities & Exchange Commission
450 Fifth Street N.W.
Washington, D.C.
USA 20549
Dear Sir or Madam:
RE:
ANGLO SWISS RESOURCES INC.
SEC FILE NO. 0-08797
FORM 6K
On behalf of Anglo Swiss Resources Inc., a corporation under the laws of British Columbia, Canada, we enclose for filing, one (1) copy of Form 6-K, including exhibits.
If you have any questions, please contact the undersigned at your convenience.

Yours truly,
ANGLO SWISS RESOURCES INC.
/s/ Chris Robbins
Per:
Chris Robbins
Vice President

QUARTERLY AND YEAR END REPORT			
BC FORM 51-901 (Previously Form	m 61)		
ISSUER DETAILS			
Incorporated as part of:	X Schedule A		
	X Schedule B & C		
For Quarter Ended:			
June 30, 2004			
Date of Report:			
August 5, 2004			
Name of Issuer:			
Anglo Swiss Resources Inc.			
Issuer Address:			
#1904-837 West Hastings Street Vancouver, BC, V6C 3N7			
Issuer Fax Number:			
604-683-7497			
Issuer Phone Number:			
604-683-0484			

Contact Person:

Chris Robbins
Contact Position:
Vice President
Contact Telephone Number:
604-683-0484
Contact Email Address:
angloswiss@shaw.com
Web Site Address:
www.anglo-swiss.com
CERTIFICATE The three schedules required to complete this Report are attached and the disclosure contained therein has been approved by the Board of Directors. A copy of this Report will be provided to any shareholder who requests it.
Directors Signature:
Len Danard
Date signed:
05/08/2004
Directors Signature:
Chris Robbins
Chris Robbins Date signed:
Date signed:

ANGLO SWISS RESOURCES INC.

SUITE 1904 837 WEST HASTINGS STREET

VANCOUVER. BC V6C 3N7

604-683-0484

August 5, 2004
VIA SEDAR
B.C. Securities Commission
5 th . Floor
701 West Georgia Street
Vancouver, B.C. V7Y 1M2
RE:
Anglo Swiss Resources Inc.
Mailing of Second Quarter Un-audited Financial Statements
Period Ended June 30, 2004
We confirm that prior to the above date, the following material issued by the Company was forwarded by prepaid first class mail to each shareholder whose name appears on the Supplemental List established pursuant to National Instrument 54-101.

1.

Un-Audited Annual Financial Statements for the quarter year ended June 30, 2004.

BC Form 51-901F Supplementary Information and Management s Discussion and Analysis of Financial Condition and Results of Operations. On behalf of the Board of Directors of, Anglo Swiss Resources Inc. PER: Chris Robbins Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebee Securities Commission cc: Rova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission cc: OTC Bulletin Board	2.
On behalf of the Board of Directors of, Anglo Swiss Resources Inc. PER: Chris Robbins Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange	
Anglo Swiss Resources Inc. PER: Chris Robbins Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Rova Scotia Securities Commission cc: TSX Venture Exchange	and rinarysis of rinancial Condition and Results of Operations.
Anglo Swiss Resources Inc. PER: Chris Robbins Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Rova Scotia Securities Commission cc: TSX Venture Exchange	
PER: Chris Robbins Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	On behalf of the Board of Directors of,
Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	Anglo Swiss Resources Inc.
Mr. Chris Robbins Vice President VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	
VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	PER: Chris Robbins
VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	
VIA SEDAR: cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	Mr. Chris Robbins
cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange	Vice President
cc: Alberta Securities Commission cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange	
cc: Ontario Securities Commission cc: Quebec Securities Commission cc: Nova Scotia Securities Commission cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	VIA SEDAR:
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cc: TSX Venture Exchange VIA EDGAR: cc: Securities and Exchange Commission	cc: Quebec Securities Commission
VIA EDGAR: cc: Securities and Exchange Commission	cc: Nova Scotia Securities Commission
	cc: TSX Venture Exchange
cc: OTC Bulletin Board	VIA EDGAR: cc: Securities and Exchange Commission
	cc: OTC Bulletin Board

Anglo Swiss Resources, Inc.

