

Item no. 1245

No. to identify the observations received from the public
No.
109914/
22.08.2006

Proposal

The questioner doesn't agree with promoting the project at Roşia Montană and makes the following observations and comments:

- In EIA there are not presented all the possible risks derived from this project;
- Total costs for closing the mine are unrealistic;
- There isn't until now an approved Zonal Urbanism Plan for the Protected Areas;
- The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate;
- Information about the foundation which RMGC will establish and subsidize is not given, foundation which follows to assume the obligations which the mining operation can not assume;
- The present urbanism plans of the Roşia Montană commune do not correspond with the mining project proposal described in EIA;
- There is no liner proposed for the tailings pond;
- The proposed waste deposits will be not constructed according to the legislation in force;
- No financial guarantees have been stipulated;
- There is no Safety Report submitted for the public consultation and evaluation by the competent authorities;
- The EIA report does not assess the "Zero Alternative";
- The Project poses a threat for protected flora and fauna;
- The EIA report does not refer to the impact on the listed heritage buildings of noise and vibrations caused by the mining operations;
- The public/ONGs wish to consult the contracts and agreements between the Company and the Romanian State;
- The Urbanism Plan has been modified without public consultation;
- From archeological point of view, the area proposed to be occupied by project was not legally investigated;
- The questioner contests the protection of the architectural and spiritual monuments with the responsibility of the state institutions for the protection operation.

SEE THE CONTENT OF THE TYPE 1 CONTESTATION

Solution

It is the nature of risk that it can be mitigated and diminished; it cannot be made to disappear. In order to put this into context, the common action of walking on the street or developing everyday activities have an accident potential. This accident potential is twice higher than within the framework of industrial activities that use hazardous substances.

A major chapter of the EIA report was dedicated to the identification of risks for the project. In addition, this chapter provides a discussion of the mitigation measures for each risk and how they were incorporated into the project designs. It is recognized that risk identification is difficult due to the number and diversity of events that can be envisioned. The EIA report cannot assume to cover all of the potential risks associated with the project. However, it has attempted to identify and address the most relevant risks. The extent of risk assessment and the intensity of the prevention and mitigation measures should be proportional to the risk involved and therefore only the risks that have been considered important have been assessed in detail. Each is described below.

In the larger sense, the entire EIA report is focused on the assessment of impacts and their associated mitigation. Specifically, Chapter 4 of the EIA presents that impact assessment of the project. The following discussion presents a summary of the impact discussed in the EIA.

As far as natural and technological risks assessments are concerned, Chapter 7, "Risk Cases", from the Report on Environmental Impact Assessment, emphasizes the fact that safety and prevention measures, the implementation of the environmental management and risk systems are mitigating the consequences

to acceptable levels as compared to the most restrictive norms, standards, the best practices or national and international recommendations in the field. The risk level has been established as moderate and so, socially acceptable. The extension of the risk assessment and the intensity of the prevention and mitigation measures of the consequences should be proportionate to the risk involved. Selection of a specific mitigation technique is depends on the analyzed accident scenario.

More detailed assessments are conducted for accident scenarios that, based on the qualitative assessment are found to be potentially major, of probability more than 10^{-6} (reduced recovery periods of 1/1,000,000) meaning that they could have major consequences therefore, elevated associated risk, a higher risk level than 9 to 12 (on a scale of 1-25). To put this in context, simply living in southern Florida rates a 25 on the risk scale.

A global assessment of the risks associated with the Roşia Montană Project is obtained by the quick environmental and health risk assessment methodology initially developed by the Italian Ministry of the Environment and the World Health Organization. Natural hazard and risk identification and analysis presents key data and information in assessing potential technological accidents. Thus:

- In designing the Tailings Management Facility, the design parameters were chosen to fully cover the characteristic seismic risk of the area. These seismic design parameters adopted for the TMF and other facilities on the proposed site result in a safety factor much greater than the minimum accepted under the Romanian and European design standards for such facilities;

- in the sector physically impacted by the Project, the risk of floods will remain very low due to the small catchments (controlled by the Roşia and Corna Streams) the area affected by the operation, and the creation of containment, diversion and drainage hydro-technical structures for storm waters on the site, and in the Abrud catchment in general;

- risks caused by meteorological events have been reviewed and used in assessing the hazards of the affected technological processes.

From the analysis of morphometrical parameters and their correlation with other sets of information on the natural slopes on and near the site shows that the (qualitatively estimated) landslide occurrence risk is low to moderate and its consequences will not cause major impacts on the structural components of the Project.

There is no significant risk associated with resource depletion. Mining activities are planned judiciously, so as to extract only the profitable gold and silver resources and only the necessary construction rock for the Project. The management of the mining concession site will minimize reserve "sterilization" (limitation of future access to the reserves).

In assessing technological hazards and risks, the quantity of hazardous substances on the site was calculated as a total and by category, as provided by the *Notification Procedure* approved by Ministry of Agriculture, Forestry, Water and Environment (MAFWE) Order 1084/2003. Based on an evaluation of hazardous substances in stock on the Project site in relation to the relevant quantities provided by the Government Decision 95/2003 which transposes the Seveso Directive, the Project ranges between the upper and the lower limits, and therefore S.C. Roşia Montană Gold Corporation S.A. is required to prepare a Report on Environmental Impact Assessment Study to be sent to the local environmental authority and the local civilian protection authority a *Safety Report* on its operations to prevent major accident risks.

In assessing the consequences of major accidents involving dangerous substances, physical-mathematical models accepted internationally and especially at EU level, and the current version of the SLAB (Canada) software have been used, the latter for the atmospheric dispersion of denser than air gases, that may handle a multitude of situations and scenarios. Similarly, the EFFECTSGis 5.5 (Netherlands) software, developed for the analysis of the effects of industrial accidents and of consequences. Several scenarios were considered in response to the internal legislative requirements, especially related to the implementation of the Internal Emergency Plans (GD 647/2005). The conclusions of the risk assessment for major accidents were:

- The total destruction of plant facilities may only be caused by terrorist attack with classic or nuclear weapons. Simultaneous damage to the HCl tank (including containment) and to the NaCN solution tank, the tanks containing enriched solution, to one or more leaching tanks, having as a result HCN dispersion into the air. At the same time, under certain situations and weather conditions unfavorable for dispersion, people within 40 m of the emission source, surprised by the toxic cloud for

more than 1 minute without respiratory protection equipment, will most certainly die. It may also be considered that, on a radius of about 310 m, persons exposed for more than 10 minutes may suffer serious intoxications that may also lead to death. Toxic effects may occur in persons up to about 2 km downwind of the process plant;

- Operating errors and/or failures in the measurement and control devices, resulting in a lower pH in the leaching tank, thickener and/or DETOX slurry and accidental emissions of hydrocyanic acid. The area affected by concentrations of 290 ppm over a 10 min exposure time is within a circle of 36 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 157.5 m radius. The center of these circles is the middle of the CIL tanks platform;

- Accidental HCN emission from the decanter. The accident may be caused by a drop of pH in the CIL tanks combined with an overdose of flocculent solution and faulty pH monitoring systems. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 65 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 104 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Accidental HCN emission from the DETOX facility. The accident may be caused by a drop of pH in the reactors generated by an overdose of metabisulfite solution and/or copper sulphate combined with faulty pH monitoring systems. The area affected by high 1900 ppm concentrations for a 1 min exposure time is located within a 10 m radius circle. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 27 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 33 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Explosion of the LPG storage tank. The LPG storage tank has a 50 ton capacity and is located outdoors, near the heating plant. The simulation was conducted for the worst case scenario, considering an explosion of the full tank. Threshold I with heat 12.5 kW/m² is within a 10.5 m radius circle and Threshold II, of heat radiation 5 kW/m² is within a circle of 15 m radius;

- Damage and/or fire at the fuel tanks. Simulations were conducted for the worst case scenarios, considering ignition and combustion of all the diesel (fire in the tank, or in the containment vat, when full of diesel);

- Corna Dam break and breach development. Two credible accident scenarios were considered in simulating tailings flow out of the Tailings Management Facility, and six credible scenarios for the flow of decant water and tailings pore water, with significant effects on the terrestrial and aquatic ecosystems, in different weather conditions;

- Tailings flow may occur along Corna Valley, on a 800 m (starter dam break) or over 1600 m reach should the Corna dam break in its final stage;

- In regard to water quality impacts, cyanide concentrations in the water in the shape of a pollution plume may reach Arad, near the Romanian-Hungarian border on the Mureş River, in concentrations ranging between 0.03 and 0.5 mg/L. Due to inherent mathematical limitations in the models, these values and the accident effects are considered overestimated. Therefore, the results describe the "worst case scenario" based on extreme dam break assumptions for the Corna Dam.

A new and much more precise and realistic simulation has been subsequently established based on the INCA Mine model, that considers the dispersion, volatilization and breakdown of cyanides during the downstream movement of the pollutant flow (Whiteland et al., 2006).

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modeling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physical-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU BAT-compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that

reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worse case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modeling work is presented under the title of the Mureş River Modeling Program and the full modeling report is presented in Annex 5.1:

- Development of HCN on the tailings pond surface. Simulated emissions of HCN from the Tailings Management Facility pond surface and of their dispersion into the ambient air show that the level of $400\mu\text{g}/\text{m}^3$ hourly average and $179\mu\text{g}/\text{m}^3$ 8hr average will not be exceeded. These HCN concentrations are only slightly over the odor threshold (0.17ppm) and much below potentially dangerous concentrations;

- Cetate Dam break and breach development. Flood modeling was in case of a break in Cetate dam was based on the design parameters obtained from the hydrometeorological study "Assessment of rainfall intensity, frequency and runoff for the Roşia Montană Project - Radu Drobot". The breach characteristics were predicted using the BREACH model, and the maximum height of the flood wave in various flow sections was modeled using the FLDWAV software. The assumptions included a total 800000 m^3 discharge for one hour, when the peak of the flood hydrograph is about 4.9 m above base flow immediately below the dam and in the narrow Abrud valley 5.9-7,5 km downstream of the dam, while in the last section considered (10,5 km) water depth is about 2.3 m above base flow and the maximum flow rate 877 m^3/s . Further, the broader Aries valley allows the flood wave to propagate on a significantly wider bed, which results in a highly attenuated hydrograph. These results describe the "worst case scenario" based on extreme dam break assumptions:

- Accidents during cyanide transportation. Due to the large quantities of cyanide transported (about 30t /day) the risks associated to this activity were assessed in detail using the ZHA- Zurich Hazard Analysis method. As a consequence, the optimum transport route was selected from the manufacturer to the Process Plant, e.g.;

- Cyanide transport (in solid state) will exclusively involve special SLS (Solid to Liquid System) containers, 16 tons each. The ISO compliant container will be protected by a framework with legs, which allows separation from the transport trailer for temporary storage. The wall is 5.17 mm thick, which, together with the protective framework, provides additional protection to the load in case of accident. This system is considered BAT and is currently one of the safest cyanide transportation options.

It is being mentioned the fact that the study develops the occurrence possibility of these scenarios (pages 166-171, Conclusions).

As regards the cyanides management, there is a baseline study named "Roşia Montană Golden Project, Cyanides Management Plan" prepared in compliance with the "International Management Code for the Manufacture, Transport and Use of Cyanide in the Production of Gold (International Cyanide management Institute) May 2002". S.C. Roşia Montană Gold Corporation is signatory to this code.

Bibliographical references for Chapter 7 "Risk Cases" are listed at page 173-176.

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RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like. They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and

regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from being too low—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world’s largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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According to Law 5/2000, regarding the approval of the Territory Arrangement Plan – 3rd Section – protected areas (“Law 5/2000”) (article 5, paragraphs 2-3), local public authorities, with the support of the competent central public authorities, had the obligation to establish the boundaries of the protection areas for the cultural heritage elements stipulated in Annex III to the above-mentioned law. This measure should have been taken within 12 months from the effective date of Law 5/2000, based on specialized studies. For this purpose, the local public authorities had to prepare the town planning documentation and its related regulations, developed and approved according to the law. This documentation must comprise the necessary protection and conservation measures for the national cultural heritage elements located in this area.

Concurrently, Law 350/2001 on the territory arrangement and urbanism stipulates the right of legal or natural persons interested in arranging the territory, to initiate the development of urbanism plans.

In accordance with these legal provisions, in 2001, RMGC initiated the preparation of these specific town-planning documentations - the General Urbanism Plan and the Zonal Urbanism Plan. These plans have been developed by Romanian certified companies and followed the legal approval procedure. The permit for the establishment of the Roşia Montană Historical Centre Protected Area was issued by the Ministry of Culture and Religious Affairs in 2002 (permits no. 61/14.02.2002 and no. 178/20.06.2002) as part of the procedure for the approval of the town planning documentation. Based on these permits, the Ministry of Culture and Religious Affairs requested the company to develop a Zonal Urbanism Plan for the Historical Centre of Roşia Montană. Out of the 41 historical buildings in Roşia Montană, thirty-five (35) are located inside the protected area of the Roşia Montană Historical Centre.

As for the heritage elements located in the future industrial development area (6 historical buildings), these are discussed in the Industrial Zonal Urbanism Plan prepared by SC Proiect Alba SA. The regulations included in this document will contain measures for the protection of these monuments.

In conclusion, the town planning studies and the specialized studies conducted for the purpose of establishing the boundaries of the protection areas within the future mining operations perimeter are currently pending approval, in accordance with the legal provisions, by the competent institutions and committees. Please note that none of the historical houses located in the perimeter of the proposed project will be affected; on the contrary, all the 41 historic buildings will be included in a complex restoration and rehabilitation program (see the Management Plan). This program is mandatory, regardless of the implementation of the mining project, if we want to prevent these buildings from collapsing because of their advanced degradation.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate start up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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Introduced as part of the Environmental Impact Assessment Report Study (EIA), the Roşia Montană Foundation is shifting in focus. The Community Sustainable Development Plan activities initially conceived as coming under the Foundation umbrella (business oriented activities: business incubator, business advisory center, micro-finance facility, as well as social oriented activities: education and training center) have been advanced independently, via partnerships and with community participation in decision-making – a preferable way to advance social and economic development programs.

Going forward, the Foundation will take shape around preservation, patrimony and cultural heritage issues, with its final form determined in consultation with the community.

In terms of the philosophy that guides the company's Sustainable Development efforts, the Roşia Montană Gold Corporation (RMGC) sees itself not as principal provider, but as a partner. Community involvement is considered the starting point; over time, as the community builds the capacity to maintain programs in its own right, the company will turn over control of currently-established programs to the community and its institutions.

For more information, please see Roşia Montană Sustainable Development and the Roşia Montană Project – annex 4.

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We underline the fact that your statement is false. The General Urbanism Plan for the Roşia Montană commune, endorsed in 2002 allows the development of Roşia Montană project, as it has been presented during the public consultations.

Concurrently, pursuant to the provisions of art. 41, paragraph 2, from the Mining Law no.85/2003, the authorities from the local administration have the liability to adjust and/or update the territory arrangement plans and the general urbanism plans, in order to allow the development of all operations necessary for the development of mining activities.

RMGC has also initiated the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roşia Montană Industrial Area and Zonal Urbanism Plan – Roşia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no.78/26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

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An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to

control seepage;

- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

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With respect to your comments made as regards a presumptive infringement of the provisions of Government Decision No.351/2005 (“GD 351/2005”), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data’s level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water;

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please not that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries (“Directive 21”).

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a “waste facility” under Directive 21), must inter alia, ensure that:

- a) *“the waste facility is [...]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of

Reference, to perform the EIA considering the provisions of Directive 21 and the BAT Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

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Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

Roşia Montană Gold Corporation (“RMGC”) has invested significant time, energy, and resources assessing the viability of a mining project in the valley of Roşia Montană. This assessment has led RMGC to conclude that Roşia Montană presents an attractive long-term development opportunity – an opinion confirmed by a variety of lending institutions, who have completed detailed reviews of the project’s design and profitability. We have every confidence that we will see the project through to the end of its projected 16-year lifespan, regardless of any fluctuations in the market price of gold.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;
- Surety bonds;

- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

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The Security Report has been made available for public access by being posted at the following Internet address http://www.mmediu.ro/dep_mediu/rosia_montana_securitate.htm as well as through the printed version which could have been found at several information locations established for public hearings.

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The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU

Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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This statement is ungrounded, because the environmental impact assessment (EIA) process has included preliminary cumulative estimates for stationary motorized equipment and linear (vehicular) sources were prepared in order to provide an initial understanding of the potential cumulative noise and vibration impacts from background and Roşia Montană Project sources, and to guide future monitoring and measurement activities as well as the selection of appropriate Best Management Practices/Best Available Techniques for further mitigation of the potential noise and vibration impacts from Project activities.

These preliminary estimates apply to major construction activities, as well as the operation and decommissioning/closure of the mine and process plant. They are documented as data tables and isopleth maps for major noise-generating activities in selected, representative Project years; see **Tables 4.3.8 through 4.3.16** and **Exhibits 4.3.1 through 4.3.9**. All these details related to the applied assessment methodology, the input data of the dispersion model, the modeling results and the measures established for the prevention/mitigation/elimination of the potential impact for all project stages (construction, operation, closure) are included in Chapter 4, Section 4.3 Noise and Vibrations of the EIA Report.

Project Years 0, 9, 10, 12, 14, and 19 were selected for modeling because they are considered to be representative of the most significant levels of noise-generating activity. They are also the same years used for air impact modeling purposes in Section 4.2, as air and noise impacts share many of the same sources or are otherwise closely correlated. In order to more accurately reflect potential receptor impacts, all of these exhibits integrate the background traffic estimates discussed in Section 4.3.6.1.

The Project site plan and process plant area and facility drawings were used to establish the position of the noise sources and other relevant physical characteristics of the site. Receptor locations were established using background reports and project engineering and environmental documentation provided by RMGC. With this information, the source locations and receptor locations were translated into input (x, y, and z) co-ordinates for the noise-modeling program.

Tables 4.3.8 through 4.3.16 and **Exhibits 4.3.1 through 4.3.9** present the average maximum noise values likely to be experienced by the receptor community over all Project phases after incorporation of a variety of initial mitigation measures designed specifically to reduce the impacts associated with mobile and stationary machinery sources. The influence of non-mining related background (primarily traffic) noise is also included.

To evaluate the sound levels associated with haul trucks and other mobile sources crossing the site carrying excavated ore, waste rock, and soil, a noise analysis program based on the (U.S.) Federal Highway Administration's (FHWA) standard RD-77-108 [1] model was used to calculate reference noise emissions values for heavy trucks along the project roadways. The FHWA model predicts hourly L_{eq} values for free-flowing traffic conditions and is generally considered to be accurate within 1.5 decibels (dB).

The model is based on the standardized noise emission factors for different types and weights of vehicles (e.g., automobiles, medium trucks, and heavy trucks), with consideration given to vehicle volume, speed, roadway configuration, distance to the receiver, and the acoustical characteristics of the site. The emission levels of all three vehicle types increase as a function of the logarithm of their speed.

To evaluate the sound sources from the proposed mine processing facility and the semi-stationary material handling equipment (at the ore extraction, waste rock and soil stockpiling areas), a proprietary computerized noise prediction program was used by AAC to simulate and model the future equipment noise emissions throughout the area. The modeling program uses industry-accepted propagation algorithms based on the following American National Standards Institute (ANSI) and International Organization for Standardization (ISO) standards:

- *ANSI S1.26-1995 (R2004), Method for the Calculation of the Absorption of Sound by the Atmosphere;*
- *ISO 9613-1:1993, Acoustics -- Attenuation of sound during propagation outdoors-- Part 1: Calculation of the absorption of sound by the atmosphere;*
- *ISO 9613-2:1996, Acoustics -- Attenuation of sound during propagation outdoors -- Part 2: General method of calculation;*
- *ISO 3891:1978, Acoustics -- Procedure for describing aircraft noise heard on the ground.*

The calculations account for classical sound wave divergence (i.e., spherical spreading loss with adjustments for source directivity from point sources) plus attenuation factors due to air absorption, minimal ground effects, and barriers/shielding.

This model has been validated by AAC over a number of years via noise measurements at several operating industrial sites that had been previously modeled during the engineering design phases. The comparison of modeled predictions versus actual measurements has consistently shown close agreement; typically in the range of 1 to 3 dB (A).

References:

[1] FHWA Highway Traffic Noise Prediction Model; see Federal Highway Administration Report Number FHWA-RD-77-108, USA, Washington, D.C., 1978.

A detailed presentation of blasting technology can be found in the annex 7.1 - Proposed blasting technology for the operational phase of Roşia Montană Project.

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The partnership between Gabriel Resources and Regia Autonomă a Cuprului Deva (currently, CNCAF Minvest SA) has been established based on Law no. 15/1990 on the reorganization of the state owned companies as autonomous directions and trade companies, published in the Official Gazette, Section I, no. 98/08.08.1990, as subsequently amended and supplemented. Art. 35 of this law provides the possibility of the regies autonomous to enter into partnerships with legal third parties, Romanian or foreign, for the purpose of setting up new trading companies.

Roşia Montană Gold Corporation SA was set up in 1997, according to the legal provisions in force as at that time, the setting up being made by observing all the conditions imposed by Company Law no. 31/1990 and Trade Register Law no. 26/1990, in regard of the setting up of the joint stock companies with mixed capital.

We underline that the Articles of Associations of Roşia Montană Gold Corporation SA, representing the result of the parties agreement in regard of the terms and conditions under which the partnership between the Romanian state and investor takes place represents a public document, being included in the category of documents which, as per Law no. 26/1990 on the Trade Register, are published in the Romanian Official Gazette and for which the Trade Register is obliged to issue, on the expense of the persons submitting a request, certified copies.

As for the agreement concerning the setting up of the mixed company together with Gabriel Resources Ltd., this has been expressed by the Ministry of Industry and Trade, the conditions imposed by the setting up of the mixed company being the following: (i) ensuring of the jobs at the level existing upon the conclusion of the agreement concerning the setting up of the mixed company; (ii) the expenses incurred by the fulfillment of the exploration stage should be fully supported by Gabriel; (iii) the obtaining of the approval from the ANRM by the Copper Autonomous Direction Deva and (iv) the observance of all legal provisions in force concerning the setting up of the mixed companies with foreign partners. These conditions have been fully complied with as at the setting up of the company and during the development of its activity.

We also specify that the establishing of the shareholders' quotas to the benefits and losses of Roşia Montană Gold Corporation SA has been made by considering their contribution quota to the company's share capital. The current percentage of 80% for Gabriel Resources Ltd. and of 19.31% for CNCAF Minvest SA resulted from the initial contribution and the subsequent contributions of the shareholders to the company's share capital, in consideration also of Gabriel Resources Ltd. advancing all expenses and costs related to the development-exploitation and permitting of the Roşia Montană Mining Project.

The provisions of the Articles of Associations of Roşia Montană Gold Corporation SA on the necessary majority and quorum conditions for the decision-making process within the General Shareholders Meeting and the quotas to the benefits and losses of the company are taken from Law no. 31/1990, and no derogation exists in regard of this aspect.

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This claim is not true; the Urbanism Plan has been prepared with public consultation.

Roşia Montană Gold Corporation SA (RMGC) has requested and obtained from Alba County Council the Urbanism Certificate no. 78 of 26.04.2006, for the entire Roşia Montană mining project, including the tailings management facility. The Urbanism Certificate also stipulated the preparation of a Zonal Urbanism Plan, to reflect all changes made to the Roşia Montană Project, following the public

consultations and debates organized in relation to this project, and the consultations with the permitting authorities. This plan, entitled “Modification of the Zonal Urbanism Plan, Roșia Montană Industrial Area”, was prepared and subjected to public debate in June 2006 in accordance with the provisions of Order no.176/N/2000 issued by the Ministry of Public Works and Territory Development for the approval of the technical regulations “Guidelines regarding the methodology applied for the preparation and framework content of the Zonal Urbanism Plan” and, at present, it is pending approval.

Concerning the Roșia Montană General Urbanism Plan approved in 2002, such plan was prepared in parallel with the Zonal Urbanism Plan of 2002, all the provisions of the General Urbanism Plan being also included in the Zonal Urbanism Plan. Also, the approval procedure related to the two urbanism plans was carried out in parallel.

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Preventive archaeological researches within the Roșia Montană mining project area have been undertaken based on specific techniques, specifically trial trenches in all accessible areas that are suitable for human habitation, taking into account the bibliographical information and the observations recorded during the archaeological survey campaigns, the geophysical studies and the analyses of the photogrammetric flights. In addition, surface investigations were undertaken, where appropriate.

The archaeological researches at Roșia Montană covered a large surface and focused on the areas known to have archaeological potential. THEREFORE, ALL AREAS THAT HAVE BEEN ARCHAEOLOGICALLY DISCHARGED HAD BEEN PREVIOUSLY INVESTIGATED. All research programs, beginning with the 2004 campaign, have been undertaken in full compliance with the current legal requirements, i.e. Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs.

The proposed gold mining project at Roșia Montană has raised a series of issues related to the rescue of the historical-archaeological heritage within the area, as well as issues related to its scientific development and also the enhancement of heritage within a museum. Given the complex difficulties encountered in this respect, the Ministry of Culture and Religious Affairs decided to initiate the “Alburnus Maior” National Research Program.

The company’s role was to provide the necessary financial resources for the assessment, research and enhancement of the archaeological remains, in full compliance with the Romanian current legislation. The development of the research and of the archaeological discharge works has been conducted through specific means and methodologies that have been adjusted to the realities of every site researched, in our case, Roșia Montană. They consisted in:

- Archives studies;
- Archaeological surveys; trial trenches;
- aerial reconnaissance/survey and aerial photo interpretation ; high resolution satellite images;
- mining archaeology studies; underground topography and 3D modeling;
- geophysical surveys;
- extensive archaeological investigations in the areas with an identified archaeological potential- this implied carrying out archaeological excavations;
- Interdisciplinary studies- sedimentology, archaeo-zoology, comparative palynology, archaeo-metallurgy, geology, mineralogy;
- Radiocarbon dating and dendrochronology;
- This research and its results were included in an integrated database;
- traditional and digital archaeological topography and development of the GIS project; generate a photo archive- both traditional and digital;
- restoration of artifacts;
- an inventory and a digital catalogue of the artifacts;
- studies conducted by specialists in order to enhance the research results - publication of monographs/scientific books and journals, exhibitions, websites, etc.

All the preventive archaeological researches undertaken at Roșia Montană since 2000 have been carried out as part of a complex research program; permits for preventive archaeological excavations being issued

in compliance with the current legislation. These archaeological investigations have been undertaken by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. All archaeological researches have been conducted in full compliance with the existing legislation. The investigations undertaken during each archaeological research campaign have been approved by the Ministry of Culture and Religious Affairs based on the Annual Archaeological Research Plan approved by the National Commission of Archaeology.

Under the current legislation (Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs) the archaeologists who have conducted the research may ask that an archaeological discharge certificate be granted. Based on a complex research program, the archaeologists prepare comprehensive documentation with regard to the researched area. Upon consideration of the submitted documentation, the National Commission of Archaeology makes a decision as to whether to recommend or not the granting of the archaeological discharge certificate. In the case of the research conducted in the period 2001-2006, the archaeological discharge certificate was issued directly by the Ministry of Culture and Religious Affairs or by its local agencies.

Preventive archaeological researches at Roșia Montană have allowed the research of five Roman cremation necropolis (Tău Corna, Hop-Găuri, Țarina, Jig - Piciorag and Pârâul Porcului – Tăul Secuilor), two funerary areas (Carpeni, Nanului Valley), sacred areas (Hăbad, Nanului Valley), habitation areas (Hăbad, Carpeni, Tăul Țapului, Hop), the most significant being the Roman structures on the Carpeni Hill and the circular funerary monument at Tău Găuri. In addition, for the first time in Romania, surface investigations have been paralleled by underground investigations of Cetate, Cârnic, Jig and Orlea massifs, with important discoveries in the Piatra Corbului, area, Cătălina-Monulești gallery and the Păru Carpeni mining sector.

The research consisted of aerial photo interpretation, archaeological magnetometric studies, electrical resistivity, palynology, sedimentology, geology studies, radiocarbon and dendrochronology dating. For a better management of the research units and of the archaeological findings, data bases were used, including text and photographs-among which 4 satellite images (an archive satellite image type SPOT Panchromatic (10m) from 1997; 2 satellite images LANDSAT 7 MS (30 m), dating from 2000 and 2003; a satellite image with priority programming SPOT 5 SuperMode color (2,5 m resolution-19 July 2004); all data have been included in a comprehensive GIS program, a first in the Romanian archaeological research.

In the case of archaeological monuments that are located close to industrial facilities, plans have been redesigned to ensure that the archaeological remains in question will not be affected. Where appropriate, the archaeological monument was preserved in situ and restored, i.e. the circular funerary monument at Hop-Găuri (see The "Alburnus Maior" monograph series, volume II, Bucharest, 2004). Another example in this respect is the Carpeni Hill, designated an "archaeological " reserve, and the Piatra Corbului area. In 2004, after being thoroughly investigated, these areas have been included on the List of Historic Monuments. Add to this the areas where ancient mining remains will be preserved, such as the Cătălina Monulești gallery and the mining sector Păru Carpeni, as well as the protected area Roșia Montană Historic Center, including a number of heritage assets (35 historic monument houses).

We emphasise in this respect that the identified and researched structures have been published in preliminary form in the Archaeological Research Chronicle of Romania, after every archaeological research campaign, as well as in volume 1 of the Alburnus Maior monographic series. We mention here the areas where Roman habitation structures have been identified and researched, as well as the references to be consulted for further information: Hop-Găuri, Carpeni, Tăul Țapului (CCA 2001 (2002), p. 254-257, no. 182; 261-262, nr. 185; 264-265, no. 188; 265-266, no. 189. Alburnus Maior I, 2003, p. 45-80; 81-122; 123-148; CCA 2001 (2002), 257-261; CCA 2003 (2004) ,280-283; Alburnus Maior I, 2003, p. 387-431, 433-446, 447-467).

For further details related to the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex called "Information on the Cultural heritage of Roșia and Related Management Aspects". In addition, the annex includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

In conclusion, the area mentioned by the questioner has been researched in accordance with the Romanian legal requirements, as well as with European standards and practices in the field.

Note that the type of research undertaken at Roşia Montană, known as preventive/rescue archaeological research, as well as other related heritage studies, are done everywhere in the world in close connection with the economic development of certain areas. Both the costs for the research and for the enhancement and maintenance of the preserved areas are provided by investors, in a public-private partnership set up in order to protect the cultural heritage, as per the provisions of the European Convention on the Protection of the Archaeological Heritage (Malta-1992) [1].

References:

[1]The text of the Convention is available at the following address:

<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=ENG>

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In 2000, in the context of the proposal of a new mining project in the Roşia Montană area, the Ministry of Culture and Religious Affairs approved a series of studies to be conducted in order to research the archaeological and architectural heritage of the area. And at the end of that year, the Design Centre for National Cultural Heritage (now the National Institute for Historical Monuments) presented the preliminary results of these researches to the National Commission for Historical Monuments and of the National Commission of Archaeology. Based on these results, in 2001, the Ministry of Culture and Religious Affairs initiated the “Alburnus Maior” National Research Program (the Order no. 2504 / 07.03.2001 of the Minister of Culture and Religious Affairs) in compliance with the Law 378/2001 (as subsequently amended by Law 462/2003 and by Law 258/2006 and Law 259/2006). Thus, since 2000, the Ministry of Culture and Religious Affairs – directly or through its subordinate institutions - has fulfilled its duties with regard to the management of the issues related to Roşia Montană’s heritage.

Thus, the preventive archaeological researches have been conducted by the representatives of 21 national institutions and 3 others from abroad under the scientific coordination of the National Museum of History of Romania. They have been carried out based on the annual approval of the National Commission of Archaeology of the Ministry of Culture and Religious Affairs. In accordance with the legislation in force, this research program is carried out with the financial support provided by RMGC (the company that plans to expand and continue to mine the gold-silver deposit in Roşia Montană). Thus, large-scale preventive investigations have been conducted or are underway in the RMP impact area. A proposal will be made based on the results thereof either for the archaeological discharge of some researched perimeters from the project perimeter or the preservation *in situ* of certain representative structures and monuments, in compliance with the legislation in force. In the case of the areas proposed for conservation and the ones for which the archaeological discharge measure was applied, the decision was made based on the surveys conducted by specialists and on the analysis of the National Commission of Archaeology. In the period 2000-2005, the mining project underwent a series of modifications designed to promote the implementation of the decision regarding the conservation of the local heritage. Examples of these include: extending the duration of the field investigations on several years (e.g. Ţarina, Pârâul Porcului, Orlea) and changing the location of some elements of infrastructure in order to allow the conservation of the archaeological remains found in the Carpeni, Tău Găuri and Pietra Corbului areas.

The architectural and town-planning surveys have been conducted, in accordance with the legislation in force, by companies certified by the Ministry of Culture and Religious Affairs, while the town-planning documentations drafted by these companies and the restoration and conservation works undertaken so far have been approved by the National Commission for Historical Monuments. Thus, the town-planning documentations have been approved and implemented in accordance with current legislation, and the company has agreed to these decisions and modified the mine development plans accordingly:

Extensive ethnographic research was conducted in the Roşia Montană-Abrud-Corna area in the period 2001-2004 coordinated by a team of specialists for the Romanian Village Museum „Dimitrie Gusti” (a National Museum directly under the coordination of the Ministry of Culture and Religious Affairs). Moreover, a broad series of oral history interviews was conducted in the period 2001-2002 by the Romanian Radio Broadcasting Company through the „Gheorghe Brătianu” Oral History Centre, Bucharest

(SRR - CIO).

In compliance with the requirements of the Ministry of Environment and Waters Management and the Ministry of Culture and Religious Affairs, specific management plans have been drawn up for the management and conservation of the heritage remains from the Roşia Montană area, in the context of the implementation of the mining project. These plans have been included in the documentation prepared for the Report on the Environmental Impact Assessment Study. (see EIA Report, volume 32-33, Plan M- *Cultural Heritage Management Plan*, part I –*Management Plan for the Archaeological Heritage from Roşia Montană Area*; part II-*Management Plan for the Historical Monuments and Protected Zone from Roşia Montană*; part III- *Cultural Heritage Management Plan*).

These management plans comprise detailed presentations of the obligations and responsibilities regarding the protection and conservation of the heritage remains from the Roşia Montană area, which the company has assumed in the context of the implementation of the mining project, according to the decision of the central government. These heritage remains include: archaeological remains above and under the ground, historic buildings, protected areas, intangible heritage assets, cultural landscape items, etc. In this context, it should be noted that besides the works for the protection and preservation of the archaeological heritage, works are being carried out for the rehabilitation and conservation of the protected area Historical Centre Roşia Montană (comprising 35 historic buildings, and projects for the restoration of 11 of these buildings are currently being drafted), Tăul Mare, Tăul Brazi and Tăul Anghel as well as remains of the surface mining works from the Vaidoia area and the creation of a modern museum dedicated to the history of mining in the Apuseni Mountains area. This museum will be established in the coming years and it will include exhibitions of geology, archaeology, industrial and ethnographic heritage as well as an underground section organized around the Cătălina Monuleşti gallery.

Moreover, representatives of the Directorate for Culture, Religious Affairs and National Cultural Heritage of Alba County have visited Roşia Montană many times in order to collect information and to check the situation. The same administrative body was the intermediary for the specific stages of acquisitions of historic buildings made by RMGC. The Ministry of Culture and Religious Affairs expressed its pre-emption right regarding the acquisition of these buildings.

Note that apart from the obligations undertaken by RMGC as regards the protection and conservation of the archaeological remains and historical monuments, there are a whole series of obligations, which rest with the local public authorities from Roşia Montană and from Alba County and with the central public authorities, namely the Romanian Government.

These aspects are further detailed in the Cultural Heritage Management Plans included in the EIA Report (see EIA Report, volume 32, *Management Plan for the Archaeological Heritage from Roşia Montană Area*, pages 21-22, 47, 52-53, 66-67-Romanian version/ 22-24; 47; 55-56; 71-72 English version) and the EIA Report, volume 33- *Management Plan for the Historical Monuments and Protected Zone from Roşia Montană* pages 28-29, 48-50, 52-53, 64-65, page 98 – Annex 1- Romanian version/ 28-29; 47-50; 51-53; 65-66; 103- Annex 1- English version).

Item no. 1246

No. to identify the observations received from the public
No.
109915/
22.08.2006

Proposal

The questioner opposes the proposed gold and silver mining project at Roşia Montană and makes the following observations and comments:

- The tailings pond is unlined and is a hazard for the town of Abrud, as there is the risk of a failure;
- The overall costs for mine closure are not realistic.
- The Project poses a threat for protected flora and fauna;
- The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate;
- The company could not find an insurer for the mining project;
- The EIA report does not assess the "Zero Alternative";
- The EIA report does not include an assessment of the "cyanide rain" phenomenon.

SEE CONTENT CONTESTATION TYPE 2

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or "the facility") has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

Solution

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, "The Tailings Facility Management Plan" for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented

to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

Proximity to Abrud

The EIA describes how the dam will be built with rockfill materials, engineered drain and filter materials and a low permeability core to control seepage. The facility is being designed and engineered by MWH, one of the leading dam designers in the world. In addition, the feasibility level designs have been reviewed and approved by certified Romanian dam experts and by the Romanian National Committee for the Safety of Large Dams. Prior to operation, the dam must again be certified for operations by the National Commission for Dams Safety (CONSIB).

The Tailings Management Facility (TMF) dam is rigorously designed to incorporate all EU, Romanian and international criteria to reduce the risk of failure. These guidelines allow for significant rainfall events and prevent dam failure due to overtopping. Specifically, the facility has been designed to store for the run off from two Probable Maximum Precipitation (PMP) events. This is generally referred to as the Probable Maximum Flood (PMF). The design criterion for TMF includes storage for two PMF flood events, more rain than has ever been recorded in this area.

Additionally, an emergency spillway for the dam will be constructed in the unlikely event that the site rainfall exceeds two PMPs. The TMF design therefore very significantly exceeds required standards for safety. This has been done to ensure that the risks involved in using Corna valley for tailings storage are well below what is considered safe in every day life.

Section 7 of the EIA report includes an assessment and analysis of risks and includes various dam break scenarios. Specifically, the dam break scenarios were analyzed for a failure of the starter dam and for the final dam configuration. The dam break modeling indicates the extent of tailings runout for the specific conditions analyzed. Based on the two cases considered the tailings would not extend beyond the confluence of the Corna valley stream and the Abrud River.

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While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

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From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining

project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate strat up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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With respect to the issues indicated by you, namely the insurance of mining projects, we would like to underline the fact that the Directive no. 2004/35/CE regarding **on environmental liability with regard to the prevention and remedying of environmental damage**, which has been published in the Official Journal of the European Union no. L143/56 (“Directive no. 35/2004”) establishes the general governing framework with regard to environmental pollution.

According to the provisions stipulated by art. 1 of Directive no. 35/2004 “The purpose of this directive is to establish a framework of environmental liability based on the ‘polluter-pays’ principle, to prevent and remedy environmental damage.”

Directive no. 35/2004 states as a principle pursuant to the provisions of art. 14(1) the fact that “Member States shall take measures to encourage the development of financial security instruments and markets by the appropriate economic and financial operators, including financial mechanisms in case of insolvency, with the aim of enabling operators to use financial guarantees to cover their responsibilities under this Directive”.

Moreover, according to the provisions of art. 19(1) Directive no. 35/2004, Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 30 April 2007. We would like to underline the fact that, up to now, the Directive no. 35/2004 hasn’t been transposed into our legislation. Taking into account the previously mentioned aspects, we kindly ask you to take notice of the fact that, at this moment there are no internal legal regulations to establish the material and procedural aspects related to the establishment of such a guarantee.

However, if specific legal dispositions are going to be created with regard to the establishment of certain guarantees, RMGC is going to take all necessary measures to fulfill all mandatory legal liabilities.

Moreover, we underline the fact that RMGC has contracted one of the world’s leading insurance brokers, which is well established in Romania and has a long and distinguished record of performing risk assessments on mining operations. The broker will use the most appropriate property and machinery breakdown engineers to conduct risk analysis and loss prevention audit activities, during the construction and operations activity at Roşia Montană, to minimize hazards. The broker will then determine the appropriate coverage, and work with A-rated insurance companies to put that program in place on behalf of RMGC, for all periods of the project life from construction through operations and closure.

RMGC is committed to maintaining the highest standards of occupational health and safety for its

employees and service providers. Our utilization of Best Available Techniques helps us to ensure this goal is achieved. No organization gains from a loss, and to that end we will work to implement engineering solutions to risk, as they are far superior to insurance solutions to risk. Up to 75% of loss risk can be removed during the design and construction phase of a project.

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The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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It is stated precisely that a “cyanide rain” phenomenon will not exist. Neither was encountered in other places or situations. Moreover, the specialty literature doesn’t make any mentions related to the so-called “cyanide rains” phenomenon, but only “acidic rains” phenomenon which can’t be generated by the cyanic compounds breaking down in the atmosphere.

The reasons for making the statement that ‘cyanide rains’ phenomenon won’t occur are the followings:

- The sodium cyanide handling, from the unloading from the supplying trucks up to the processing tailings discharge onto the tailings management facility, will be carried out only in liquid form, represented by alkaline solutions of high pH value (higher than 10.5 – 11.0) having different sodium cyanide concentrations. The alkalinity of these solutions has the purpose to maintain the cyanide under the form of cyan ions (CN⁻) and to avoid the hydrocyanic acid formation (HCN), phenomenon that occurs only within environments of low pH;
- The cyanide volatilization from a certain solution cannot occur under the form of free cyanides, but only under the form of HCN;
- The handling and storage of the sodium cyanide solutions will take place only by means of some closed systems; the only areas/plants where the HCN can occur and volatilize into air, at low emission percentage, are the leaching tanks and slurry thickener, as well the tailings management facility for the processing tailings;
- The HCN emissions from the surface of the above mentioned tanks and from the tailings management facility surface can occur as a result of the pH decrease within the superficial layers of the solutions (that helps the HCN to form) and of the desorption (volatilization in air) of this compound;
- The cyanide concentrations within the handled solutions will decrease from 300 mg/L within the leaching tanks up to 7 mg/L (total cyanide) at the discharge point into the tailings management facility. The drastic reduction of the cyanide concentrations for discharging into the Tailings Management Facility (TMF) will be done by the detoxification system;
- The knowledge of the cyanide chemistry and on the grounds of the past experience, we estimated the following possible HCN emissions into air: 6 t/year from the leaching tanks, 13 t/year from the slurry thickener and 30 t/year (22.4 t, respectively 17 mg/h/m² during the hot season and 7.6 t, respectively 11.6 mg/h/m² during the cold season) from the tailings management facility surface, which totals 134.2 kg/day of HCN emission;
- Once released into air, the hydrocyanic acid is subject to certain chemical reactions at low pressure, resulting ammonia;
- The mathematical modeling of the HCN concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions) emphasized the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings

management facility and within a certain area near the processing plant. The maximum concentration is of 382 $\mu\text{g}/\text{m}^3/\text{h}$;

- The highest HCN concentrations within the ambient air will be 2.6 times lower than the standard value stipulated by the national legislation for labor protection;
- The HCN concentrations within the ambient air in the populated areas close by the industrial site will be of 4 to 80 $\mu\text{g}/\text{m}^3$, more than 250 – 12.5 times lower than standard value stipulated by the national legislation for labor protection – the national legislation and European Union (EU) legislation on the Air Quality don't stipulate standard values for the population's health protection;
- Once released in air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partially low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001; Cicerone and Zellner, 1983);
- The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project be significantly higher than the background values (0.2 ppb) is extremely low.

Details referring to the use of cyanide in the technological processes, the cyanides balance as well as the cyanide emission and impact of the cyanides on the air quality are contained in the Environmental Impact Assessment (EIA) Report, Chapter 2, Subchapter 4.1 and Subchapter 4.2 (Section 4.2.3).

Item no. 1247

No. to identify the observations received from the public No. 109916/22.08.2006

Proposal

The questioner opposes the promotion of the Roşia Montană Project

Solution

Regarding your allegation, we mention that art. 44 (3) of the Minister of Waters and Environment Protection Order no. 860/2002 on the environmental impact assessment and the issuance of environmental agreements Procedures ("Order no. 860/2002") provides that "*based on the results of the public debate, the relevant authority for the environmental protection evaluates the grounded proposals/comments of the public and requests the titleholder the supplementation of the report on the environmental impact assessment study with an appendix comprising solutions for the solving of the indicated issues*".

Consequently, considering the fact that your proposal is just an allegation which does not indicate possible problems, nor provide additional information, we mention that the decision on the issuance or refusal of the environmental approval cannot be made only by considering a simple proposal, but according to certain objective criteria provided by the wording of art. 45 of the Order no. 860/2002 and only after examining

- (i) the report on the environmental impact assessment study;
- (ii) the conclusions of the parties involved in the assessment;
- (iii) the possibilities to implement the project;
- (iv) the titleholder answers to the grounded proposals/comments of the public.

Item no.	1248 Same as: 1249, 1250
No. to identify the observations received from the public	No. 109917/22.08.2006 Same as: No. 109918/22.08.2006, No. 109919/22.08.2006
Proposal	<p>The questioner opposes the proposed gold and silver mining project at Roşia Montană and makes the following observations and comments:</p> <ul style="list-style-type: none"> - The tailings pond is unlined and is a hazard for the town of Abrud, as there is the risk of a failure; - The overall costs for mine closure are not realistic. - The Project poses a threat for protected flora and fauna; - The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate; - The company could not find an insurer for the mining project; - The EIA report does not assess the "Zero Alternative"; - The EIA report does not include an assessment of the "cyanide rain" phenomenon.
Solution	<p>An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or "the facility") has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.</p> <p>The TMF is composed of a series of individual components including:</p> <ul style="list-style-type: none"> • the tailings impoundment; • the tailings dam; • the secondary seepage collection pond; • the secondary containment dam; and • the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam. <p>All of these components are integral parts of the facility and necessary for the facility to perform as designed.</p> <p>The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, "The Tailings Facility Management Plan" for more information.</p> <p>The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:</p> <ul style="list-style-type: none"> • A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage; • A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage; • A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline; • A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit. <p>In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water</p>

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Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in

proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate strat up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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With respect to the issues indicated by you, namely the insurance of mining projects, we would like to underline the fact that the Directive no. 2004/35/CE regarding **on environmental liability with regard to the prevention and remedying of environmental damage**, which has been published in the Official Journal of the European Union no. L143/56 (“Directive no. 35/2004”) establishes the general governing framework with regard to environmental pollution.

According to the provisions stipulated by art. 1 of Directive no. 35/2004 “The purpose of this directive is to establish a framework of environmental liability based on the ‘polluter-pays’ principle, to prevent and remedy environmental damage.”

Directive no. 35/2004 states as a principle pursuant to the provisions of art. 14(1) the fact that “Member States shall take measures to encourage the development of financial security instruments and markets by the appropriate economic and financial operators, including financial mechanisms in case of insolvency, with the aim of enabling operators to use financial guarantees to cover their responsibilities under this Directive”.

Moreover, according to the provisions of art. 19(1) Directive no. 35/2004, Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 30 April 2007. We would like to underline the fact that, up to now, the Directive no. 35/2004 hasn’t been transposed into our legislation. Taking into account the previously mentioned aspects, we kindly ask you to take notice of the fact that, at this moment there are no internal legal regulations to establish the material and procedural aspects related to the establishment of such a guarantee.

However, if specific legal dispositions are going to be created with regard to the establishment of certain guarantees, RMGC is going to take all necessary measures to fulfill all mandatory legal liabilities.

Moreover, we underline the fact that RMGC has contracted one of the world’s leading insurance brokers, which is well established in Romania and has a long and distinguished record of performing risk assessments on mining operations. The broker will use the most appropriate property and machinery breakdown engineers to conduct risk analysis and loss prevention audit activities, during the construction and operations activity at Roşia Montană, to minimize hazards. The broker will then determine the appropriate coverage, and work with A-rated insurance companies to put that program in place on behalf of RMGC, for all periods of the project life from construction through operations and closure.

RMGC is committed to maintaining the highest standards of occupational health and safety for its employees and service providers. Our utilization of Best Available Techniques helps us to ensure this goal

is achieved. No organization gains from a loss, and to that end we will work to implement engineering solutions to risk, as they are far superior to insurance solutions to risk. Up to 75% of loss risk can be removed during the design and construction phase of a project.

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The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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It is stated precisely that a “cyanide rain” phenomenon will not exist. Neither was encountered in other places or situations. Moreover, the specialty literature doesn’t make any mentions related to the so-called “cyanide rains” phenomenon, but only “acidic rains” phenomenon which can’t be generated by the cyanic compounds breaking down in the atmosphere.

The reasons for making the statement that ‘cyanide rains’ phenomenon won’t occur are the followings:

- The sodium cyanide handling, from the unloading from the supplying trucks up to the processing tailings discharge onto the tailings management facility, will be carried out only in liquid form, represented by alkaline solutions of high pH value (higher than 10.5 – 11.0) having different sodium cyanide concentrations. The alkalinity of these solutions has the purpose to maintain the cyanide under the form of cyan ions (CN⁻) and to avoid the hydrocyanic acid formation (HCN), phenomenon that occurs only within environments of low pH;
- The cyanide volatilization from a certain solution cannot occur under the form of free cyanides, but only under the form of HCN;
- The handling and storage of the sodium cyanide solutions will take place only by means of some closed systems; the only areas/plants where the HCN can occur and volatilize into air, at low emission percentage, are the leaching tanks and slurry thickener, as well the tailings management facility for the processing tailings;
- The HCN emissions from the surface of the above mentioned tanks and from the tailings management facility surface can occur as a result of the pH decrease within the superficial layers of the solutions (that helps the HCN to form) and of the desorption (volatilization in air) of this compound;
- The cyanide concentrations within the handled solutions will decrease from 300 mg/L within the leaching tanks up to 7 mg/L (total cyanide) at the discharge point into the tailings management facility. The drastic reduction of the cyanide concentrations for discharging into the Tailings Management Facility (TMF) will be done by the detoxification system;
- The knowledge of the cyanide chemistry and on the grounds of the past experience, we estimated the following possible HCN emissions into air: 6 t/year from the leaching tanks, 13 t/year from the slurry thickener and 30 t/year (22.4 t, respectively 17 mg/h/m² during the hot season and 7.6 t, respectively 11.6 mg/h/m² during the cold season) from the tailings management facility surface, which totals 134.2 kg/day of HCN emission;
- Once released into air, the hydrocyanic acid is subject to certain chemical reactions at low pressure, resulting ammonia;
- The mathematical modeling of the HCN concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions) emphasized the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings management facility and within a certain area near the processing plant. The maximum

- concentration is of 382 $\mu\text{g}/\text{m}^3/\text{h}$;
- The highest HCN concentrations within the ambient air will be 2.6 times lower than the standard value stipulated by the national legislation for labor protection;
 - The HCN concentrations within the ambient air in the populated areas close by the industrial site will be of 4 to 80 $\mu\text{g}/\text{m}^3$, more than 250 – 12.5 times lower than standard value stipulated by the national legislation for labor protection – the national legislation and European Union (EU) legislation on the Air Quality don't stipulate standard values for the population's health protection;
 - Once released in air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partially low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001; Cicerone and Zellner, 1983);
 - The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project be significantly higher than the background values (0.2 ppb) is extremely low.

Details referring to the use of cyanide in the technological processes, the cyanides balance as well as the cyanide emission and impact of the cyanides on the air quality are contained in the Environmental Impact Assessment (EIA) Report, Chapter 2, Subchapter 4.1 and Subchapter 4.2 (Section 4.2.3).

Item no.	1251 Same as: 1252, 1253
No. to identify the observations received from the public	No. 109920/22.08.2006 Same as: No. 109921/22.08.2006, No. 109922/22.08.2006
Proposal	<p>The questioner doesn't agree to promoting the project at Roşia Montană and makes the following observations and comments:</p> <ul style="list-style-type: none"> - In EIA there are not presented all the possible risks derived from this project; - Total costs for closing the mine are unrealistic; - There isn't until now an approved Zonal Urbanism Plan for the Protected Areas; - The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate; - Information about the foundation which RMGC will establish and subsidize is not given, foundation which follows to assume the obligations which the mining operation can not assume; - The present urbanism plans of the Roşia Montană commune do not correspond with the mining project proposal described in EIA; - There is no liner proposed for the tailings pond; - The proposed waste deposits will be not constructed according to the legislation in force; - No financial guarantees have been stipulated; - There is no Safety Report submitted for the public consultation and evaluation by the competent authorities; - The EIA report does not assess the "Zero Alternative"; - The Project poses a threat for protected flora and fauna; - The EIA report does not refer to the impact on the listed heritage buildings of noise and vibrations caused by the mining operations; - The public/ONGs wish to consult the contracts and agreements between the Company and the Romanian State; - The Urbanism Plan has been modified without public consultation; - From archeological point of view, the area proposed to be occupied by project was not legally investigated - The questioner contests the protection of the architectural and spiritual monuments with the responsibility of the state institutions for the protection operation.
Solution	<p>It is the nature of risk that it can be mitigated and diminished; it cannot be made to disappear. In order to put this into context, the common action of walking on the street or developing everyday activities have an accident potential. This accident potential is twice higher than within the framework of industrial activities that use hazardous substances.</p> <p>A major chapter of the EIA report was dedicated to the identification of risks for the project. In addition, this chapter provides a discussion of the mitigation measures for each risk and how they were incorporated into the project designs. It is recognized that risk identification is difficult due to the number and diversity of events that can be envisioned. The EIA report cannot assume to cover all of the potential risks associated with the project. However, it has attempted to identify and address the most relevant risks. The extent of risk assessment and the intensity of the prevention and mitigation measures should be proportional to the risk involved and therefore only the risks that have been considered important have been assessed in detail. Each is described below.</p> <p>In the larger sense, the entire EIA report is focused on the assessment of impacts and their associated mitigation. Specifically, Chapter 4 of the EIA presents that impact assessment of the project. The following discussion presents a summary of the impact discussed in the EIA.</p> <p>As far as natural and technological risks assessments are concerned, Chapter 7, "Risk Cases", from the Report on Environmental Impact Assessment, emphasizes the fact that safety and prevention measures, the implementation of the environmental management and risk systems are mitigating the consequences to acceptable levels as compared to the most restrictive norms, standards, the best practices or national and international recommendations in the field. The risk level has been established as moderate and so,</p>

socially acceptable. The extension of the risk assessment and the intensity of the prevention and mitigation measures of the consequences should be proportionate to the risk involved. Selection of a specific mitigation technique is depends on the analyzed accident scenario.

More detailed assessments are conducted for accident scenarios that, based on the qualitative assessment are found to be potentially major, of probability more than 10^{-6} (reduced recovery periods of 1/1,000,000) meaning that they could have major consequences therefore, elevated associated risk, a higher risk level than 9 to 12 (on a scale of 1-25). To put this in context, simply living in southern Florida rates a 25 on the risk scale.

A global assessment of the risks associated with the Roşia Montană Project is obtained by the quick environmental and health risk assessment methodology initially developed by the Italian Ministry of the Environment and the World Health Organization. Natural hazard and risk identification and analysis presents key data and information in assessing potential technological accidents. Thus:

- In designing the Tailings Management Facility, the design parameters were chosen to fully cover the characteristic seismic risk of the area. These seismic design parameters adopted for the TMF and other facilities on the proposed site result in a safety factor much greater than the minimum accepted under the Romanian and European design standards for such facilities;

- in the sector physically impacted by the Project, the risk of floods will remain very low due to the small catchments (controlled by the Roşia and Corna Streams) the area affected by the operation, and the creation of containment, diversion and drainage hydro-technical structures for storm waters on the site, and in the Abrud catchment in general;

- risks caused by meteorological events have been reviewed and used in assessing the hazards of the affected technological processes.

From the analysis of morphometrical parameters and their correlation with other sets of information on the natural slopes on and near the site shows that the (qualitatively estimated) landslide occurrence risk is low to moderate and its consequences will not cause major impacts on the structural components of the Project.

There is no significant risk associated with resource depletion. Mining activities are planned judiciously, so as to extract only the profitable gold and silver resources and only the necessary construction rock for the Project. The management of the mining concession site will minimize reserve "sterilization" (limitation of future access to the reserves).

In assessing technological hazards and risks, the quantity of hazardous substances on the site was calculated as a total and by category, as provided by the *Notification Procedure* approved by Ministry of Agriculture, Forestry, Water and Environment (MAFWE) Order 1084/2003. Based on an evaluation of hazardous substances in stock on the Project site in relation to the relevant quantities provided by the Government Decision 95/2003 which transposes the Seveso Directive, the Project ranges between the upper and the lower limits, and therefore S.C. Roşia Montană Gold Corporation S.A. is required to prepare a Report on Environmental Impact Assessment Study to be sent to the local environmental authority and the local civilian protection authority a *Safety Report* on its operations to prevent major accident risks.

In assessing the consequences of major accidents involving dangerous substances, physical-mathematical models accepted internationally and especially at EU level, and the current version of the SLAB (Canada) software have been used, the latter for the atmospheric dispersion of denser than air gases, that may handle a multitude of situations and scenarios. Similarly, the EFFECTSGis 5.5 (Netherlands) software, developed for the analysis of the effects of industrial accidents and of consequences. Several scenarios were considered in response to the internal legislative requirements, especially related to the implementation of the Internal Emergency Plans (GD 647/2005). The conclusions of the risk assessment for major accidents were:

- The total destruction of plant facilities may only be caused by terrorist attack with classic or nuclear weapons. Simultaneous damage to the HCl tank (including containment) and to the NaCN solution tank, the tanks containing enriched solution, to one or more leaching tanks, having as a result HCN dispersion into the air. At the same time, under certain situations and weather conditions unfavorable for dispersion, people within 40 m of the emission source, surprised by the toxic cloud for more than 1 minute without respiratory protection equipment, will most certainly die. It may also be considered that, on a radius of about 310 m, persons exposed for more than 10 minutes may suffer

serious intoxications that may also lead to death. Toxic effects may occur in persons up to about 2 km downwind of the process plant;

- Operating errors and/or failures in the measurement and control devices, resulting in a lower pH in the leaching tank, thickener and/or DETOX slurry and accidental emissions of hydrocyanic acid. The area affected by concentrations of 290 ppm over a 10 min exposure time is within a circle of 36 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 157.5 m radius. The center of these circles is the middle of the CIL tanks platform;

- Accidental HCN emission from the decanter. The accident may be caused by a drop of pH in the CIL tanks combined with an overdose of flocculent solution and faulty pH monitoring systems. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 65 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 104 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Accidental HCN emission from the DETOX facility. The accident may be caused by a drop of pH in the reactors generated by an overdose of metabisulfite solution and/or copper sulphate combined with faulty pH monitoring systems. The area affected by high 1900 ppm concentrations for a 1 min exposure time is located within a 10 m radius circle. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 27 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 33 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Explosion of the LPG storage tank. The LPG storage tank has a 50 ton capacity and is located outdoors, near the heating plant. The simulation was conducted for the worst case scenario, considering an explosion of the full tank. Threshold I with heat 12.5 kW/m² is within a 10.5 m radius circle and Threshold II, of heat radiation 5 kW/m² is within a circle of 15 m radius;

- Damage and/or fire at the fuel tanks. Simulations were conducted for the worst case scenarios, considering ignition and combustion of all the diesel (fire in the tank, or in the containment vat, when full of diesel);

- Corna Dam break and breach development. Two credible accident scenarios were considered in simulating tailings flow out of the Tailings Management Facility, and six credible scenarios for the flow of decant water and tailings pore water, with significant effects on the terrestrial and aquatic ecosystems, in different weather conditions;

- Tailings flow may occur along Corna Valley, on a 800 m (starter dam break) or over 1600 m reach should the Corna dam break in its final stage;

- In regard to water quality impacts, cyanide concentrations in the water in the shape of a pollution plume may reach Arad, near the Romanian-Hungarian border on the Mureş River, in concentrations ranging between 0.03 and 0.5 mg/L. Due to inherent mathematical limitations in the models, these values and the accident effects are considered overestimated. Therefore, the results describe the “worst case scenario” based on extreme dam break assumptions for the Corna Dam.

A new and much more precise and realistic simulation has been subsequently established based on the INCA Mine model, that considers the dispersion, volatilization and breakdown of cyanides during the downstream movement of the pollutant flow (Whiteland et al., 2006).

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modeling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physical-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU BAT-compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river

system would not result in transboundary pollution. The model has shown that under worse case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modeling work is presented under the title of the Mureş River Modeling Program and the full modeling report is presented in Annex 5.1:

- Development of HCN on the tailings pond surface. Simulated emissions of HCN from the Tailings Management Facility pond surface and of their dispersion into the ambient air show that the level of $400\mu\text{g}/\text{m}^3$ hourly average and $179\mu\text{g}/\text{m}^3$ 8hr average will not be exceeded. These HCN concentrations are only slightly over the odor threshold (0.17ppm) and much below potentially dangerous concentrations;

- Cetate Dam break and breach development. Flood modeling was in case of a break in Cetate dam was based on the design parameters obtained from the hydrometeorological study "Assessment of rainfall intensity, frequency and runoff for the Roşia Montană Project - Radu Drobot". The breach characteristics were predicted using the BREACH model, and the maximum height of the flood wave in various flow sections was modeled using the FLDWAV software. The assumptions included a total 800000 m^3 discharge for one hour, when the peak of the flood hydrograph is about 4.9 m above base flow immediately below the dam and in the narrow Abrud valley 5.9-7,5 km downstream of the dam, while in the last section considered (10,5 km) water depth is about 2.3 m above base flow and the maximum flow rate 877 m^3/s . Further, the broader Aries valley allows the flood wave to propagate on a significantly wider bed, which results in a highly attenuated hydrograph. These results describe the "worst case scenario" based on extreme dam break assumptions:

- Accidents during cyanide transportation. Due to the large quantities of cyanide transported (about 30t /day) the risks associated to this activity were assessed in detail using the ZHA- Zurich Hazard Analysis method. As a consequence, the optimum transport route was selected from the manufacturer to the Process Plant, e.g.;

- Cyanide transport (in solid state) will exclusively involve special SLS (Solid to Liquid System) containers, 16 tons each. The ISO compliant container will be protected by a framework with legs, which allows separation from the transport trailer for temporary storage. The wall is 5.17 mm thick, which, together with the protective framework, provides additional protection to the load in case of accident. This system is considered BAT and is currently one of the safest cyanide transportation options.

It is being mentioned the fact that the study develops the occurrence possibility of these scenarios (pages 166-171, Conclusions).

As regards the cyanides management, there is a baseline study named "Roşia Montană Golden Project, Cyanides Management Plan" prepared in compliance with the "International Management Code for the Manufacture, Transport and Use of Cyanide in the Production of Gold (International Cyanide management Institute) May 2002". S.C. Roşia Montană Gold Corporation is signatory to this code.

Bibliographical references for Chapter 7 "Risk Cases" are listed at page 173-176.

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RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like. They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from being too low—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world’s largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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According to Law 5/2000, regarding the approval of the Territory Arrangement Plan – 3rd Section – protected areas (“Law 5/2000”) (article 5, paragraphs 2-3), local public authorities, with the support of the competent central public authorities, had the obligation to establish the boundaries of the protection areas for the cultural heritage elements stipulated in Annex III to the above-mentioned law. This measure should have been taken within 12 months from the effective date of Law 5/2000, based on specialized studies. For this purpose, the local public authorities had to prepare the town planning documentation and its related regulations, developed and approved according to the law. This documentation must comprise the necessary protection and conservation measures for the national cultural heritage elements located in this area.

Concurrently, Law 350/2001 on the territory arrangement and urbanism stipulates the right of legal or natural persons interested in arranging the territory, to initiate the development of urbanism plans.

In accordance with these legal provisions, in 2001, RMGC initiated the preparation of these specific town-planning documentations - the General Urbanism Plan and the Zonal Urbanism Plan. These plans have been developed by Romanian certified companies and followed the legal approval procedure. The permit for the establishment of the Roşia Montană Historical Centre Protected Area was issued by the Ministry of Culture and Religious Affairs in 2002 (permits no. 61/14.02.2002 and no. 178/20.06.2002) as part of the procedure for the approval of the town planning documentation. Based on these permits, the Ministry of Culture and Religious Affairs requested the company to develop a Zonal Urbanism Plan for the Historical Centre of Roşia Montană. Out of the 41 historical buildings in Roşia Montană, thirty-five (35) are located inside the protected area of the Roşia Montană Historical Centre.

As for the heritage elements located in the future industrial development area (6 historical buildings), these are discussed in the Industrial Zonal Urbanism Plan prepared by SC Proiect Alba SA. The regulations

included in this document will contain measures for the protection of these monuments.

In conclusion, the town planning studies and the specialized studies conducted for the purpose of establishing the boundaries of the protection areas within the future mining operations perimeter are currently pending approval, in accordance with the legal provisions, by the competent institutions and committees. Please note that none of the historical houses located in the perimeter of the proposed project will be affected; on the contrary, all the 41 historic buildings will be included in a complex restoration and rehabilitation program (see the Management Plan). This program is mandatory, regardless of the implementation of the mining project, if we want to prevent these buildings from collapsing because of their advanced degradation.

*

Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate start up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

*

Introduced as part of the Environmental Impact Assessment Report Study (EIA), the Roşia Montană Foundation is shifting in focus. The Community Sustainable Development Plan activities initially conceived as coming under the Foundation umbrella (business oriented activities: business incubator, business advisory center, micro-finance facility, as well as social oriented activities: education and training center) have been advanced independently, via partnerships and with community participation in decision-making – a preferable way to advance social and economic development programs.

Going forward, the Foundation will take shape around preservation, patrimony and cultural heritage issues, with its final form determined in consultation with the community.

In terms of the philosophy that guides the company's Sustainable Development efforts, the Roşia

Montană Gold Corporation (RMGC) sees itself not as principal provider, but as a partner. Community involvement is considered the starting point; over time, as the community builds the capacity to maintain programs in its own right, the company will turn over control of currently-established programs to the community and its institutions.

For more information, please see Roșia Montană Sustainable Development and the Roșia Montană Project – annex 4.

*

We underline the fact that your statement is false. The General Urbanism Plan for the Roșia Montană commune, endorsed in 2002 allows the development of Roșia Montană project, as it has been presented during the public consultations.

Concurrently, pursuant to the provisions of art. 41, paragraph 2, from the Mining Law no.85/2003, the authorities from the local administration have the liability to adjust and/or update the territory arrangement plans and the general urbanism plans, in order to allow the development of all operations necessary for the development of mining activities.

RMGC has also initiated the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roșia Montană Industrial Area and Zonal Urbanism Plan – Roșia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no.78/26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

*

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roșia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roșia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;

- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

*

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With respect to your comments made as regards a presumptive infringement of the provisions of

Government Decision No.351/2005 (“GD 351/2005”), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data’s level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water;

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please note that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries (“Directive 21”).

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a “waste facility” under Directive 21), must inter alia, ensure that:

- a) *“the waste facility is [...]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of Reference, to perform the EIA considering the provisions of Directive 21 and the BAT Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to

be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

*

Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

Roșia Montană Gold Corporation (“RMGC”) has invested significant time, energy, and resources assessing the viability of a mining project in the valley of Roșia Montană. This assessment has led RMGC to conclude that Roșia Montană presents an attractive long-term development opportunity – an opinion confirmed by a variety of lending institutions, who have completed detailed reviews of the project’s design and profitability. We have every confidence that we will see the project through to the end of its projected 16-year lifespan, regardless of any fluctuations in the market price of gold.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roșia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roșia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;
- Surety bonds;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

*

The Security Report has been made available for public access by being posted at the following Internet address http://www.mmediu.ro/dep_mediu/rosia_montana_securitate.htm as well as through the printed version which could have been found at several information locations established for public hearings.

*

The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

*

The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to

reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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This statement is ungrounded, because the environmental impact assessment (EIA) process has included preliminary cumulative estimates for stationary motorized equipment and linear (vehicular) sources were prepared in order to provide an initial understanding of the potential cumulative noise and vibration impacts from background and Roşia Montană Project sources, and to guide future monitoring and measurement activities as well as the selection of appropriate Best Management Practices/Best Available Techniques for further mitigation of the potential noise and vibration impacts from Project activities. These preliminary estimates apply to major construction activities, as well as the operation and decommissioning/closure of the mine and process plant. They are documented as data tables and isopleth

maps for major noise-generating activities in selected, representative Project years; see **Tables 4.3.8 through 4.3.16** and **Exhibits 4.3.1 through 4.3.9**. All these details related to the applied assessment methodology, the input data of the dispersion model, the modeling results and the measures established for the prevention/mitigation/elimination of the potential impact for all project stages (construction, operation, closure) are included in Chapter 4, Section 4.3 Noise and Vibrations of the EIA Report.

Project Years 0, 9, 10, 12, 14, and 19 were selected for modeling because they are considered to be representative of the most significant levels of noise-generating activity. They are also the same years used for air impact modeling purposes in Section 4.2, as air and noise impacts share many of the same sources or are otherwise closely correlated. In order to more accurately reflect potential receptor impacts, all of these exhibits integrate the background traffic estimates discussed in Section 4.3.6.1.

The Project site plan and process plant area and facility drawings were used to establish the position of the noise sources and other relevant physical characteristics of the site. Receptor locations were established using background reports and project engineering and environmental documentation provided by RMGC. With this information, the source locations and receptor locations were translated into input (x, y, and z) co-ordinates for the noise-modeling program.

Tables 4.3.8 through 4.3.16 and **Exhibits 4.3.1 through 4.3.9** present the average maximum noise values likely to be experienced by the receptor community over all Project phases after incorporation of a variety of initial mitigation measures designed specifically to reduce the impacts associated with mobile and stationary machinery sources. The influence of non-mining related background (primarily traffic) noise is also included.

To evaluate the sound levels associated with haul trucks and other mobile sources crossing the site carrying excavated ore, waste rock, and soil, a noise analysis program based on the (U.S.) Federal Highway Administration's (FHWA) standard RD-77-108 [1] model was used to calculate reference noise emissions values for heavy trucks along the project roadways. The FHWA model predicts hourly L_{eq} values for free-flowing traffic conditions and is generally considered to be accurate within 1.5 decibels (dB).

The model is based on the standardized noise emission factors for different types and weights of vehicles (e.g., automobiles, medium trucks, and heavy trucks), with consideration given to vehicle volume, speed, roadway configuration, distance to the receiver, and the acoustical characteristics of the site. The emission levels of all three vehicle types increase as a function of the logarithm of their speed.

To evaluate the sound sources from the proposed mine processing facility and the semi-stationary material handling equipment (at the ore extraction, waste rock and soil stockpiling areas), a proprietary computerized noise prediction program was used by AAC to simulate and model the future equipment noise emissions throughout the area. The modeling program uses industry-accepted propagation algorithms based on the following American National Standards Institute (ANSI) and International Organization for Standardization (ISO) standards:

- *ANSI S1.26-1995 (R2004), Method for the Calculation of the Absorption of Sound by the Atmosphere;*
- *ISO 9613-1:1993, Acoustics -- Attenuation of sound during propagation outdoors-- Part 1: Calculation of the absorption of sound by the atmosphere;*
- *ISO 9613-2:1996, Acoustics -- Attenuation of sound during propagation outdoors -- Part 2: General method of calculation;*
- *ISO 3891:1978, Acoustics -- Procedure for describing aircraft noise heard on the ground.*

The calculations account for classical sound wave divergence (i.e., spherical spreading loss with adjustments for source directivity from point sources) plus attenuation factors due to air absorption, minimal ground effects, and barriers/shielding.

This model has been validated by AAC over a number of years via noise measurements at several operating industrial sites that had been previously modeled during the engineering design phases. The comparison of modeled predictions versus actual measurements has consistently shown close agreement; typically in the range of 1 to 3 dB (A).

References:

[1] FHWA Highway Traffic Noise Prediction Model; see Federal Highway Administration Report Number FHWA-RD-77-108, USA, Washington, D.C., 1978.

A detailed presentation of blasting technology can be found in the annex 7.1 - Proposed blasting technology for the operational phase of Roşia Montană Project.

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The partnership between Gabriel Resources and Regia Autonomă a Cuprului Deva (currently, CNCAF Minvest SA) has been established based on Law no. 15/1990 on the reorganization of the state owned companies as autonomous directions and trade companies, published in the Official Gazette, Section I, no. 98/08.08.1990, as subsequently amended and supplemented. Art. 35 of this law provides the possibility of the regies autonomous to enter into partnerships with legal third parties, Romanian or foreign, for the purpose of setting up new trading companies.

Roşia Montană Gold Corporation SA was set up in 1997, according to the legal provisions in force as at that time, the setting up being made by observing all the conditions imposed by Company Law no. 31/1990 and Trade Register Law no. 26/1990, in regard of the setting up of the joint stock companies with mixed capital.

We underline that the Articles of Associations of Roşia Montană Gold Corporation SA, representing the result of the parties agreement in regard of the terms and conditions under which the partnership between the Romanian state and investor takes place represents a public document, being included in the category of documents which, as per Law no. 26/1990 on the Trade Register, are published in the Romanian Official Gazette and for which the Trade Register is obliged to issue, on the expense of the persons submitting a request, certified copies.

As for the agreement concerning the setting up of the mixed company together with Gabriel Resources Ltd., this has been expressed by the Ministry of Industry and Trade, the conditions imposed by the setting up of the mixed company being the following: (i) ensuring of the jobs at the level existing upon the conclusion of the agreement concerning the setting up of the mixed company; (ii) the expenses incurred by the fulfillment of the exploration stage should be fully supported by Gabriel; (iii) the obtaining of the approval from the ANRM by the Copper Autonomous Direction Deva and (iv) the observance of all legal provisions in force concerning the setting up of the mixed companies with foreign partners. These conditions have been fully complied with as at the setting up of the company and during the development of its activity.

We also specify that the establishing of the shareholders' quotas to the benefits and losses of Roşia Montană Gold Corporation SA has been made by considering their contribution quota to the company's share capital. The current percentage of 80% for Gabriel Resources Ltd. and of 19.31% for CNCAF Minvest SA resulted from the initial contribution and the subsequent contributions of the shareholders to the company's share capital, in consideration also of Gabriel Resources Ltd. advancing all expenses and costs related to the development-exploitation and permitting of the Roşia Montană Mining Project.

The provisions of the Articles of Associations of Roşia Montană Gold Corporation SA on the necessary majority and quorum conditions for the decision-making process within the General Shareholders Meeting and the quotas to the benefits and losses of the company are taken from Law no. 31/1990, and no derogation exists in regard of this aspect.

*

This claim is not true; the Urbanism Plan has been prepared with public consultation.

Roşia Montană Gold Corporation SA (RMGC) has requested and obtained from Alba County Council the Urbanism Certificate no. 78 of 26.04.2006, for the entire Roşia Montană mining project, including the tailings management facility. The Urbanism Certificate also stipulated the preparation of a Zonal Urbanism Plan, to reflect all changes made to the Roşia Montană Project, following the public consultations and debates organized in relation to this project, and the consultations with the permitting authorities. This plan, entitled "Modification of the Zonal Urbanism Plan, Roşia Montană Industrial Area",

was prepared and subjected to public debate in June 2006 in accordance with the provisions of Order no.176/N/2000 issued by the Ministry of Public Works and Territory Development for the approval of the technical regulations “Guidelines regarding the methodology applied for the preparation and framework content of the Zonal Urbanism Plan” and, at present, it is pending approval.

Concerning the Roșia Montană General Urbanism Plan approved in 2002, such plan was prepared in parallel with the Zonal Urbanism Plan of 2002, all the provisions of the General Urbanism Plan being also included in the Zonal Urbanism Plan. Also, the approval procedure related to the two urbanism plans was carried out in parallel.

*

Preventive archaeological researches within the Roșia Montană mining project area have been undertaken based on specific techniques, specifically trial trenches in all accessible areas that are suitable for human habitation, taking into account the bibliographical information and the observations recorded during the archaeological survey campaigns, the geophysical studies and the analyses of the photogrammetric flights. In addition, surface investigations were undertaken, where appropriate.

The archaeological researches at Roșia Montană covered a large surface and focused on the areas known to have archaeological potential. THEREFORE, ALL AREAS THAT HAVE BEEN ARCHAEOLOGICALLY DISCHARGED HAD BEEN PREVIOUSLY INVESTIGATED. All research programs, beginning with the 2004 campaign, have been undertaken in full compliance with the current legal requirements, i.e. Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs.

The proposed gold mining project at Roșia Montană has raised a series of issues related to the rescue of the historical-archaeological heritage within the area, as well as issues related to its scientific development and also the enhancement of heritage within a museum. Given the complex difficulties encountered in this respect, the Ministry of Culture and Religious Affairs decided to initiate the “Alburnus Maior” National Research Program.

The company’s role was to provide the necessary financial resources for the assessment, research and enhancement of the archaeological remains, in full compliance with the Romanian current legislation. The development of the research and of the archaeological discharge works has been conducted through specific means and methodologies that have been adjusted to the realities of every site researched, in our case, Roșia Montană. They consisted in:

- Archives studies;
- Archaeological surveys; trial trenches;
- aerial reconnaissance/survey and aerial photo interpretation ; high resolution satellite images;
- mining archaeology studies; underground topography and 3D modeling;
- geophysical surveys;
- extensive archaeological investigations in the areas with an identified archaeological potential- this implied carrying out archaeological excavations;
- Interdisciplinary studies- sedimentology, archaeo-zoology, comparative palynology, archaeo-metallurgy, geology, mineralogy;
- Radiocarbon dating and dendrochronology;
- This research and its results were included in an integrated database;
- traditional and digital archaeological topography and development of the GIS project; generate a photo archive- both traditional and digital;
- restoration of artifacts;
- an inventory and a digital catalogue of the artifacts;
- studies conducted by specialists in order to enhance the research results - publication of monographs/scientific books and journals, exhibitions, websites, etc.

All the preventive archaeological researches undertaken at Roșia Montană since 2000 have been carried out as part of a complex research program; permits for preventive archaeological excavations being issued in compliance with the current legislation. These archaeological investigations have been undertaken by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific

coordination of the Romanian National Museum of History. All archaeological researches have been conducted in full compliance with the existing legislation. The investigations undertaken during each archaeological research campaign have been approved by the Ministry of Culture and Religious Affairs based on the Annual Archaeological Research Plan approved by the National Commission of Archaeology.

Under the current legislation (Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs) the archaeologists who have conducted the research may ask that an archaeological discharge certificate be granted. Based on a complex research program, the archaeologists prepare comprehensive documentation with regard to the researched area. Upon consideration of the submitted documentation, the National Commission of Archaeology makes a decision as to whether to recommend or not the granting of the archaeological discharge certificate. In the case of the research conducted in the period 2001-2006, the archaeological discharge certificate was issued directly by the Ministry of Culture and Religious Affairs or by its local agencies.

Preventive archaeological researches at Roşia Montană have allowed the research of five Roman cremation necropolis (Tău Corna, Hop-Găuri, Țarina, Jig - Piciorag and Pârâul Porcului – Tăul Secuilor), two funerary areas (Carpeni, Nanului Valley), sacred areas (Hăbad, Nanului Valley), habitation areas (Hăbad, Carpeni, Tăul Țapului, Hop), the most significant being the Roman structures on the Carpeni Hill and the circular funerary monument at Tău Găuri. In addition, for the first time in Romania, surface investigations have been paralleled by underground investigations of Cetate, Cârnic, Jig and Orlea massifs, with important discoveries in the Pietra Corbului, area, Cătălina-Monulești gallery and the Păru Carpeni mining sector.