Interim Financial Statements

For the six months ended June 30, 2004

(expressed in Canadian dollars)

UN-AUDITED PREPARED BY MANAGEMENT

Schedule A ... Financial Information

Schedule B ... Supplementary Information

Schedule C ... Management Discussion

In accordance with National Instrument 51-102 released by the Canadian Securities Administrators, the Company discloses that its auditors have not reviewed the un-audited financial statements for the period ended June 30, 2004.

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Notice to the Reader
The balance sheets of Anglo Swiss Resources, Inc. as at June 30, 2004 and the statements of income and defici and changes in cash flows for the six months then ended have been compiled from information provided by management.
These statements have not been audited, reviewed or otherwise attempted to verify the accuracy o completeness of such information. Readers are cautioned that these statements may not be appropriate fo their purposes.

Anglo Swiss Resources, Inc.

Schedule A

Balance Sheet

(expressed in Canadian dollars)

ASSETS	June 30,	December 31,
	2004	2003
	\$	\$
Current assets		
Cash and term deposits	268,140	22,165
Accounts receivable	22,737	5,220
Prepaid expense	664	<u>675</u>
	291,541	28,060
Reclamation bond	18,800	14,800
Fixed assets	1,006,520	992,601
Mineral properties	2,819,562	2,808,154
	4,136,423	3,843,615
LIABILITIES		
Current liabilities		
Accounts payable	31,525	93,748
Accrued property and capital taxes	78,060	99,629
Non current liabilities	-	-

Rel	ated	par	ties

Due to related parties 231,439 243,351

SHAREHOLDERS' EQUITY

Capital stock 11,742,585 11,224,585

Options 56,001 47,946

Contributed surplus 106,316 106,316

Deficit (8,109,503) (7,971,961)

<u>3,795,399</u> <u>3,406,887</u>

4,136,423 3,843,615

Approved by the Directors:

"Len Danard", Director"

Chris Robbins", Director

(Un-audited - See Notice to Reader)

Anglo Swiss Resources, Inc.

Schedule A

Statements of Income and Deficit

(expressed in Canadian dollars)

	3 Months Ended		6 Mont	6 Months Ended	
	June 30, June 30,		June 30,	June 30,	
	2004	2003	2004	2003	
Interest and sundry income	436	8	466	16	
Operating expenses					
Exploration	-	-	-	-	
Property taxes	1,606	1,726	2,986	3,226	
Utilities	251	393	(147)	600	
Other expenses	500	-	1,259	127	
	2,357	2,120	4,098	3,953	
	(1,921)	(2,112)	(3,632)	(3,937)	
General and administrative expenses					
Amortization	1,390	607	5,645	1,256	
Consulting	15,000	15,000	30,000	30,000	
Interest and bank charges	(255)	66	(196)	69	
Professional fees	8,929	11,334	12,829	16,564	
Exchange fees	7,939	4,892	16,551	8,012	
Transfer agent fees	1,893	501	2,612	1,900	
Office and miscellaneous	15,316	2,899	22,266	5,508	

Shareholders' information	22,430	2,047	30,557	2,047
Travel and promotion	3,180	-	5,592	-
Stock-based compensation	-	-	8,055	-
Write-down of mineral properties	-	-	-	-
	75,822	37,344	133,910	65,355
Income (loss) before other items	(77,743)	(39,456)	(137,542)	(69,292)
Adjustment of prior year payable	-	-	-	-
Gain on settlement of debentures	-	-	-	-
Net loss for the period	(77,743)	(39,456)	(137,542)	(69,292)
Net loss per share	(0.00)	(0.00)	(0.00)	(0.00)
7				
	(Un-audited -	See Notice to Reader)	

Anglo Swiss Resources, Inc.