The research consisted of aerial photo interpretation, archaeological magnetometric studies, electrical resistivity, palynology, sedimentology, geology studies, radiocarbon and dendrochronology dating. For a better management of the research units and of the archaeological findings, data bases were used, including text and photographs-among which 4 satellite images (an archive satellite image type SPOT Panchromatic (10m) from 1997; 2 satellite images LANDSAT 7 MS (30 m), dating from 2000 and 2003; a satellite image with priority programming SPOT 5 SuperMode color (2,5 m resolution-19 July 2004); all data have been included in a comprehensive GIS program, a first in the Romanian archaeological research.

In the case of archaeological monuments that are located close to industrial facilities, plans have been redesigned to ensure that the archaeological remains in question will not be affected. Where appropriate, the archaeological monument was preserved in situ and restored, i.e. the circular funerary monument at Hop-Găuri (see The "Alburnus Maior" monograph series, volume II, Bucharest, 2004). Another example in this respect is the Carpeni Hill, designated an "archaeological " reserve, and the Pietra Corbului area. In 2004, after being thoroughly investigated, these areas have been included on the List of Historic Monuments. Add to this the areas where ancient mining remains will be preserved, such as the Cătălina Monulești gallery and the mining sector Păru Carpeni, as well as the protected area Roşia Montană Historic Center, including a number of heritage assets (35 historic monument houses).

We emphasise in this respect that the identified and researched structures have been published in preliminary form in the Archaeological Research Chronicle of Romania, after every archaeological research campaign, as well as in volume 1 of the Alburnus Maior monographic series. We mention here the areas where Roman habitation structures have been identified and researched, as well as the references to be consulted for further information: Hop-Găuri, Carpeni, Tăul Țapului (CCA 2001 (2002), p. 254-257, no. 182; 261-262, nr. 185; 264-265, no. 188; 265-266, no. 189. Alburnus Maior I, 2003, p. 45-80; 81-122; 123-148; CCA 2001 (2002), 257-261; CCA 2003 (2004) ,280-283; Alburnus Maior I, 2003, p. 387-431, 433-446, 447-467).

For further details related to the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex called "Information on the Cultural heritage of Roşia and Related Management Aspects". In addition, the annex includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

In conclusion, the area mentioned by the questioner has been researched in accordance with the Romanian legal requirements, as well as with European standards and practices in the field.

Note that the type of research undertaken at Roşia Montană, known as preventive/rescue archaeological research, as well as other related heritage studies, are done everywhere in the world in close connection with the economic development of certain areas. Both the costs for the research and for the enhancement and maintenance of the preserved areas are provided by investors, in a public-private partnership set up in order to protect the cultural heritage, as per the provisions of the European Convention on the Protection of the Archaeological Heritage (Malta-1992) [1].

References:

[1]The text of the Convention is available at the following address:
<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=ENG>

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In 2000, in the context of the proposal of a new mining project in the Roşia Montană area, the Ministry of Culture and Religious Affairs approved a series of studies to be conducted in order to research the archaeological and architectural heritage of the area. And at the end of that year, the Design Centre for National Cultural Heritage (now the National Institute for Historical Monuments) presented the preliminary results of these researches to the National Commission for Historical Monuments and of the National Commission of Archaeology. Based on these results, in 2001, the Ministry of Culture and Religious Affairs initiated the “Alburnus Maior” National Research Program (the Order no. 2504 / 07.03.2001 of the Minister of Culture and Religious Affairs) in compliance with the Law 378/2001 (as subsequently amended by Law 462/2003 and by Law 258/2006 and Law 259/2006). Thus, since 2000, the Ministry of Culture and Religious Affairs – directly or through its subordinate institutions - has fulfilled its duties with regard to the management of the issues related to Roşia Montană’s heritage.

Thus, the preventive archaeological researches have been conducted by the representatives of 21 national institutions and 3 others from abroad under the scientific coordination of the National Museum of History of Romania. They have been carried out based on the annual approval of the National Commission of Archaeology of the Ministry of Culture and Religious Affairs. In accordance with the legislation in force, this research program is carried out with the financial support provided by RMGC (the company that plans to expand and continue to mine the gold-silver deposit in Roşia Montană). Thus, large-scale preventive investigations have been conducted or are underway in the RMP impact area. A proposal will be made based on the results thereof either for the archaeological discharge of some researched perimeters from the project perimeter or the preservation *in situ* of certain representative structures and monuments, in compliance with the legislation in force. In the case of the areas proposed for conservation and the ones for which the archaeological discharge measure was applied, the decision was made based on the surveys conducted by specialists and on the analysis of the National Commission of Archaeology. In the period 2000-2005, the mining project underwent a series of modifications designed to promote the implementation of the decision regarding the conservation of the local heritage. Examples of these include: extending the duration of the field investigations on several years (e.g. Ţarina, Pârâul Porcului, Orlea) and changing the location of some elements of infrastructure in order to allow the conservation of the archaeological remains found in the Carpeni, Tău Găuri and Pietra Corbului areas.

The architectural and town-planning surveys have been conducted, in accordance with the legislation in force, by companies certified by the Ministry of Culture and Religious Affairs, while the town-planning documentations drafted by these companies and the restoration and conservation works undertaken so far have been approved by the National Commission for Historical Monuments. Thus, the town-planning documentations have been approved and implemented in accordance with current legislation, and the company has agreed to these decisions and modified the mine development plans accordingly:

Extensive ethnographic research was conducted in the Roşia Montană-Abrud-Corna area in the period 2001-2004 coordinated by a team of specialists for the Romanian Village Museum „Dimitrie Gusti” (a National Museum directly under the coordination of the Ministry of Culture and Religious Affairs). Moreover, a broad series of oral history interviews was conducted in the period 2001-2002 by the Romanian Radio Broadcasting Company through the „Gheorghe Brătianu” Oral History Centre, Bucharest (SRR - CIO).

In compliance with the requirements of the Ministry of Environment and Waters Management and the Ministry of Culture and Religious Affairs, specific management plans have been drawn up for the management and conservation of the heritage remains from the Roşia Montană area, in the context of the implementation of the mining project. These plans have been included in the documentation prepared for the Report on the Environmental Impact Assessment Study. (see EIA Report, volume 32-33, Plan M- *Cultural Heritage Management Plan*, part I –*Management Plan for the Archaeological Heritage from Roşia Montană Area*; part II-*Management Plan for the Historical Monuments and Protected Zone from Roşia Montană*; part III- *Cultural Heritage Management Plan*).

These management plans comprise detailed presentations of the obligations and responsibilities regarding the protection and conservation of the heritage remains from the Roşia Montană area, which the company has assumed in the context of the implementation of the mining project, according to the decision of the central government. These heritage remains include: archaeological remains above and under the ground, historic buildings, protected areas, intangible heritage assets, cultural landscape items, etc. In this context, it should be noted that besides the works for the protection and preservation of the archaeological heritage, works are being carried out for the rehabilitation and conservation of the protected area Historical Centre Roşia Montană (comprising 35 historic buildings, and projects for the restoration of 11 of these buildings are currently being drafted), Tăul Mare, Tăul Brazi and Tăul Anghel as well as remains of the surface mining works from the Vaidoia area and the creation of a modern museum dedicated to the history of mining in the Apuseni Mountains area. This museum will be established in the coming years and it will include exhibitions of geology, archaeology, industrial and ethnographic heritage as well as an underground section organized around the Cătălina Monuleşti gallery.

Moreover, representatives of the Directorate for Culture, Religious Affairs and National Cultural Heritage of Alba County have visited Roşia Montană many times in order to collect information and to check the situation. The same administrative body was the intermediary for the specific stages of acquisitions of historic buildings made by RMGC. The Ministry of Culture and Religious Affairs expressed its pre-emption right regarding the acquisition of these buildings.

Note that apart from the obligations undertaken by RMGC as regards the protection and conservation of the archaeological remains and historical monuments, there are a whole series of obligations, which rest with the local public authorities from Roşia Montană and from Alba County and with the central public authorities, namely the Romanian Government.

These aspects are further detailed in the Cultural Heritage Management Plans included in the EIA Report (see EIA Report, volume 32, *Management Plan for the Archaeological Heritage from Roşia Montană Area*, pages 21-22, 47, 52-53, 66-67-Romanian version/ 22-24; 47; 55-56; 71-72 English version) and the EIA Report, volume 33- *Management Plan for the Historical Monuments and Protected Zone from Roşia Montană* pages 28-29, 48-50, 52-53, 64-65, page 98 – Annex 1- Romanian version/ 28-29; 47-50; 51-53; 65-66; 103- Annex 1- English version).

Item no.	1254 Same as: 1255, 1256, 1257
No. to identify the observations received from the public	No. 109923/22.08.2006 Same as: No. 109924/22.08.2006, No. 109925/22.08.2006, No. 109926/22.08.2006
Proposal	<p>The questioner doesn't agree to promoting the project at Roşia Montană and makes the following observations and comments:</p> <ul style="list-style-type: none"> - In EIA there are not presented all the possible risks derived from this project; - Total costs for closing the mine are unrealistic; - There isn't until now an approved Zonal Urbanism Plan for the Protected Areas; - The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate; - Information about the foundation which RMGC will establish and subsidize is not given, foundation which follows to assume the obligations which the mining operation can not assume; - The present urbanism plans of the Roşia Montană commune do not correspond with the mining project proposal described in EIA; - There is no liner proposed for the tailings pond; - The proposed waste deposits will be not constructed according to the legislation in force; - No financial guarantees have been stipulated; - There is no Safety Report submitted for the public consultation and evaluation by the competent authorities; - The EIA report does not assess the "Zero Alternative"; - The Project poses a threat for protected flora and fauna; - The EIA report does not refer to the impact on the listed heritage buildings of noise and vibrations caused by the mining operations; - The public/ONGs wish to consult the contracts and agreements between the Company and the Romanian State; - The Urbanism Plan has been modified without public consultation; - From archeological point of view, the area proposed to be occupied by project was not legally investigated; - The questioner contests the protection of the architectural and spiritual monuments with the responsibility of the state institutions for the protection operation. <p>SEE THE CONTENT OF THE TYPE 1 CONTESTATION</p>
Solution	<p>It is the nature of risk that it can be mitigated and diminished; it cannot be made to disappear. In order to put this into context, the common action of walking on the street or developing everyday activities have an accident potential. This accident potential is twice higher than within the framework of industrial activities that use hazardous substances.</p> <p>A major chapter of the EIA report was dedicated to the identification of risks for the project. In addition, this chapter provides a discussion of the mitigation measures for each risk and how they were incorporated into the project designs. It is recognized that risk identification is difficult due to the number and diversity of events that can be envisioned. The EIA report cannot assume to cover all of the potential risks associated with the project. However, it has attempted to identify and address the most relevant risks. The extent of risk assessment and the intensity of the prevention and mitigation measures should be proportional to the risk involved and therefore only the risks that have been considered important have been assessed in detail. Each is described below.</p> <p>In the larger sense, the entire EIA report is focused on the assessment of impacts and their associated mitigation. Specifically, Chapter 4 of the EIA presents that impact assessment of the project. The following discussion presents a summary of the impact discussed in the EIA.</p> <p>As far as natural and technological risks assessments are concerned, Chapter 7, "Risk Cases", from the Report on Environmental Impact Assessment, emphasizes the fact that safety and prevention measures, the implementation of the environmental management and risk systems are mitigating the consequences</p>

to acceptable levels as compared to the most restrictive norms, standards, the best practices or national and international recommendations in the field. The risk level has been established as moderate and so, socially acceptable. The extension of the risk assessment and the intensity of the prevention and mitigation measures of the consequences should be proportionate to the risk involved. Selection of a specific mitigation technique is depends on the analyzed accident scenario.

More detailed assessments are conducted for accident scenarios that, based on the qualitative assessment are found to be potentially major, of probability more than 10^{-6} (reduced recovery periods of 1/1,000,000) meaning that they could have major consequences therefore, elevated associated risk, a higher risk level than 9 to 12 (on a scale of 1-25). To put this in context, simply living in southern Florida rates a 25 on the risk scale.

A global assessment of the risks associated with the Roşia Montană Project is obtained by the quick environmental and health risk assessment methodology initially developed by the Italian Ministry of the Environment and the World Health Organization. Natural hazard and risk identification and analysis presents key data and information in assessing potential technological accidents. Thus:

- In designing the Tailings Management Facility, the design parameters were chosen to fully cover the characteristic seismic risk of the area. These seismic design parameters adopted for the TMF and other facilities on the proposed site result in a safety factor much greater than the minimum accepted under the Romanian and European design standards for such facilities;

- in the sector physically impacted by the Project, the risk of floods will remain very low due to the small catchments (controlled by the Roşia and Corna Streams) the area affected by the operation, and the creation of containment, diversion and drainage hydro-technical structures for storm waters on the site, and in the Abrud catchment in general;

- risks caused by meteorological events have been reviewed and used in assessing the hazards of the affected technological processes.

From the analysis of morphometrical parameters and their correlation with other sets of information on the natural slopes on and near the site shows that the (qualitatively estimated) landslide occurrence risk is low to moderate and its consequences will not cause major impacts on the structural components of the Project.

There is no significant risk associated with resource depletion. Mining activities are planned judiciously, so as to extract only the profitable gold and silver resources and only the necessary construction rock for the Project. The management of the mining concession site will minimize reserve "sterilization" (limitation of future access to the reserves).

In assessing technological hazards and risks, the quantity of hazardous substances on the site was calculated as a total and by category, as provided by the *Notification Procedure* approved by Ministry of Agriculture, Forestry, Water and Environment (MAFWE) Order 1084/2003. Based on an evaluation of hazardous substances in stock on the Project site in relation to the relevant quantities provided by the Government Decision 95/2003 which transposes the Seveso Directive, the Project ranges between the upper and the lower limits, and therefore S.C. Roşia Montană Gold Corporation S.A. is required to prepare a Report on Environmental Impact Assessment Study to be sent to the local environmental authority and the local civilian protection authority a *Safety Report* on its operations to prevent major accident risks.

In assessing the consequences of major accidents involving dangerous substances, physical-mathematical models accepted internationally and especially at EU level, and the current version of the SLAB (Canada) software have been used, the latter for the atmospheric dispersion of denser than air gases, that may handle a multitude of situations and scenarios. Similarly, the EFFECTSGis 5.5 (Netherlands) software, developed for the analysis of the effects of industrial accidents and of consequences. Several scenarios were considered in response to the internal legislative requirements, especially related to the implementation of the Internal Emergency Plans (GD 647/2005). The conclusions of the risk assessment for major accidents were:

- The total destruction of plant facilities may only be caused by terrorist attack with classic or nuclear weapons. Simultaneous damage to the HCl tank (including containment) and to the NaCN solution tank, the tanks containing enriched solution, to one or more leaching tanks, having as a result HCN dispersion into the air. At the same time, under certain situations and weather conditions unfavorable for dispersion, people within 40 m of the emission source, surprised by the toxic cloud for

more than 1 minute without respiratory protection equipment, will most certainly die. It may also be considered that, on a radius of about 310 m, persons exposed for more than 10 minutes may suffer serious intoxications that may also lead to death. Toxic effects may occur in persons up to about 2 km downwind of the process plant;

- Operating errors and/or failures in the measurement and control devices, resulting in a lower pH in the leaching tank, thickener and/or DETOX slurry and accidental emissions of hydrocyanic acid. The area affected by concentrations of 290 ppm over a 10 min exposure time is within a circle of 36 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 157.5 m radius. The center of these circles is the middle of the CIL tanks platform;

- Accidental HCN emission from the decanter. The accident may be caused by a drop of pH in the CIL tanks combined with an overdose of flocculent solution and faulty pH monitoring systems. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 65 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 104 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Accidental HCN emission from the DETOX facility. The accident may be caused by a drop of pH in the reactors generated by an overdose of metabisulfite solution and/or copper sulphate combined with faulty pH monitoring systems. The area affected by high 1900 ppm concentrations for a 1 min exposure time is located within a 10 m radius circle. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 27 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 33 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Explosion of the LPG storage tank. The LPG storage tank has a 50 ton capacity and is located outdoors, near the heating plant. The simulation was conducted for the worst case scenario, considering an explosion of the full tank. Threshold I with heat 12.5 kW/m² is within a 10.5 m radius circle and Threshold II, of heat radiation 5 kW/m² is within a circle of 15 m radius;

- Damage and/or fire at the fuel tanks. Simulations were conducted for the worst case scenarios, considering ignition and combustion of all the diesel (fire in the tank, or in the containment vat, when full of diesel);

- Corna Dam break and breach development. Two credible accident scenarios were considered in simulating tailings flow out of the Tailings Management Facility, and six credible scenarios for the flow of decant water and tailings pore water, with significant effects on the terrestrial and aquatic ecosystems, in different weather conditions;

- Tailings flow may occur along Corna Valley, on a 800 m (starter dam break) or over 1600 m reach should the Corna dam break in its final stage;

- In regard to water quality impacts, cyanide concentrations in the water in the shape of a pollution plume may reach Arad, near the Romanian-Hungarian border on the Mureş River, in concentrations ranging between 0.03 and 0.5 mg/L. Due to inherent mathematical limitations in the models, these values and the accident effects are considered overestimated. Therefore, the results describe the "worst case scenario" based on extreme dam break assumptions for the Corna Dam.

A new and much more precise and realistic simulation has been subsequently established based on the INCA Mine model, that considers the dispersion, volatilization and breakdown of cyanides during the downstream movement of the pollutant flow (Whiteland et al., 2006).

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modeling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physical-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU BAT-compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that

reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worse case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modeling work is presented under the title of the Mureş River Modeling Program and the full modeling report is presented in Annex 5.1:

- Development of HCN on the tailings pond surface. Simulated emissions of HCN from the Tailings Management Facility pond surface and of their dispersion into the ambient air show that the level of $400\mu\text{g}/\text{m}^3$ hourly average and $179\mu\text{g}/\text{m}^3$ 8hr average will not be exceeded. These HCN concentrations are only slightly over the odor threshold (0.17ppm) and much below potentially dangerous concentrations;

- Cetate Dam break and breach development. Flood modeling was in case of a break in Cetate dam was based on the design parameters obtained from the hydrometeorological study "Assessment of rainfall intensity, frequency and runoff for the Roşia Montană Project - Radu Drobot". The breach characteristics were predicted using the BREACH model, and the maximum height of the flood wave in various flow sections was modeled using the FLDWAV software. The assumptions included a total 800000 m^3 discharge for one hour, when the peak of the flood hydrograph is about 4.9 m above base flow immediately below the dam and in the narrow Abrud valley 5.9-7,5 km downstream of the dam, while in the last section considered (10,5 km) water depth is about 2.3 m above base flow and the maximum flow rate $877\text{ m}^3/\text{s}$. Further, the broader Aries valley allows the flood wave to propagate on a significantly wider bed, which results in a highly attenuated hydrograph. These results describe the "worst case scenario" based on extreme dam break assumptions:

- Accidents during cyanide transportation. Due to the large quantities of cyanide transported (about 30t /day) the risks associated to this activity were assessed in detail using the ZHA- Zurich Hazard Analysis method. As a consequence, the optimum transport route was selected from the manufacturer to the Process Plant, e.g.;

- Cyanide transport (in solid state) will exclusively involve special SLS (Solid to Liquid System) containers, 16 tons each. The ISO compliant container will be protected by a framework with legs, which allows separation from the transport trailer for temporary storage. The wall is 5.17 mm thick, which, together with the protective framework, provides additional protection to the load in case of accident. This system is considered BAT and is currently one of the safest cyanide transportation options.

It is being mentioned the fact that the study develops the occurrence possibility of these scenarios (pages 166-171, Conclusions).

As regards the cyanides management, there is a baseline study named "Roşia Montană Golden Project, Cyanides Management Plan" prepared in compliance with the "International Management Code for the Manufacture, Transport and Use of Cyanide in the Production of Gold (International Cyanide management Institute) May 2002". S.C. Roşia Montană Gold Corporation is signatory to this code.

Bibliographical references for Chapter 7 "Risk Cases" are listed at page 173-176.

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RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like. They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and

regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from being too low—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world's largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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According to Law 5/2000, regarding the approval of the Territory Arrangement Plan – 3rd Section – protected areas (“Law 5/2000”) (article 5, paragraphs 2-3), local public authorities, with the support of the competent central public authorities, had the obligation to establish the boundaries of the protection areas for the cultural heritage elements stipulated in Annex III to the above-mentioned law. This measure should have been taken within 12 months from the effective date of Law 5/2000, based on specialized studies. For this purpose, the local public authorities had to prepare the town planning documentation and its related regulations, developed and approved according to the law. This documentation must comprise the necessary protection and conservation measures for the national cultural heritage elements located in this area.

Concurrently, Law 350/2001 on the territory arrangement and urbanism stipulates the right of legal or natural persons interested in arranging the territory, to initiate the development of urbanism plans.

In accordance with these legal provisions, in 2001, RMGC initiated the preparation of these specific town-planning documentations - the General Urbanism Plan and the Zonal Urbanism Plan. These plans have been developed by Romanian certified companies and followed the legal approval procedure. The permit for the establishment of the Roşia Montană Historical Centre Protected Area was issued by the Ministry of Culture and Religious Affairs in 2002 (permits no. 61/14.02.2002 and no. 178/20.06.2002) as part of the procedure for the approval of the town planning documentation. Based on these permits, the Ministry of Culture and Religious Affairs requested the company to develop a Zonal Urbanism Plan for the Historical Centre of Roşia Montană. Out of the 41 historical buildings in Roşia Montană, thirty-five (35) are located inside the protected area of the Roşia Montană Historical Centre.

As for the heritage elements located in the future industrial development area (6 historical buildings), these are discussed in the Industrial Zonal Urbanism Plan prepared by SC Proiect Alba SA. The regulations included in this document will contain measures for the protection of these monuments.

In conclusion, the town planning studies and the specialized studies conducted for the purpose of establishing the boundaries of the protection areas within the future mining operations perimeter are currently pending approval, in accordance with the legal provisions, by the competent institutions and committees. Please note that none of the historical houses located in the perimeter of the proposed project will be affected; on the contrary, all the 41 historic buildings will be included in a complex restoration and rehabilitation program (see the Management Plan). This program is mandatory, regardless of the implementation of the mining project, if we want to prevent these buildings from collapsing because of their advanced degradation.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate start up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

*

Introduced as part of the Environmental Impact Assessment Report Study (EIA), the Roşia Montană Foundation is shifting in focus. The Community Sustainable Development Plan activities initially conceived as coming under the Foundation umbrella (business oriented activities: business incubator, business advisory center, micro-finance facility, as well as social oriented activities: education and training center) have been advanced independently, via partnerships and with community participation in decision-making – a preferable way to advance social and economic development programs.

Going forward, the Foundation will take shape around preservation, patrimony and cultural heritage

issues, with its final form determined in consultation with the community.

In terms of the philosophy that guides the company's Sustainable Development efforts, the Roșia Montană Gold Corporation (RMGC) sees itself not as principal provider, but as a partner. Community involvement is considered the starting point; over time, as the community builds the capacity to maintain programs in its own right, the company will turn over control of currently-established programs to the community and its institutions.

For more information, please see Roșia Montană Sustainable Development and the Roșia Montană Project – annex 4.

*

We underline the fact that your statement is false. The General Urbanism Plan for the Roșia Montană commune, endorsed in 2002 allows the development of Roșia Montană project, as it has been presented during the public consultations.

Concurrently, pursuant to the provisions of art. 41, paragraph 2, from the Mining Law no.85/2003, the authorities from the local administration have the liability to adjust and/or update the territory arrangement plans and the general urbanism plans, in order to allow the development of all operations necessary for the development of mining activities.

RMGC has also initiated the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roșia Montană Industrial Area and Zonal Urbanism Plan – Roșia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no.78/26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

*

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roșia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roșia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

*

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reestablish.

With respect to your comments made as regards a presumptive infringement of the provisions of Government Decision No.351/2005 (“GD 351/2005”), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data`s level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water;

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please not that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries (“Directive 21”).

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a “waste facility” under Directive 21), must inter alia, ensure that:

- a) *“the waste facility is [.....]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of Reference, to perform the EIA considering the provisions of Directive 21 and the BAT Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

*

Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

Roşia Montană Gold Corporation (“RMGC”) has invested significant time, energy, and resources assessing the viability of a mining project in the valley of Roşia Montană. This assessment has led RMGC to conclude that Roşia Montană presents an attractive long-term development opportunity – an opinion confirmed by a variety of lending institutions, who have completed detailed reviews of the project’s design and profitability. We have every confidence that we will see the project through to the end of its projected 16-year lifespan, regardless of any fluctuations in the market price of gold.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;

- Surety bonds;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

*

The Security Report has been made available for public access by being posted at the following Internet address http://www.mmediu.ro/dep_mediu/rosia_montana_securitate.htm as well as through the printed version which could have been found at several information locations established for public hearings.

*

The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

*

The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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This statement is ungrounded, because the environmental impact assessment (EIA) process has included preliminary cumulative estimates for stationary motorized equipment and linear (vehicular) sources were prepared in order to provide an initial understanding of the potential cumulative noise and vibration impacts from background and Roşia Montană Project sources, and to guide future monitoring and measurement activities as well as the selection of appropriate Best Management Practices/Best Available

Techniques for further mitigation of the potential noise and vibration impacts from Project activities. These preliminary estimates apply to major construction activities, as well as the operation and decommissioning/closure of the mine and process plant. They are documented as data tables and isopleth maps for major noise-generating activities in selected, representative Project years; see **Tables 4.3.8 through 4.3.16** and **Exhibits 4.3.1 through 4.3.9**. All these details related to the applied assessment methodology, the input data of the dispersion model, the modeling results and the measures established for the prevention/mitigation/elimination of the potential impact for all project stages (construction, operation, closure) are included in Chapter 4, Section 4.3 Noise and Vibrations of the EIA Report.

Project Years 0, 9, 10, 12, 14, and 19 were selected for modeling because they are considered to be representative of the most significant levels of noise-generating activity. They are also the same years used for air impact modeling purposes in Section 4.2, as air and noise impacts share many of the same sources or are otherwise closely correlated. In order to more accurately reflect potential receptor impacts, all of these exhibits integrate the background traffic estimates discussed in Section 4.3.6.1.

The Project site plan and process plant area and facility drawings were used to establish the position of the noise sources and other relevant physical characteristics of the site. Receptor locations were established using background reports and project engineering and environmental documentation provided by RMGC. With this information, the source locations and receptor locations were translated into input (x, y, and z) co-ordinates for the noise-modeling program.

Tables 4.3.8 through 4.3.16 and **Exhibits 4.3.1 through 4.3.9** present the average maximum noise values likely to be experienced by the receptor community over all Project phases after incorporation of a variety of initial mitigation measures designed specifically to reduce the impacts associated with mobile and stationary machinery sources. The influence of non-mining related background (primarily traffic) noise is also included.

To evaluate the sound levels associated with haul trucks and other mobile sources crossing the site carrying excavated ore, waste rock, and soil, a noise analysis program based on the (U.S.) Federal Highway Administration's (FHWA) standard RD-77-108 [1] model was used to calculate reference noise emissions values for heavy trucks along the project roadways. The FHWA model predicts hourly L_{eq} values for free-flowing traffic conditions and is generally considered to be accurate within 1.5 decibels (dB).

The model is based on the standardized noise emission factors for different types and weights of vehicles (e.g., automobiles, medium trucks, and heavy trucks), with consideration given to vehicle volume, speed, roadway configuration, distance to the receiver, and the acoustical characteristics of the site. The emission levels of all three vehicle types increase as a function of the logarithm of their speed.

To evaluate the sound sources from the proposed mine processing facility and the semi-stationary material handling equipment (at the ore extraction, waste rock and soil stockpiling areas), a proprietary computerized noise prediction program was used by AAC to simulate and model the future equipment noise emissions throughout the area. The modeling program uses industry-accepted propagation algorithms based on the following American National Standards Institute (ANSI) and International Organization for Standardization (ISO) standards:

- *ANSI S1.26-1995 (R2004), Method for the Calculation of the Absorption of Sound by the Atmosphere;*
- *ISO 9613-1:1993, Acoustics -- Attenuation of sound during propagation outdoors-- Part 1: Calculation of the absorption of sound by the atmosphere;*
- *ISO 9613-2:1996, Acoustics -- Attenuation of sound during propagation outdoors -- Part 2: General method of calculation;*
- *ISO 3891:1978, Acoustics -- Procedure for describing aircraft noise heard on the ground.*

The calculations account for classical sound wave divergence (i.e., spherical spreading loss with adjustments for source directivity from point sources) plus attenuation factors due to air absorption, minimal ground effects, and barriers/shielding.

This model has been validated by AAC over a number of years via noise measurements at several operating industrial sites that had been previously modeled during the engineering design phases. The comparison of modeled predictions versus actual measurements has consistently shown close agreement; typically in

the range of 1 to 3 dB (A).

References:

[1] FHWA Highway Traffic Noise Prediction Model; see Federal Highway Administration Report Number FHWA-RD-77-108, USA, Washington, D.C., 1978.

A detailed presentation of blasting technology can be found in the annex 7.1 - Proposed blasting technology for the operational phase of Roşia Montană Project.

*

The partnership between Gabriel Resources and Regia Autonomă a Cuprului Deva (currently, CNCAF Minvest SA) has been established based on Law no. 15/1990 on the reorganization of the state owned companies as autonomous directions and trade companies, published in the Official Gazette, Section I, no. 98/08.08.1990, as subsequently amended and supplemented. Art. 35 of this law provides the possibility of the regies autonomous to enter into partnerships with legal third parties, Romanian or foreign, for the purpose of setting up new trading companies.

Roşia Montană Gold Corporation SA was set up in 1997, according to the legal provisions in force as at that time, the setting up being made by observing all the conditions imposed by Company Law no. 31/1990 and Trade Register Law no. 26/1990, in regard of the setting up of the joint stock companies with mixed capital.

We underline that the Articles of Associations of Roşia Montană Gold Corporation SA, representing the result of the parties agreement in regard of the terms and conditions under which the partnership between the Romanian state and investor takes place represents a public document, being included in the category of documents which, as per Law no. 26/1990 on the Trade Register, are published in the Romanian Official Gazette and for which the Trade Register is obliged to issue, on the expense of the persons submitting a request, certified copies.

As for the agreement concerning the setting up of the mixed company together with Gabriel Resources Ltd., this has been expressed by the Ministry of Industry and Trade, the conditions imposed by the setting up of the mixed company being the following: (i) ensuring of the jobs at the level existing upon the conclusion of the agreement concerning the setting up of the mixed company; (ii) the expenses incurred by the fulfillment of the exploration stage should be fully supported by Gabriel; (iii) the obtaining of the approval from the ANRM by the Copper Autonomous Direction Deva and (iv) the observance of all legal provisions in force concerning the setting up of the mixed companies with foreign partners. These conditions have been fully complied with as at the setting up of the company and during the development of its activity.

We also specify that the establishing of the shareholders' quotas to the benefits and losses of Roşia Montană Gold Corporation SA has been made by considering their contribution quota to the company's share capital. The current percentage of 80% for Gabriel Resources Ltd. and of 19.31% for CNCAF Minvest SA resulted from the initial contribution and the subsequent contributions of the shareholders to the company's share capital, in consideration also of Gabriel Resources Ltd. advancing all expenses and costs related to the development-exploitation and permitting of the Roşia Montană Mining Project.

The provisions of the Articles of Associations of Roşia Montană Gold Corporation SA on the necessary majority and quorum conditions for the decision-making process within the General Shareholders Meeting and the quotas to the benefits and losses of the company are taken from Law no. 31/1990, and no derogation exists in regard of this aspect.

*

This claim is not true; the Urbanism Plan has been prepared with public consultation.

Roşia Montană Gold Corporation SA (RMGC) has requested and obtained from Alba County Council the Urbanism Certificate no. 78 of 26.04.2006, for the entire Roşia Montană mining project, including the tailings management facility. The Urbanism Certificate also stipulated the preparation of a Zonal

Urbanism Plan, to reflect all changes made to the Roşia Montană Project, following the public consultations and debates organized in relation to this project, and the consultations with the permitting authorities. This plan, entitled “Modification of the Zonal Urbanism Plan, Roşia Montană Industrial Area”, was prepared and subjected to public debate in June 2006 in accordance with the provisions of Order no.176/N/2000 issued by the Ministry of Public Works and Territory Development for the approval of the technical regulations “Guidelines regarding the methodology applied for the preparation and framework content of the Zonal Urbanism Plan” and, at present, it is pending approval.

Concerning the Roşia Montană General Urbanism Plan approved in 2002, such plan was prepared in parallel with the Zonal Urbanism Plan of 2002, all the provisions of the General Urbanism Plan being also included in the Zonal Urbanism Plan. Also, the approval procedure related to the two urbanism plans was carried out in parallel.

*

Preventive archaeological researches within the Roşia Montană mining project area have been undertaken based on specific techniques, specifically trial trenches in all accessible areas that are suitable for human habitation, taking into account the bibliographical information and the observations recorded during the archaeological survey campaigns, the geophysical studies and the analyses of the photogrammetric flights. In addition, surface investigations were undertaken, where appropriate.

The archaeological researches at Roşia Montană covered a large surface and focused on the areas known to have archaeological potential. THEREFORE, ALL AREAS THAT HAVE BEEN ARCHAEOLOGICALLY DISCHARGED HAD BEEN PREVIOUSLY INVESTIGATED. All research programs, beginning with the 2004 campaign, have been undertaken in full compliance with the current legal requirements, i.e. Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs.

The proposed gold mining project at Roşia Montană has raised a series of issues related to the rescue of the historical-archaeological heritage within the area, as well as issues related to its scientific development and also the enhancement of heritage within a museum. Given the complex difficulties encountered in this respect, the Ministry of Culture and Religious Affairs decided to initiate the “Alburnus Maior” National Research Program.

The company’s role was to provide the necessary financial resources for the assessment, research and enhancement of the archaeological remains, in full compliance with the Romanian current legislation. The development of the research and of the archaeological discharge works has been conducted through specific means and methodologies that have been adjusted to the realities of every site researched, in our case, Roşia Montană. They consisted in:

- Archives studies;
- Archaeological surveys; trial trenches;
- aerial reconnaissance/survey and aerial photo interpretation ; high resolution satellite images;
- mining archaeology studies; underground topography and 3D modeling;
- geophysical surveys;
- extensive archaeological investigations in the areas with an identified archaeological potential- this implied carrying out archaeological excavations;
- Interdisciplinary studies- sedimentology, archaeo-zoology, comparative palynology, archaeo-metallurgy, geology, mineralogy;
- Radiocarbon dating and dendrochronology;
- This research and its results were included in an integrated database;
- traditional and digital archaeological topography and development of the GIS project; generate a photo archive- both traditional and digital;
- restoration of artifacts;
- an inventory and a digital catalogue of the artifacts;
- studies conducted by specialists in order to enhance the research results - publication of monographs/scientific books and journals, exhibitions, websites, etc.

All the preventive archaeological researches undertaken at Roşia Montană since 2000 have been carried

out as part of a complex research program; permits for preventive archaeological excavations being issued in compliance with the current legislation. These archaeological investigations have been undertaken by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. All archaeological researches have been conducted in full compliance with the existing legislation. The investigations undertaken during each archaeological research campaign have been approved by the Ministry of Culture and Religious Affairs based on the Annual Archaeological Research Plan approved by the National Commission of Archaeology.

Under the current legislation (Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs) the archaeologists who have conducted the research may ask that an archaeological discharge certificate be granted. Based on a complex research program, the archaeologists prepare comprehensive documentation with regard to the researched area. Upon consideration of the submitted documentation, the National Commission of Archaeology makes a decision as to whether to recommend or not the granting of the archaeological discharge certificate. In the case of the research conducted in the period 2001-2006, the archaeological discharge certificate was issued directly by the Ministry of Culture and Religious Affairs or by its local agencies.

Preventive archaeological researches at Roşia Montană have allowed the research of five Roman cremation necropolis (Tău Corna, Hop-Găuri, Țarina, Jig - Piciorag and Pârâul Porcului – Tăul Secuilor), two funerary areas (Carpeni, Nanului Valley), sacred areas (Hăbad, Nanului Valley), habitation areas (Hăbad, Carpeni, Tăul Țapului, Hop), the most significant being the Roman structures on the Carpeni Hill and the circular funerary monument at Tău Găuri. In addition, for the first time in Romania, surface investigations have been paralleled by underground investigations of Cetate, Cârnic, Jig and Orlea massifs, with important discoveries in the Piatra Corbului, area, Cătălina-Monuleşti gallery and the Păru Carpeni mining sector.

The research consisted of aerial photo interpretation, archaeological magnetometric studies, electrical resistivity, palynology, sedimentology, geology studies, radiocarbon and dendrochronology dating. For a better management of the research units and of the archaeological findings, data bases were used, including text and photographs-among which 4 satellite images (an archive satellite image type SPOT Panchromatic (10m) from 1997; 2 satellite images LANDSAT 7 MS (30 m), dating from 2000 and 2003; a satellite image with priority programming SPOT 5 SuperMode color (2,5 m resolution-19 July 2004); all data have been included in a comprehensive GIS program, a first in the Romanian archaeological research.

In the case of archaeological monuments that are located close to industrial facilities, plans have been redesigned to ensure that the archaeological remains in question will not be affected. Where appropriate, the archaeological monument was preserved in situ and restored, i.e. the circular funerary monument at Hop-Găuri (see The "Alburnus Maior" monograph series, volume II, Bucharest, 2004). Another example in this respect is the Carpeni Hill, designated an "archaeological " reserve, and the Piatra Corbului area. In 2004, after being thoroughly investigated, these areas have been included on the List of Historic Monuments. Add to this the areas where ancient mining remains will be preserved, such as the Cătălina Monuleşti gallery and the mining sector Păru Carpeni, as well as the protected area Roşia Montană Historic Center, including a number of heritage assets (35 historic monument houses).

We emphasise in this respect that the identified and researched structures have been published in preliminary form in the Archaeological Research Chronicle of Romania, after every archaeological research campaign, as well as in volume 1 of the Alburnus Maior monographic series. We mention here the areas where Roman habitation structures have been identified and researched, as well as the references to be consulted for further information: Hop-Găuri, Carpeni, Tăul Țapului (CCA 2001 (2002), p. 254-257, no. 182; 261-262, nr. 185; 264-265, no. 188; 265-266, no. 189. Alburnus Maior I, 2003, p. 45-80; 81-122; 123-148; CCA 2001 (2002), 257-261; CCA 2003 (2004) ,280-283; Alburnus Maior I, 2003, p. 387-431, 433-446, 447-467).

For further details related to the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex called "Information on the Cultural heritage of Roşia and Related Management Aspects". In addition, the annex includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

In conclusion, the area mentioned by the questioner has been researched in accordance with the Romanian legal requirements, as well as with European standards and practices in the field.

Note that the type of research undertaken at Roşia Montană, known as preventive/rescue archaeological research, as well as other related heritage studies, are done everywhere in the world in close connection with the economic development of certain areas. Both the costs for the research and for the enhancement and maintenance of the preserved areas are provided by investors, in a public-private partnership set up in order to protect the cultural heritage, as per the provisions of the European Convention on the Protection of the Archaeological Heritage (Malta-1992) [1].

References:

[1]The text of the Convention is available at the following address:

<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=ENG>

*

In 2000, in the context of the proposal of a new mining project in the Roşia Montană area, the Ministry of Culture and Religious Affairs approved a series of studies to be conducted in order to research the archaeological and architectural heritage of the area. And at the end of that year, the Design Centre for National Cultural Heritage (now the National Institute for Historical Monuments) presented the preliminary results of these researches to the National Commission for Historical Monuments and of the National Commission of Archaeology. Based on these results, in 2001, the Ministry of Culture and Religious Affairs initiated the “Alburnus Maior” National Research Program (the Order no. 2504 / 07.03.2001 of the Minister of Culture and Religious Affairs) in compliance with the Law 378/2001 (as subsequently amended by Law 462/2003 and by Law 258/2006 and Law 259/2006). Thus, since 2000, the Ministry of Culture and Religious Affairs – directly or through its subordinate institutions - has fulfilled its duties with regard to the management of the issues related to Roşia Montană’s heritage.

Thus, the preventive archaeological researches have been conducted by the representatives of 21 national institutions and 3 others from abroad under the scientific coordination of the National Museum of History of Romania. They have been carried out based on the annual approval of the National Commission of Archaeology of the Ministry of Culture and Religious Affairs. In accordance with the legislation in force, this research program is carried out with the financial support provided by RMGC (the company that plans to expand and continue to mine the gold-silver deposit in Roşia Montană). Thus, large-scale preventive investigations have been conducted or are underway in the RMP impact area. A proposal will be made based on the results thereof either for the archaeological discharge of some researched perimeters from the project perimeter or the preservation *in situ* of certain representative structures and monuments, in compliance with the legislation in force. In the case of the areas proposed for conservation and the ones for which the archaeological discharge measure was applied, the decision was made based on the surveys conducted by specialists and on the analysis of the National Commission of Archaeology. In the period 2000-2005, the mining project underwent a series of modifications designed to promote the implementation of the decision regarding the conservation of the local heritage. Examples of these include: extending the duration of the field investigations on several years (e.g. Ţarina, Pârâul Porcului, Orlea) and changing the location of some elements of infrastructure in order to allow the conservation of the archaeological remains found in the Carpeni, Tău Găuri and Pietra Corbului areas.

The architectural and town-planning surveys have been conducted, in accordance with the legislation in force, by companies certified by the Ministry of Culture and Religious Affairs, while the town-planning documentations drafted by these companies and the restoration and conservation works undertaken so far have been approved by the National Commission for Historical Monuments. Thus, the town-planning documentations have been approved and implemented in accordance with current legislation, and the company has agreed to these decisions and modified the mine development plans accordingly:

Extensive ethnographic research was conducted in the Roşia Montană-Abrud-Corna area in the period 2001-2004 coordinated by a team of specialists for the Romanian Village Museum „Dimitrie Gusti” (a National Museum directly under the coordination of the Ministry of Culture and Religious Affairs). Moreover, a broad series of oral history interviews was conducted in the period 2001-2002 by the

Romanian Radio Broadcasting Company through the „Gheorghe Brătianu” Oral History Centre, Bucharest (SRR - CIO).

In compliance with the requirements of the Ministry of Environment and Waters Management and the Ministry of Culture and Religious Affairs, specific management plans have been drawn up for the management and conservation of the heritage remains from the Roşia Montană area, in the context of the implementation of the mining project. These plans have been included in the documentation prepared for the Report on the Environmental Impact Assessment Study. (see EIA Report, volume 32-33, Plan M- *Cultural Heritage Management Plan*, part I –*Management Plan for the Archaeological Heritage from Roşia Montană Area*; part II-*Management Plan for the Historical Monuments and Protected Zone from Roşia Montană*; part III- *Cultural Heritage Management Plan*).

These management plans comprise detailed presentations of the obligations and responsibilities regarding the protection and conservation of the heritage remains from the Roşia Montană area, which the company has assumed in the context of the implementation of the mining project, according to the decision of the central government. These heritage remains include: archaeological remains above and under the ground, historic buildings, protected areas, intangible heritage assets, cultural landscape items, etc. In this context, it should be noted that besides the works for the protection and preservation of the archaeological heritage, works are being carried out for the rehabilitation and conservation of the protected area Historical Centre Roşia Montană (comprising 35 historic buildings, and projects for the restoration of 11 of these buildings are currently being drafted), Tăul Mare, Tăul Brazi and Tăul Anghel as well as remains of the surface mining works from the Vaidoia area and the creation of a modern museum dedicated to the history of mining in the Apuseni Mountains area. This museum will be established in the coming years and it will include exhibitions of geology, archaeology, industrial and ethnographic heritage as well as an underground section organized around the Cătălina Monuleşti gallery.

Moreover, representatives of the Directorate for Culture, Religious Affairs and National Cultural Heritage of Alba County have visited Roşia Montană many times in order to collect information and to check the situation. The same administrative body was the intermediary for the specific stages of acquisitions of historic buildings made by RMGC. The Ministry of Culture and Religious Affairs expressed its pre-emption right regarding the acquisition of these buildings.

Note that apart from the obligations undertaken by RMGC as regards the protection and conservation of the archaeological remains and historical monuments, there are a whole series of obligations, which rest with the local public authorities from Roşia Montană and from Alba County and with the central public authorities, namely the Romanian Government.

These aspects are further detailed in the Cultural Heritage Management Plans included in the EIA Report (see EIA Report, volume 32, *Management Plan for the Archaeological Heritage from Roşia Montană Area*, pages 21-22, 47, 52-53, 66-67-Romanian version/ 22-24; 47; 55-56; 71-72 English version) and the EIA Report, volume 33- *Management Plan for the Historical Monuments and Protected Zone from Roşia Montană* pages 28-29, 48-50, 52-53, 64-65, page 98 – Annex 1- Romanian version/ 28-29; 47-50; 51-53; 65-66; 103- Annex 1- English version).

Item no. 1258

No. to identify the observations received from the public E-MAILCAB. MINISTRU 4383/SB/ 24.08.2006

Proposal

The questioner opposes the promotion of the Roşia Montană Project.

Solution

Regarding your allegation, we mention that art. 44 (3) of the Minister of Waters and Environment Protection Order no. 860/2002 on the environmental impact assessment and the issuance of environmental agreements Procedures ("Order no. 860/2002") provides that *"based on the results of the public debate, the relevant authority for the environmental protection evaluates the grounded proposals/comments of the public and requests the titleholder the supplementation of the report on the environmental impact assessment study with an appendix comprising solutions for the solving of the indicated issues"*.

Consequently, considering the fact that your proposal is just an allegation which does not indicate possible problems, nor provide additional information, we mention that the decision on the issuance or refusal of the environmental approval cannot be made only by considering a simple proposal, but according to certain objective criteria provided by the wording of art. 45 of the Order no. 860/2002 and only after examining

- (i) the report on the environmental impact assessment study;
- (ii) the conclusions of the parties involved in the assessment;
- (iii) the possibilities to implement the project;
- (iv) the titleholder answers to the grounded proposals/comments of the public.

Item no.	1259 Same as: 1260
No. to identify the observations received from the public	No. 75580/29.08.2006 Same as: No. 110437/25.08.2006
Proposal	<p>The questioner doesn't agree with promoting the project at Roşia Montană and makes the following observations and comments:</p> <ul style="list-style-type: none"> - In EIA there are not presented all the possible risks derived from this project; - Total costs for closing the mine are unrealistic; - There isn't until now an approved Zonal Urbanism Plan for the Protected Areas; - The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate; - Information about the foundation which RMGC will establish and subsidize is not given, foundation which follows to assume the obligations which the mining operation can not assume; - The present urbanism plans of the Roşia Montană commune do not correspond with the mining project proposal described in EIA; - There is no liner proposed for the tailings pond; - The proposed waste deposits will be not constructed according to the legislation in force; - No financial guarantees have been stipulated; - There is no Safety Report submitted for the public consultation and evaluation by the competent authorities; - The EIA report does not assess the "Zero Alternative"; - The Project poses a threat for protected flora and fauna; - The EIA report does not refer to the impact on the listed heritage buildings of noise and vibrations caused by the mining operations; - The public/ONGs wish to consult the contracts and agreements between the Company and the Romanian State; - The Urbanism Plan has been modified without public consultation; - From archeological point of view, the area proposed to be occupied by project was not legally investigated; - The questioner contests the protection of the architectural and spiritual monuments with the responsibility of the state institutions for the protection operation.
Solution	<p>It is the nature of risk that it can be mitigated and diminished; it cannot be made to disappear. In order to put this into context, the common action of walking on the street or developing everyday activities have an accident potential. This accident potential is twice higher than within the framework of industrial activities that use hazardous substances.</p> <p>A major chapter of the EIA report was dedicated to the identification of risks for the project. In addition, this chapter provides a discussion of the mitigation measures for each risk and how they were incorporated into the project designs. It is recognized that risk identification is difficult due to the number and diversity of events that can be envisioned. The EIA report cannot assume to cover all of the potential risks associated with the project. However, it has attempted to identify and address the most relevant risks. The extent of risk assessment and the intensity of the prevention and mitigation measures should be proportional to the risk involved and therefore only the risks that have been considered important have been assessed in detail. Each is described below.</p> <p>In the larger sense, the entire EIA report is focused on the assessment of impacts and their associated mitigation. Specifically, Chapter 4 of the EIA presents that impact assessment of the project. The following discussion presents a summary of the impact discussed in the EIA.</p> <p>As far as natural and technological risks assessments are concerned, Chapter 7, "Risk Cases", from the Report on Environmental Impact Assessment, emphasizes the fact that safety and prevention measures, the implementation of the environmental management and risk systems are mitigating the consequences to acceptable levels as compared to the most restrictive norms, standards, the best practices or national</p>

and international recommendations in the field. The risk level has been established as moderate and so, socially acceptable. The extension of the risk assessment and the intensity of the prevention and mitigation measures of the consequences should be proportionate to the risk involved. Selection of a specific mitigation technique is depends on the analyzed accident scenario.

More detailed assessments are conducted for accident scenarios that, based on the qualitative assessment are found to be potentially major, of probability more than 10^{-6} (reduced recovery periods of 1/1,000,000) meaning that they could have major consequences therefore, elevated associated risk, a higher risk level than 9 to 12 (on a scale of 1-25). To put this in context, simply living in southern Florida rates a 25 on the risk scale.

A global assessment of the risks associated with the Roşia Montană Project is obtained by the quick environmental and health risk assessment methodology initially developed by the Italian Ministry of the Environment and the World Health Organization. Natural hazard and risk identification and analysis presents key data and information in assessing potential technological accidents. Thus:

- In designing the Tailings Management Facility, the design parameters were chosen to fully cover the characteristic seismic risk of the area. These seismic design parameters adopted for the TMF and other facilities on the proposed site result in a safety factor much greater than the minimum accepted under the Romanian and European design standards for such facilities;

- in the sector physically impacted by the Project, the risk of floods will remain very low due to the small catchments (controlled by the Roşia and Corna Streams) the area affected by the operation, and the creation of containment, diversion and drainage hydro-technical structures for storm waters on the site, and in the Abrud catchment in general;

- risks caused by meteorological events have been reviewed and used in assessing the hazards of the affected technological processes.

From the analysis of morphometrical parameters and their correlation with other sets of information on the natural slopes on and near the site shows that the (qualitatively estimated) landslide occurrence risk is low to moderate and its consequences will not cause major impacts on the structural components of the Project.

There is no significant risk associated with resource depletion. Mining activities are planned judiciously, so as to extract only the profitable gold and silver resources and only the necessary construction rock for the Project. The management of the mining concession site will minimize reserve "sterilization" (limitation of future access to the reserves).

In assessing technological hazards and risks, the quantity of hazardous substances on the site was calculated as a total and by category, as provided by the *Notification Procedure* approved by Ministry of Agriculture, Forestry, Water and Environment (MAFWE) Order 1084/2003. Based on an evaluation of hazardous substances in stock on the Project site in relation to the relevant quantities provided by the Government Decision 95/2003 which transposes the Seveso Directive, the Project ranges between the upper and the lower limits, and therefore S.C. Roşia Montană Gold Corporation S.A. is required to prepare a Report on Environmental Impact Assessment Study to be sent to the local environmental authority and the local civilian protection authority a *Safety Report* on its operations to prevent major accident risks.

In assessing the consequences of major accidents involving dangerous substances, physical-mathematical models accepted internationally and especially at EU level, and the current version of the SLAB (Canada) software have been used, the latter for the atmospheric dispersion of denser than air gases, that may handle a multitude of situations and scenarios. Similarly, the EFFECTSGis 5.5 (Netherlands) software, developed for the analysis of the effects of industrial accidents and of consequences. Several scenarios were considered in response to the internal legislative requirements, especially related to the implementation of the Internal Emergency Plans (GD 647/2005). The conclusions of the risk assessment for major accidents were:

- The total destruction of plant facilities may only be caused by terrorist attack with classic or nuclear weapons. Simultaneous damage to the HCl tank (including containment) and to the NaCN solution tank, the tanks containing enriched solution, to one or more leaching tanks, having as a result HCN dispersion into the air. At the same time, under certain situations and weather conditions unfavorable for dispersion, people within 40 m of the emission source, surprised by the toxic cloud for more than 1 minute without respiratory protection equipment, will most certainly die. It may also be

considered that, on a radius of about 310 m, persons exposed for more than 10 minutes may suffer serious intoxications that may also lead to death. Toxic effects may occur in persons up to about 2 km downwind of the process plant;

- Operating errors and/or failures in the measurement and control devices, resulting in a lower pH in the leaching tank, thickener and/or DETOX slurry and accidental emissions of hydrocyanic acid. The area affected by concentrations of 290 ppm over a 10 min exposure time is within a circle of 36 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 157.5 m radius. The center of these circles is the middle of the CIL tanks platform;

- Accidental HCN emission from the decanter. The accident may be caused by a drop of pH in the CIL tanks combined with an overdose of flocculent solution and faulty pH monitoring systems. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 65 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 104 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Accidental HCN emission from the DETOX facility. The accident may be caused by a drop of pH in the reactors generated by an overdose of metabisulfite solution and/or copper sulphate combined with faulty pH monitoring systems. The area affected by high 1900 ppm concentrations for a 1 min exposure time is located within a 10 m radius circle. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 27 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 33 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Explosion of the LPG storage tank. The LPG storage tank has a 50 ton capacity and is located outdoors, near the heating plant. The simulation was conducted for the worst case scenario, considering an explosion of the full tank. Threshold I with heat 12.5 kW/m² is within a 10.5 m radius circle and Threshold II, of heat radiation 5 kW/m² is within a circle of 15 m radius;

- Damage and/or fire at the fuel tanks. Simulations were conducted for the worst case scenarios, considering ignition and combustion of all the diesel (fire in the tank, or in the containment vat, when full of diesel);

- Corna Dam break and breach development. Two credible accident scenarios were considered in simulating tailings flow out of the Tailings Management Facility, and six credible scenarios for the flow of decant water and tailings pore water, with significant effects on the terrestrial and aquatic ecosystems, in different weather conditions;

- Tailings flow may occur along Corna Valley, on a 800 m (starter dam break) or over 1600 m reach should the Corna dam break in its final stage;

- In regard to water quality impacts, cyanide concentrations in the water in the shape of a pollution plume may reach Arad, near the Romanian-Hungarian border on the Mureş River, in concentrations ranging between 0.03 and 0.5 mg/L. Due to inherent mathematical limitations in the models, these values and the accident effects are considered overestimated. Therefore, the results describe the "worst case scenario" based on extreme dam break assumptions for the Corna Dam.

A new and much more precise and realistic simulation has been subsequently established based on the INCA Mine model, that considers the dispersion, volatilization and breakdown of cyanides during the downstream movement of the pollutant flow (Whiteland et al., 2006).

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modeling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physical-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU BAT-compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale

unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worse case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modeling work is presented under the title of the Mureş River Modeling Program and the full modeling report is presented in Annex 5.1:

- Development of HCN on the tailings pond surface. Simulated emissions of HCN from the Tailings Management Facility pond surface and of their dispersion into the ambient air show that the level of $400\mu\text{g}/\text{m}^3$ hourly average and $179\mu\text{g}/\text{m}^3$ 8hr average will not be exceeded. These HCN concentrations are only slightly over the odor threshold (0.17ppm) and much below potentially dangerous concentrations;

- Cetate Dam break and breach development. Flood modeling was in case of a break in Cetate dam was based on the design parameters obtained from the hydrometeorological study "Assessment of rainfall intensity, frequency and runoff for the Roşia Montană Project - Radu Drobot". The breach characteristics were predicted using the BREACH model, and the maximum height of the flood wave in various flow sections was modeled using the FLDWAV software. The assumptions included a total 800000 m^3 discharge for one hour, when the peak of the flood hydrograph is about 4.9 m above base flow immediately below the dam and in the narrow Abrud valley 5.9-7,5 km downstream of the dam, while in the last section considered (10,5 km) water depth is about 2.3 m above base flow and the maximum flow rate 877 m^3/s . Further, the broader Aries valley allows the flood wave to propagate on a significantly wider bed, which results in a highly attenuated hydrograph. These results describe the "worst case scenario" based on extreme dam break assumptions:

- Accidents during cyanide transportation. Due to the large quantities of cyanide transported (about 30t /day) the risks associated to this activity were assessed in detail using the ZHA- Zurich Hazard Analysis method. As a consequence, the optimum transport route was selected from the manufacturer to the Process Plant, e.g.;

- Cyanide transport (in solid state) will exclusively involve special SLS (Solid to Liquid System) containers, 16 tons each. The ISO compliant container will be protected by a framework with legs, which allows separation from the transport trailer for temporary storage. The wall is 5.17 mm thick, which, together with the protective framework, provides additional protection to the load in case of accident. This system is considered BAT and is currently one of the safest cyanide transportation options.

It is being mentioned the fact that the study develops the occurrence possibility of these scenarios (pages 166-171, Conclusions).

As regards the cyanides management, there is a baseline study named "Roşia Montană Golden Project, Cyanides Management Plan" prepared in compliance with the "International Management Code for the Manufacture, Transport and Use of Cyanide in the Production of Gold (International Cyanide management Institute) May 2002". S.C. Roşia Montană Gold Corporation is signatory to this code.

Bibliographical references for Chapter 7 "Risk Cases" are listed at page 173-176.

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RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like. They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from being too low—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world’s largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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According to Law 5/2000, regarding the approval of the Territory Arrangement Plan – 3rd Section – protected areas (“Law 5/2000”) (article 5, paragraphs 2-3), local public authorities, with the support of the competent central public authorities, had the obligation to establish the boundaries of the protection areas for the cultural heritage elements stipulated in Annex III to the above-mentioned law. This measure should have been taken within 12 months from the effective date of Law 5/2000, based on specialized studies. For this purpose, the local public authorities had to prepare the town planning documentation and its related regulations, developed and approved according to the law. This documentation must comprise the necessary protection and conservation measures for the national cultural heritage elements located in this area.

Concurrently, Law 350/2001 on the territory arrangement and urbanism stipulates the right of legal or natural persons interested in arranging the territory, to initiate the development of urbanism plans.

In accordance with these legal provisions, in 2001, RMGC initiated the preparation of these specific town-planning documentations - the General Urbanism Plan and the Zonal Urbanism Plan. These plans have been developed by Romanian certified companies and followed the legal approval procedure. The permit for the establishment of the Roşia Montană Historical Centre Protected Area was issued by the Ministry of Culture and Religious Affairs in 2002 (permits no. 61/14.02.2002 and no. 178/20.06.2002) as part of the procedure for the approval of the town planning documentation. Based on these permits, the Ministry of Culture and Religious Affairs requested the company to develop a Zonal Urbanism Plan for the Historical Centre of Roşia Montană. Out of the 41 historical buildings in Roşia Montană, thirty-five (35) are located inside the protected area of the Roşia Montană Historical Centre.

As for the heritage elements located in the future industrial development area (6 historical buildings),

these are discussed in the Industrial Zonal Urbanism Plan prepared by SC Proiect Alba SA. The regulations included in this document will contain measures for the protection of these monuments.

In conclusion, the town planning studies and the specialized studies conducted for the purpose of establishing the boundaries of the protection areas within the future mining operations perimeter are currently pending approval, in accordance with the legal provisions, by the competent institutions and committees. Please note that none of the historical houses located in the perimeter of the proposed project will be affected; on the contrary, all the 41 historic buildings will be included in a complex restoration and rehabilitation program (see the Management Plan). This program is mandatory, regardless of the implementation of the mining project, if we want to prevent these buildings from collapsing because of their advanced degradation.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate start up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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Introduced as part of the Environmental Impact Assessment Report Study (EIA), the Roşia Montană Foundation is shifting in focus. The Community Sustainable Development Plan activities initially conceived as coming under the Foundation umbrella (business oriented activities: business incubator, business advisory center, micro-finance facility, as well as social oriented activities: education and training center) have been advanced independently, via partnerships and with community participation in decision-making – a preferable way to advance social and economic development programs.

Going forward, the Foundation will take shape around preservation, patrimony and cultural heritage issues, with its final form determined in consultation with the community.

In terms of the philosophy that guides the company's Sustainable Development efforts, the Roşia Montană Gold Corporation (RMGC) sees itself not as principal provider, but as a partner. Community involvement is considered the starting point; over time, as the community builds the capacity to maintain programs in its own right, the company will turn over control of currently-established programs to the community and its institutions.

For more information, please see Roşia Montană Sustainable Development and the Roşia Montană Project – annex 4

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We underline the fact that your statement is false. The General Urbanism Plan for the Roşia Montană commune, endorsed in 2002 allows the development of Roşia Montană project, as it has been presented during the public consultations.

Concurrently, pursuant to the provisions of art. 41, paragraph 2, from the Mining Law no.85/2003, the authorities from the local administration have the liability to adjust and/or update the territory arrangement plans and the general urbanism plans, in order to allow the development of all operations necessary for the development of mining activities.

RMGC has also initiated the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roşia Montană Industrial Area and Zonal Urbanism Plan – Roşia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no.78/26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

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An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;

- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

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With respect to your comments made as regards a presumptive infringement of the provisions of Government Decision No.351/2005 (“GD 351/2005”), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data’s level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water;

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please not that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries (“Directive 21”).

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a “waste facility” under Directive 21), must inter alia, ensure that:

- a) *“the waste facility is [...]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of Reference, to perform the EIA considering the provisions of Directive 21 and the BAT

Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

*

Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

Roșia Montană Gold Corporation (“RMGC”) has invested significant time, energy, and resources assessing the viability of a mining project in the valley of Roșia Montană. This assessment has led RMGC to conclude that Roșia Montană presents an attractive long-term development opportunity – an opinion confirmed by a variety of lending institutions, who have completed detailed reviews of the project’s design and profitability. We have every confidence that we will see the project through to the end of its projected 16-year lifespan, regardless of any fluctuations in the market price of gold.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roșia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roșia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;
- Surety bonds;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

*

The Security Report has been made available for public access by being posted at the following Internet address http://www.mmediu.ro/dep_mediu/rosia_montana_securitate.htm as well as through the printed version which could have been found at several information locations established for public hearings.

*

The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because

within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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This statement is ungrounded, because the environmental impact assessment (EIA) process has included preliminary cumulative estimates for stationary motorized equipment and linear (vehicular) sources were prepared in order to provide an initial understanding of the potential cumulative noise and vibration impacts from background and Roşia Montană Project sources, and to guide future monitoring and measurement activities as well as the selection of appropriate Best Management Practices/Best Available Techniques for further mitigation of the potential noise and vibration impacts from Project activities. These preliminary estimates apply to major construction activities, as well as the operation and

decommissioning/closure of the mine and process plant. They are documented as data tables and isopleth maps for major noise-generating activities in selected, representative Project years; see **Tables 4.3.8 through 4.3.16** and **Exhibits 4.3.1 through 4.3.9**. All these details related to the applied assessment methodology, the input data of the dispersion model, the modeling results and the measures established for the prevention/mitigation/elimination of the potential impact for all project stages (construction, operation, closure) are included in Chapter 4, Section 4.3 Noise and Vibrations of the EIA Report.

Project Years 0, 9, 10, 12, 14, and 19 were selected for modeling because they are considered to be representative of the most significant levels of noise-generating activity. They are also the same years used for air impact modeling purposes in Section 4.2, as air and noise impacts share many of the same sources or are otherwise closely correlated. In order to more accurately reflect potential receptor impacts, all of these exhibits integrate the background traffic estimates discussed in Section 4.3.6.1.

The Project site plan and process plant area and facility drawings were used to establish the position of the noise sources and other relevant physical characteristics of the site. Receptor locations were established using background reports and project engineering and environmental documentation provided by RMGC. With this information, the source locations and receptor locations were translated into input (x, y, and z) co-ordinates for the noise-modeling program.

Tables 4.3.8 through 4.3.16 and **Exhibits 4.3.1 through 4.3.9** present the average maximum noise values likely to be experienced by the receptor community over all Project phases after incorporation of a variety of initial mitigation measures designed specifically to reduce the impacts associated with mobile and stationary machinery sources. The influence of non-mining related background (primarily traffic) noise is also included.

To evaluate the sound levels associated with haul trucks and other mobile sources crossing the site carrying excavated ore, waste rock, and soil, a noise analysis program based on the (U.S.) Federal Highway Administration's (FHWA) standard RD-77-108 [1] model was used to calculate reference noise emissions values for heavy trucks along the project roadways. The FHWA model predicts hourly L_{eq} values for free-flowing traffic conditions and is generally considered to be accurate within 1.5 decibels (dB).

The model is based on the standardized noise emission factors for different types and weights of vehicles (e.g., automobiles, medium trucks, and heavy trucks), with consideration given to vehicle volume, speed, roadway configuration, distance to the receiver, and the acoustical characteristics of the site. The emission levels of all three vehicle types increase as a function of the logarithm of their speed.

To evaluate the sound sources from the proposed mine processing facility and the semi-stationary material handling equipment (at the ore extraction, waste rock and soil stockpiling areas), a proprietary computerized noise prediction program was used by AAC to simulate and model the future equipment noise emissions throughout the area. The modeling program uses industry-accepted propagation algorithms based on the following American National Standards Institute (ANSI) and International Organization for Standardization (ISO) standards:

- *ANSI S1.26-1995 (R2004), Method for the Calculation of the Absorption of Sound by the Atmosphere;*
- *ISO 9613-1:1993, Acoustics -- Attenuation of sound during propagation outdoors-- Part 1: Calculation of the absorption of sound by the atmosphere;*
- *ISO 9613-2:1996, Acoustics -- Attenuation of sound during propagation outdoors -- Part 2: General method of calculation;*
- *ISO 3891:1978, Acoustics -- Procedure for describing aircraft noise heard on the ground.*

The calculations account for classical sound wave divergence (i.e., spherical spreading loss with adjustments for source directivity from point sources) plus attenuation factors due to air absorption, minimal ground effects, and barriers/shielding.

This model has been validated by AAC over a number of years via noise measurements at several operating industrial sites that had been previously modeled during the engineering design phases. The comparison of modeled predictions versus actual measurements has consistently shown close agreement; typically in the range of 1 to 3 dB (A).

References:

[1] FHWA Highway Traffic Noise Prediction Model; see Federal Highway Administration Report Number FHWA-RD-77-108, USA, Washington, D.C., 1978.

A detailed presentation of blasting technology can be found in the annex 7.1 - Proposed blasting technology for the operational phase of Roşia Montană Project.

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The partnership between Gabriel Resources and Regia Autonomă a Cuprului Deva (currently, CNCAF Minvest SA) has been established based on Law no. 15/1990 on the reorganization of the state owned companies as autonomous directions and trade companies, published in the Official Gazette, Section I, no. 98/08.08.1990, as subsequently amended and supplemented. Art. 35 of this law provides the possibility of the regies autonomous to enter into partnerships with legal third parties, Romanian or foreign, for the purpose of setting up new trading companies.

Roşia Montană Gold Corporation SA was set up in 1997, according to the legal provisions in force as at that time, the setting up being made by observing all the conditions imposed by Company Law no. 31/1990 and Trade Register Law no. 26/1990, in regard of the setting up of the joint stock companies with mixed capital.

We underline that the Articles of Associations of Roşia Montană Gold Corporation SA, representing the result of the parties agreement in regard of the terms and conditions under which the partnership between the Romanian state and investor takes place represents a public document, being included in the category of documents which, as per Law no. 26/1990 on the Trade Register, are published in the Romanian Official Gazette and for which the Trade Register is obliged to issue, on the expense of the persons submitting a request, certified copies.

As for the agreement concerning the setting up of the mixed company together with Gabriel Resources Ltd., this has been expressed by the Ministry of Industry and Trade, the conditions imposed by the setting up of the mixed company being the following: (i) ensuring of the jobs at the level existing upon the conclusion of the agreement concerning the setting up of the mixed company; (ii) the expenses incurred by the fulfillment of the exploration stage should be fully supported by Gabriel; (iii) the obtaining of the approval from the ANRM by the Copper Autonomous Direction Deva and (iv) the observance of all legal provisions in force concerning the setting up of the mixed companies with foreign partners. These conditions have been fully complied with as at the setting up of the company and during the development of its activity.

We also specify that the establishing of the shareholders' quotas to the benefits and losses of Roşia Montană Gold Corporation SA has been made by considering their contribution quota to the company's share capital. The current percentage of 80% for Gabriel Resources Ltd. and of 19.31% for CNCAF Minvest SA resulted from the initial contribution and the subsequent contributions of the shareholders to the company's share capital, in consideration also of Gabriel Resources Ltd. advancing all expenses and costs related to the development-exploitation and permitting of the Roşia Montană Mining Project.

The provisions of the Articles of Associations of Roşia Montană Gold Corporation SA on the necessary majority and quorum conditions for the decision-making process within the General Shareholders Meeting and the quotas to the benefits and losses of the company are taken from Law no. 31/1990, and no derogation exists in regard of this aspect.

*

This claim is not true; the Urbanism Plan has been prepared with public consultation.

Roşia Montană Gold Corporation SA (RMGC) has requested and obtained from Alba County Council the Urbanism Certificate no. 78 of 26.04.2006, for the entire Roşia Montană mining project, including the tailings management facility. The Urbanism Certificate also stipulated the preparation of a Zonal Urbanism Plan, to reflect all changes made to the Roşia Montană Project, following the public consultations and debates organized in relation to this project, and the consultations with the permitting

authorities. This plan, entitled “Modification of the Zonal Urbanism Plan, Roşia Montană Industrial Area”, was prepared and subjected to public debate in June 2006 in accordance with the provisions of Order no.176/N/2000 issued by the Ministry of Public Works and Territory Development for the approval of the technical regulations “Guidelines regarding the methodology applied for the preparation and framework content of the Zonal Urbanism Plan” and, at present, it is pending approval.

Concerning the Roşia Montană General Urbanism Plan approved in 2002, such plan was prepared in parallel with the Zonal Urbanism Plan of 2002, all the provisions of the General Urbanism Plan being also included in the Zonal Urbanism Plan. Also, the approval procedure related to the two urbanism plans was carried out in parallel.

*

Preventive archaeological researches within the Roşia Montană mining project area have been undertaken based on specific techniques, specifically trial trenches in all accessible areas that are suitable for human habitation, taking into account the bibliographical information and the observations recorded during the archaeological survey campaigns, the geophysical studies and the analyses of the photogrammetric flights. In addition, surface investigations were undertaken, where appropriate.

The archaeological researches at Roşia Montană covered a large surface and focused on the areas known to have archaeological potential. THEREFORE, ALL AREAS THAT HAVE BEEN ARCHAEOLOGICALLY DISCHARGED HAD BEEN PREVIOUSLY INVESTIGATED. All research programs, beginning with the 2004 campaign, have been undertaken in full compliance with the current legal requirements, i.e. Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs.

The proposed gold mining project at Roşia Montană has raised a series of issues related to the rescue of the historical-archaeological heritage within the area, as well as issues related to its scientific development and also the enhancement of heritage within a museum. Given the complex difficulties encountered in this respect, the Ministry of Culture and Religious Affairs decided to initiate the “Alburnus Maior” National Research Program.

The company’s role was to provide the necessary financial resources for the assessment, research and enhancement of the archaeological remains, in full compliance with the Romanian current legislation. The development of the research and of the archaeological discharge works has been conducted through specific means and methodologies that have been adjusted to the realities of every site researched, in our case, Roşia Montană. They consisted in:

- Archives studies;
- Archaeological surveys; trial trenches;
- aerial reconnaissance/survey and aerial photo interpretation ; high resolution satellite images;
- mining archaeology studies; underground topography and 3D modeling;
- geophysical surveys;
- extensive archaeological investigations in the areas with an identified archaeological potential- this implied carrying out archaeological excavations;
- Interdisciplinary studies- sedimentology, archaeo-zoology, comparative palynology, archaeo-metallurgy, geology, mineralogy;
- Radiocarbon dating and dendrochronology;
- This research and its results were included in an integrated database;
- traditional and digital archaeological topography and development of the GIS project; generate a photo archive- both traditional and digital;
- restoration of artifacts;
- an inventory and a digital catalogue of the artifacts;
- studies conducted by specialists in order to enhance the research results - publication of monographs/scientific books and journals, exhibitions, websites, etc.

All the preventive archaeological researches undertaken at Roşia Montană since 2000 have been carried out as part of a complex research program; permits for preventive archaeological excavations being issued in compliance with the current legislation. These archaeological investigations have been undertaken by

representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. All archaeological researches have been conducted in full compliance with the existing legislation. The investigations undertaken during each archaeological research campaign have been approved by the Ministry of Culture and Religious Affairs based on the Annual Archaeological Research Plan approved by the National Commission of Archaeology.

Under the current legislation (Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs) the archaeologists who have conducted the research may ask that an archaeological discharge certificate be granted. Based on a complex research program, the archaeologists prepare comprehensive documentation with regard to the researched area. Upon consideration of the submitted documentation, the National Commission of Archaeology makes a decision as to whether to recommend or not the granting of the archaeological discharge certificate. In the case of the research conducted in the period 2001-2006, the archaeological discharge certificate was issued directly by the Ministry of Culture and Religious Affairs or by its local agencies.

Preventive archaeological researches at Roșia Montană have allowed the research of five Roman cremation necropolis (Tău Corna, Hop-Găuri, Țarina, Jig - Piciorag and Pârâul Porcului – Tăul Secuilor), two funerary areas (Carpeni, Nanului Valley), sacred areas (Hăbad, Nanului Valley), habitation areas (Hăbad, Carpeni, Tăul Țapului, Hop), the most significant being the Roman structures on the Carpeni Hill and the circular funerary monument at Tău Găuri. In addition, for the first time in Romania, surface investigations have been paralleled by underground investigations of Cetate, Cârnic, Jig and Orlea massifs, with important discoveries in the Pietra Corbului, area, Cătălina-Monulești gallery and the Păru Carpeni mining sector.

The research consisted of aerial photo interpretation, archaeological magnetometric studies, electrical resistivity, palynology, sedimentology, geology studies, radiocarbon and dendrochronology dating. For a better management of the research units and of the archaeological findings, data bases were used, including text and photographs-among which 4 satellite images (an archive satellite image type SPOT Panchromatic (10m) from 1997; 2 satellite images LANDSAT 7 MS (30 m), dating from 2000 and 2003; a satellite image with priority programming SPOT 5 SuperMode color (2,5 m resolution-19 July 2004); all data have been included in a comprehensive GIS program, a first in the Romanian archaeological research.

In the case of archaeological monuments that are located close to industrial facilities, plans have been redesigned to ensure that the archaeological remains in question will not be affected. Where appropriate, the archaeological monument was preserved in situ and restored, i.e. the circular funerary monument at Hop-Găuri (see The "Alburnus Maior" monograph series, volume II, Bucharest, 2004). Another example in this respect is the Carpeni Hill, designated an "archaeological " reserve, and the Pietra Corbului area. In 2004, after being thoroughly investigated, these areas have been included on the List of Historic Monuments. Add to this the areas where ancient mining remains will be preserved, such as the Cătălina Monulești gallery and the mining sector Păru Carpeni, as well as the protected area Roșia Montană Historic Center, including a number of heritage assets (35 historic monument houses).

We emphasise in this respect that the identified and researched structures have been published in preliminary form in the Archaeological Research Chronicle of Romania, after every archaeological research campaign, as well as in volume 1 of the Alburnus Maior monographic series. We mention here the areas where Roman habitation structures have been identified and researched, as well as the references to be consulted for further information: Hop-Găuri, Carpeni, Tăul Țapului (CCA 2001 (2002), p. 254-257, no. 182; 261-262, nr. 185; 264-265, no. 188; 265-266, no. 189. Alburnus Maior I, 2003, p. 45-80; 81-122; 123-148; CCA 2001 (2002), 257-261; CCA 2003 (2004) ,280-283; Alburnus Maior I, 2003, p. 387-431, 433-446, 447-467).

For further details related to the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex called "Information on the Cultural heritage of Roșia and Related Management Aspects". In addition, the annex includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

In conclusion, the area mentioned by the questioner has been researched in accordance with the

Romanian legal requirements, as well as with European standards and practices in the field.

Note that the type of research undertaken at Roşia Montană, known as preventive/rescue archaeological research, as well as other related heritage studies, are done everywhere in the world in close connection with the economic development of certain areas. Both the costs for the research and for the enhancement and maintenance of the preserved areas are provided by investors, in a public-private partnership set up in order to protect the cultural heritage, as per the provisions of the European Convention on the Protection of the Archaeological Heritage (Malta-1992) [1].

References:

[1]The text of the Convention is available at the following address:

<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=EN>

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In 2000, in the context of the proposal of a new mining project in the Roşia Montană area, the Ministry of Culture and Religious Affairs approved a series of studies to be conducted in order to research the archaeological and architectural heritage of the area. And at the end of that year, the Design Centre for National Cultural Heritage (now the National Institute for Historical Monuments) presented the preliminary results of these researches to the National Commission for Historical Monuments and of the National Commission of Archaeology. Based on these results, in 2001, the Ministry of Culture and Religious Affairs initiated the “Alburnus Maior” National Research Program (the Order no. 2504 / 07.03.2001 of the Minister of Culture and Religious Affairs) in compliance with the Law 378/2001 (as subsequently amended by Law 462/2003 and by Law 258/2006 and Law 259/2006). Thus, since 2000, the Ministry of Culture and Religious Affairs – directly or through its subordinate institutions - has fulfilled its duties with regard to the management of the issues related to Roşia Montană’s heritage.

Thus, the preventive archaeological researches have been conducted by the representatives of 21 national institutions and 3 others from abroad under the scientific coordination of the National Museum of History of Romania. They have been carried out based on the annual approval of the National Commission of Archaeology of the Ministry of Culture and Religious Affairs. In accordance with the legislation in force, this research program is carried out with the financial support provided by RMGC (the company that plans to expand and continue to mine the gold-silver deposit in Roşia Montană). Thus, large-scale preventive investigations have been conducted or are underway in the RMP impact area. A proposal will be made based on the results thereof either for the archaeological discharge of some researched perimeters from the project perimeter or the preservation *in situ* of certain representative structures and monuments, in compliance with the legislation in force. In the case of the areas proposed for conservation and the ones for which the archaeological discharge measure was applied, the decision was made based on the surveys conducted by specialists and on the analysis of the National Commission of Archaeology. In the period 2000-2005, the mining project underwent a series of modifications designed to promote the implementation of the decision regarding the conservation of the local heritage. Examples of these include: extending the duration of the field investigations on several years (e.g. Ţarina, Pârâul Porcului, Orlea) and changing the location of some elements of infrastructure in order to allow the conservation of the archaeological remains found in the Carpeni, Tău Găuri and Pietra Corbului areas.

The architectural and town-planning surveys have been conducted, in accordance with the legislation in force, by companies certified by the Ministry of Culture and Religious Affairs, while the town-planning documentations drafted by these companies and the restoration and conservation works undertaken so far have been approved by the National Commission for Historical Monuments. Thus, the town-planning documentations have been approved and implemented in accordance with current legislation, and the company has agreed to these decisions and modified the mine development plans accordingly:

Extensive ethnographic research was conducted in the Roşia Montană-Abrud-Corna area in the period 2001-2004 coordinated by a team of specialists for the Romanian Village Museum „Dimitrie Gusti” (a National Museum directly under the coordination of the Ministry of Culture and Religious Affairs). Moreover, a broad series of oral history interviews was conducted in the period 2001-2002 by the Romanian Radio Broadcasting Company through the „Gheorghe Brătianu” Oral History Centre, Bucharest (SRR - CIO).

In compliance with the requirements of the Ministry of Environment and Waters Management and the Ministry of Culture and Religious Affairs, specific management plans have been drawn up for the management and conservation of the heritage remains from the Roşia Montană area, in the context of the implementation of the mining project. These plans have been included in the documentation prepared for the Report on the Environmental Impact Assessment Study. (see EIA Report, volume 32-33, Plan M- *Cultural Heritage Management Plan*, part I –*Management Plan for the Archaeological Heritage from Roşia Montană Area*; part II-*Management Plan for the Historical Monuments and Protected Zone from Roşia Montană*; part III- *Cultural Heritage Management Plan*).