Schedule A

Statements of Cash Flows

expressed in Canadian dollars)

	3 Months Ended		6 Months Ended	
	June 30,	June 30,	June 30,	June 30,
	2004	2003	2004	2003
Cash flows from operating activities				
Net loss for the period	(77,743)	(39,456)	(137,542)	(69,292)
Items not involving outlay of cash:				
- Amortization	1,390	607	5,645	1,256
- Adjustment of prior years payables	-	-	-	-
- Stock-based compensation	-	-	8,055	-
- Write-down on mineral property	-	-	-	-
	(76,353)	(38,849)	(123,842)	(68,036)
Net change in non-cash working capital				
- Accounts receivable	138,578	(2,030)	(17,518)	1,935
- Pre-paid	76	(23)	11	(1,318)
- Accounts payable/accrued liabilities	(97,442)	4,762	(95,705)	22,829
	(35,141)	(36,140)	(237,053)	(44,591)
Cash flows from investing activities				
Exploration & acquisition costs	(47,652)	36,427	(30,971)	42,815
Option receipt	-	-	-	-
Acquisition	-	-	-	-

Proceeds on sales of equipment	-	-	-	-
Funds on deposit	(4,000)	-	(4,000)	-
	(51,652)	36,427	(34,971)	42,815
Cash flows from financing activities				
Advances from shareholders	-	-	-	-
Capital stock allotted for cash	-	-	518,000	-
Capital stock allotted for options	-	-	-	-
Capital stock returned to treasury	-	-	-	-
Settlement of accounts payable and other	-	-	-	-
	_	-	518,000	<u>-</u>
Increase (decrease) in cash during				
the period	(86,793)	286	245,975	(1,776)
Cash, beginning of the period	354,934	_8,844	22,165	<u>10,906</u>
Cash, end of the period	268,140	9,130	268,140	9,130
(U)	n-audited - S	ee Notice to Reade	r)	

Anglo Swiss Resources, Inc.		
Schedule A Financial Information		
(expressed in Canadian dollars)		

1. Nature of operations and going concern

The Company is in the business of the acquisition, exploration, exploration management and purchase of mineral properties, with the primary aim of developing them to a stage where the Company can exploit them profitably. The Company also has advanced its properties through joint venture partnerships, whereby proven companies manage the property with expertise in developing, designing and operating the extraction of mineral resources. At that stage, the Company's operations would, to some degree, be dependent on the prevailing market prices for any of the minerals produced by such operations. The Company currently does not have any producing properties and its current operations on its various properties are in the exploration stages, working towards establishing economic concentrations of minerals.

Before, during and after the quarter ended June 30, 2004, the Company was engaged in continued exploration of its gold property in British Columbia and simultaneously, a gemstone/graphite property located in south-eastern British Columbia. As a result, the Company's future mineral exploration and mining activities may be affected in varying degrees by prevailing market prices, political instability and government regulations, the success of attracting joint venture partners, all of which are beyond the control of the Company.

At June 30, 2004, the Company had a total working capital deficiency of (\$49,482) and without additional funding, will be unable to meet its obligations as they fall due. In addition, the Company will require additional financing to complete the exploration of its mineral properties. While the Company has been successful in raising the necessary funds to finance its exploration activities to-date, there can be no assurance that it will be able to continue to do so. Accordingly, there is some doubt about the ability of the Company to continue as a going concern.

Although the Company has taken steps to verify the title to mineral properties in which it has an interest, in accordance with industry standards for the current stage of exploration of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements, transfers, or native land claims, and title may be affected by undetected defects.

2. Interim un-audited financial statements

These interim financial statements follow the same accounting policies and methods of their application as the most recent annual financial statements and should be read in conjunction with the financial statements for the year ended December 31, 2003.