These management plans comprise detailed presentations of the obligations and responsibilities regarding the protection and conservation of the heritage remains from the Roşia Montană area, which the company has assumed in the context of the implementation of the mining project, according to the decision of the central government. These heritage remains include: archaeological remains above and under the ground, historic buildings, protected areas, intangible heritage assets, cultural landscape items, etc. In this context, it should be noted that besides the works for the protection and preservation of the archaeological heritage, works are being carried out for the rehabilitation and conservation of the protected area Historical Centre Roşia Montană (comprising 35 historic buildings, and projects for the restoration of 11 of these buildings are currently being drafted), Tăul Mare, Tăul Brazi and Tăul Anghel as well as remains of the surface mining works from the Vaidoiaia area and the creation of a modern museum dedicated to the history of mining in the Apuseni Mountains area. This museum will be established in the coming years and it will include exhibitions of geology, archaeology, industrial and ethnographic heritage as well as an underground section organized around the Cătălina Monuleşti gallery.

Moreover, representatives of the Directorate for Culture, Religious Affairs and National Cultural Heritage of Alba County have visited Roşia Montană many times in order to collect information and to check the situation. The same administrative body was the intermediary for the specific stages of acquisitions of historic buildings made by RMGC. The Ministry of Culture and Religious Affairs expressed its pre-emption right regarding the acquisition of these buildings.

Note that apart from the obligations undertaken by RMGC as regards the protection and conservation of the archaeological remains and historical monuments, there are a whole series of obligations, which rest with the local public authorities from Roşia Montană and from Alba County and with the central public authorities, namely the Romanian Government.

These aspects are further detailed in the Cultural Heritage Management Plans included in the EIA Report (see EIA Report, volume 32, *Management Plan for the Archaeological Heritage from Roşia Montană Area*, pages 21-22, 47, 52-53, 66-67-Romanian version/ 22-24; 47; 55-56; 71-72 English version) and the EIA Report, volume 33- *Management Plan for the Historical Monuments and Protected Zone from Roşia Montană* pages 28-29, 48-50, 52-53, 64-65, page 98 – Annex 1- Romanian version/ 28-29; 47-50; 51-53; 65-66; 103- Annex 1- English version).

Item no. 1261

No. to identify the observations received from the public
No.
110436/
22.08.2006

Proposal

The questioner does not agree with the development of the Roşia Montană project and makes the following observations and comments:

- the project poses a major threat to the archaeological heritage;
- the report is not objective, on the contrary it is biased;
- the report has not been drawn up by "independent archaeologists";
- the report is based on incomplete research;
- the report downplays the importance of the monuments from Roşia Montană;
- the Management Plan for the Archaeological Heritage from the Roşia Montană area is a groundless, propaganda document.

The questioner suggests as an alternative solution to the project the development of an Archaeological Park.

Solution

The implementation of the mining project does not entail the destruction or abandonment of the heritage assets from Roşia Montană. Considering the importance of cultural heritage from Roşia Montană and current legislation, S.C. Roşia Montană Gold Corporation S.A. has allocated over US\$ 10 million for the archaeological researches conducted between 2001 and 2006. Moreover, RMGC plans to allocate US\$ 25 million for the research, preservation and restoration of the cultural heritage of Roşia Montană.

The reports and studies published by experts in the field make clear that the Roman galleries at Roşia Montană are significant, but not unique. As indicated in the gazetteer of the Roman mining sites from Transylvania and Banat-prepared as part of the Environmental Impact Assessment Study for the Roşia Montană project, it is difficult to justify the claim that the Roşia Montană site is unique importance if we consider the history of mining in the Roman Empire, and especially in the province of Dacia. There are at least 20 other sites with relatively similar features and some of them (Ruda Brad, Bucium – the Vulcoi Corabia area and Haneş – Amlaşul Mare area) have already produced concrete evidence proving that their archaeological potential is, to a certain extent, similar to that of the ancient *Alburnus Maior* site. This aspect should also be taken into consideration when claiming that Roşia Montană is a site of unique importance.

Prior to 1999, the Roman galleries from Roşia Montană hadn't been surveyed by experts on mining archaeology, although they had been known for almost 150 years. Practically, this type of archaeological remains was a great unknown from a scientific research point of view, before year 2000, and it was empirically mentioned. As regards the surface archaeological remains, these weren't better known as no proper archaeological research had been conducted there prior to 2000. The existing information came from artifacts uncovered by chance during agricultural activities or construction works, etc.

Ever since 1999, the mining archaeology researches conducted by a specific team from University Toulouse Le Mirail (France) coordinated by Beatrice Cauuet, PhD aimed to establish for the first time in Romania a detailed study of these types of archaeological remains, i.e. ancient mining galleries from Roman and later periods. Comprehensive heritage researches and studies conducted between 2000 and 2006 have created an understanding of these sites that belong to the national cultural heritage, but also led to several specific measures for their protection.

The survey of these structures has led to their better understanding and at the same time has led to several pertinent decisions on their conservation and enhancement. Based on the researches conducted so far (already completed for Cetate, Cărnic, Jig and in progress for Orlea) the decision of conservation and development of the following sites has been taken:

- Cătălina Monuleşti Gallery – a gallery located in the Historic Center of Roşia Montană, where a significant set of wax tablets were discovered together with an ancient mine waters drainage system;

- Păru Carpeni mining sector – located in the SE area of Orlea, where a system of overlapped chambers was discovered equipped with Roman wood-made mine dewatering installations (wheels, channels, etc.);
- Piatra Corbului area – located in the SE area of Cârnic, where traces of mining operations dug by the fire setting technique have been discovered, dating to Roman and medieval times.
- Văidoaia area – within the NV area of Roșia Montană, where areas of open pit mining operations are known, dating to the Roman period.

The preventive archaeological researches conducted between 2001 and 2006 have led to the identification and research of 13 archaeological sites. For some of them, a decision regarding their archaeological discharge has been taken upon completion of exhaustive researches, and in some other cases, a decision regarding their *in-situ* preservation has been taken e.g. the funerary monument from Tăul Găuri, the Roman remains on the Carpeni hill; Orlea area will be researched in detail between 2007 and 2012.

Reopening, consolidation and development works have been scheduled for the Roman mining galleries discovered within the mining sectors of Cătălina Monulești and Păru Carpeni. These works will allow their *in-situ* preservation and development for public access. This decision has considered the value and the significance of the exceptional archaeological remains surviving in these galleries i.e. the Roman wood-made installations for mine dewatering installations (“Roman Wheels”). At the same time, Cătălina Monulești Gallery is famous as the place where the most significant set of wax tablets was found in the middle of XIXth Century (according to historic archive resources, these were 11 pieces from a total of 32 artifacts).

Most of the Roman mining works from Cârnic, but also from other mining sectors are accessible under difficult conditions only to experts, being practically impossible to be visited by the public. Moreover, the safety rules governing the development of similar activities in museums in the European Union (that will become law in Romania as well) are not compatible with the transformation of the Roman galleries that are inherently exposed to high risk factors in an area intended for tourism. However, major parts of the Roman galleries will be preserved *in situ*. As an impact mitigation measure, in addition to thorough research and publishing of the results, experts have considered it appropriate to develop a three-dimensional representation of these structures, as well as creating 1:1 replicas of these galleries within the proposed museum from Roșia Montană.

For Orlea, the researches conducted so far have been preliminary in nature. Orlea is the only area that includes Roman mining remains classified as historical monuments, i.e: LMI 2004 Roman Mining Operations from Alburnus Maior, Orlea area (code LMI AB-I-m-A-00065.02). The detailed research of this area is scheduled for 2007 – 2012, and upon their completion, all necessary measures will be taken as required by law: either *in situ* preservation of specific parts or the application of the archaeological discharge procedure for some of them. Further details regarding chance archaeological finds and preliminary archaeological researches (surface and underground) conducted at Orlea have been published in the EIA for the Roșia Montană Project, vol. 6 – Cultural Heritage Baseline Report, Annex I, p. 231-234. Note that within the report the following statement is made: “Site development plans for the Project will not result in impacts or construction activities in the Orlea area, which will be investigated starting 2007. As a result, construction activities will not begin in these areas until proper archaeological investigation consistent with Romanian law and international best practice is concluded.” (Cultural Heritage Baseline Report, vol. 6, p. 46).

Taking into account the results of the researches, the experts’ opinions, and the decisions of competent authorities, the company has established a budget of US\$ 25 million for the research, preservation and restoration of the cultural heritage of Roșia Montană during the following years, as part of the implementation of the mining project, as stated by the EIA in May 2006 (see Report of the Environmental Impact Assessment Study, vol. 32, Cultural Heritage Management Plan p.80-81). Therefore, plans include the continuation of the researches within Orlea area, and especially to create a modern Museum of Mining with exhibits of geology, archeology, industrial heritage and ethnography, the development for tourist access of the Cătălina-Monulești Gallery and of the monument from Tău Găuri, together with the conservation and restoration of the 41 historical monument buildings and of the protected area Roșia Montană Historic Center.

For further information on the researches and on the main discoveries related to the historic galleries

from Roşia Montană, as well as for the conclusions of experts on this matter, and also the assessments undertaken in order to establish a tourist circuit dedicated to historic mining structures from Cărnic or for the opinions expressed by Mr. Edward O'Hara, General Rapporteur on the Cultural Heritage of the Parliamentary Assembly of the Council of Europe, please see the annex called "Information on the Cultural Heritage of Roşia Montană and Related Management Aspects" and the Romanian version of the O'Hara Report. Detailed information regarding the complex issues of the research of the ancient mining works from Roşia Montană, their results and the potential subsequent developments are available in the EIA for the Roşia Montană Project, vol. 6 – Cultural Heritage Baseline Report, p. 32, 36-55, 83-109.

To conclude, the company does not plan to destroy the cultural heritage of Roşia Montană or to replace with replicas without previous investigations. This archaeological research conducted at Roşia Montană, usually known as preventive/rescue archaeology and the related heritage studies are conducted everywhere in the world in close connection with the economic development for certain areas, and the related costs along with the development or maintenance costs of the preserved areas are provided by the investors. Therefore, a public-private partnership is established to protect cultural heritage, in accordance with the provisions of Malta Convention (1992) on the protection of archaeological heritage [1].

It must be noted that apart from the commitments assumed by RMGC with respect to the protection and conservation of archaeological remains and historic monuments, an entire series of duties lie with the local public authorities from Roşia Montană and Alba County, together with central public authorities, and Romanian Government respectively. The Cultural Heritage Management Plans included in the Report on the EIA Study bring forth clarifications on these issues. (see Report on EIA Study, volume 32, Management Plan for the Archaeological Heritage for Roşia Montană Area, p. 22-24; 49; 55-56; 71-72 and the Report on EIA Study, volume 33, Management Plan for Historic Monuments and Protected Zone from Roşia Montană, p. 28-29, 47-50, 51-53, 65-66, p. 103 – Annex 1).

All of these commitments publicly assumed by the company regarding its contribution to the development of the tourist potential based on the heritage values of the area are detailed in the Report on EIA Study, volume 33, *Cultural Heritage Management Plan*.

References:

[1] The text of the Convention is available at the following web page:

<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=EN>

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In response to the questioner's allegation, kindly note the following:

The Environmental Impact Assessment (EIA) procedure governing the Roşia Montană Project (RMP) is mandated by the mining laws of Romania, which were harmonized with those of the EU.

The EIA study report that Roşia Montană Gold Corporation (RMGC) submitted responded fully and professionally to the Terms of Reference proposed by the Ministry of the Environment and Water Management (MEWM) and complied with the relevant legal provisions and international practices. More than 100 independent consultants, (certified) experts and specialists, renowned at the national, European, and even international levels, prepared the report. We are confident that the EIA provides sufficiently detailed information and reasoning for its conclusions to permit the MEWM to make its decision on the RMP.

Subsequent to submission of the EIA, it has been reviewed by two different sets of experts. Technical experts representing several international private sector banks and export credit agencies have concluded that the EIA complies with the Equator Principles designed to promote responsible lending by financial institutions to projects which raise environmental and social concerns, and an ad hoc committee of European experts (International Group of Independent Experts – IGIE) has publicly stated that the EIA was well-developed, taking into consideration their recommendations and suggestions. A copy of the IGIE report and RMGC's response is included as a reference document to the present annex of the EIA.

Responding to stakeholder concerns is an integral part of the EIA process.

Before submission of the EIA, RMGC had previously changed various parts of the proposal, notably a reduction in the size of several proposed pits as well as enhancing sustainable development activities, and a stronger commitment to preservation of cultural patrimony including a reduced impact on local churches, in response to stakeholder consultations. Thus it is not true to assert that RMGC has not responded to stakeholder views.

RMGC has engaged in a broad process of public consultation in compliance with Romanian and European law as part of the EIA process. The company has held 14 public meetings in Romania and two in Hungary. This is not a public relations campaign but rather an integral part of a serious process of public consultation before the project is approved. RMGC supports this process and believes it is important in a democratic society.

Considering the fact that your allegation does not indicate possible problems, nor provide additional information, we mention that the decision on the issuance or refusal of the environment approval cannot be made only by considering a simple allegation, but according to certain objective criteria provided by the wording of art. 45 of the Order no. 860/2002 of the Minister of Waters and Environment Protection on the environment impact assessment procedure and the issuance of environmental agreement and only after examining:

- (i) the report on the environmental impact assessment study;
- (ii) the conclusions of the parties involved in the assessment;
- (iii) the possibilities to implement the project;
- (iv) the titleholder answers to the grounded proposals/comments of the public.

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The legislative framework regarding the archaeological research carried out in Romania is currently governed especially by Government Ordinance no. 43/2000 regarding the archaeological heritage protection and the establishment of some archaeological sites as areas of national interest, modified by Law 258/2006. This law brings significant changes and amendments to the legislation for the period 2000-2004 on the protection of the archaeological heritage (i.e. the Government Ordinance 43/2000; Law 378/2001 and Law 462/2003). It should be noted that the notion “independent archaeologist” the questioner refers to is not mentioned in the text of any Romanian legislation.

Under the legal provisions, the archaeological research is undertaken by specialized staff, certified and registered in the in the National Register of Archaeologists, in accordance with the provisions of the Romanian Regulations for Archaeological Excavations and with the provisions of the Standards and Procedures in Archaeology and the provisions of the Romanian Archaeologists' Code of Practice (Law 258/2006, article 3, paragraph 2).

The Regulations of Archaeological Excavations in Romania were established in 2000 through the Order 2071/30.06.2000 of the Minister of Culture and Religious Affairs. The Register of Archaeologists in Romania was established in the same year through the Order 2072/03.07.2000 of the Minister of Culture and Religious Affairs. In 2004, the Romanian Ministry of Culture and Religious Affairs established the Standards and Procedures in Archaeology (through the Ministerial Order 2392/06.09.2004), which came to complete the existing regulations in the archaeological field.

Under the provisions of the Regulations for Archaeological Excavations in Romania:

- Chapter III, article 8, point g). – the site manager is responsible for [...] drafting and keeping the site records/documentation (archaeological excavations report, plans, profiles, films, etc), which belong to the institution that organizes and finances the research;
- chapter IV, article 1- The authors of archaeological excavations have the right and obligation to enhance the results thereof through publications and public disclosure;
- Chapter IV, article 2 – The full enhancement of the archaeological finds is mandatory and it is carried out once the excavations are completed; it consists in the drafting of an overall report or of a monographic work, as appropriate. In the case of permanent or long-term archaeological sites, partial reports or studies shall be presented, every 3-5 years, and monographs shall be prepared for longer periods.
- Chapter IV, article 5 – The results of the archaeological research can be presented to the public

through exhibitions, publications, etc. in compliance with the intellectual copyrights of the researchers who conducted works on those sites.

- Chapter V, article 7 – Every researcher’s copyright on his/her scientific work, irrespective of its form, including designs, exhibits, graphic works, or any other materials resulting from an intellectual creation effort, is guaranteed and protected in accordance with the provisions of Law 8/1995 on copyright and neighboring rights. The scientific works created under an individual employment contract are governed by article 44 of Law 8/1996 on copyright and neighboring rights.
- Chapter V, article 8 – The researcher’s exclusive scientific property on the results of the excavations is guaranteed for a period of five years after the date the excavations are completed; then the organizing institution can decide, upon consent of the National Commission of Archaeology, to transfer these rights to another researcher;
- Chapter VI, article 13 – Once it is prepared, the site documentation becomes the property of the institution that finances the archaeological research.

From this it is clear that the Romanian National Museum of History owns the intellectual property right for the research archive and for its management and publication of the results of the archaeological researches conducted on the archaeological site of Roșia Montană.

Given that the Romanian legislation on the environment does not comprise specific regulations regarding the drafting of heritage documentation required in the case of an Environmental Impact Assessment Study and that the archaeological researches are still in progress on the Roșia Montană site while the publication of the results of these archaeological researches is underway, the Romanian National Museum of History was responsible for contributing with detailed information and data to the preparation of such specific reports in co-operation with other competent institutions.

Thus, these reports were drawn up by authorized Romanian and French archaeologists, who worked in compliance with the Codes of Practice and professional customs as regards the practicing of this profession which has certainly a contractual perspective having in regard that the preventive archaeology is performed in connection with public or private economic interest.

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It is impossible to assess a general complaint that the Environmental Impact Assessment study report is based on “incomplete research”. The EIA process itself is designed to ensure compliance with all key legal and policy-based concerns for a large-scale project of this type. In the case of the Roșia Montană Project (RMP), the EIA procedure is mandated by the relevant mandatory laws of Romania, which were harmonized with those of the EU.

The EIA that Roșia Montană Gold Corporation (RMGC) submitted responded fully and professionally to the Terms of Reference proposed by the Ministry of the Environment and Water Management (MEWM) and complied with the relevant legal provisions and international practices. More than 100 independent consultants, (certified) experts and specialists, renowned at the national, European, and even international levels, prepared the report. We are confident that the EIA provides sufficiently detailed information and reasoning for its conclusions to permit the MEWM to make its decision on the RMP. Technical experts, representing several international private sector banks and export credit agencies have concluded that the EIA complies with the Equator Principles designed to promote responsible lending by financial institutions to projects which raise environmental and social concerns, and an ad hoc committee of European experts (International Group of Independent Experts – IGIE) has publicly stated that the EIA was well-developed, taking into consideration their recommendations and suggestions. A copy of the IGIE report and RMGC’s response is included as a reference document to the present annex of the EIA.

Responding to stakeholder concerns is an integral part of the EIA process.

Before submission of the EIA, RMGC had previously changed various parts of the proposal, notably a reduction in the size of several proposed pits as well as enhancing sustainable development activities, and a stronger commitment to preservation of cultural patrimony including a reduced impact on local churches, in response to stakeholder consultations. Thus it is not true to assert that RMGC has not responded to stakeholder views.

RMGC has engaged in a broad process of public consultation in compliance with Romanian and European law as part of the EIA process. The company has held 14 public meetings in Romania and two in Hungary. This is not a public relations campaign but rather an integral part of a serious process of public consultation before the project is approved. RMGC supports this process and believes it is important in a democratic society.

All the preventive archaeological research conducted at Roșia Montană starting with 2001 and until now has been performed under the Alburnus Maior National Research Program. Archaeological research has been scientifically coordinated by the Romanian National History Museum and 21 specialized institutions from Romania and 3 from abroad took part in the process. All research has been conducted as per the legal provisions.

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The Report on the Environmental Impact Assessment Study for the Roșia Montană Project does not underestimate the importance of the cultural heritage present in the area. S.C. Roșia Montană Gold Corporation S.A. has considered the importance of the cultural heritage at Roșia Montană and the current legal requirements, and allocated a heritage research budget for 2001-2006 that amounted to more than US \$ 10 million.

After extensive research undertaken over the past seven years, the nature, characteristics and distribution of heritage assets are well known – including of archaeological sites, historical monument buildings, as well as churches and cemeteries of the Roșia Montană area. Extensive research and heritage studies undertaken during 2000-2006 helped outline a comprehensive understanding of these assets of the national cultural heritage and of the spiritually significant areas, and led to specific measures in regard to their protection.

Based on the research results, the specialist opinions, and competent authority decisions, the budget estimated by the Company for the research, conservation and restoration of the cultural heritage at Roșia Montană provided the project is implemented, would be US\$ 25 million, as disclosed in the Environmental Impact Assessment in May 2006 (see the EIA Report, vol. 32, Management Plan for the Archaeological Heritage from the Roșia Montană area, p. 84-85). Therefore, the company plans to continue work in Orlea area, and especially to create a **modern Mining Museum** with **geological, archaeological, industrial and ethnographic heritage** displays, and the development of tourist access to the **Cătălina-Monulești** gallery and to the monument at **Tău Găuri**, as well as to **preserve and restore the 41 historic monument buildings and the protected area of Roșia Montană Historic Center**.

In accordance with the requirements of the Ministry of Environment and Waters Management, and of the Ministry of Culture and Religions, respectively, as part of the documentation developed under the Environmental Impact Assessment Study for the Roșia Montană Project, specific management plans have been developed for the management and conservation of the heritage assets of the Roșia Montană area in the context of the mining project implementation (see the Report on Environmental Impact Assessment Study, vol. 32-33, Plan M – Cultural Heritage Management Plan, part I – Management Plan for the Archaeological Heritage from Roșia Montană area, part II – Management Plan for the Historical Monuments and the Protected Zones of the Roșia Montană Area, part III – The Cultural Heritage Management Plan).

Providing a very synthetic response to your opinions, please note the following:

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- the Roman galleries in the massifs located in the south part of Roșia Valley have been investigated in detail and specific conservation measures were proposed for the areas of Cătălina Monulești and Pietra Corbului;
- the Roman galleries in the massifs located in the north part of Rosia Valley have been preliminarily investigated and, in the case of exceptional discoveries such as those of the Paru Carpeni mining sector, specific conservation measures were proposed; the Orlea-Tarina area will be investigated in detail during 2007-2012;
- preventive archaeological research undertaken in 2001-2006 helped identify and research 13 archaeological sites, for some of which – once exhaustive research work was completed – the

decision was to apply the archaeological discharge procedure, while others will be preserved in situ, i.e. the funerary precinct at Tăul Găuri, the Roman remains on Dealu Carpeni; Orlea area will be researched in detail during 2007-2012;

- the 41 historical monument buildings in Roșia Montană will not be affected by the development of the mining project; on the contrary they will be subject to extensive restoration and conservation measures.

In addition to the commitments made by RMGC regarding protection and preservation of the archaeological remains and historical monuments, there are numerous obligations and responsibilities for both the local public authorities in Roșia Montană and Alba county, and the central public authorities, i.e. the Romanian state. The cultural heritage management plans included in the Report on the Environmental Impact Assessment Study, clarify certain aspects on the matter (see the EIA Report vol. 32, Management Plan for Historical Monuments and Protected Zone from Roșia Montană, pages 22-23, 49, 55-56, 71-72 and, vol. 33, Management Plan for the Archaeological heritage from Roșia Montană area, pages 28-29, 67-68, p. 103 – Annex 1).

The commitments assumed by the company, with respect to the enhancement and development of the cultural heritage potential of the area for tourism activities, are presented in detail in the Report on the Environmental Impact Assessment Study, volume 33, Cultural Heritage Management Plan.

For further information on the most important archaeological remains, as well as on a series of comments on their preservation and on the special measures included in the management plans, please consult Annex "Information on the Cultural Heritage of Roșia Montană and Related Management Aspects".

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Specific management plans for the management and conservation of heritage assets in the Roșia Montană area in the context of mining project implementation have been developed in accordance with the requirements of the Ministry of Environment and Waters Management, and of the Ministry of Culture and Religious Affairs, as part of the documentation developed under the Environmental Impact Assessment Study for the Roșia Montană Project..(see the Report on Environmental Impact Assessment Study, vol. 32-33, Plan M – Cultural Heritage Management Plan, part I – Management Plan for the Archaeological Heritage from Roșia Montană area, part II – Management Plan for the Historical Monuments and the Protected Zones of the Roșia Montană Area, part III – The Cultural Heritage Management Plan).

In accordance with the decisions taken by the Ministry of Education and Religious Affairs, these management plans contain a detailed description of the obligations and responsibilities that the Company has assumed, as part of the mining project implementation, with regard to the protection and conservation of the Roșia Montană heritage assets, such as: surface and underground archeological remains, historic monument buildings, protected areas, intangible heritage items, cultural landscape elements, etc.

The reports and studies published by experts in the field make clear that the Roșia Montană cultural heritage is significant, but not unique. Roșia Montană is probably the best known mining site on the Romanian territory, largely due to the "Alburnus Maior" National Research Program launched by the Ministry of Education and Religious Affairs and financed by RMGC, in accordance with the current legislation. As indicated in the gazetteer of the Roman mining sites from Transylvania and Banat-prepared as part of the Environmental Impact Assessment Study for the Roșia Montană project, it is difficult to justify the claim that the Roșia Montană site is unique importance if we consider the history of mining in the Roman Empire, and especially in the province of Dacia. There are at least 20 other sites with relatively similar characteristics and some of them (Ruda Brad, Bucium – the Vulcoi Corabia area and Haneș – Amlașul Mare area) have already produced concrete evidence proving that their archaeological potential is, to a certain extent, similar to that of the ancient *Alburnus Maior* site. This aspect should also be taken into consideration when claiming that Roșia Montană is a site of unique importance.

We believe that the development of the Roșia Montană area as a tourism destination can work in parallel with the mining project proposed by RMGC. In fact, a major part of the tourist resources are products of the Alburnus Maior National Research Program which is financed by RMGC.

With respect to the development of the Roşia Montană area as an archaeological reserve, note that this place has been intensively inhabited, at least in the last 700 years, and its gold reserves have been extensively mined for more than one thousand years. Therefore, Roşia Montană is certainly not an area where archaeological remains are entirely preserved in a manner which resembles what those structures were in the 3rd century AD. The extensive preventive archaeology research undertaken in Roşia Montană in the last 8 years have led experts to conclude that the archaeological remains uncovered to date do not display spectacular constructive attributes but, rather they *adapt to the natural environment* and suggest a series of elements that serve to create a general picture of the way the area looked in antiquity: with necropolises located on slopes or on plateaus oriented towards the valleys, habitation areas and sacred areas located on heights and probably connected to the mining and primary ore processing areas. Note that representative elements of the archaeological heritage components of the area have been identified, and *in situ* preservation has been designed for them as well as inclusion in a future cultural tourism circuit.

Some of the potential tourist resources identified by the “Alburnus Maior” include:

1. Movable and immovable archaeological heritage assets

The Mining Museum which is proposed for Roşia Montană might well be built during the development of mining activities. This museum would include artifacts uncovered during archaeological excavations, items currently exhibited in the existing Mining Museum, as well as replicas of the galleries. Other plans include the development for public access of some of the galleries that have survived (i.e. Cătălina Monuleşti gallery where a wooden hydraulic system dating back to Roman times was found) and the ancient open-cast mine from the Văidoaia area. The project proposal for this museum is presented in the EIA report. For further details, please see the EIA Study, vol. 32, Management Plan for the Archaeological Heritage from Roşia Montană Area, chapter 4.3, pages 73-81.

2. Buildings classified as historical monuments, the Protected Area Historical Centre of Roşia Montană and landscape features within the lakes area

As stated publicly in the Environmental Impact Assessment Study, if the Roşia Montană Mining Project is approved, all buildings that are classified as historical monuments in Roşia Montană and are the property of RMGC, will go through a complex restoration and preservation program. In the case of buildings classified as historical monuments that are owned by various institutions or individual persons, with their consent, RMGC will finance the restoration of these buildings, too, in full compliance with the standards issued by the Ministry of Culture and Religious Affairs. For further details please see the Environmental Impact Assessment Study, vol. 33, chapter 3.2, pages 67-74.

The company does not plan to turn this entire area into a museum; this part of Roşia Montană will continue to be inhabited by the local people, and in the case of the houses acquired by RMGC, by the company's staff who will work on the project. New job opportunities and tourism-related small businesses are proposed in the area. Similarly, some areas around the historical centre of Roşia Montană can be developed for public access or included in a tourist circuit while other areas must remain inaccessible until operations cease at the pit located nearby.

3. Industrial heritage assets located within the former mining operation and assets located within the mining operation planned by RMGC

Similar examples set by other mines around the world, such as - the Kennecott copper mine (Salt Lake City, Utah, USA); the Pemali tin mine in Indonesia; the Honister slate mine (Great Britain); the Martha Mine (New Zealand) prove that tourist activities can be developed in close connection with works carried out as part of a large scale mining project.

We emphasize that many communities within former mining areas have focused their efforts, on many occasions by establishing foundations, to develop their tourist potential. This process is enhanced by European initiatives of the highest level – like for instance The European Mining Heritage Initiative (MINTOUR), European Route of Industrial Heritage (ERIH), European Network of Mining Regions (ENRM).

Some of the most relevant examples of former mining areas converted into tourist attractions include: the

Mining Park of Rio Tinto in Huelva, Spain (based on a former large scale copper mining operation); the Cap'Découverte Tourist Park from the Midi-Pyrénées region in France (based on a large scale coal mining operation); the Big Pit- National Coal Museum (Blaenafon, Torfaen, Wales, Great Britain); the Mining Museums in Příbram, Hradek - Kutna Hora, Okd Landez, Ostrava (the Czech Republic); the series of Mining Museums with underground tours in Predil, Velenje, Idrija, Mežica etc. (Slovenia); the series of Mining Museums with underground tours in Kupferberg, Goldkronach, Kali - Holungen/Schacht, Bad Ems, Frankenwald (Germany). These are only some of the many museums across Europe dealing with mining and the history of mining. Many similar museums also exist in the United States of America, Canada and Australia. RMGC has commissioned independent experts to prepare Tourism Proposals for Roşia Montană in order to assess how such a process may be initiated.

4. Elements of Intangible Heritage – traditions and customs etc.

A number of traditions practiced in the past by the local mining community have been preserved in Roşia Montană over the centuries. These local traditions - many of them passed on orally from one generation to another - represent a substantial part of Roşia Montană's intangible cultural heritage. An archive of oral history was prepared between 2002 and 2003 and includes over 100 hours of digitally recorded interviews. To date, this is the only archive of this type that includes references to the industrial heritage and the traditions of a mining community existing for a long time in Transylvania. The festivals and ceremonies specific to the Roşia Montană area are to a certain extent different from those practiced in other rural areas from Transylvania. An explanation of this fact can be found in the ethnic and religious diversity existing in Roşia Montană, as different populations settled here, lured by gold reserves. All these cultural resources, coupled with a substantial collection of archive images, constitute a significant potential that may be developed in the proposed Mining Museum from Roşia Montană. This study was also published as part of the "Alburnus Maior" National Research Program (Roşia Montană Ethnological Study (P. Popoiu, 2004).

All these elements can be developed, to some extent, in parallel with the mining project. In order to make this possible, tourists pathways will be developed, away from the access roads, to ensure that tourists would not enter the operations area. Some of the potential tourism elements might not be fully developed until operations at some of the pits are phased out or cease altogether. Nonetheless, these elements will serve, among other things, as a starting point for a sustainable economic development.

The commitments assumed by the company, with respect to the enhancement and development of the cultural heritage potential of the area for tourism activities, are presented in detail in the Report on the Environmental Impact Assessment Study, volume 33, Cultural Heritage Management Plan.

In response to requests that all mining remains in Cărnic could be enhanced and developed for public access, the respected British company, Gifford, was commissioned to undertake an assessment of the costs necessary to develop the Cărnic galleries into a museum (see Annex 1.3. "Costs Estimate for the Development of ancient mining networks from Cărnic", document prepared in collaboration with Geo-Design and Forkers Ltd.). The amount required would exceed 150 million euros, plus maintenance costs of more than 1 million euros per year. As these costs are prohibitive, other options need to be considered for museum development, that would be economically feasible.

With respect to the developing of the Roşia Montană Roman galleries for public access, dr. Beatrice Cauuet, the coordinator of the research team of archaeological underground remains, said the following: "With a view to establishing a site museum for the conservation and preservation *in situ* of mining remains, it is much more advisable to choose outstanding areas comprising different types of mining works, which are characteristic for the ancient mines from Roşia Montană. With a view to enhancing the ancient mining works, the existing technical and financial means may be used to restore a smaller sector, which has been less impacted by modern and recent mining works (and therefore it has a higher degree of authenticity) and which is located in the proximity of the other historical monuments to be enhanced, such as the historical centre of the Roşia Montană commune. Finally, there are other smaller areas within the site, which are located outside the project's impact area (e.g. the Eastern slope of the Carnic massif-the Piatra Corbului and Paru Carpeni sectors), which are equally suitable to be arranged for public access. The Piatra Corbului sector, in particular, comprises Roman mining sectors dug by the fire setting technique, outstanding remains, impressive by their large size. However, their location in the proximity of the future pit requires appropriate protection measures which are necessary in order to avoid deterioration caused by

blasting”.

For further details related to the legal framework and the obligations of the titleholder, as stipulated in the current legislation, please see Annex “Information on the Cultural Heritage of Roşia Montană and Related Management Aspects”. The annex includes additional information with respect to the researches undertaken as part of the “Alburnus Maior” Research Program between 2001 and 2006.

Item no.

1262

No. to identify the observations received from the public

No.
110435/
22.08.2006

Proposal

The questioner does not agree with the development of the Roşia Montană project and makes the following observations and comments:

- the public has not been consulted and has not been offered any information on the project during the screening stage;
- The provisions of the European legislation, transposed in the Romanian law, have not been complied with;
- Relevant information for the project is not made available for public consultation;
- The zero alternative is only partially presented;
- There is no liner proposed for the tailings pond;

The questioner asks the following questions:

1. What will happen with the evaporated hydrogen cyanide (HCN)?
2. How is hydrogen cyanide released in the atmosphere, what is the dispersion area and what is the impact on environment and human health?
3. What happens with the total emissions resulting from the preparation plant and how will they affect environment and human health?
4. What exactly is the impact area for the evaporated hydrogen cyanide?
5. What are RMGC's reasons to believe that the proposed project will be declared to be of public interest?

Solution

Roşia Montană Gold Corporation SA (RMGC) has made an effort to have the broadest possible public consultation process during all the stages of the Roşia Montană Project.

Public consultation and information during the environmental impact assessment procedure, including the publication of the Environmental Impact Assessment (EIA) Report documentation for consultation purposes, have been made in compliance with the provisions of (i) Articles 11 (2), 12 and 15 of Government Decision no. 918/2002 regarding the Environmental Impact Assessment Framework Procedure and the Approval of the List of Public or Private Projects Forming the Object of This Procedure ("Government Decision no. 918/2002")[1], (ii) Chapter 3 regarding the public information and participation in the environmental impact assessment procedure of Order no. 860/2002 of the Minister of Waters and Environmental Protection Regarding the Environmental Impact Assessment and Environmental Permitting Procedure ("Order no. 860/2002"), and of the principles established by the Aarhus Convention on access to information, public participation in decision-making and access to justice in environmental matters[2], and also of the provisions of Directive 85/337/EEC on Environmental Impact Assessment of the Effects of Certain Public and Private Projects on the Environment.

According to the provisions of Article 16 of Order no. 860/2002, „public's information on the decision regarding the project scoping stage shall occur within 10 business days from the issuance of such decision by the competent environmental protection authority, and within 10 business days from the receipt thereof, by the project titleholder, in accordance with the provisions of Chapter 3. Within 5 business days from the publication of the decision regarding the framing stage by the competent environmental protection authority, the public has the right to submit to the competent environmental protection authority justified proposals for the purpose of reconsidering the decision made following the framing stage.”

The best practices in this field stipulate that the public consultations must be organized before these public meetings. Although Romanian legislation does not stipulate such consultations for the scoping stage, so far, RMGC has implemented an extensive public consultations program, including: 1,262 individual meetings and interviews, distribution of questionnaires, with 500 responses received, 18 focus groups, and 65 public debates. Also, the company has discussed with the central authorities, non-governmental organizations and the potentially affected interested public. The feedback from the interested public has been used to prepare the management plan and the Independent EIA, as well as to

design partnerships and development programs.

References:

[1] Please note that Government Decision no. 918/2002 was abrogated by Government Decision no. 1213/2006 Regarding the Environmental Impact Assessment Framework Procedure for Certain Public and Private Projects, published in the *Official Gazette*, Part 1, no. 802 of 25/09/2006 (“Government Decision no. 1213/2006”).

However, considering the provisions of Article 29 of Government Decision no. 1213/2006, stipulating that *“The projects transmitted to a competent environmental protection authority for the issuance of the environmental permit and forming the object of the environmental impact assessment, prior to the coming into force hereof, shall be subject to the environmental impact assessment procedure in force at the time of application”*, please note that the provisions of Government Decision no. 918/2002 are still applicable to RMGC’s project.

[2] The Aarhus Convention was ratified in Romania by Law no. 86/2000 for the Ratification of the Convention on Access to Information, Public Participation in Decision Making and Access to Justice in Environmental Matters, signed at Aarhus on June 25, 1998.

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In accordance with provisions in art. 44(3) of Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval (“Order no. 860/2002”), RMGC prepares *“an assessment of the public motivated proposals, including solutions to the notified problems, to be submitted to the relevant environment protection public authority, according to the form presented in annex no. IV.2”*

We believe that in the absence of an exact reference to those laws, which are claimed to be breached by the Report on Environmental Impact Assessment Study, the Project’s titleholder is not in position to formulate an answer to this general claim.

Although your statement is in no way grounded and/or supported, the only authority able to analyze such breaches of European legislation transposed in Romania is the environment authority. In this respect, we mention the provisions of art. 45 of Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval (“Order no.860/2002”) *“subsequent to the examination of the report on the environmental impact study, of conclusions of the parties involved in the assessment, of the possibilities to apply the project and of the motivated evaluation of public proposals, the relevant environment protection public authority makes the decisions on the issue of the environment approval/integrated environment approval or the motivated refusal of the project on the respective location”*.

Please consider that your request must be addressed to the relevant authority and not to Roşia Montană Gold Corporation SA, which has no capacity to speak for and on behalf of a public institution or of a public and/or private law entity.

*

Any interested party who wished to examine the Environmental Impact Assessment (EIA) had many means to do so. The EIA Report study was made available to the public for consultation purposes, in accordance the provisions of the Aarhus Convention on access to environmental information and of Romanian laws in force, namely Ministerial Order no. 860/2002, Article 37, letter c. We consider that those who wanted to consult the documentation had several possibilities:

- The hardcopy of the EIA Report was available at 48 locations – town halls, environmental protection agencies, libraries, ministries, information centers of the Roşia Montană Project: Zlatna Town Hall, Deva Environmental Protection Agency, Arad Environmental Protection Agency, Arad Town Hall, Petroşani University Library, Turda Town Hall, Abrud Town Hall, Abrud Information Center, Câmpeni Town Hall, Lupşa Town Hall, Roşia Montană Information Center, Bucium Information Center, Bucium Town Hall, Deva Town Hall, Deva County Library, Brad Town Hall, Roşia Montană Town Hall, Bistra Town Hall, Baia de Arieş Town Hall, Alba Iulia Town Hall, Alba Iulia Environmental Protection Agency, Alba County Prefecture, Alba County Council, Alba Iulia ‘1 Decembrie 1918’ University Library, Baia Mare North University Library, Romanian Academy Library, Baia Mare ‘Petre Dulfu’ County Library, Sibiu ‘Lucian Blaga’ University Library, Alba Iulia Information Center, Cluj Environmental Protection Local Agency, Cluj Environmental Protection Regional Agency, Cluj Town Hall, Cluj Technical University Library, Arad County

Library, Cluj County Prefecture, Cluj 'Babes Bolyai' University Library, Bucharest Information Center, Bucharest Economic Studies Academy Library, Bucharest Central University Library, Bucharest National Library, Timișoara County Library, Bucharest Town Hall, Timișoara Western University Library, Petroșani University Library, Bucharest Ministry of Environment and Water Management, Arad 'Vasile Goldiș' University, Arad 'Aurel Vlaicu' University, Bucharest Environmental Protection National Agency, Sibiu Environmental Protection Agency, Roșia Montană Environmental Information Center. According to the law, public institutions had the obligation to allow public access to this documentation during the working hours;

- Also, the electronic copy of this report was made available on several web pages, such as: the web page of the Ministry of Environment and Water Management - www.mmediu.ro; Sibiu Regional Environmental Protection Agency - www.ipmsb.ro; Alba Environmental Protection Agency - www.apm-alba.ro; the web pages of Roșia Montană Gold Corporation SA and Gabriel Resources - www.gabrielresources.com; www.povesteaadevarata.ro and the Environmental Partnership for Mining - www.epmining.org;

- Also, we have distributed more than 6,000 CDs and DVDs with the English and Romanian versions of the EIA Report.