3. Capital stock

Authorized capital: 500,000,000 common shares without par value

400,000,000 preferred shares without par value

Issued and outstanding, June 30, 2004: # of Shares Amount

50,005,688 \$11,742,585

4. Mineral properties

		Acquisition	Exploration	
		costs	expenditures	Total
		\$	\$	\$
Kenville				
Balance, Dec 31	, 2003	1,595,596	(84,407)	1,511,189
Expenditures - 2004			1,530	1,530
1,595,596	(82,878)	1,512,718		
Blu Starr				
Balance, Dec 31	, 2003	812,306	484,659	1,296,965

Total	2,432,903	386,659	2,819,562
Expenditures - 2004	-	-	-
Balance, Dec 31, 2003	0	-	0
Neuvos Playas			
	25,000	(25,000)	0
Expenditures - 2004	-	-	-
Balance, Dec 31, 2003	25,000	(25,000)	0
Catamayo River			
	812,306	494,537	1,306,843
Expenditures - 2004	-	9,878	9,878

5. Significant Accounting Policies

These interim consolidated financial statements follow the same accounting policies and methods of their application as the most recent annual financial statements of the Company.

6. Related Party Transactions

During the second quarter of 2004 the Company incurred consulting fees of \$15,000

(\$15,000 - 2003) for management services by directors or officers or organizations controlled by such parties. During the second quarter 2004, \$10,000 was paid to directors (\$0 - 2003).

The Company paid \$5,875 to a law firm in which an officer is a partner of the firm during the second quarter 2004 and carries a payable of \$102,115 to the same firm.

Anglo Swiss Resources, Inc.	
Schedule B Supplementary Information	
(expressed in Canadian dollars)	
For the six months ended June 30, 2004:	
1. Breakdown of professional fees	
Accounting	
\$ 12,829	
Legal -	
\$ 12,829	
2. Non-arm's length party transactions	
(a) Consulting fees charged to the company	
Directors first quarter	
15,000	

Directors second quarter

	15,000	
\$	30,000	
(b) Exp	enditures m	ade to non-arm's length parties
During	the second q	uarter, \$10,000 was paid as consulting fees to directors
(\$0 - Se	cond quarte	2003.)
3. Direc	tors at June	30, 2004
Len Dar	ard	
Leroy W	olbaum	
Chris Ro	obbins	
4. Secur	rities issued	during the first two quarters:
Securit	y	
Number		
Issue pr	ice	
\$		
Issue da	te	
Share	s	

5,180,000	
\$0.10 5	18,000
29-Mar-05	
5. Options grante	d or cancelled during the first two quarters:
Security	
Number	
Exercise Price	
Expiry date	
Cancel date	
Options Expired	
(200,000)	
(\$0.68)	
02-Feb-04	
Options Expired	
(50,000)	
(\$0.42)	
26-Mar-04	
Options Expired	
(350,000)	
(\$0.68)	
25-Jun-04	

TOTAL
(600,000)
Expired
6. Share capital
(a) Authorized and issued share capital at June 30, 2004
Authorized capital:
500,000,000 common shares without par value
400,000,000 preferred shares without par value
Common shares issued and outstanding: 50,005,688
(b) Stock warrants outstanding at June 30, 2004
Security
Number
Exercise Price
Expiry date
Warrants
5,180,000
\$0.15

(c) Number of shares in escrow or pooling agreement

Number of shares NIL

(d) Stock options outstanding

Security

Number

Exercise Price Expiry date

Options

2,250,000

\$0.21

Mar 21, 2005

Options

1,000,000

\$0.10

Jan 23, 2007

Options

1,125,000

\$0.10

Feb 17, 2008

Options

2,200,000

\$0.10
Feb 12, 2009
Total
6,575,000
During the year ended December 31, 2003, the company granted 1,125,000 stock options to non-employees and the related compensation cost of \$8,055 has been recorded in the statement of loss and deficit for the quarter ended March 31, 2004.
The Company has elected not to follow the fair value-based method of accounting for the stock options granted to employees and directors. According, no compensation expense was recorded on the grant of stock options to directors and employees as the exercise price is equal to or greater than the market price at the date of the grant. Pro forma earnings information determined under the fair value method of accounting for stock options is as follows:
Net loss for the period
June 30, 2004
Reported
\$ (137,542.00)
Compensation Expense
-
Pro-forma
\$ (137,542.00)
Basic and diluted loss per share
Reported