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Chapter 5 of the Report on the Environmental impact assessment study (EIA) (*Assessment of Alternatives*) presents a thorough assessment of the "no-project" alternative – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue.

The immediate impact of not advancing the project is covered, and potential alternative industries are examined – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes. The conclusions are drawn that "a diverse multi-sector economic base is important for the sustained economic growth of the region" and the Roșia Montană Project (RMP) is capable of providing the required economic stimuli and would serve to achieve the economic goal of sustainable prosperity. Other industries do not have this capability but their development in parallel is not precluded. To the contrary, the report states, "[the RMP] solves several key problems that discourage inward investment."

*

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roșia Montană Tailings Management Facility (TMF or "the facility") has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roșia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, "The Tailings Facility Management Plan" for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as

defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

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The emission of hydrogen cyanide (HCN) resulting both from the processing plant and from the deterioration of cyanide in the TMF have been estimated following the dispersion modeling, process which is detailed in Chapter 4 – Potential Impact, section 4.2 – Air. The results obtained are based on the following aspects:

- The handling of sodium cyanide (NaCN), from the moment it is unloaded from the supply trucks up to the disposal of processing tailings into the TMF will involve only liquid sodium cyanide, in the form of alkaline solutions with a high pH level (>10.5 -11) with different concentrations of sodium cyanide (NaCN). The alkalinity of these solutions is meant to maintain cyanide in the form of cyanide ions (CN^-) and to prevent the formation of hydrogen cyanide (HCN), a phenomenon that occurs only in media with a low pH level;
- HCN only, and not free cyanide will result from the volatilization of the cyanide present in a solution;
- Handling and storage of NaCN solutions will be carried out only by means of closed systems. The only installations/areas suitable for the formation and volatilization of HCN, with low emission rates of HCN in the atmosphere, are the CIL tanks, the tailings thickener as well as the tailings pond surface;
- An alkaline pH level (9-11) automatically adjusted is constantly maintained in the leaching tanks in order to prevent the formation of HCN, except for cases where the pH level needs to be adjusted in order to meet the optimum parameters required for processing;
- HCN emissions on the surface of the above-mentioned tanks and tailings pond can occur as a result of pH decrease at the surface of solutions (which favors HCN forming) and of the desorption of this compound (it volatilizes in the atmosphere);
- Cyanide concentrations in the solutions used will drop from 300 mg/l in the CIL tanks to 7 mg/l (WAD cyanide) when discharged into the TMF; cyanide concentrations will drop sharply before discharge due to the treatment of the solution in the DETOX system;
- Based on professional knowledge regarding the cyanide chemistry and on previous experience from similar activities, the following HCN emissions in the atmosphere have been estimated to occur: 6t/year from the CIL tanks, 13t/year from the tailings thickener tank and 30t/year (22.4t that is to say 17 mg/h/m² during the summer period and 7.6 t or 11.6 mg/h/m² during the winter season) from the surface of the tailings pond. This means that the total emissions of HCN amount to 134.2 kg/day;
- HCN emissions undergo a series of chemical reactions in the lower layers of the atmosphere which result in the formation of ammonia;
- mathematical modeling of HCN concentrations in the air (assuming HCN does not undergo chemical reactions in the atmosphere) pointed out the highest HCN concentrations at ground level, in the industrial area, namely in the TMF area and in an area located in the proximity of the processing plant. The maximum concentration was estimated to be 382 $\mu\text{g}/\text{m}^3/\text{hour}$;
- The maximum concentrations of HCN in the air will be 2.6 times lower than the maximum level allowable under the Romanian legislation on occupational health;

- HCN concentrations in the air from the polluted areas in the proximity of the industrial area will range from 4-80 $\mu\text{g}/\text{m}^3$ that is to say more than 250-12.5 times lower than the maximum level allowed in accordance with the Romanian legislation on the occupational health (the national and EU legislation on air quality do not stipulate maximum levels allowed for the protection of the population's health);
- HCN uptake in precipitation (water vapors and rain drops) is a very minor component of the HCN evolution as, at partially low pressures (which is characteristic for the gases in the atmosphere), HCN is hardly soluble in water, and rainout does not effectively reduce atmospheric HCN concentrations (Mudder, et al., 2001, Cicerone și Zellner, 1983);
- HCN concentrations in the precipitations measured inside or outside the Project perimeter are unlikely to be significantly higher than the base values (0.2 ppb).

For further details on cyanide use in the technological processes, cyanide balance and cyanide emissions and their impact on air quality, see Chapters 2; 4.1; and 4.2 (Section 4.2.3) of the EIA Report.

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The dispersion into atmosphere of the hydrocyanic acid (HCN) emissions from Roșia Montană project was modeled and evaluated. The two main sources for these emissions are: the tailings management facility and the processing plant site, especially the CIL and thickener tanks.

There were taken into consideration the impact of the tailings management facility surface, as well as the impact of the weather. The average surface of the tailings management facility has been estimated as being 300,274 m^2 . The model has taken into account two seasonal conditions. The first condition, a summer scenario, when the entire surface of the tailings management facility is used, and also the emission rate is higher due to higher temperatures. In order to take into consideration higher temperatures leading to an increase of the volatilization speed, it has been assumed that the ratio of volatilization, more intense is of 1.5 times off the annual ratio. The second condition took into account 50% of the tailings dam's surface in order to consider the ice layer and an volatilization rate of 50% of the average annual rate.

The model of atmospheric dispersion has been developed using the *Best Available Techniques*, in order to simulate the transport of the pollutants generated by the mining activities outside the Project area. Modern concepts related to the flow and dispersion in complex terrains are incorporated in AERMOD by using a new and simple approach. If this is not necessary, the plume is modelled, either having a path that impacts the terrain or with a path that follows the terrains' topography.

AERMOD can forecast concentrations of pollutants from multiple sources for a wide variety of sites, meteorological conditions, types of pollutants and mediation periods. For this project, the concentrations on short term have been calculated using the maximum hourly rates of emission for activities developed simultaneously and for the averages calculated for intervals of 1 hour, 8 hours and 24 hours. The annual concentrations have been calculated using all active sources during the respective year.

The maximum impact experienced outside the Project area has been evaluated by referencing to the limit values set up for each pollutant and each mediation interval. Also the impact has been analyzed for each of the 15 sensible receiving communities situated around the Project site: Roșia Montană (protected area), Abrud, Bisericani, Bucium Sat, Coasta Henții, Dogărești, Florești, Gârda Bărbulești, Gura Roșiei, Helești, Iacobești, Ignătești, Petreni și Vârtope. The mathematical modeling of the concentration fields was performed for a number of ten pollutants, the results being presented in 68 tables and 43 dispersion maps accompanied by analyses and comments.

The potential sources of hydrocyanic acid, the way it forms and its effects on ambient air quality are as follows:

- The sodium cyanide handling, from the unloading from the supplying trucks up to the processing tailings discharge onto the tailings management facility, will be carried out only in liquid form, represented by alkaline solutions of high pH value (higher than 10.5 – 11.0) having different sodium cyanide concentrations. The alkalinity of these solutions has the purpose to maintain the cyanide under the form of cyan ions (CN^-) and to avoid the hydrocyanic acid formation (HCN), phenomenon that occurs only within environments of low pH;

- The cyanide volatilization from a certain solution cannot occur under the form of free cyanides, but only under the form of HCN;
- The handling and storage of the sodium cyanide solutions will take place only by means of some closed systems; the only areas/plants where the HCN can occur and volatilize into air, at low emission percentage, are the leaching tanks and slurry thickener, as well the tailings management facility for the processing tailings;
- The HCN emissions from the surface of the above mentioned tanks and from the tailings management facility surface can occur as a result of the pH decrease within the superficial layers of the solutions (that helps the HCN to form) and of the desorption (volatilization in air) of this compound;
- The cyanide concentrations within the handled solutions will decrease from 300 mg/L within the leaching tanks up to 7 mg/L (total cyanide) at the discharge point into the tailings management facility. The drastic reduction of the cyanide concentrations for discharging into the Tailings Management Facility (TMF) will be done by the detoxification system;
- The knowledge of the cyanide chemistry and on the grounds of the past experience, we estimated the following possible HCN emissions into air: 6 t/year from the leaching tanks, 13 t/year from the slurry thickener and 30 t/year (22.4 t, respectively 17 mg/h/m² during the hot season and 7.6 t, respectively 11.6 mg/h/m² during the cold season) from the tailings management facility surface, which totals 134.2 kg/day of HCN emission;
- Once released into air, the hydrocyanic acid is subject to certain chemical reactions at low pressure, resulting ammonia;
- The mathematical modeling of the HCN concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions) emphasized the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings management facility and within a certain area near the processing plant. The maximum concentration is of 382 µg/m³/h;
- The highest HCN concentrations within the ambient air will be 2.6 times lower than the standard value stipulated by the national legislation for occupational safety;
- The HCN concentrations within the ambient air in the populated areas close by the industrial site will be of 4 to 80 µg/m³, more than 250 – 12.5 times lower than standard value stipulated by the national legislation for occupational safety – the national legislation and European Union (EU) legislation on the Air Quality don't stipulate standard values for the population's health protection;
- Once released in air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partially low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001; Cicerone and Zellner, 1983);
- The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project be significantly higher than the background values (0.2 ppb) is extremely low.

In what regards the effects of HCN pollution of the air impacting the human health, it is specified that the national and European Union (EU) legislation concerning the air quality does not stipulate limit values for the population's protection which could be used as reference values. The national legislation stipulates limit values of HCN, but these refer to the air quality at work places (1000 µg/m³ for short term exposure). At the same time, the Health World Organization (H.W.O.) establishes in most cases the limit values for population's health protection on the grounds of the studies regarding the exposure at work places. Therefore, in certain situations, the limit values of atmospheric pollutants for population's health protection are 10 – 100 times lower than the limit values imposed for work places.

In consideration to the short term levels of concentration within the areas neighboring the industrial site, it is appreciated that the potential pollution of the ambient air by HCN will not affect the population's health.

Details referring to the use of cyanide in the technological processes, to the cyanides balance as well as to the cyanide emission and the impact of the cyanides on the air quality are contained in the Environmental Impact Assessment (EIA) Report, Chapter 2, Subchapter 4.1 and Subchapter 4.2 (Section 4.2.3).

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The evaluation of the impact on the air quality, caused by the pollutants resulting from the Rosia Montana Project activities has been performed taking into account the emissions resulted from all active sites of the Project, including the processing plant. It was considered that these activities take place concurrently.

The reasons for which this approach has been adopted are as follows:

- The pollutants resulting from mining activities are common for all sites, excepting HCN which may be generated only from the processing plant area and the tailings management facility;
- The influence of the pollutants' emission on the air quality, generated from all active sites, accumulates. A pertinent evaluation of the possible impact on sensitive receptors must take into consideration the contribution of all sources which generate pollutants at one certain time;
- The consideration that the emissions associated to the multitude of stationary and mobile sources from project area are simultaneous, even if in reality no all emissions will take place simultaneously, allows the evaluation of the maximum possible potential on atmosphere quality, respectively on sensitive receptors, taking the risk to over-estimate the impact.

Therefore, the assessment of the impact generated only by the sources within the processing plant site, and considering that there are other sources generating the same pollutants, and sometimes at higher emission rates, it would determine erroneous results that would severely underestimate the level of the impact on the air quality.

Please note that the assessment of the impact on the ambient air quality was made for all main pollutants generated by the project's activities and which have associated limit values as stipulated by the law. Moreover, the assessment of the HCN impact on population's health was done, even if this pollutant is not standardized by the regulations in force regarding air quality for population's health protection.

The assessment results of the impact of the atmospheric pollutants in each locality from those 15 communities neighboring the project area, was done by referencing to the limit values stipulated by the national legislation (which transposes EU Directives regarding air quality) for protection of sensitive receptors (population, vegetation and ecosystems), emphasized the following:

- The pollutants' concentration will be well below the awareness threshold values for the population's health protection at short, medium and long term exposure;
- The pollutant's concentrations which may affect the vegetation or ecosystems will be below the limit values for the protection of these receptors;
- The risk of cancer as a result of population's exposure to heavy metals (hexa-valence chromium, nickel, cadmium) and aromatic and polycyclic hydrocarbons is negligible.

In what regards the effects of HCN pollution of the air impacting the human health, it is specified that the national and European Union (EU) legislation concerning the air quality does not stipulate limit values for the population's protection which could be used as reference values. The national legislation stipulates limit values of HCN, but these refer to the air quality at work places (1000 $\mu\text{g}/\text{m}^3$ for short term exposure). At the same time, the Health World Organization (H.W.O.) establishes in most cases the limit values for population's health protection on the grounds of the studies regarding the exposure at work places. Therefore, in certain situations, the limit values of atmospheric pollutants for population's health protection are 10 – 100 times lower than the limit values imposed for work places. In consideration to the short term levels of concentration within the areas neighboring the industrial site, it is appreciated that the potential pollution of the ambient air by HCN will not affect the population's health.

Details: Report on the Environment Impact Assessment study, Vol. 12, Chapter 4.2

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The mathematical modeling of the Hydrocyanic Acid (HCN) concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions generating ammonia) emphasized **the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings management facility and within a certain area near the processing plant.** The maximum concentration is of 382 $\mu\text{g}/\text{m}^3/\text{h}$.

The highest HCN concentrations within the ambient air will be 2.6 times lower than the limit value stipulated by the national legislation for occupational safety.

The HCN concentrations within the ambient air from the populated areas **located up to 2 km south-east of industrial site** will be of 4 to 80 $\mu\text{g}/\text{m}^3$, over 250 – 12.5 times lower than limit value stipulated by the national legislation for occupational safety - the national legislation and European Union (EU) legislation on the Air Quality don't stipulate limit values for the population's health protection.

The areas outside the industrial site located elsewhere but the south-east sectors and at distances higher than 2 km south-east of site perimeter, will have the HCN concentration in the ambient air below 4 $\mu\text{g}/\text{m}^3$, being of over 250 times lower than the limit value for the occupational safety stipulated by national legislation.

Thus, in certain situations, the limit values of the atmospheric pollutants for the population's health protection are 10 – 100 times lower than the limit values stipulated for work places. Taking into account the short term concentration levels from area neighboring the industrial site, it is considered that the possible pollution of the ambient air will not affect the population's health.

Once released in air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partially low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001; Cicerone and Zellner, 1983).

The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project to be significantly higher than the background values (0.2 ppb) is extremely low.

Details: Report on the Environment Impact Assessment Study, Volume 12, Chapter 4.2.

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RMGC's approach is not based on the necessity of a determination that the project is in the public interest.

To put the issue in larger context, the construction and operation of the Roşia Montană Project requires the acquisition of properties in four of Roşia Montană's 16 sub-comuna. For the most part, therefore, property ownership in the larger part of Roşia Montană will not be affected by the project. In fact, the number of homes that the company must purchase to construct and operate the project over the life of the mine – 379 homes – is far smaller than the 1000 homes project opponents regularly reference.

In order to acquire the necessary properties, the company has established a property purchase program compliant with the RRAP guidelines developed by the World Bank.

As the mining project proceeds in phases, it is not necessary to acquire all properties at the outset. Accordingly, the company has focused on properties required for the construction and operation of the mine in its first five years. To date, more than 50% of the properties needed to construct the project and operate the mine for the first five years have been acquired.

Of those properties needed but not yet acquired, 98% have been presented for surveying by their owners – a step that implies an interest in selling the property to the company. The survey rate suggests that little more than a handful of properties are held by people who might prove unwilling to entertain a sale.

Of that small number, some will lie in areas not needed for construction and early operation of the mine. For the near-term, therefore, owners of these properties need not prove any impediment to the mine development.

Of the even smaller number of homes that are located in areas in which the construction and early operation of the mine will take place, the company will seek options to redesign the mine plan to allow those owners to retain their property, outside the area directly affected by the mine.

Of course it may prove, at the end of all of these efforts, that a very small number of property owners –

perhaps a few families – will refuse to sell their holdings. At that point, the decision falls to Romanian Government authorities as to whether they will exercise the legal instruments available to them to expropriate the properties.

That decision will turn on whether a small number of people, perhaps a handful, should prevail (via a de facto veto power) over the majority will of local residents and Romania’s national interests as a whole to benefit from \$2.5 billion USD in investment in a rural region that has been designated a “Disadvantaged Zone” and knows only extreme poverty at present.

Item no.	1263 Same as: 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302
No. to identify the observations received from the public	No. 110295/24.08.2006, No. 110296/24.08.2006, No. 110297/24.08.2006, No. 110349/24.08.2006, No. 110353/24.08.2006, No. 110354/24.08.2006, No. 110355/22.08.2006, No. 110356/24.08.2006, No. 110357/24.08.2006., No. 110358/24.08.2006, No. 110359/24.08.2006, No. 110360/24.08.2006, No. 110361/24.08.2006, No. 110362/24.08.2006, No. 110363/24.08.2006, No. 110364/24.08.2006, No. 110365/24.08.2006, No. 110366/24.08.2006, No. 110367/24.08.2006, No. 110368/24.08.2006, No. 110369/24.08.2006/, No. 110370/24.08.2006, No. 110371/24.08.2006, No. 110372/24.08.2006, No. 110373/24.08.2006, No. 110374/24.08.2006, No. 110375/24.08.2006, No. 110376/24.08.2006, No. 110384/24.08.2006, No. 110385/24.08.2006, No. 110386/24.08.2006, No. 110387/24.08.2006, No. 110388/24.08.2006, No. 110389/24.08.2006, No. 110390/24.08.2006, No. 110391/24.08.2006 si No. 75620/29.08.2006, No. 110392/24.08.2006, No. 110393/24.08.2006, No. 110394/24.08.2006
Proposal	<p>The questioner expresses the following remarks:</p> <ul style="list-style-type: none"> - the gold and silver reserves from Roşia Montană represent one of the strategic reserves of Romania - from economic point of view, the distribution of the benefits resulted from gold and silver extraction is opposite to the international practice - the urbanism plans do not correspond to the project proposal - within the EIA report there are no financial guarantees regarding the safety assurance of the waste deposit - from technical point of view, the tailings management facility will be not "lined" and it is situated above the Abrud town and could have a catastrophic consequence in case of failure - the EIA report does not contain an evaluation of the phenomenon so-called "cyanide rain" nor a description of the trans-frontier impact on some natural important areas in case of accident - the EIA report does not assess the "Zero Alternative" - the data provided by EIA report infringe the standards of environment protection <p>SEE THE CONTENT OF THE TYPE 2 CONTESTATION</p>
Solution	<p>The Romanian Mine Law, Law 85/2003, does not put any restrictions on the licenses to be given for exploration for gold and development of gold reserves. Both Romanian and foreign companies, both public and private companies, may apply to obtain a license to work a gold deposit. The Romanian state no longer has a monopoly on gold production.</p> <p>We agree that Roşia Montană represents an issue of national strategic importance, designed to raise the bar for long-term investment in Romania. RMGC is the largest employer in this disadvantaged region and indeed the whole county and is the largest local taxpayer. Romania will receive about US\$ 1 billion for its share of the project, and a total of about US\$ 1.5 billion when one includes the value of goods and services procured in Romania. The project meets or exceeds all Romanian and EU standards, creates new jobs for Romanians, especially in Roşia Montană and the surrounding region, and will be a catalyst for reviving the mining sector, which is strategic to the Romanian economy and an important tool for rural development.</p> <p>However, we disagree that this means the project should not be approved. RMGC has been working on this project since 1998 and has invested over US\$ 200 million to date. By the time production begins, the company will have invested almost US \$1 billion. Mining is a high risk industry; it is an industry rule of thumb that for every 1,000 projects considered, 100 merit drilling, and only one is opened as an actual productive mine. In fact, no country in the developed world is currently involved directly in assuming the risk of mining operations; instead, private capital assumes the risk and will bring the best available techniques to Romania. Approval of this project will show the world that Romania welcomes this type of productive foreign investment. The profits from the mine and the jobs provided by the mine are tangible benefits to Romania.</p> <p>As regarding your request, we mention that art. 44 (3) of the Minister of Waters and Environment Protection Order no. 860/2002 on the environment impact assessment and the issuance of</p>

environmental agreements Procedures ("Order no. 860/2002") provides that *"based on the results of the public debate, the relevant authority for the environmental protection evaluates the grounded proposals/comments of the public and requests the titleholder the supplementation of the report on the environmental impact assessment study with an appendix comprising solutions for the solving of the indicated issues"*.

Consequently, considering the fact that your proposal is just an allegation which does not indicate possible problems, nor provide additional information, we mention that the decision on the issuance or refusal of the environment approval cannot be made only by considering a simple proposal, but according to certain objective criteria provided by the wording of art. 45 of the Order no. 860/2002 and only after examining:

- (i) the report on the environmental impact assessment study;
- (ii) the conclusions of the parties involved in the assessment;
- (iii) the possibilities to implement the project;
- (iv) the titleholder answers to the grounded proposals/comments of the public.

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Unlike the common international practice related to the distribution of profits, it should be noted that in relation to the Roşia Montană Project, the distribution of benefits is more favorable to Romania/Romanian State than to the investor/the titleholder of the project.

Furthermore, please observe that the Romanian government has an ownership stake in the project (without putting up any capital) and has a direct share in the profits in the expected amount of USD 306 million, along with the right to receive profit taxes, royalties and other taxes and fees. Nowhere else in the developed world does a government have a direct profit sharing interest in a mining project such as this.

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We would like to state that your statement is erroneous. The General Urbanism Plan (PUG) of Roşia Montană approved in 2002, allows the development of Roşia Montană Project as it was presented during public debates.

At the same time, pursuant to the provisions under art. 41, 2nd paragraph from Mines Law no. 85/2003, the local authorities must alter and/or update existing territorial arrangement plans and general urban plans, in order to allow execution of all required actions to develop mining activities.

RMGC has also commenced the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roşia Montană Industrial Area and Zonal Urbanism Plan – Roşia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no 78 from 26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

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Information regarding our Environmental Financial Guarantee ("EFG") is fully discussed in the section of the Environmental Impact Assessment titled "Environmental and Social Management and System Plans" (Annex 1 of the subchapter titled "Mine Rehabilitation and Closure Management Plan"). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive ("MWD") and the Environmental Liability Directive ("ELD").

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to

the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit ;
- Trust funds ;
- Letter of credit ;
- Surety bonds ;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

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Tailings Management Facility

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin to be protective of groundwater. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia

Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam, and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, "The Tailings Facility Management Plan" for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam; to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

Proximity to Abrud

The TMF is located approximately 2 km above the town of Abrud and therefore the design criteria for the dam have been established to address consequence of a dam failure. The proposed dam at the Tailings Management Facility (TMF) and the secondary dam at the catchment basin are rigorously designed to exceed Romanian and international guidelines, to allow for significant rainfall events and prevent dam failure due to overtopping and any associated cyanide discharge, surface or groundwater pollution.

Specifically, the facility has been designed for two Probable Maximum Precipitation (PMP) events and the associated Probable Maximum Flood (PMF). The design criterion for TMF includes storage for two PMF flood events, more rain than has ever been recorded in this area. The construction schedule for embankment and basin staging will be completed to ensure that PMP storage requirements are available throughout the project life. The Roșia Montană TMF is therefore designed to hold a total flood volume over four times greater than the Romanian government guidelines. In addition, an emergency spillway for the dam will be constructed in the unlikely event that another event occurs after the second PMP event. A spillway is only built for safety reasons to ensure proper water discharge in an unlikely event and, thus, avoid overtopping which could cause a dam breach. The TMF design therefore very significantly exceeds required standards for safety. This has been done to ensure that the risks involved in using Corna valley for tailings storage are well below what is considered safe in every day life.

Additional study was done regarding earthquakes, and, as indicated in the EIA the TMF is engineered to withstand the Maximum Credible Earthquake (MCE). The MCE is the largest earthquake that could be considered to occur at the site based on the historical record.

In addition, Section 7 of the EIA report includes an assessment of the risks cases that have been analyzed and include various dam break scenarios. Specifically, the dam break scenarios were analyzed for a failure of the starter dam and for the final dam configuration. The dam break modelling results indicate the extent of tailings run out. Based on the two cases analyzed, the tailings will not extend beyond the confluence of the Corna valley stream and the Abrud River.

However, the project recognizes that in the highly unlikely case of a dam failure that a Emergency Preparation and Spill Contingency Management Plan must be implemented. This plan was submitted with the EIA as Plan I, Volume 28.

For a more detailed technical analysis, please refer to Chapter 7, Section 6.4.3.1, "TMF Potential Failure

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The possibility for a “cyanide rain” phenomenon to occur doesn’t exist. Moreover, the specialty literature does not indicate a phenomenon called “cyanide rain”; it is known and researched only the “acid rains” phenomenon that has no connection with the behavior of the cyanide compounds in atmosphere.

The reasons for stating that no “cyanide rains” phenomenon will ever occur are the followings:

- The sodium cyanide handling, from the unloading from the supplying trucks up to the processing tailings discharge onto the tailings management facility, will be carried out only in liquid form, represented by alkaline solutions of high pH value (higher than 10.5 – 11.0) having different sodium cyanide concentrations. The alkalinity of these solutions has the purpose to maintain the cyanide under the form of cyan ions (CN⁻) and to avoid the hydrocyanic acid formation (HCN), phenomenon that occurs only within environments of low pH;
- The cyanide volatilization from a certain solution can not occur under the form of free cyanides, but only under the form of HCN;
- The handling and storage of the sodium cyanide solutions will take place only by means of some closed systems; the only areas/plants where the HCN can occur and volatilize into air, at low emission percentage, are the leaching tanks and slurry thickener, as well the tailings management facility for the processing tailings;
- The HCN emissions from the surface of the above mentioned tanks and from the tailings management facility surface can occur as a result of the pH decrease within the superficial layers of the solutions (that helps the HCN to form) and of the desorption (volatilization in air) of this compound;
- The cyanide concentrations within the handled solutions will decrease from 300 mg/l within the leaching tanks up to 7 mg/l (total cyanide) at the discharge point into the tailings management facility; the drastic reduction of the cyanide concentrations for discharging into the Tailings Management Facility (TMF) will be done by the detoxification system;
- The knowledge of cyanide chemistry and on the grounds of past experiences, we estimated the following possible HCN emissions into air: 6 t/year from the leaching tanks, 13 t/year from the slurry thickener and 30 t/year (22.4 t, respectively 17 mg/h/m² during the hot season and 7.6 t, respectively 11.6 mg/h/m² during the cold season) from the tailings management facility surface, which totals 134.2 kg/day of HCN emission;
- Once released, the hydrocyanic acid is subject to certain chemical reactions at low pressure, resulting ammonia;
- The mathematical modeling of the HCN concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions) emphasized the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings management facility and within a certain area near the processing plant; the maximum concentration being of 382 µg/m³/h;
- The highest HCN concentrations within the ambient air will be 2.6 times lower than the limit value stipulated by the national legislation for labor protection;
- The HCN concentrations within the ambient air from the populated areas close by industrial site will be of 4 to 80 µg/m³, more than 250 – 12.5 times lower than limit value stipulated by the national legislation for labor protection - the national legislation and European Union (EU) legislation on the Quality of Air, don’t stipulate limit values for the population’s health protection);
- Once released in the air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partial, low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001, Cicerone and Zellner, 1983);
- The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project to be higher than the background values (0.2 ppb) is extremely low.

On the basis of the above presented information, it is very clear that HCN emissions may have a certain local impact on atmosphere quality, restricted to well within legislated limits as described above, but their implication within a possible trans-boundary impact on air quality is excluded.

Also, the specialty literature doesn't comprise information related to the effect of air-borne HCN emissions on fauna and flora.

For details referring to the use of cyanide in the technological processes, the cyanides balance as well as the cyanide emission and impact of the cyanides on the air quality, please see the Environmental Impact Assessment (EIA) Report, Chapter 2, Chapter 4.1 and Chapter 4.2 (Section 4.4.3).

The EIA Report (Chapter 10, Transboundary Impacts) assesses the proposed project with regard to potential for significant river basin and transboundary impacts downstream which could, for example, affect the Mureş and Tisa river basins in Hungary. The Chapter concludes that under normal operating conditions, there would be no significant impact for downstream river basins/transboundary conditions.

The issue of a possible accidental large-scale release of tailings to the river system was recognized to be an important issue during the public meetings when stakeholders conveyed their concern in this regard. As a result, further work has been undertaken to provide additional detail to that provided in the EIA Report on impacts on water quality downstream of the project and into Hungary. This work includes modelling of water quality under a range of possible operational and accident scenarios and for various flow conditions.

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modelling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physico-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU Best Available Techniques (BAT) – compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worst case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modelling work is presented under the title of the Mureş River Modelling Program and the full modelling report is presented as Annex 5.1

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The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

*

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We consider that, as no exact specification is made in regard of the enactments allegedly breached by the report to the environmental impact assessment study (EIA), the project’s titleholder cannot answer in regard of this affirmation of a generic character.

Though your statement is not grounded and/or supported in any way, the only authority empowered to analyze such breaches of the European legislation is the environmental authority. To this end, we specify the provisions of art. 45 of the Order no. 860/2002 on the environmental impact assessment and environmental approval issuance procedure (“Order no. 860/2002”), which provide: *“after the examination of the report to the environmental impact assessment study, of the conclusions of the parties involved in the evaluation, of the possibilities to fulfill the project and the grounded evaluation of the public’s proposals, the public authority competent in regard of the environmental protection shall take the decision concerning the issuing of the environmental approval/integrated environmental approval or the grounded rejection of the project on the respective location”*.

Item no.	1303 Same as: 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340
No. to identify the observations received from the public	No. 110395/ 24.08.2006 Same as: No. 110396/24.08.2006, No. 110397/24.08.2006, No. 110398/24.08.2006, No. 110399/24.08.2006, No. 110400/24.08.2006, No. 110401/24.08.2006, No. 110402/24.08.2006, No. 110403/24.08.2006, No. 110404/24.08.2006, No. 110405/24.08.2006, No. 110406/24.08.2006, No. 110407/24.08.2006, No. 110408/24.08.2006, No. 110409/24.08.2006, No. 110410/24.08.2006, No. 110411/24.08.2006, No. 110412/24.08.2006, No. 110415/24.08.2006, No. 110416/24.08.2006, No. 110417/24.08.2006, No. 110418/24.08.2006, No. 110419/24.08.2006, No. 110420/24.08.2006, No. 110421/24.08.2006, No. 110422/24.08.2006, No. 110423/24.08.2006, No. 110424/24.08.2006, No. 110425/24.08.2006, No. 110426/24.08.2006, No. 110427/24.08.2006, No. 110428/24.08.2006, No. 110429/24.08.2006, No. 110430/24.08.2006, No. 110431/24.08.2006, No. 110432/24.08.2006, No. 110433/24.08.2006, No. 110434/24.08.2006
Proposal	<p>The questioners formulate the following remarks:</p> <ul style="list-style-type: none"> - the gold and silver resources from Roşia Montană represent one of the strategic reserves of Romania - from economic point of view, the distribution of the benefits resulted from gold and silver extraction is opposite to the international practice - the urbanism plans do not correspond to the project proposal - within the EIA report there are no financial guarantees regarding the safety assurance of the waste deposit - from technical point of view, the tailings management facility will be not "lined" and it is situated above the Abrud town and could have a catastrophic consequence in case of failure - the EIA report does not contain an evaluation of the phenomenon so-called "cyanide rain" nor a description of the trans-frontier impact on some natural important areas in case of accident - the EIA report does not assess the "Zero Alternative"; - the data provided by EIA report infringe the standards of environment protection <p>SEE THE CONTENT OF THE TYPE 2 CONTESTATION</p>
Solution	<p>The Romanian Mine Law, Law 85/2003, does not put any restrictions on the licenses to be given for exploration for gold and development of gold reserves. Both Romanian and foreign companies, both public and private companies, may apply to obtain a license to work a gold deposit. The Romanian state no longer has a monopoly on gold production.</p> <p>We agree that Roşia Montană represents an issue of national strategic importance, designed to raise the bar for long-term investment in Romania. RMGC is the largest employer in this disadvantaged region and indeed the whole county and is the largest local taxpayer. Romania will receive about US\$ 1 billion for its share of the project, and a total of about US\$ 1.5 billion when one includes the value of goods and services procured in Romania. The project meets or exceeds all Romanian and EU standards, creates new jobs for Romanians, especially in Roşia Montană and the surrounding region, and will be a catalyst for reviving the mining sector, which is strategic to the Romanian economy and an important tool for rural development.</p> <p>However, we disagree that this means the project should not be approved. RMGC has been working on this project since 1998 and has invested over US\$ 200 million to date. By the time production begins, the company will have invested almost US \$1 billion. Mining is a high risk industry; it is an industry rule of thumb that for every 1,000 projects considered, 100 merit drilling, and only one is opened as an actual productive mine. In fact, no country in the developed world is currently involved directly in assuming the risk of mining operations; instead, private capital assumes the risk and will bring the best available techniques to Romania. Approval of this project will show the world that Romania welcomes this type of productive foreign investment. The profits from the mine and the jobs provided by the mine are tangible benefits to Romania.</p> <p>As regarding your request, we mention that art. 44 (3) of the Minister of Waters and Environment Protection Order no. 860/2002 on the environment impact assessment and the issuance of environmental agreements Procedures ("Order no. 860/2002") provides that <i>"based on the results of the</i></p>

public debate, the relevant authority for the environmental protection evaluates the grounded proposals/comments of the public and requests the titleholder the supplementation of the report on the environmental impact assessment study with an appendix comprising solutions for the solving of the indicated issues”.

Consequently, considering the fact that your proposal is just an allegation which does not indicate possible problems, nor provide additional information, we mention that the decision on the issuance or refusal of the environment approval cannot be made only by considering a simple proposal, but according to certain objective criteria provided by the wording of art. 45 of the Order no. 860/2002 and only after examining:

- (i) the report on the environmental impact assessment study;
- (ii) the conclusions of the parties involved in the assessment;
- (iii) the possibilities to implement the project;
- (iv) the titleholder answers to the grounded proposals/comments of the public.

*

Unlike the common international practice related to the distribution of profits, it should be noted that in relation to the Roşia Montană Project, the distribution of benefits is more favorable to Romania/Romanian State than to the investor/the titleholder of the project.

Furthermore, please observe that the Romanian government has an ownership stake in the project (without putting up any capital) and has a direct share in the profits in the expected amount of USD 306 million, along with the right to receive profit taxes, royalties and other taxes and fees. Nowhere else in the developed world does a government have a direct profit sharing interest in a mining project such as this.

*

We would like to state that your statement is erroneous. The General Urbanism Plan (PUG) of Roşia Montană approved in 2002, allows the development of Roşia Montană Project as it was presented during public debates.

At the same time, pursuant to the provisions under art. 41, 2nd paragraph from Mines Law no. 85/2003, the local authorities must alter and/or update existing territorial arrangement plans and general urban plans, in order to allow execution of all required actions to develop mining activities.

RMGC has also commenced the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roşia Montană Industrial Area and Zonal Urbanism Plan – Roşia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no 78 from 26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

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Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the

costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit ;
- Trust funds ;
- Letter of credit ;
- Surety bonds ;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

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Tailings Management Facility

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin to be protective of groundwater. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low

permeability shales underlying the TMF impoundment, the TMF dam, and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam; to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

Proximity to Abrud

The TMF is located approximately 2 km above the town of Abrud and therefore the design criteria for the dam have been established to address consequence of a dam failure. The proposed dam at the Tailings Management Facility (TMF) and the secondary dam at the catchment basin are rigorously designed to exceed Romanian and international guidelines, to allow for significant rainfall events and prevent dam failure due to overtopping and any associated cyanide discharge, surface or groundwater pollution.

Specifically, the facility has been designed for two Probable Maximum Precipitation (PMP) events and the associated Probable Maximum Flood (PMF). The design criterion for TMF includes storage for two PMF flood events, more rain than has ever been recorded in this area. The construction schedule for embankment and basin staging will be completed to ensure that PMP storage requirements are available throughout the project life. The Roşia Montană TMF is therefore designed to hold a total flood volume over four times greater than the Romanian government guidelines. In addition, an emergency spillway for the dam will be constructed in the unlikely event that another event occurs after the second PMP event. A spillway is only built for safety reasons to ensure proper water discharge in an unlikely event and, thus, avoid overtopping which could cause a dam breach. The TMF design therefore very significantly exceeds required standards for safety. This has been done to ensure that the risks involved in using Corna valley for tailings storage are well below what is considered safe in every day life.

Additional study was done regarding earthquakes, and, as indicated in the EIA the TMF is engineered to withstand the Maximum Credible Earthquake(MCE). The MCE is the largest earthquake that could be considered to occur at the site based on the historical record.

In addition, Section 7 of the EIA report includes an assessment of the risks cases that have been analyzed and include various dam break scenarios. Specifically, the dam break scenarios were analyzed for a failure of the starter dam and for the final dam configuration. The dam break modelling results indicate the extent of tailings run out. Based on the two cases analyzed, the tailings will not extend beyond the confluence of the Corna valley stream and the Abrud River.

However, the project recognizes that in the highly unlikely case of a dam failure that a Emergency Preparation and Spill Contingency Management Plan must be implemented. This plan was submitted with the EIA as Plan I, Volume 28.

For a more detailed technical analysis, please refer to Chapter 7, Section 6.4.3.1, “TMF Potential Failure Scenarios” of the EIA.

*

The possibility for a “cyanide rain” phenomenon to occur doesn’t exist. Moreover, the specialty literature does not indicate a phenomenon called “cyanide rain”; it is known and researched only the “acid rains” phenomenon that has no connection with the behavior of the cyanide compounds in atmosphere.

The reasons for stating that no “cyanide rains” phenomenon will ever occur are the followings:

- The sodium cyanide handling, from the unloading from the supplying trucks up to the processing tailings discharge onto the tailings management facility, will be carried out only in liquid form, represented by alkaline solutions of high pH value (higher than 10.5 – 11.0) having different sodium cyanide concentrations. The alkalinity of these solutions has the purpose to maintain the cyanide under the form of cyan ions (CN⁻) and to avoid the hydrocyanic acid formation (HCN), phenomenon that occurs only within environments of low pH;
- The cyanide volatilization from a certain solution can not occur under the form of free cyanides, but only under the form of HCN;
- The handling and storage of the sodium cyanide solutions will take place only by means of some closed systems; the only areas/plants where the HCN can occur and volatilize into air, at low emission percentage, are the leaching tanks and slurry thickener, as well the tailings management facility for the processing tailings;
- The HCN emissions from the surface of the above mentioned tanks and from the tailings management facility surface can occur as a result of the pH decrease within the superficial layers of the solutions (that helps the HCN to form) and of the desorption (volatilization in air) of this compound;
- The cyanide concentrations within the handled solutions will decrease from 300 mg/l within the leaching tanks up to 7 mg/l (total cyanide) at the discharge point into the tailings management facility; the drastic reduction of the cyanide concentrations for discharging into the Tailings Management Facility (TMF) will be done by the detoxification system;
- The knowledge of cyanide chemistry and on the grounds of past experiences, we estimated the following possible HCN emissions into air: 6 t/year from the leaching tanks, 13 t/year from the slurry thickener and 30 t/year (22.4 t, respectively 17 mg/h/m² during the hot season and 7.6 t, respectively 11.6 mg/h/m² during the cold season) from the tailings management facility surface, which totals 134.2 kg/day of HCN emission;
- Once released, the hydrocyanic acid is subject to certain chemical reactions at low pressure, resulting ammonia;
- The mathematical modeling of the HCN concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions) emphasized the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings management facility and within a certain area near the processing plant; the maximum concentration being of 382 µg/m³/h;
- The highest HCN concentrations within the ambient air will be 2.6 times lower than the limit value stipulated by the national legislation for labor protection;
- The HCN concentrations within the ambient air from the populated areas close by industrial site will be of 4 to 80 µg/m³, more than 250 – 12.5 times lower than limit value stipulated by the national legislation for labor protection - the national legislation and European Union (EU) legislation on the Quality of Air, don’t stipulate limit values for the population’s health protection);
- Once released in the air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partial, low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001, Cicerone and Zellner, 1983);
- The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project to be higher than the background values (0.2 ppb) is extremely low.