\$	(0.00)
Pro-forn	na
\$	(0.00)
The fair va	lue of stock options used to calculate compensation expense is estimated
using the E	Black-Scholes Option Pricing Model with the following assumptions:
Risk-free	e interest rate
3.98%	
Expected	l dividend yield
-	
Expected	I stock price volatility
108.00%	
Expected	l option life in years
4.00	
Changes in	cing models require the input of highly subjective assumptions including the expected price volatility. In the subjective input assumptions can materially affect the fair value estimate, and therefore the existing not necessary provide a reliable single measure of the fair value of the Company's stock options.
END Sche	dule B

Schedule C

FORM 51-102F1

ANGLO SWISS RESOURCES INC.

Interim Management s Discussion and Analysis

Period ended June 30, 2004

DATED August 5, 2004

Forward-Looking Information

This interim management discussion and analysis (Interim MD&A) contains forward-looking statements and information relating to Anglo Swiss Resources Inc. (Anglo Swiss or the Company) that are based on the beliefs of its management as well as assumptions made by and information currently available to Anglo Swiss. When used in this document, the words anticipate , believe , estimate , and expect and similar expressions, as they relate to the Compan or its management, are intended to identify forward-looking statements.

This interim MD&A contains forward-looking statements relating to, among other things, regulatory compliance, the sufficiency of current working capital, the estimated cost and availability of funding for the continued exploration and development of Anglo Swiss exploration properties. Many factors could cause the actual results, performance or achievements of Anglo Swiss to be materially different from any future results, performance or achievements be expressed or implied by such forward-looking statements. Important factors are identified in this interim MD&A.

Overall Performance

Anglo Swiss is a mineral exploration company listed on the TSX Venture Exchange as a Tier 2 company. The Company is also inter-listed in the United States on the OTC Bulletin Board and effective February of 2004 on the Berlin Exchange in Germany.

Anglo Swiss current exploration focus is in south-eastern British Columbia as it controls two properties located between Nelson and Castlegar, the Kenville Mine property, looking for precious and base metals; and the Blu Starr property which hosts a variety of gemstones, including sapphire, gem garnet, iolite and other semi-precious gemstones.

Kenville Mine Property

The Kenville Mine is currently in the first year of a three-year option agreement whereby the optionees can earn a 70% interest to the mineral rights (the Company retains 100% of the surface rights and facilities) of the property by expending \$700,000 in exploration and paying the Company \$100,000 by August 29, 2006. The Company has undertaken the construction of two kilometres of road to gain access to a large anomalous zone to prepare for the upcoming exploration program(s) under the option agreement. The optionees are currently preparing a 43-101 Geological Compliant Report, which will provide an excellent geological profile on existing and potential ore bodies and exploration targets.

Blu Starr Property

The Company has acquired 28 mineral claim units in the Nelson Mining District to add to its current gem property in the Slocan/Nelson Mining Districts known as the Blu Starr Gemstone property. The McAllister and Pipe Groups are contiguous and are located to the southeast of the Blu Starr property.

Anglo Swiss is targeting South-eastern British Columbia for its gem potential as its current discoveries of gemstone (sapphire, iolite, garnet) and a large flake-graphite showing are proof that this area has been long over looked for precious gem deposits. The recent discoveries of emerald, sapphire, opal and the emergence of the diamond industry throughout Canada have greatly advanced investor acceptance of the potential of Canadian gemstones.

The Blu Starr Gemstone property is located in the Slocan Valley, South-eastern British Columbia. The property consists of 6200 hectares (15,312 acres) of mineral tenure rights plus an additional 650 hectares (1606 acres) of placer mineral rights contained in 13 placer claims. Exploration to-date on less than 10% of the claim group has yielded dozens of gem outcrops at surface. The Sapphire Hill Zones 1, 2 and 3 from east to west, occur along a strike length of almost 2 kilometres. The property hosts numerous occurrences of sapphire (15), iolite or gem-cordierite (11), gemstone quality garnet (2), as well as a flake graphite deposit; other minerals include aquamarine (beryl), tourmaline, titanite, moonstone and several varieties of quartz crystals.

Previous exploration has confirmed that the geological setting and potential gem grades (carats per tonne) of the numerous showings are extremely promising. A work program for trenching and drilling of the alluvial gravels has been approved the Ministry of Energy and Mines subject to notification of any land owners who may be in proximity to the work. Work is expected to commence in the third quarter of 2004.

Results of Operations - Six Months

The Company s resource property balance including the fixed assets at the Kenville Mine property, capitalized as assets is \$2,819,562 at June 30, 2004 compared to \$2,808,154 at year-end December 31, 2003. Cash resources at June 30, 2004 were \$268,140 plus accounts receivable of \$22,737 compared to cash resources of \$22,165 at year ended December 31, 2003. (GST receivable for December 31, 2003 was \$5,220 and received in the first quarter 2004). The Company has since collected all outstanding private placement funds of \$518,000.

On June 21, 2004 the Company announced a second private placement of up to 6,00,000 units to raise \$600,000. Each unit will consist of one common share and one common share purchase warrant. Each full warrant plus \$0.15 will purchase an additional common share to expire one year from the closing date, anticipated in August. This financing will enable the Company to continue to meet its working capital commitments and expand exploration for gem stones in south-eastern British Columbia.

While the Company has been successful in raising funds in the past, and sourcing partners to advance its properties, there can be no assurance that it will be able to do so in the future. Accordingly, there is some doubt about the ability of the company to continue as a going concern.

Mineral exploration is a speculative venture. There is no certainty that the money spent on exploration and development on either of its two mineral projects will result in any discoveries of commercial bodies of ore. The long-term profitability of Anglo Swiss operations will in part be related to the success of its exploration programs and its partners, which may be affected by a number of external factors that are beyond the Company s control.

The market price of precious/base metals, gemstones and other minerals is volatile and cannot be controlled. The mineral industry is also intensely competitive in all its phases. Anglo Swiss competes with many other mineral exploration companies who may have greater financial resources and experience.

Summary of Quarterly Results (Un-audited)

The following table sets out selected quarterly financial information of Anglo Swiss. Anglo Swiss interim financial statements are prepared by management, in accordance with Canadian generally accepted accounting principles and expressed in Canadian dollars.

Period	Revenues	Income or (Loss) from Continued Operation and Net Income (Loss	Basic earnings (Loss) per Share from Continued operation and Net Income (Loss)	Fully Diluted Loss per Share from Continued operation and Net Income (Loss)
2 nd . Quarter 2004	NIL	(\$77,743)	(0.00)	(0.00)
1st. Quarter 2004	NIL	(\$59,799)	(0.00)	(0.00)
4th. Quarter 2003	NIL	(\$156,745)	(0.00)	(0.00)
3 rd . Quarter 2003	NIL	(\$112,797)	(0.00)	(0.00)
2 nd . Quarter 2003	NIL	(\$39,457)	(0.00)	(0.00)
1st. Quarter 2003	NIL	(\$29,836)	(0.00)	(0.00)
4th. Quarter 2002	NIL	(\$6,089)	(0.00)	(0.00)
3 rd . Quarter 2002	NIL	(\$89,084)	(0.00)	(0.00)
2 nd . Quarter 2002	NIL	(\$9,101)	(0.00)	(0.00)

Second Quarter 2004

During the second quarter of 2004, the Company announced a private placement of up to 6,00,000 units to raise \$600,000. Each unit will consist of one common share and one common share purchase warrant. Each full warrant plus \$0.15 will purchase an additional common share to expire one year from the closing date, anticipated in August.