On the basis of the above presented information, it is very clear that HCN emissions may have a certain local impact on atmosphere quality, restricted to well within legislated limits as described above, but their implication within a possible trans-boundary impact on air quality is excluded.

Also, the specialty literature doesn’t comprise information related to the effect of air-borne HCN emissions on fauna and flora.

For details referring to the use of cyanide in the technological processes, the cyanides balance as well as the cyanide emission and impact of the cyanides on the air quality, please see the Environmental Impact Assessment (EIA) Report, Chapter 2, Chapter 4.1 and Chapter 4.2 (Section 4.4.3).

The EIA Report (Chapter 10, Transboundary Impacts) assesses the proposed project with regard to potential for significant river basin and transboundary impacts downstream which could, for example, affect the Mureş and Tisa river basins in Hungary. The Chapter concludes that under normal operating conditions, there would be no significant impact for downstream river basins/transboundary conditions.

The issue of a possible accidental large-scale release of tailings to the river system was recognized to be an important issue during the public meetings when stakeholders conveyed their concern in this regard. As a result, further work has been undertaken to provide additional detail to that provided in the EIA Report on impacts on water quality downstream of the project and into Hungary. This work includes modelling of water quality under a range of possible operational and accident scenarios and for various flow conditions.

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modelling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physico-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU Best Available Techniques (BAT) – compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worst case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modelling work is presented under the title of the Mureş River Modelling Program and the full modelling report is presented as Annex 5.1

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The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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According to the provisions of art. 44 (3) of the Order of Ministry of Water and Environment Protection no. 860/2002 on the environmental impact assessment and environmental approval issuance procedure („Order no. 860/2002”), the project titleholder prepares *„an evaluation of the public’s grounded proposals, containing solutions for the settlement of the underlined problems, which shall be submitted to the relevant public authority for environmental protection, according to the form presented in anenx no. IV.2”*.

We consider that, as no exact specification is made in regard of the enactments allegedly breached by the report to the environmental impact assessment study (EIA), the project’s titleholder cannot answer in regard of this affirmation of a generic character.

Though your statement is not grounded and/or supported in any way, the only authority empowered to analyze such breaches of the European legislation is the environmental authority. To this end, we specify the provisions of art. 45 of the Order no. 860/2002 on the environmental impact assessment and environmental approval issuance procedure (“Order no. 860/2002”), which provide: *“after the examination of the report to the environmental impact assessment study, of the conclusions of the parties involved in the evaluation, of the possibilities to fulfill the project and the grounded evaluation of the public’s proposals, the public authority competent in regard of the environmental protection shall take the decision concerning the issuing of the environmental approval/integrated environmental approval or the grounded rejection of the project on the respective location”*.

Item no. 1341 Same as: 1342, 1343, 1344, 1345, 1346, 1347, 1348

No. to identify the observations received from the public No. 110383/24.08.2006 Same as: No. 110382/24.08.2006, No. 110381/BIS/24.08.2006, No. 110381/24.08.2006, No. 110380/24.08.2006, No. 110379/24.08.2006, No. 110378/24.08.2006, No. 110377/24.08.2006

Proposal
The questioner opposes the proposed gold and silver mining project at Roşia Montană and makes the following observations and comments:
- The tailings pond is unlined and is a hazard for the town of Abrud, as there is the risk of a failure;
- The overall costs for mine closure are not realistic;
- The Project poses a threat for protected flora and fauna;
- The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate;
- The company could not find an insurer for the mining project.
- The EIA report does not assess the "Zero Alternative";
- The EIA report does not include an assessment of the "cyanide rain" phenomenon.
- **SEE CONTENT CONTESTATION TYPE 2**

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or "the facility") has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

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- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

Solution
The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, "The Tailings Facility Management Plan" for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented

to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

Proximity to Abrud

The EIA describes how the dam will be built with rockfill materials, engineered drain and filter materials and a low permeability core to control seepage. The facility is being designed and engineered by MWH, one of the leading dam designers in the world. In addition, the feasibility level designs have been reviewed and approved by certified Romanian dam experts and by the Romanian National Committee for the Safety of Large Dams. Prior to operation, the dam must again be certified for operations by the National Commission for Dams Safety (CONSIB).

The Tailings Management Facility (TMF) dam is rigorously designed to incorporate all EU, Romanian and international criteria to reduce the risk of failure. These guidelines allow for significant rainfall events and prevent dam failure due to overtopping. Specifically, the facility has been designed to store for the run off from two Probable Maximum Precipitation (PMP) events. This is generally referred to as the Probable Maximum Flood (PMF). The design criterion for TMF includes storage for two PMF flood events, more rain than has ever been recorded in this area.

Additionally, an emergency spillway for the dam will be constructed in the unlikely event that the site rainfall exceeds two PMPs. The TMF design therefore very significantly exceeds required standards for safety. This has been done to ensure that the risks involved in using Corna valley for tailings storage are well below what is considered safe in every day life.

Section 7 of the EIA report includes an assessment and analysis of risks and includes various dam break scenarios. Specifically, the dam break scenarios were analyzed for a failure of the starter dam and for the final dam configuration. The dam break modeling indicates the extent of tailings runout for the specific conditions analyzed. Based on the two cases considered the tailings would not extend beyond the confluence of the Corna valley stream and the Abrud River.

However, the project recognizes that in the highly unlikely case of a dam failure that a Emergency Preparation and Spill Contingency Management Plan must be implemented. This plan was submitted with the EIA as Plan I, Volume 28.

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The overall costs for mine closure are realistic. RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and re-vegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from not being realistic—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world's largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining

project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate strat up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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With respect to the issues indicated by you, namely the insurance of mining projects, we would like to underline the fact that the Directive no. 2004/35/CE regarding **on environmental liability with regard to the prevention and remedying of environmental damage**, which has been published in the Official Journal of the European Union no. L143/56 (“Directive no. 35/2004”) establishes the general governing framework with regard to environmental pollution.

According to the provisions stipulated by art. 1 of Directive no. 35/2004 “The purpose of this directive is to establish a framework of environmental liability based on the ‘polluter-pays’ principle, to prevent and remedy environmental damage.”

Directive no. 35/2004 states as a principle pursuant to the provisions of art. 14(1) the fact that “Member States shall take measures to encourage the development of financial security instruments and markets by the appropriate economic and financial operators, including financial mechanisms in case of insolvency, with the aim of enabling operators to use financial guarantees to cover their responsibilities under this Directive”.

Moreover, according to the provisions of art. 19(1) Directive no. 35/2004, Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive by 30 April 2007. We would like to underline the fact that, up to now, the Directive no. 35/2004 hasn’t been transposed into our legislation. Taking into account the previously mentioned aspects, we kindly ask you to take notice of the fact that, at this moment there are no internal legal regulations to establish the material and procedural aspects related to the establishment of such a guarantee.

However, if specific legal dispositions are going to be created with regard to the establishment of certain guarantees, RMGC is going to take all necessary measures to fulfill all mandatory legal liabilities.

Moreover, we underline the fact that RMGC has contracted one of the world’s leading insurance brokers, which is well established in Romania and has a long and distinguished record of performing risk assessments on mining operations. The broker will use the most appropriate property and machinery breakdown engineers to conduct risk analysis and loss prevention audit activities, during the construction and operations activity at Roşia Montană, to minimize hazards. The broker will then determine the appropriate coverage, and work with A-rated insurance companies to put that program in place on behalf of RMGC, for all periods of the project life from construction through operations and closure.

RMGC is committed to maintaining the highest standards of occupational health and safety for its

employees and service providers. Our utilization of Best Available Techniques helps us to ensure this goal is achieved. No organization gains from a loss, and to that end we will work to implement engineering solutions to risk, as they are far superior to insurance solutions to risk. Up to 75% of loss risk can be removed during the design and construction phase of a project.

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The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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It is stated precisely that a “cyanide rain” phenomenon will not exist. Neither was encountered in other places or situations. Moreover, the specialty literature doesn’t make any mentions related to the so-called “cyanide rains” phenomenon, but only “acidic rains” phenomenon which can’t be generated by the cyanic compounds breaking down in the atmosphere.

The reasons for making the statement that ‘cyanide rains’ phenomenon won’t occur are the followings:

- The sodium cyanide handling, from the unloading from the supplying trucks up to the processing tailings discharge onto the tailings management facility, will be carried out only in liquid form, represented by alkaline solutions of high pH value (higher than 10.5 – 11.0) having different sodium cyanide concentrations. The alkalinity of these solutions has the purpose to maintain the cyanide under the form of cyan ions (CN⁻) and to avoid the hydrocyanic acid formation (HCN), phenomenon that occurs only within environments of low pH;
- The cyanide volatilization from a certain solution cannot occur under the form of free cyanides, but only under the form of HCN;
- The handling and storage of the sodium cyanide solutions will take place only by means of some closed systems; the only areas/plants where the HCN can occur and volatilize into air, at low emission percentage, are the leaching tanks and slurry thickener, as well the tailings management facility for the processing tailings;
- The HCN emissions from the surface of the above mentioned tanks and from the tailings management facility surface can occur as a result of the pH decrease within the superficial layers of the solutions (that helps the HCN to form) and of the desorption (volatilization in air) of this compound;
- The cyanide concentrations within the handled solutions will decrease from 300 mg/L within the leaching tanks up to 7 mg/L (total cyanide) at the discharge point into the tailings management facility. The drastic reduction of the cyanide concentrations for discharging into the Tailings Management Facility (TMF) will be done by the detoxification system;
- The knowledge of the cyanide chemistry and on the grounds of the past experience, we estimated the following possible HCN emissions into air: 6 t/year from the leaching tanks, 13 t/year from the slurry thickener and 30 t/year (22.4 t, respectively 17 mg/h/m² during the hot season and 7.6 t, respectively 11.6 mg/h/m² during the cold season) from the tailings management facility surface, which totals 134.2 kg/day of HCN emission;
- Once released into air, the hydrocyanic acid is subject to certain chemical reactions at low pressure, resulting ammonia;
- The mathematical modeling of the HCN concentrations within the ambient air (if the HCN released in the air is not subject to chemical reactions) emphasized the highest concentrations being at the ground level, within the industrial site namely within the area of the tailings

management facility and within a certain area near the processing plant. The maximum concentration is of 382 $\mu\text{g}/\text{m}^3/\text{h}$;

- The highest HCN concentrations within the ambient air will be 2.6 times lower than the standard value stipulated by the national legislation for labor protection;
- The HCN concentrations within the ambient air in the populated areas close by the industrial site will be of 4 to 80 $\mu\text{g}/\text{m}^3$, more than 250 – 12.5 times lower than standard value stipulated by the national legislation for labor protection – the national legislation and European Union (EU) legislation on the Air Quality don't stipulate standard values for the population's health protection;
- Once released in air, the evolution of the HCN implies an insignificant component resulted from the reactions while liquid (water vapors and rain drops). The reactions are due to HCN being weak water-soluble at partially low pressures (feature of the gases released in open air), and the rain not effectively reducing the concentrations in the air (Mudder, et al., 2001; Cicerone and Zellner, 1983);
- The probability that the HCN concentration value contained by rainfalls within and outside the footprint of the Project be significantly higher than the background values (0.2 ppb) is extremely low.

Details referring to the use of cyanide in the technological processes, the cyanides balance as well as the cyanide emission and impact of the cyanides on the air quality are contained in the Environmental Impact Assessment (EIA) Report, Chapter 2, Subchapter 4.1 and Subchapter 4.2 (Section 4.2.3).

Item no. 1349

No. to identify the observations received from the public No. 110352/24.08.2006

Proposal

The questioner asks that an annex be added to the EIA report, with a clear presentation of the chance finds protocol, document which will be signed by the company and countersigned by the authorities in charge of the Roşia Montană cultural heritage conservation. **This measure will later help us find out who was part of this and who signed for the destruction of the national history)**

The chance finds protocol is an essential component of the Cultural Heritage Management Plan, which shows how RMGC will ensure proper identification and management of the archaeological remains that may be discovered throughout the Project's lifetime.

Considering the nature of the site, there is a possibility that, during activities performed at various stages of the project, new archaeological assets may be discovered. This is why an archaeological surveillance program will be implemented, based on a Chance Finds Protocol: this document will be prepared to guide implementation of the Roşia Montană mining project by RMGC. The protocol aims at preventing any accidental destruction of archaeological heritage items, in the event they are discovered throughout the Project's lifetime, both on the surface and underground.

Specific Project activities that may result in the accidental discovery of archaeological assets include the activities developed in connection with the open pit operations: road and other infrastructure building, earth moving, etc. The earth moving operations, necessary for the development of the TMF system and of the storage areas, will be accompanied by archaeological surveillance operations, in order to prevent any potential damage of the archaeological resources.

Solution

A first step in preventing such situations has been the development of a comprehensive baseline study, which ensured that archaeological investigations have been carried out in all the areas of the Project footprint, for most of which the Ministry of Culture and Religious Affairs issued archaeological discharge certificates, and therefore RMGC fulfilled its obligations under the law. These include: providing the necessary resources for the preliminary investigation of potentially impacted areas, as well as for a number of studies and related activities in relation to the management of movable heritage assets, and the prevention to the maximum possible extent of the situations where significant discoveries may happen during project implementation.

The baseline studies and preventive archaeological studies have identified areas of archaeological potential, and confirmed the existence, at Roşia Montană, of Roman mining operations in the 2nd-3rd centuries AD. Based on the results of this research, the Chance Finds Protocol will play an important role in the light of the environmental impact assessment process.

As part of the project, RMGC has committed to identifying and recording any such finds that might be uncovered during excavation works. The Chance Find Protocol will be guided by the following principles:

- Archaeological surveillance for the potential identification of archaeological remains;
- Professional training, warning, preparedness and competence;
- Rapid assessment of the importance of the uncovered artefact;
- Adequate recording and documentation of chance finds;
- Internal and external communication of chance finds;
- Special procedures for the management of chance finds;
- Reporting on non-compliance with the Protocol provisions and further corrective and preventive action; and Compliance with the applicable legal provisions in the case of chance finds as provided by Law 462/2003 on the protection of the archaeological heritage and the designation of certain archaeological sites as areas of national interest, as last amended.

The specific approach to be followed with regard to the chance finds will be determined based on the nature of their significance. Such finds may imply the need of conducting rescue archaeological research, based on which decisions might be taken, in accordance with the current legislation.

The main purpose of the Chance Finds Protocol is to identify, assess the significance and conserve unique archaeological resources in an appropriate manner while causing minimal disturbance in the planning of structures and operations.

Based on the nature of such discoveries, on the assessment conducted by the independent archaeological surveillance team, and on the decision of the Ministry of Culture and Religious Affairs and of the County Directorate for Culture, Religions and Cultural Heritage Alba, the site manager may decide to suspend the mining activities on a certain site. Additionally, during site visits or controls conducted by competent authorities, the foreman in charge of coordinating activities on the respective site will ensure that all health and safety conditions for the visit are complied with.

In close cooperation with the archaeological surveillance team, RMGC will develop standard operating procedures in providing quarterly training courses for mine workers, foremen and supervisors. Such training will prepare the operating personnel of the mine to recognize the cavities with a potential archaeological interest. In particular, mine workers will be trained to recognize specific conditions, as they will be defined in the standard operating procedures to be developed. The areas where chance archaeological finds might occur may be exposed by routine mining excavations. Identification of such cavities is also important from the point of view of the personnel safety. Following identification of such a cavity or underground working, the operator must immediately inform the foreman in charge. The mining personnel will receive badges for their helmets that will certify attendance of the quarterly training sessions based on the implementation of the chance finds protocol.

Foremen will support the potential find of cavities that might contain heritage assets and increase the capacity of the department to assess safety conditions in authorizing non-mining personnel access for site assessment.

Establishing priorities in surveillance activities

Information collected for the baseline study, as well as information developed for the archaeological reports for the issuance of archaeological discharge certificates is a valuable information resource that may be consulted in determining the significance of chance finds. Understanding and knowledge of the historic cultural topography will allow for a classification of areas based on the potential of chance finds occurring within them. The areas will be classified as having a low, medium and high potential for archaeological chance finds, based on the following set of criteria:

- Low: Areas in which the potential occurrence of other archaeological remains, in addition to those already identified and researched is not considered likely, due to the current land use or where the soil had been disturbed prior to project implementation;
- Medium: Areas where a few archaeological remains have been found and where the soil had been disturbed by moderate intervention in the past;
- High: Areas where the archaeological remains have been documented by a competent authority and soil disturbance is minimal or none, and previous research was not possible for reasons independent of the stakeholders.

The archaeological surveillance team will be contracted to develop a distribution map of such areas, and this document will be used by the mining supervisors and foremen. The archaeological surveillance team will be present on the site for all the activities conducted in areas identified as having a “high” potential. The map will be regularly updated by the archaeological surveillance team, as they consider necessary to reflect any new information obtained during the project progress. All these procedures will be developed under the standard operating provisions to be developed and under the specific legal provisions included in GO no. 43/2000 on the protection of archaeological heritage and the designation of certain archaeological sites as areas of national interest, as last amended, and the Ministerial Order 2392/2004.

While all the sites will be under archaeological surveillance, irrespective of chance find potential classification, special measures will be implemented in the high potential areas. Meetings with contracted personnel will be organized before the start of excavation and earth moving operations, to inform them of the type of archaeological remains that might be discovered and how to identify them. Should any

indication of an archaeological context be noticed, work will be immediately stopped in that area and the foreman will be notified.

In conclusion, the chance finds protocol will be prepared after all these protection and enhancement measures have been put in place, as presented in the Archaeological Heritage Management Plan for the Roşia Montană area, and after they have been submitted to the Ministry of Culture and Religious Affairs, as part of the permitting procedure for the Roşia Montană mining project. The Ministry will form an opinion on the proposed Protocol, in accordance with the legal provisions and its responsibilities. This document will also serve as a specific operational policy for the Roşia Montană mining operation, the first of its kind in Romania. Thus, before becoming applicable, the document will be discussed by specialists and submitted for approval to the National Archaeology Commission.

For further details on the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex "Information on the Cultural Heritage of Roşia Montană and Related Management Aspects". The annex also includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

Item no.	1350 Same as: 1351
No. to identify the observations received from the public	No. 110351/ 24.08.2006 Same as: No. 110350/24.08.2006
Proposal	<p>The questioner does not agree with the development of the Roşia Montană project and makes the following observations and comments:</p> <ul style="list-style-type: none"> - The report should be accompanied by a map showing the current situation of property ownership in Roşia Montană; - The EIA documentation should be accompanied by a study on legal issues, drawn up in an absolutely independent manner and audited by a competent third party; - The questioner asks that the company change plans for the Tăul Corna area so that the pond would be maintained in the future; - The protection areas for the six historical monuments located within the limits of the industrial zone-how were they set up and how will they be protected during the project implementation? ; - Further investigation on the cultural heritage existing in the Orlea area is needed; - A zonal urban plan for Piatra Corbului area should be drawn up.
Solution	<p>A "current" map of property ownership in Roşia Montană would require almost constant updating. Consequently, RMGC issues quarterly reports that indicate the percentage of properties it has acquired in the sections of Roşia Montană that will be affected by the mining project. RMGC's quarterly statements are available on our website. See Ownership map.</p> <p style="text-align: center;">*</p> <p>Based on the provisions of art. 11 (1) of Government Decision no. 918/2002 [1] on the setting of the framework-procedure for environmental impact assessment and for the approval of the list of public and private projects subject to this procedure ("GD no. 918/2002"), <i>the environmental impact assessment study shall be made based on the guidance provided at art. 8 (1), through specialized economic agents, whether natural or legal persons independent of the project holder and certified under the law</i>.</p> <p>In accordance with the Order no. 978/2003 of the Ministry of Agriculture, Forests, Waters and Environment for the approval of the Regulation for the certification of natural and legal persons drafting environmental impact studies and environmental balances, art. 3 expressly mentions <i>"for the authorization in the environmental area in accordance with the law on environment protection ("LPM") only the assessment of the environmental impact [...] made by certified parties shall be considered by the romanian environmental authorities."</i></p> <p>Furthermore, under Annex no. 2, part II, item 1 of Order no.863/2002 of the Ministry of Waters and Environment Protection on the approval of the methodological guidances applicable to the steps of the framework-procedure in the study for environmental impact assessment ("Order no.863/2002"), document drafted for the consideration of a corresponding methodological guide made by a group of experts on the request of the European Commission, the report to the study for environmental impact assessment must provide <i>"information on the certified author of the study for the environmental impact assessment and of the report to this study: name and address (of the natural or legal person), name, phone and fax number of the contact person"</i>.</p> <p>The Ministry of the Environment and Waters Management has the capacity, based on the legal competences hereof, to decide whether it is necessary to supplement the report for the study on the environmental impact assessment.</p> <p>References:</p> <p>[1] We mention that GD no.918/2002 was abrogated by GD no.1213/2006 of in the setting of the framework-procedure for environmental impact assessment for certain public and private projects, published in the Official Gazette, part I no.802 of 25/09/2006 ("GD no. 1213/2006").</p>

However, considering the provisions of art. 29 in GD no. 1213/2006 specifying that “The project submitted to a relevant environment protection authority in order to obtain the environment approval and subject to the environmental impact assessment prior to this decision coming into force, shall be subject to the procedure for environmental impact assessment and issue of environment approval in force upon the submitting of the request” we mention that as regards RMGC project the provisions of GD no.918/2002 are still incident.

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Tăul Corna is located immediately under the footprint of the Cârnic waste rock facility. It is therefore directly impacted and unfortunately cannot be preserved in the future. Nonetheless, it should be noted Tăul Corna is not a lake formed as a result of natural causes, but a man-made lake for which analyses of the water samples revealed exceeding values for mercury and selenium (please refer to the Environmental Impact Assessment Study Report (EIA) - Water baseline report, page 30).

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The six historical monument buildings that you mention are grouped around the current Town Hall. They are not located near any major industrial facility.

In accordance with the current legislation, an Industrial Urbanism Plan is being currently developed. This document, in its regulations section, will establish protection areas for such historical monuments. Note that none of the historical monument buildings located within the footprint of the Project proposed by RMGC will be negatively affected; while all the 41 historical monument houses will be included in a complex restoration program (see Management Plan). This program is mandatory if these houses are not to disappear completely, whether the mining project is implemented or not, because of their current, advanced state of degradation.

In addition, a safety study of each and every historical monument building was conducted in March 2006. This study was performed by IPROMIN and the Technical University of Civil Engineering in Bucharest, two experienced institutions in the area of construction safety. The study proposed emergency measures for the consolidation of these structures. The institutions mentioned above also conducted an experimental study to measure vibrations caused by blasting operations in the protected area and for historical monument buildings located outside of the protection area. The measurements were made for a major blasting event involving 3000 kg of explosive, detonated under normal conditions, without delay steps or the application of modern mining technologies.

In order to measure the impact of blasting operations on the buildings within the protected area and on other heritage buildings outside the area, a monitoring system involving a stationary network of digital seismographs will be used, with three components located near the main facilities that need to be protected and a mobile system with three portable seismographs located in a longitudinal profile between the protected facility and the explosion's core. Thus, the blasting techniques will be continuously modified so as not to exceed the maximum acceptable oscillation speeds allowed in the area surrounding the building.

For better understanding, please see Annex “Review on the results of the Geo-mechanical Studies conducted to establish the impacts of blasting operations on the construction from protected area”.

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Under the legislation in force, the investor, whoever it may be, shall provide the necessary funds for the preventive archaeological investigations and related heritage surveys. As an investor, SC Roșia Montană Gold Corporation has assumed this legal obligation since 2000 on.

RMGC's declared purpose is to ensure the necessary conditions for the investigation, registration, protection and public enhancement of the cultural heritage in the Roșia Montană area, in compliance with Law 378/2001, revised by Law 462/2003 and Law 258/2006 on the protection of the archaeological heritage and with Law 422/2001 revised by Law 259/2006 on the protection of historical monuments.

All of the preventive archaeological researches undertaken at Roșia Montană since 2001 have been

conducted within the “Alburnus Maior” National Research Program, and permits for preventive archaeological excavations have been issued, in compliance with current legislation. These archaeological investigations have been carried out by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. The significant contribution of the team of mining archaeologists from the University Le Mirail (Toulouse, France), led by Dr. Beatrice Cauuet should be noted. Mining archaeology studies are an innovation in Romania, Roșia Montană being in fact the first site in Romania where such investigations have been conducted by a team of qualified and experienced archaeologists. All archaeological investigations have been conducted in compliance with current legislation. Researches carried out during each archaeological campaign were authorized by the Romanian Ministry of Culture and Religious Affairs, on the basis of the annual archaeological research plan approved by the National Commission of Archaeology (NCA). The archaeological research implied a survey of all the areas, which are both accessible and suitable for dwellings and other human activities, and took into account preliminary data taken from archives and bibliographical data and observations made during field surveys, magnetometer and electrical resistivity surveys, as well as data collected during the photogrammetric flights.

Detailed information on the chance finds and the preliminary archaeological investigations (at surface and in the underground) conducted in the Orlea massif was published in the EIA (Environmental Impact Assessment for the Roșia Montană Project, volume 6: *Cultural Heritage Baseline Report*, Annex I, pages 231-235).

The Cultural Heritage Baseline Report (volume 6, page 46) states that archaeological investigations (both at surface and underground) will continue in the area of the Orlea massif, which is in an area with an identified archaeological potential. The report also mentions the fact that the investigations undertaken so far in the respective area were preliminary in nature. The following statement in the report is to be noted: “Site development plans for the Project will not result in impacts or construction activities in the Orlea area, which will be researched starting 2007. As a result, construction activities will not begin in these areas until proper archaeological investigation consistent with Romanian law and international best practice is concluded.” (*Cultural Heritage Baseline Report*- page 46).

In 2004, during these preliminary archaeological researches conducted in the underground, a significant discovery was made in the Orlea massif, whose archaeological value was confirmed in the summer of 2005. More precisely, the French team of archaeologists led by Dr. Beatrice Cauuet found a chamber equipped with a mine drainage wheel, and then a whole drainage system serving to discharge water from the underground. This device identified in the Păru Carpeni sector was established to date to the Roman period, it has been thoroughly investigated, and special measures were taken for its preservation *in situ*. This item is not going to be affected by the construction of the future Orlea pit. Preventive archaeological investigations (on the surface) in the Orlea area and mining archaeological investigations (in the underground) are scheduled for the period 2007-2012, as stated in the *Cultural Heritage Baseline Report* (volume 16, page 48).

A Mining Museum was established in the Orlea Massif from Roșia Montană in 1980. In this mining perimeter a series of well preserved galleries were arranged and separated by concrete walls towards the mining works which assured the access. The Orlea galleries have a characteristic trapezoidal profile, similarly with the mining works from Cărnic and other mining sector from Roșia Montană. Also, these ancient works suffered in time successive “reshaping”, respectively the taking again having in regard the mining of new ore reserves. These mining works destroyed parts from these ancient remains. Moreover, their preservation state falls into disrepair due to the recent mining works which used drilling – blasting technology, a fact leading to the rock destabilization and destroying of the underground mining remains. The removal of the rockfill from the ancient mining works during the mining archaeological investigations represents another factor contributing to the degradation of the ancient mining works. The degradation of the preservation condition of the mining remains of all ages is accelerated also by the closure of the mining operation managed by Minvest (June 01 2006), which assured, at a minimum level, the global drainage of the system of galleries of the Roșia Montană mine. The closure of a mining activity, according to the national norms in force, implies an extremely wide range of preservation measures, but at Roșia Montană the extractive activity purely and simply was stopped, the mine being abandoned. After few months from abandon, the main gallery of the mine water drainage, namely the Sf. Cruce from Orlea gallery is in a critic condition. In fact, the mine water silted the drainage ways longer than several kilometers. In the case when this mining heritage will be only “frozen” without to take maintenance

measures, having in regard their preservation for the next generations, the result will be disastrous. All still existing remains will disappear due to the underground falling and flood. An edifying example consists – unfortunately – from the “Roman steps” from Brad (Roman remains also listed by Law 5/2000) where these became inaccessible when the maintenance works ceased.

According to the List of Historical Monuments published in the Official Gazette of Romania no. 646 bis/ July 16th, 2004, the future industrial area from the Orlea massif comprises two archaeological sites classified as historical monuments: the Alburnus Maior Roman settlement, located in the Orlea area (code AB-I-m-A-00065.01) and the Roman mining operation at Alburnus Maior, the Orlea massif (code AB-I-m-A-00065.02).

Under Law 422/2001, amended by Law 259/2006, the declassification procedure can be legally initiated after the archaeological sites are discharged based on the permit issued by the National Commission of Archaeology within the Ministry of Culture and Religious Affairs. The archaeological discharge procedure, as defined by the legislation in force, stipulates that a piece of land comprising archaeological remains can be returned to its habitual use (Law 258/2006, art. 5, paragraph 2). Therefore, it is true that in the second phase of the operations, RMGC plans to mine the gold-silver deposits located in the Orlea massif. Law 258/2006 also stipulates (article 7a) that “the investor is under the obligation to provide the necessary funds in order to ‘draw up a feasibility study and a technical project meant to establish the measures later to be presented in detail and the necessary funds for carrying out preventive archaeological investigations or archaeological monitoring (as appropriate), and also to finance the protection of the archaeological heritage or the archaeological discharge procedure (as appropriate) for the area impacted by works and the implementation of these measures”.

Consequently, the proposed mining operation in the Orlea massif can become operational only once preventive (above and under the ground) archaeological investigations are completed. These investigations are designed to provide comprehensive data on the Roman site located in the Orlea area. As it is well-known (see the archaeological site record card included in the Cultural Heritage Baseline Report of EIA Report, i.e. Annex I –archaeological record cards produced for the archaeological state of Roşia Montană identified sites, site record card no. 9 – Orlea (page 219-222 Romanian variant/page 231-235 English variant) – this area has not been yet subject to archaeological investigations or expert studies meant to establish in detail the characteristics and spatial distribution of the archaeological remains located in this area. Therefore, RMGC has committed to financing a program of preventive archaeological investigations to be conducted by specialists, program that will be developed between 2007 and 2012. A decision as to the approval of the archaeological discharge of the area will be made based on the results of these preventive investigations. There are no laws to prohibit preventive archaeological investigations for areas where cultural heritage artifacts have been identified, as is the case for the Orlea area.

Given that the development of the Orlea pit is scheduled for a later date, starting from 2007, this area will be subject to preventive archaeological investigations. Therefore, the construction works required for the development of the project in this area will not be initiated before the completion of the archaeological investigations conducted in accordance with the national legislation and the international best practices.

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The Project proposed by RMGC does not affect Piatra Corbului, which has a protection zone of more than 5 hectares. The Industrial Urbanism Plan will include specific regulations for this protected area. Also, all technical impact mitigation measures during the operational stages of the project in this area will be adopted so that the integrity of the site would not be affected.

Piatra Corbului is classified under Law 5/2000 on the approval of the national territory arrangement plan – Section III – Protected Areas (published in the Official Gazette No. 152 of 12 April 2000) under the section including Protected Areas of National Interest and Natural Monuments, item 2.83. At the same time, as a result of archaeological research conducted at Roşia Montană under the Alburnus Maior National Research Program, funded by RMGC in accordance with the legal provisions, Piatra Corbului has also been declared a protected area from an archeological point of view (Official Gazette No. 646 bis, of 16.07.2004, item 146).

Item no. 1352

No. to identify the observations received from the public
No.
110312/
24.08.2006

Proposal

The questioner doesn't agree with promoting the project at Roşia Montană and makes the following observations and comments:

- In EIA there are not presented all the possible risks derived from this project;
- Total costs for closing the mine are unrealistic;
- There isn't until now an approved Zonal Urbanism Plan for the Protected Areas;
- The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate;
- Information about the foundation which RMGC will establish and subsidize is not given, foundation which follows to assume the obligations which the mining operation can not assume;
- The present urbanism plans of the Roşia Montană commune do not correspond with the mining project proposal described in EIA;
- There is no liner proposed for the tailings pond;
- The proposed waste deposits will be not constructed according to the legislation in force;
- No financial guarantees have been stipulated;
- There is no Safety Report submitted for the public consultation and evaluation by the competent authorities;
- The EIA report does not assess the "Zero Alternative";
- The Project poses a threat for protected flora and fauna;
- The EIA report does not refer to the impact on the listed heritage buildings of noise and vibrations caused by the mining operations;
- The public/ONGs wish to consult the contracts and agreements between the Company and the Romanian State;
- The Urbanism Plan has been modified without public consultation;
- From archeological point of view, the area proposed to be occupied by project was not legally investigated;
- The questioner contests the protection of the architectural and spiritual monuments with the responsibility of the state institutions for the protection operation.

SEE THE CONTENT OF THE TYPE 1 CONTESTATION

Solution

It is the nature of risk that it can be mitigated and diminished; it cannot be made to disappear. In order to put this into context, the common action of walking on the street or developing everyday activities have an accident potential. This accident potential is twice higher than within the framework of industrial activities that use hazardous substances.

A major chapter of the EIA report was dedicated to the identification of risks for the project. In addition, this chapter provides a discussion of the mitigation measures for each risk and how they were incorporated into the project designs. It is recognized that risk identification is difficult due to the number and diversity of events that can be envisioned. The EIA report cannot assume to cover all of the potential risks associated with the project. However, it has attempted to identify and address the most relevant risks. The extent of risk assessment and the intensity of the prevention and mitigation measures should be proportional to the risk involved and therefore only the risks that have been considered important have been assessed in detail. Each is described below.

In the larger sense, the entire EIA report is focused on the assessment of impacts and their associated mitigation. Specifically, Chapter 4 of the EIA presents that impact assessment of the project. The following discussion presents a summary of the impact discussed in the EIA.

As far as natural and technological risks assessments are concerned, Chapter 7, "Risk Cases", from the Report on Environmental Impact Assessment, emphasizes the fact that safety and prevention measures, the implementation of the environmental management and risk systems are mitigating the consequences

to acceptable levels as compared to the most restrictive norms, standards, the best practices or national and international recommendations in the field. The risk level has been established as moderate and so, socially acceptable. The extension of the risk assessment and the intensity of the prevention and mitigation measures of the consequences should be proportionate to the risk involved. Selection of a specific mitigation technique is depends on the analyzed accident scenario.

More detailed assessments are conducted for accident scenarios that, based on the qualitative assessment are found to be potentially major, of probability more than 10^{-6} (reduced recovery periods of 1/1,000,000) meaning that they could have major consequences therefore, elevated associated risk, a higher risk level than 9 to 12 (on a scale of 1-25). To put this in context, simply living in southern Florida rates a 25 on the risk scale.

A global assessment of the risks associated with the Roşia Montană Project is obtained by the quick environmental and health risk assessment methodology initially developed by the Italian Ministry of the Environment and the World Health Organization. Natural hazard and risk identification and analysis presents key data and information in assessing potential technological accidents. Thus:

- In designing the Tailings Management Facility, the design parameters were chosen to fully cover the characteristic seismic risk of the area. These seismic design parameters adopted for the TMF and other facilities on the proposed site result in a safety factor much greater than the minimum accepted under the Romanian and European design standards for such facilities;

- in the sector physically impacted by the Project, the risk of floods will remain very low due to the small catchments (controlled by the Roşia and Corna Streams) the area affected by the operation, and the creation of containment, diversion and drainage hydro-technical structures for storm waters on the site, and in the Abrud catchment in general;

- risks caused by meteorological events have been reviewed and used in assessing the hazards of the affected technological processes.

From the analysis of morphometrical parameters and their correlation with other sets of information on the natural slopes on and near the site shows that the (qualitatively estimated) landslide occurrence risk is low to moderate and its consequences will not cause major impacts on the structural components of the Project.

There is no significant risk associated with resource depletion. Mining activities are planned judiciously, so as to extract only the profitable gold and silver resources and only the necessary construction rock for the Project. The management of the mining concession site will minimize reserve "sterilization" (limitation of future access to the reserves).

In assessing technological hazards and risks, the quantity of hazardous substances on the site was calculated as a total and by category, as provided by the *Notification Procedure* approved by Ministry of Agriculture, Forestry, Water and Environment (MAFWE) Order 1084/2003. Based on an evaluation of hazardous substances in stock on the Project site in relation to the relevant quantities provided by the Government Decision 95/2003 which transposes the Seveso Directive, the Project ranges between the upper and the lower limits, and therefore S.C. Roşia Montană Gold Corporation S.A. is required to prepare a Report on Environmental Impact Assessment Study to be sent to the local environmental authority and the local civilian protection authority a *Safety Report* on its operations to prevent major accident risks.

In assessing the consequences of major accidents involving dangerous substances, physical-mathematical models accepted internationally and especially at EU level, and the current version of the SLAB (Canada) software have been used, the latter for the atmospheric dispersion of denser than air gases, that may handle a multitude of situations and scenarios. Similarly, the EFFECTSGis 5.5 (Netherlands) software, developed for the analysis of the effects of industrial accidents and of consequences. Several scenarios were considered in response to the internal legislative requirements, especially related to the implementation of the Internal Emergency Plans (GD 647/2005). The conclusions of the risk assessment for major accidents were:

- The total destruction of plant facilities may only be caused by terrorist attack with classic or nuclear weapons. Simultaneous damage to the HCl tank (including containment) and to the NaCN solution tank, the tanks containing enriched solution, to one or more leaching tanks, having as a result HCN dispersion into the air. At the same time, under certain situations and weather conditions unfavorable for dispersion, people within 40 m of the emission source, surprised by the toxic cloud for

more than 1 minute without respiratory protection equipment, will most certainly die. It may also be considered that, on a radius of about 310 m, persons exposed for more than 10 minutes may suffer serious intoxications that may also lead to death. Toxic effects may occur in persons up to about 2 km downwind of the process plant;

- Operating errors and/or failures in the measurement and control devices, resulting in a lower pH in the leaching tank, thickener and/or DETOX slurry and accidental emissions of hydrocyanic acid. The area affected by concentrations of 290 ppm over a 10 min exposure time is within a circle of 36 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 157.5 m radius. The center of these circles is the middle of the CIL tanks platform;

- Accidental HCN emission from the decanter. The accident may be caused by a drop of pH in the CIL tanks combined with an overdose of flocculent solution and faulty pH monitoring systems. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 65 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 104 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Accidental HCN emission from the DETOX facility. The accident may be caused by a drop of pH in the reactors generated by an overdose of metabisulfite solution and/or copper sulphate combined with faulty pH monitoring systems. The area affected by high 1900 ppm concentrations for a 1 min exposure time is located within a 10 m radius circle. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 27 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 33 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Explosion of the LPG storage tank. The LPG storage tank has a 50 ton capacity and is located outdoors, near the heating plant. The simulation was conducted for the worst case scenario, considering an explosion of the full tank. Threshold I with heat 12.5 kW/m² is within a 10.5 m radius circle and Threshold II, of heat radiation 5 kW/m² is within a circle of 15 m radius;

- Damage and/or fire at the fuel tanks. Simulations were conducted for the worst case scenarios, considering ignition and combustion of all the diesel (fire in the tank, or in the containment vat, when full of diesel);

- Corna Dam break and breach development. Two credible accident scenarios were considered in simulating tailings flow out of the Tailings Management Facility, and six credible scenarios for the flow of decant water and tailings pore water, with significant effects on the terrestrial and aquatic ecosystems, in different weather conditions;

- Tailings flow may occur along Corna Valley, on a 800 m (starter dam break) or over 1600 m reach should the Corna dam break in its final stage;

- In regard to water quality impacts, cyanide concentrations in the water in the shape of a pollution plume may reach Arad, near the Romanian-Hungarian border on the Mureş River, in concentrations ranging between 0.03 and 0.5 mg/L. Due to inherent mathematical limitations in the models, these values and the accident effects are considered overestimated. Therefore, the results describe the "worst case scenario" based on extreme dam break assumptions for the Corna Dam.