Anglo Swiss sustained a loss of \$77,743 during this quarter, which included \$75,822 in general and administrative expenses. This loss was higher then the \$39,456 for the same period in 2003 as the Company has actively begun to promote its potential to the investment community. The recent funding and the resurgence in the mining sector overall, has presented an opportunity to once again advance the Company s two properties. Accordingly, the investor relations/travel promotion expenditures increased to \$25,610 during this quarter (\$2,047 2003) plus office/miscellaneous expenses were higher (\$15,316 2004, /\$2,899 2003), accounted for the increase.

At June 30, 2004 the Company had a working capital deficiency of (\$49,482) even after the recent financing. A

second financing, if substantially completed, will provide the required capital to discharge the current liabilities due to related parties (\$231,439) and provide a positive working capital into the following fiscal year. The Company is carrying \$72,000 for corporate capital tax, which has been repealed in British Columbia; but will continue to carry this charge for the upcoming year(s). The Company believes this amount will sufficient if an assessment is received in the future.

Liquidity

In management s view given the nature of the Company s activities, which consists of the acquisition, exploration, exploration management and purchase of mineral properties, the most meaningful and material financial information concerning the Company relates to its current liquidity and capital resources. The Company currently does not have any producing properties and its current operations on its various properties are in the exploration stages and have not derived any revenues from the sale of gold, gemstones or any other materials in the last three years. Before, during and after the interim quarter ended June 30, 2004, the Company was engaged in continued exploration of its gold property and simultaneously a precious/semi-precious gemstone property, both located in south-eastern British Columbia. As a result, the Company s future mineral exploration and mining activities may be affected in varying degrees by prevailing market prices, political stability and government regulations, the success of existing partners, all of which are beyond the control of the Company.

The Company s mineral exploration activities have been funded through the sales of common shares, and while the Company has also been successful in attracting partners to continue development and exploration of its properties, there is no assurance that these trends will continue indefinitely. The ongoing general and administrative obligations are dependent on financings as well and the Company expects to continue to utilize this source of funding until it develops cash flow from its operations. There can be no assurance, however, that the Company will be able to obtain the required financing in the future on acceptable terms, or at all. Anglo Swiss ability to continue as a going concern in the future is dependent upon these factors and overall market conditions, which are beyond the Company s control.

At the end of the second quarter of 2004 Anglo Swiss has \$231,439 accrued to two directors of the Company and a law firm that an officer of the Company is a partner in. The private placement of March 2004 reduced the accounts payable from year-end 2003 of \$193,377 to \$109,585 (\$72,000 - corporate capital tax charge). Related parties were owed \$231,439 at the end of June 30, 2004, \$243,351 at year-end 2003.

Overall, cash at the end of the period for June 30, 2004 improved to \$290,877 with current payables of \$31,525. Comparatively, Anglo Swiss had \$27,385 cash at December 31, 2003 with payable of \$93,748; and at June 30, 2003 had cash of \$11,689 and accounts payable of \$22,595.

Capital Resources

At June 30, 2004 Anglo Swiss had paid up capital of \$11,742,585, representing 50,005,688 common shares without
par value, and a deficit of \$8,109,053 resulting in shareholder s equity (or net assets) of \$4,136,423 (2003 -
\$3,887,771). Anglo Swiss has a working capital deficiency of \$49,482 at June 30, 2004. The Company had a working
capital deficiency of \$280,664 at June 30, 2003.

Additional Disclosure for Ventures Without Significant Revenue

Additional disclosure concerning Anglo Swiss general and administrative expenses and resource property costs is provided in the Company s Consolidated Statement of Loss and deficit and the Consolidated Schedule of resource Property Costs contained in its Interim Consolidated Financial Statements for June 30, 2004 and is available on the Company s website at www.anglo-swiss.com or on its SEDAR page site accessed through www.sedar.com, in the United States through its EDGAR filings accessed at www.sec.gov.

Outstanding Share Data

Anglo Swiss authorized capital is 500,000,000 common shares without par value. As at June 30, 2004 there are 50,005,688 common shares issued and outstanding.

As at June 30, 2004 the following options and share purchase warrants are outstanding:

Number Granted

Price per Share

Expiry Date

Options

Insiders

(4)

2,250,000

1,000,000

March 21, 2005

\$0.21

\$0.10
January 23, 2007
2,200,000
\$0.10
February 12, 2009
Consultants
(3) 1,125,000
\$0.10
February 17, 2008
TOTAL
5,575,000
Warrants
5,180,000
\$0.15
March 29, 2005

Contractual Obligations

There are no long or short term contractual obligations as of the date of this report.

Transaction with Related Parties

During the second quarter of 2004 the Company incurred consulting fees of \$15,000 by directors or officers or organizations controlled by such parties. Two officers received \$10,000 during the second quarter of 2004, no remuneration was paid in the second quarter of 2003. The Company paid \$5,875 to a law firm in which an officer is a partner of the firm during the second quarter 2004 and carries a payable of \$102,115 to the same firm.

Changes in Accounting Policies

The Company has since adopted the fair value based method of accounting for stock based compensation for all individuals, effective January 1, 2004. Otherwise, the interim consolidated financial statements for the quarter ended June 30, 2004 followed the same accounting policies and methods of application in the most recent annual financial statements.

Financial and Other Instruments

Anglo Swiss s financial instruments consist of cash and short-term deposits, restricted cash, GST receivable and accounts payable. Unless otherwise noted, it is management s opinion that Anglo Swiss is not exposed to significant interest, currency or credit risks arising from the financial instruments. The fair value of these financial instruments approximates their carrying value doe to their short-term maturity or capacity of prompt liquidation.

Approval

The Board of Directors of Anglo Swiss has approved the disclosure contained in this interim MD&A.	A copy o	f this
interim MD&A will be provided to anyone who requests it, in writing.		

Additional Information

Additional information is available at the Company website at www.anglo-swiss.com or on its SEDAR page site accessed through www.sedar.com, in the United States through its EDGAR filings accessed at www.sec.gov.

BY ORDER OF THE BOARD OF DIRECTORS OF

ANGLO SWISS RESOURCES INC.

LEN DANARD

Len Danard, President & CEO

FORM 52-109FTS

CERTIFICATION OF INTERIM FILINGS DURING TRANSITION PERIOD

I, Len Danard, Chief Executive Officer of Anglo Swiss Resources Inc. certify that:
1.
I have reviewed the interim filings (as this term is defined in Multilateral Instrument 52-109 Certification of Disclosure in Issuer s Annual and Interim Filings) of Anglo Swiss Resources Inc., (the issuer) for the interim period ended June 30, 2004;
2.
Based on my knowledge, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by the interim filings; and
3.
Based on my knowledge, the interim financial statements together with the other financial information included in the interim filings fairly present in all material respects the financial condition, results of operations and cash flows of the issuer, as of the date and for the period(s) represented in the interim filings.
Dated: August 5, 2004.
<u>Len Danar</u> d

Signature

Chief Executive Officer			
Title			

FORM 52-109FTS

CERTIFICATION OF INTERIM FILINGS DURING TRANSITION PERIOD

I, Chris Robbins, Chief Financial Officer of Anglo Swiss Resources Inc. certify that:
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1.
I have reviewed the interim filings (as this term is defined in Multilateral Instrument 52-109 Certification of Disclosure in Issuer s Annual and Interim Filings) of Anglo Swiss Resources Inc., (the issuer) for the interim period ended June 30, 2004;
2.
Based on my knowledge, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by the interim filings; and
3.
Based on my knowledge, the interim financial statements together with the other financial information included in the interim filings fairly present in all material respects the financial condition, results of operations and cash flows of the issuer, as of the date and for the $period(s)$ represented in the interim filings.
Dated: August 5, 2004.
Chris Robbins

Signature

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Title