A new and much more precise and realistic simulation has been subsequently established based on the INCA Mine model, that considers the dispersion, volatilization and breakdown of cyanides during the downstream movement of the pollutant flow (Whiteland et al., 2006).

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modeling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physical-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU BAT-compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that

reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worse case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modeling work is presented under the title of the Mureş River Modeling Program and the full modeling report is presented in Annex 5.1:

- Development of HCN on the tailings pond surface. Simulated emissions of HCN from the Tailings Management Facility pond surface and of their dispersion into the ambient air show that the level of $400\mu\text{g}/\text{m}^3$ hourly average and $179\mu\text{g}/\text{m}^3$ 8hr average will not be exceeded. These HCN concentrations are only slightly over the odor threshold (0.17ppm) and much below potentially dangerous concentrations;

- Cetate Dam break and breach development. Flood modeling was in case of a break in Cetate dam was based on the design parameters obtained from the hydrometeorological study "Assessment of rainfall intensity, frequency and runoff for the Roşia Montană Project - Radu Drobot". The breach characteristics were predicted using the BREACH model, and the maximum height of the flood wave in various flow sections was modeled using the FLDWAV software. The assumptions included a total 800000 m^3 discharge for one hour, when the peak of the flood hydrograph is about 4.9 m above base flow immediately below the dam and in the narrow Abrud valley 5.9-7,5 km downstream of the dam, while in the last section considered (10,5 km) water depth is about 2.3 m above base flow and the maximum flow rate $877\text{ m}^3/\text{s}$. Further, the broader Aries valley allows the flood wave to propagate on a significantly wider bed, which results in a highly attenuated hydrograph. These results describe the "worst case scenario" based on extreme dam break assumptions:

- Accidents during cyanide transportation. Due to the large quantities of cyanide transported (about 30t /day) the risks associated to this activity were assessed in detail using the ZHA- Zurich Hazard Analysis method. As a consequence, the optimum transport route was selected from the manufacturer to the Process Plant, e.g.;

- Cyanide transport (in solid state) will exclusively involve special SLS (Solid to Liquid System) containers, 16 tons each. The ISO compliant container will be protected by a framework with legs, which allows separation from the transport trailer for temporary storage. The wall is 5.17 mm thick, which, together with the protective framework, provides additional protection to the load in case of accident. This system is considered BAT and is currently one of the safest cyanide transportation options.

It is being mentioned the fact that the study develops the occurrence possibility of these scenarios (pages 166-171, Conclusions).

As regards the cyanides management, there is a baseline study named "Roşia Montană Golden Project, Cyanides Management Plan" prepared in compliance with the "International Management Code for the Manufacture, Transport and Use of Cyanide in the Production of Gold (International Cyanide management Institute) May 2002". S.C. Roşia Montană Gold Corporation is signatory to this code.

Bibliographical references for Chapter 7 "Risk Cases" are listed at page 173-176.

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RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like. They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and

regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from being too low—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world’s largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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According to Law 5/2000, regarding the approval of the Territory Arrangement Plan – 3rd Section – protected areas (“Law 5/2000”) (article 5, paragraphs 2-3), local public authorities, with the support of the competent central public authorities, had the obligation to establish the boundaries of the protection areas for the cultural heritage elements stipulated in Annex III to the above-mentioned law. This measure should have been taken within 12 months from the effective date of Law 5/2000, based on specialized studies. For this purpose, the local public authorities had to prepare the town planning documentation and its related regulations, developed and approved according to the law. This documentation must comprise the necessary protection and conservation measures for the national cultural heritage elements located in this area.

Concurrently, Law 350/2001 on the territory arrangement and urbanism stipulates the right of legal or natural persons interested in arranging the territory, to initiate the development of urbanism plans.

In accordance with these legal provisions, in 2001, RMGC initiated the preparation of these specific town-planning documentations - the General Urbanism Plan and the Zonal Urbanism Plan. These plans have been developed by Romanian certified companies and followed the legal approval procedure. The permit for the establishment of the Roşia Montană Historical Centre Protected Area was issued by the Ministry of Culture and Religious Affairs in 2002 (permits no. 61/14.02.2002 and no. 178/20.06.2002) as part of the procedure for the approval of the town planning documentation. Based on these permits, the Ministry of Culture and Religious Affairs requested the company to develop a Zonal Urbanism Plan for the Historical Centre of Roşia Montană. Out of the 41 historical buildings in Roşia Montană, thirty-five (35) are located inside the protected area of the Roşia Montană Historical Centre.

As for the heritage elements located in the future industrial development area (6 historical buildings), these are discussed in the Industrial Zonal Urbanism Plan prepared by SC Proiect Alba SA. The regulations included in this document will contain measures for the protection of these monuments.

In conclusion, the town planning studies and the specialized studies conducted for the purpose of establishing the boundaries of the protection areas within the future mining operations perimeter are currently pending approval, in accordance with the legal provisions, by the competent institutions and committees. Please note that none of the historical houses located in the perimeter of the proposed project will be affected; on the contrary, all the 41 historic buildings will be included in a complex restoration and rehabilitation program (see the Management Plan). This program is mandatory, regardless of the implementation of the mining project, if we want to prevent these buildings from collapsing because of their advanced degradation.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roşia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roşia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roşia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roşia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate start up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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Introduced as part of the Environmental Impact Assessment Report Study (EIA), the Roşia Montană Foundation is shifting in focus. The Community Sustainable Development Plan activities initially conceived as coming under the Foundation umbrella (business oriented activities: business incubator, business advisory center, micro-finance facility, as well as social oriented activities: education and training center) have been advanced independently, via partnerships and with community participation in decision-making – a preferable way to advance social and economic development programs.

Going forward, the Foundation will take shape around preservation, patrimony and cultural heritage issues, with its final form determined in consultation with the community.

In terms of the philosophy that guides the company's Sustainable Development efforts, the Roşia Montană Gold Corporation (RMGC) sees itself not as principal provider, but as a partner. Community involvement is considered the starting point; over time, as the community builds the capacity to maintain programs in its own right, the company will turn over control of currently-established programs to the community and its institutions.

For more information, please see Roşia Montană Sustainable Development and the Roşia Montană Project – annex 4.

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We underline the fact that your statement is false. The General Urbanism Plan for the Roşia Montană commune, endorsed in 2002 allows the development of Roşia Montană project, as it has been presented during the public consultations.

Concurrently, pursuant to the provisions of art. 41, paragraph 2, from the Mining Law no.85/2003, the authorities from the local administration have the liability to adjust and/or update the territory arrangement plans and the general urbanism plans, in order to allow the development of all operations necessary for the development of mining activities.

RMGC has also initiated the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roşia Montană Industrial Area and Zonal Urbanism Plan – Roşia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no.78/26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

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An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to

control seepage;

- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

*

An engineered liner is included in the design of the Tailings Management Facility (TMF) basin to be protective of groundwater. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam, and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to control seepage;
- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam; to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is

reestablish.

With respect to your comments made as regards a presumptive infringement of the provisions of Government Decision No.351/2005 (“GD 351/2005”), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data’s level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water;

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please not that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries (“Directive 21”).

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a “waste facility” under Directive 21), must inter alia, ensure that:

- a) *“the waste facility is [.....]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of Reference, to perform the EIA considering the provisions of Directive 21 and the BAT Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

*

Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

Roşia Montană Gold Corporation (“RMGC”) has invested significant time, energy, and resources assessing the viability of a mining project in the valley of Roşia Montană. This assessment has led RMGC to conclude that Roşia Montană presents an attractive long-term development opportunity – an opinion confirmed by a variety of lending institutions, who have completed detailed reviews of the project’s design and profitability. We have every confidence that we will see the project through to the end of its projected 16-year lifespan, regardless of any fluctuations in the market price of gold.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;

- Surety bonds;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

*

The Security Report has been made available for public access by being posted at the following Internet address http://www.mmediu.ro/dep_mediu/rosia_montana_securitate.htm as well as through the printed version which could have been found at several information locations established for public hearings.

*

The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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This statement is ungrounded, because the environmental impact assessment (EIA) process has included preliminary cumulative estimates for stationary motorized equipment and linear (vehicular) sources were prepared in order to provide an initial understanding of the potential cumulative noise and vibration impacts from background and Roşia Montană Project sources, and to guide future monitoring and measurement activities as well as the selection of appropriate Best Management Practices/Best Available

Techniques for further mitigation of the potential noise and vibration impacts from Project activities. These preliminary estimates apply to major construction activities, as well as the operation and decommissioning/closure of the mine and process plant. They are documented as data tables and isopleth maps for major noise-generating activities in selected, representative Project years; see **Tables 4.3.8 through 4.3.16** and **Exhibits 4.3.1 through 4.3.9**. All these details related to the applied assessment methodology, the input data of the dispersion model, the modeling results and the measures established for the prevention/mitigation/elimination of the potential impact for all project stages (construction, operation, closure) are included in Chapter 4, Section 4.3 Noise and Vibrations of the EIA Report.

Project Years 0, 9, 10, 12, 14, and 19 were selected for modeling because they are considered to be representative of the most significant levels of noise-generating activity. They are also the same years used for air impact modeling purposes in Section 4.2, as air and noise impacts share many of the same sources or are otherwise closely correlated. In order to more accurately reflect potential receptor impacts, all of these exhibits integrate the background traffic estimates discussed in Section 4.3.6.1.

The Project site plan and process plant area and facility drawings were used to establish the position of the noise sources and other relevant physical characteristics of the site. Receptor locations were established using background reports and project engineering and environmental documentation provided by RMGC. With this information, the source locations and receptor locations were translated into input (x, y, and z) co-ordinates for the noise-modeling program.

Tables 4.3.8 through 4.3.16 and **Exhibits 4.3.1 through 4.3.9** present the average maximum noise values likely to be experienced by the receptor community over all Project phases after incorporation of a variety of initial mitigation measures designed specifically to reduce the impacts associated with mobile and stationary machinery sources. The influence of non-mining related background (primarily traffic) noise is also included.

To evaluate the sound levels associated with haul trucks and other mobile sources crossing the site carrying excavated ore, waste rock, and soil, a noise analysis program based on the (U.S.) Federal Highway Administration's (FHWA) standard RD-77-108 [1] model was used to calculate reference noise emissions values for heavy trucks along the project roadways. The FHWA model predicts hourly L_{eq} values for free-flowing traffic conditions and is generally considered to be accurate within 1.5 decibels (dB).

The model is based on the standardized noise emission factors for different types and weights of vehicles (e.g., automobiles, medium trucks, and heavy trucks), with consideration given to vehicle volume, speed, roadway configuration, distance to the receiver, and the acoustical characteristics of the site. The emission levels of all three vehicle types increase as a function of the logarithm of their speed.

To evaluate the sound sources from the proposed mine processing facility and the semi-stationary material handling equipment (at the ore extraction, waste rock and soil stockpiling areas), a proprietary computerized noise prediction program was used by AAC to simulate and model the future equipment noise emissions throughout the area. The modeling program uses industry-accepted propagation algorithms based on the following American National Standards Institute (ANSI) and International Organization for Standardization (ISO) standards:

- *ANSI S1.26-1995 (R2004), Method for the Calculation of the Absorption of Sound by the Atmosphere;*
- *ISO 9613-1:1993, Acoustics -- Attenuation of sound during propagation outdoors-- Part 1: Calculation of the absorption of sound by the atmosphere;*
- *ISO 9613-2:1996, Acoustics -- Attenuation of sound during propagation outdoors -- Part 2: General method of calculation;*
- *ISO 3891:1978, Acoustics -- Procedure for describing aircraft noise heard on the ground.*

The calculations account for classical sound wave divergence (i.e., spherical spreading loss with adjustments for source directivity from point sources) plus attenuation factors due to air absorption, minimal ground effects, and barriers/shielding.

This model has been validated by AAC over a number of years via noise measurements at several operating industrial sites that had been previously modeled during the engineering design phases. The comparison of modeled predictions versus actual measurements has consistently shown close agreement; typically in

the range of 1 to 3 dB (A).

References:

[1] FHWA Highway Traffic Noise Prediction Model; see Federal Highway Administration Report Number FHWA-RD-77-108, USA, Washington, D.C., 1978.

A detailed presentation of blasting technology can be found in the annex 7.1 - Proposed blasting technology for the operational phase of Roşia Montană Project.

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The partnership between Gabriel Resources and Regia Autonomă a Cuprului Deva (currently, CNCAF Minvest SA) has been established based on Law no. 15/1990 on the reorganization of the state owned companies as autonomous directions and trade companies, published in the Official Gazette, Section I, no. 98/08.08.1990, as subsequently amended and supplemented. Art. 35 of this law provides the possibility of the regies autonomous to enter into partnerships with legal third parties, Romanian or foreign, for the purpose of setting up new trading companies.

Roşia Montană Gold Corporation SA was set up in 1997, according to the legal provisions in force as at that time, the setting up being made by observing all the conditions imposed by Company Law no. 31/1990 and Trade Register Law no. 26/1990, in regard of the setting up of the joint stock companies with mixed capital.

We underline that the Articles of Associations of Roşia Montană Gold Corporation SA, representing the result of the parties agreement in regard of the terms and conditions under which the partnership between the Romanian state and investor takes place represents a public document, being included in the category of documents which, as per Law no. 26/1990 on the Trade Register, are published in the Romanian Official Gazette and for which the Trade Register is obliged to issue, on the expense of the persons submitting a request, certified copies.

As for the agreement concerning the setting up of the mixed company together with Gabriel Resources Ltd., this has been expressed by the Ministry of Industry and Trade, the conditions imposed by the setting up of the mixed company being the following: (i) ensuring of the jobs at the level existing upon the conclusion of the agreement concerning the setting up of the mixed company; (ii) the expenses incurred by the fulfillment of the exploration stage should be fully supported by Gabriel; (iii) the obtaining of the approval from the ANRM by the Copper Autonomous Direction Deva and (iv) the observance of all legal provisions in force concerning the setting up of the mixed companies with foreign partners. These conditions have been fully complied with as at the setting up of the company and during the development of its activity.

We also specify that the establishing of the shareholders' quotas to the benefits and losses of Roşia Montană Gold Corporation SA has been made by considering their contribution quota to the company's share capital. The current percentage of 80% for Gabriel Resources Ltd. and of 19.31% for CNCAF Minvest SA resulted from the initial contribution and the subsequent contributions of the shareholders to the company's share capital, in consideration also of Gabriel Resources Ltd. advancing all expenses and costs related to the development-exploitation and permitting of the Roşia Montană Mining Project.

The provisions of the Articles of Associations of Roşia Montană Gold Corporation SA on the necessary majority and quorum conditions for the decision-making process within the General Shareholders Meeting and the quotas to the benefits and losses of the company are taken from Law no. 31/1990, and no derogation exists in regard of this aspect.

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This claim is not true; the Urbanism Plan has been prepared with public consultation.

Roşia Montană Gold Corporation SA (RMGC) has requested and obtained from Alba County Council the Urbanism Certificate no. 78 of 26.04.2006, for the entire Roşia Montană mining project, including the tailings management facility. The Urbanism Certificate also stipulated the preparation of a Zonal

Urbanism Plan, to reflect all changes made to the Roşia Montană Project, following the public consultations and debates organized in relation to this project, and the consultations with the permitting authorities. This plan, entitled “Modification of the Zonal Urbanism Plan, Roşia Montană Industrial Area”, was prepared and subjected to public debate in June 2006 in accordance with the provisions of Order no.176/N/2000 issued by the Ministry of Public Works and Territory Development for the approval of the technical regulations “Guidelines regarding the methodology applied for the preparation and framework content of the Zonal Urbanism Plan” and, at present, it is pending approval.

Concerning the Roşia Montană General Urbanism Plan approved in 2002, such plan was prepared in parallel with the Zonal Urbanism Plan of 2002, all the provisions of the General Urbanism Plan being also included in the Zonal Urbanism Plan. Also, the approval procedure related to the two urbanism plans was carried out in parallel.

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Preventive archaeological researches within the Roşia Montană mining project area have been undertaken based on specific techniques, specifically trial trenches in all accessible areas that are suitable for human habitation, taking into account the bibliographical information and the observations recorded during the archaeological survey campaigns, the geophysical studies and the analyses of the photogrammetric flights. In addition, surface investigations were undertaken, where appropriate.

The archaeological researches at Roşia Montană covered a large surface and focused on the areas known to have archaeological potential. THEREFORE, ALL AREAS THAT HAVE BEEN ARCHAEOLOGICALLY DISCHARGED HAD BEEN PREVIOUSLY INVESTIGATED. All research programs, beginning with the 2004 campaign, have been undertaken in full compliance with the current legal requirements, i.e. Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs.

The proposed gold mining project at Roşia Montană has raised a series of issues related to the rescue of the historical-archaeological heritage within the area, as well as issues related to its scientific development and also the enhancement of heritage within a museum. Given the complex difficulties encountered in this respect, the Ministry of Culture and Religious Affairs decided to initiate the “Alburnus Maior” National Research Program.

The company’s role was to provide the necessary financial resources for the assessment, research and enhancement of the archaeological remains, in full compliance with the Romanian current legislation. The development of the research and of the archaeological discharge works has been conducted through specific means and methodologies that have been adjusted to the realities of every site researched, in our case, Roşia Montană. They consisted in:

- Archives studies;
- Archaeological surveys; trial trenches;
- aerial reconnaissance/survey and aerial photo interpretation ; high resolution satellite images;
- mining archaeology studies; underground topography and 3D modeling;
- geophysical surveys;
- extensive archaeological investigations in the areas with an identified archaeological potential- this implied carrying out archaeological excavations;
- Interdisciplinary studies- sedimentology, archaeo-zoology, comparative palynology, archaeo-metallurgy, geology, mineralogy;
- Radiocarbon dating and dendrochronology;
- This research and its results were included in an integrated database;
- traditional and digital archaeological topography and development of the GIS project; generate a photo archive- both traditional and digital;
- restoration of artifacts;
- an inventory and a digital catalogue of the artifacts;
- studies conducted by specialists in order to enhance the research results - publication of monographs/scientific books and journals, exhibitions, websites, etc.

All the preventive archaeological researches undertaken at Roşia Montană since 2000 have been carried

out as part of a complex research program; permits for preventive archaeological excavations being issued in compliance with the current legislation. These archaeological investigations have been undertaken by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. All archaeological researches have been conducted in full compliance with the existing legislation. The investigations undertaken during each archaeological research campaign have been approved by the Ministry of Culture and Religious Affairs based on the Annual Archaeological Research Plan approved by the National Commission of Archaeology.

Under the current legislation (Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs) the archaeologists who have conducted the research may ask that an archaeological discharge certificate be granted. Based on a complex research program, the archaeologists prepare comprehensive documentation with regard to the researched area. Upon consideration of the submitted documentation, the National Commission of Archaeology makes a decision as to whether to recommend or not the granting of the archaeological discharge certificate. In the case of the research conducted in the period 2001-2006, the archaeological discharge certificate was issued directly by the Ministry of Culture and Religious Affairs or by its local agencies.

Preventive archaeological researches at Roșia Montană have allowed the research of five Roman cremation necropolis (Tău Corna, Hop-Găuri, Țarina, Jig - Piciorag and Pârâul Porcului – Tăul Secuilor), two funerary areas (Carpeni, Nanului Valley), sacred areas (Hăbad, Nanului Valley), habitation areas (Hăbad, Carpeni, Tăul Țapului, Hop), the most significant being the Roman structures on the Carpeni Hill and the circular funerary monument at Tău Găuri. In addition, for the first time in Romania, surface investigations have been paralleled by underground investigations of Cetate, Cârnic, Jig and Orlea massifs, with important discoveries in the Piatra Corbului, area, Cătălina-Monulești gallery and the Păru Carpeni mining sector.

The research consisted of aerial photo interpretation, archaeological magnetometric studies, electrical resistivity, palynology, sedimentology, geology studies, radiocarbon and dendrochronology dating. For a better management of the research units and of the archaeological findings, data bases were used, including text and photographs-among which 4 satellite images (an archive satellite image type SPOT Panchromatic (10m) from 1997; 2 satellite images LANDSAT 7 MS (30 m), dating from 2000 and 2003; a satellite image with priority programming SPOT 5 SuperMode color (2,5 m resolution-19 July 2004); all data have been included in a comprehensive GIS program, a first in the Romanian archaeological research.

In the case of archaeological monuments that are located close to industrial facilities, plans have been redesigned to ensure that the archaeological remains in question will not be affected. Where appropriate, the archaeological monument was preserved in situ and restored, i.e. the circular funerary monument at Hop-Găuri (see The "Alburnus Maior" monograph series, volume II, Bucharest, 2004). Another example in this respect is the Carpeni Hill, designated an "archaeological " reserve, and the Piatra Corbului area. In 2004, after being thoroughly investigated, these areas have been included on the List of Historic Monuments. Add to this the areas where ancient mining remains will be preserved, such as the Cătălina Monulești gallery and the mining sector Păru Carpeni, as well as the protected area Roșia Montană Historic Center, including a number of heritage assets (35 historic monument houses).

We emphasise in this respect that the identified and researched structures have been published in preliminary form in the Archaeological Research Chronicle of Romania, after every archaeological research campaign, as well as in volume 1 of the Alburnus Maior monographic series. We mention here the areas where Roman habitation structures have been identified and researched, as well as the references to be consulted for further information: Hop-Găuri, Carpeni, Tăul Țapului (CCA 2001 (2002), p. 254-257, no. 182; 261-262, nr. 185; 264-265, no. 188; 265-266, no. 189. Alburnus Maior I, 2003, p. 45-80; 81-122; 123-148; CCA 2001 (2002), 257-261; CCA 2003 (2004) ,280-283; Alburnus Maior I, 2003, p. 387-431, 433-446, 447-467).

For further details related to the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex called "Information on the Cultural heritage of Roșia and Related Management Aspects". In addition, the annex includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

In conclusion, the area mentioned by the questioner has been researched in accordance with the Romanian legal requirements, as well as with European standards and practices in the field.

Note that the type of research undertaken at Roșia Montană, known as preventive/rescue archaeological research, as well as other related heritage studies, are done everywhere in the world in close connection with the economic development of certain areas. Both the costs for the research and for the enhancement and maintenance of the preserved areas are provided by investors, in a public-private partnership set up in order to protect the cultural heritage, as per the provisions of the European Convention on the Protection of the Archaeological Heritage (Malta-1992) [1].

References:

[1]The text of the Convention is available at the following address:

<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=ENG>

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In 2000, in the context of the proposal of a new mining project in the Roșia Montană area, the Ministry of Culture and Religious Affairs approved a series of studies to be conducted in order to research the archaeological and architectural heritage of the area. And at the end of that year, the Design Centre for National Cultural Heritage (now the National Institute for Historical Monuments) presented the preliminary results of these researches to the National Commission for Historical Monuments and of the National Commission of Archaeology. Based on these results, in 2001, the Ministry of Culture and Religious Affairs initiated the “Alburnus Maior” National Research Program (the Order no. 2504 / 07.03.2001 of the Minister of Culture and Religious Affairs) in compliance with the Law 378/2001 (as subsequently amended by Law 462/2003 and by Law 258/2006 and Law 259/2006). Thus, since 2000, the Ministry of Culture and Religious Affairs – directly or through its subordinate institutions - has fulfilled its duties with regard to the management of the issues related to Roșia Montană’s heritage.

Thus, the preventive archaeological researches have been conducted by the representatives of 21 national institutions and 3 others from abroad under the scientific coordination of the National Museum of History of Romania. They have been carried out based on the annual approval of the National Commission of Archaeology of the Ministry of Culture and Religious Affairs. In accordance with the legislation in force, this research program is carried out with the financial support provided by RMGC (the company that plans to expand and continue to mine the gold-silver deposit in Roșia Montană). Thus, large-scale preventive investigations have been conducted or are underway in the RMP impact area. A proposal will be made based on the results thereof either for the archaeological discharge of some researched perimeters from the project perimeter or the preservation *in situ* of certain representative structures and monuments, in compliance with the legislation in force. In the case of the areas proposed for conservation and the ones for which the archaeological discharge measure was applied, the decision was made based on the surveys conducted by specialists and on the analysis of the National Commission of Archaeology. In the period 2000-2005, the mining project underwent a series of modifications designed to promote the implementation of the decision regarding the conservation of the local heritage. Examples of these include: extending the duration of the field investigations on several years (e.g. Țarina, Pârâul Porcului, Orlea) and changing the location of some elements of infrastructure in order to allow the conservation of the archaeological remains found in the Carpeni, Tău Găuri and Pietra Corbului areas.

The architectural and town-planning surveys have been conducted, in accordance with the legislation in force, by companies certified by the Ministry of Culture and Religious Affairs, while the town-planning documentations drafted by these companies and the restoration and conservation works undertaken so far have been approved by the National Commission for Historical Monuments. Thus, the town-planning documentations have been approved and implemented in accordance with current legislation, and the company has agreed to these decisions and modified the mine development plans accordingly:

Extensive ethnographic research was conducted in the Roșia Montană-Abrud-Corna area in the period 2001-2004 coordinated by a team of specialists for the Romanian Village Museum „Dimitrie Gusti” (a National Museum directly under the coordination of the Ministry of Culture and Religious Affairs). Moreover, a broad series of oral history interviews was conducted in the period 2001-2002 by the

Romanian Radio Broadcasting Company through the „Gheorghe Brătianu” Oral History Centre, Bucharest (SRR - CIO).

In compliance with the requirements of the Ministry of Environment and Waters Management and the Ministry of Culture and Religious Affairs, specific management plans have been drawn up for the management and conservation of the heritage remains from the Roşia Montană area, in the context of the implementation of the mining project. These plans have been included in the documentation prepared for the Report on the Environmental Impact Assessment Study. (see EIA Report, volume 32-33, Plan M- *Cultural Heritage Management Plan*, part I –*Management Plan for the Archaeological Heritage from Roşia Montană Area*; part II-*Management Plan for the Historical Monuments and Protected Zone from Roşia Montană*; part III- *Cultural Heritage Management Plan*).

These management plans comprise detailed presentations of the obligations and responsibilities regarding the protection and conservation of the heritage remains from the Roşia Montană area, which the company has assumed in the context of the implementation of the mining project, according to the decision of the central government. These heritage remains include: archaeological remains above and under the ground, historic buildings, protected areas, intangible heritage assets, cultural landscape items, etc. In this context, it should be noted that besides the works for the protection and preservation of the archaeological heritage, works are being carried out for the rehabilitation and conservation of the protected area Historical Centre Roşia Montană (comprising 35 historic buildings, and projects for the restoration of 11 of these buildings are currently being drafted), Tăul Mare, Tăul Brazi and Tăul Anghel as well as remains of the surface mining works from the Vaidoia area and the creation of a modern museum dedicated to the history of mining in the Apuseni Mountains area. This museum will be established in the coming years and it will include exhibitions of geology, archaeology, industrial and ethnographic heritage as well as an underground section organized around the Cătălina Monuleşti gallery.

Moreover, representatives of the Directorate for Culture, Religious Affairs and National Cultural Heritage of Alba County have visited Roşia Montană many times in order to collect information and to check the situation. The same administrative body was the intermediary for the specific stages of acquisitions of historic buildings made by RMGC. The Ministry of Culture and Religious Affairs expressed its pre-emption right regarding the acquisition of these buildings.

Note that apart from the obligations undertaken by RMGC as regards the protection and conservation of the archaeological remains and historical monuments, there are a whole series of obligations, which rest with the local public authorities from Roşia Montană and from Alba County and with the central public authorities, namely the Romanian Government.

These aspects are further detailed in the Cultural Heritage Management Plans included in the EIA Report (see EIA Report, volume 32, *Management Plan for the Archaeological Heritage from Roşia Montană Area*, pages 21-22, 47, 52-53, 66-67-Romanian version/ 22-24; 47; 55-56; 71-72 English version) and the EIA Report, volume 33- *Management Plan for the Historical Monuments and Protected Zone from Roşia Montană* pages 28-29, 48-50, 52-53, 64-65, page 98 – Annex 1- Romanian version/ 28-29; 47-50; 51-53; 65-66; 103- Annex 1- English version).

Item no. 1353

No. to identify the observations received from the public
No.
110311/
24.08.2006

Proposal

The questioner does not agree with the development of the Roşia Montană project and points out the fact that RMGC has made use of distorted and incomplete documentation when drafting The Cultural Heritage Management Plan for the Historic Centre of Roşia Montană.

Several comments need to be made with respect to the opinion expressed by the plaintiff with regard to the document prepared by SC OPUS – Atelier de Arhitectură Ltd.

According to the scoping guidelines for the Report on Environmental Impact Assessment sent to S.C. Roşia Montană Gold Corporation S.A (RMGC) by the Ministry of Environment and Water Management (MEWA) under register number 8070/24.05.2005, the project titleholder was asked to present a Management Plan for Historic Monuments and Protected Areas, as an annex to the Environmental Impact Assessment Study for the Roşia Montană Project.

Taking these requirements into account, the project's titleholder contracted the National History Museum of Romania (NHMR), pursuant to the provisions of the Ordinance issued by the Ministry of Culture and Religious Affairs no. 2504/07.03.2001.

As indicated in the services contract concluded between RMGC and the National History Museum of Romania (NHMR), in its quality as expert consultant, and having Paul Damian, PhD, Deputy Scientific Director as its representative, the institution was committed "to preparing a specific documentation to be included in the Environmental Impact Assessment for Roşia Montană Project, Cultural Heritage section". This specific documentation was to be prepared "in compliance with applicable Romanian, European and international standards for the environmental impact assessment studies".

Solution

In its turn, NHMR subcontracted SC OPUS - Atelier de Arhitectură S.R.L. for the development of "a documentation exclusively prepared for the Study Area of Roşia Montană Historic Centre"; more specifically for only a section of the entire document requested by MEWM through the official letter regarding the assessment's scoping guidelines. Within this framework, OPUS prepared the document called "The Historic Center of Roşia Montană - Cultural Heritage Management Plan. Draft I. A document for stakeholders consultation".

We must emphasise the fact that the final version of the "Management Plan for the Protected Areas and Historic Monuments of Roşia Montană Area" has been prepared in accordance with editing standards and instructions formulated by the EIA certified team of experts, coordinated by Mrs. Marilena Pătraşcu, overall expert reviewer, in order to meet all legal requirements that were included in the official letter no. 8070/24.05.2005, which had been issued by MEWM.

Note that the Environmental Impact Assessment Study for Roşia Montană mining Project was prepared by "natural persons and legal entities that were independent of the project's [...] titleholder", and "certified by environmental competent authority" [1]. "Liability for the accuracy of information submitted to the environmental competent authorities and public lies with the project's [...] titleholder", and the liability regarding the accuracy of the Environmental Impact Assessment lies with its authors [2].

Chapters 1 (*Introduction*) and 9 (*Non Technical Summary*) include the list of all certified natural and legal entities who participated to the development of the Report on Environmental Impact Assessment Study. As a sign of recognition, uncertified natural and legal entities that have assisted the certified specialists, have also been listed.

Responsibility for the development of the Environmental Impact Assessment and for the accuracy of the interpretation of the information included in the report lies **only** with "highly competent certified natural

persons” and with “certified legal entities” [3], which have participated in the development of the Environmental Impact Assessment based on the agreement concluded with the titleholder, and not with the assistant or consultants. **Therefore, the decision regarding the selection and use of information provided by the assistant consultants rests with the certified experts.**

Signing the Report on Environmental Impact Assessment Study (or its “chapters”) by certified experts is not a legal requirement [4].

For all necessary clarifications related to the changes made to the content of the documentation prepared by SC OPUS - Atelier de Arhitectură S.R.L., please find enclosed an annex that includes a comparison of the text submitted by OPUS through the official report no. 1007/09.05.2006 to the National History Museum of Romania, and the final published version of the Report on Environmental Impact Assessment, specifically volume 33 – Management Plan for the Protected Areas and Historic Monuments of Roșia Montană Area, which was submitted in May 2006 to the Ministry of Environment and Water Management.

References:

[1] In accordance with the provisions of Governmental Emergency Ordinance no. 195 of 22 December 2005 on environmental protection, published in the Official Gazette of Romania, part I, no. 1.196 of 30 December 2005, amended by Law no. 265 of 29 June, 2006 published in the Official Gazette of Romania no. 586 of 6 June 2006, art. 21, point (a).

[2]. Idem 1, art. 21, point (d).

[3]. in accordance with article (5) from the Ministerial Ordinance issued by the Ministry of Agriculture, Forestry, Waters, and Environment, no.97 of 18 May 2004 with regard to the amendment of the Ordinance issued by the Ministry of Agriculture, Forestry, Waters, and Environment no. 978/2003 on the Regulations for the certification of natural and legal entities that prepare environmental impact assessment studies and environmental balances, published in the Official Gazette no. 504 of June 4th, 2004.

[4] The provision regarding the liability of the expert coordinator with regard to the “quality of the studies and the reports submitted”, as stipulated in article 5 (2) of the Ordinance issued by the Ministry of Agriculture, Forestry, Waters, and Environment, no. 978 of December 2nd, 2003 (published in the Official Gazette no. 3 of January 5th, 2004) **has been cancelled by** the Ministerial Ordinance no. 97 of May 18th, 2004 amending the Ordinance issued by the Ministry of Agriculture, Forestry, Waters, and Environment no. 978/2003 regarding the Regulations governing the certification of natural and legal entities that prepare environmental impact assessment studies and environment balances, published in the Official Gazette no. 504 of June 4th, 2004).

Item no. 1354

No. to identify the observations received from the public
No.
110302/
24.08.2006

Proposal
The questioner does not agree with the development of the Roşia Montană project and makes the following observations and comments:
- The EIA report shows the project's lack of compliance with national legislation;
- The EIA procedure and the permitting procedure did not comply with the existing legislation with regard to the public participation;
- The EIA report does not comply with the existing legislation.

In accordance with provisions in art. 44(3) of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no. 860/2002"), RMGC prepares "an assessment of the public motivated proposals, including solutions to the notified problems, to be submitted to the relevant environment protection public authority, according to the form presented in annex no. IV.2."

We believe that in the absence of an exact reference to those laws, which are claimed to be breached by the Report on Environmental Impact Assessment Study, the Project's titleholder is not in position to formulate an answer to this general claim.

Although your statement is in no way grounded and/or supported, the only authority able to analyze such breaches of European legislation transposed in Romania is the environment authority. In this respect, we mention the provisions of art. 45 of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no.860/2002") "subsequent to the examination of the report on the environmental impact study, of conclusions of the parties involved in the assessment, of the possibilities to apply the project and of the motivated evaluation of public proposals, the relevant environment protection public authority makes the decisions on the issue of the environment approval/integrated environment approval or the motivated refusal of the project on the respective location".

*

Solution

Public consultation and information during the environmental impact assessment procedure, including the publication of the Environmental Impact Assessment (EIA) Report documentation for consultation purposes, have been made in compliance with the provisions of (i) Articles 11 (2), 12 and 15 of Government Decision no. 918/2002 regarding the Environmental Impact Assessment Framework Procedure and the Approval of the List of Public or Private Projects Forming the Object of This Procedure ("Government Decision no. 918/2002")[1], (ii) Chapter 3 regarding the public information and participation in the environmental impact assessment procedure of Order no. 860/2002 of the Minister of Waters and Environmental Protection Regarding the Environmental Impact Assessment and Environmental Permitting Procedure ("Order no. 860/2002"), and of the principles established by the Aarhus Convention on access to information, public participation in decision-making and access to justice in environmental matters[2], and also of the provisions of Directive 85/337/EEC on Environmental Impact Assessment of the Effects of Certain Public and Private Projects on the Environment.

Regarding your statement, please consider the following:

- (i) according to the relevant legal provisions, the court of law is the only authority having the competence to establish the lawfulness of the public debates process;
- (ii) according to Article 44 (1) of Order no. 860/2002 of the Minister of Waters and Environmental Protection regarding the environmental impact assessment and environmental permitting procedure ("Order no. 860/2002"), "during the public debate meeting, the project titleholder [...] shall answer the public's questions and shall respond with arguments to the justified proposals coming from the public, received in writing before the meeting";

Also, Article 44 (3) of Order no. 860/2002 stipulates that *"based on the public meeting outcome, the competent authority for environmental protection shall assess the justified proposals/comments of the public and request the project titleholder to attach an annex to the environmental impact assessment report, annex containing solutions to the problems raised by the public"*.

Considering the legal provisions quoted above, due to the fact that your statement (i) does not identify or signal any problems related to the project proposed by Roşia Montană Gold Corporation SA (RMGC) and subject to the environmental impact assessment procedure, (ii) refers to issues on which RMGC has no authority to comment, please note that the project titleholder may not and does not have the necessary capacity to provide an answer or make any comment in this respect.

References:

[1] Please note that Government Decision no. 918/2002 was abrogated by Government Decision no. 1213/2006 Regarding the Environmental Impact Assessment Framework Procedure for Certain Public and Private Projects, published in the *Official Gazette*, Part 1, no. 802 of 25/09/2006 ("Government Decision no. 1213/2006").

However, considering the provisions of Article 29 of Government Decision no. 1213/2006, stipulating that *"The projects transmitted to a competent environmental protection authority for the issuance of the environmental permit and forming the object of the environmental impact assessment, prior to the coming into force hereof, shall be subject to the environmental impact assessment procedure in force at the time of application"*, please note that the provisions of Government Decision no. 918/2002 are still applicable to RMGC's project.

[2] The Aarhus Convention was ratified in Romania by Law no. 86/2000 for the Ratification of the Convention on Access to Information, Public Participation in Decision Making and Access to Justice in Environmental Matters, signed at Aarhus on June 25, 1998.

*

In accordance with provisions in art. 44(3) of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no. 860/2002"), RMGC prepares *"an assessment of the public motivated proposals, including solutions to the notified problems, to be submitted to the relevant environment protection public authority, according to the form presented in annex no. IV.2."*

We believe that in the absence of an exact reference to those laws, which are claimed to be breached by the Report on Environmental Impact Assessment Study, the Project's titleholder is not in position to formulate an answer to this general claim.

Although your statement is in no way grounded and/or supported, the only authority able to analyze such breaches of European legislation transposed in Romania is the environment authority. In this respect, we mention the provisions of art. 45 of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no.860/2002") *"subsequent to the examination of the report on the environmental impact study, of conclusions of the parties involved in the assessment, of the possibilities to apply the project and of the motivated evaluation of public proposals, the relevant environment protection public authority makes the decisions on the issue of the environment approval/integrated environment approval or the motivated refusal of the project on the respective location"*.

Item no. 1355

No. to identify the observations received from the public
No.
110301/
24.08.2006

Proposal

The questioner does not agree with the development of the Roşia Montană project and makes the following observations and comments:

- The EIA report shows the project's lack of compliance with national legislation;
- The EIA procedure and the permitting procedure did not comply with the existing legislation with regard to the public participation;
- The EIA report does not comply with the existing legislation

In accordance with provisions in art. 44(3) of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no. 860/2002"), RMGC prepares "an assessment of the *public motivated proposals*, including solutions to the notified problems, to be submitted to the relevant environment protection public authority, according to the form presented in annex no. IV.2."

We believe that in the absence of an exact reference to those laws, which are claimed to be breached by the Report on Environmental Impact Assessment Study, the Project's titleholder is not in position to formulate an answer to this general claim.

Although your statement is in no way grounded and/or supported, the only authority able to analyze such breaches of European legislation transposed in Romania is the environment authority. In this respect, we mention the provisions of art. 45 of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no.860/2002") "*subsequent to the examination of the report on the environmental impact study, of conclusions of the parties involved in the assessment, of the possibilities to apply the project and of the motivated evaluation of public proposals, the relevant environment protection public authority makes the decisions on the issue of the environment approval/integrated environment approval or the motivated refusal of the project on the respective location*".

*

Solution

Public consultation and information during the environmental impact assessment procedure, including the publication of the Environmental Impact Assessment (EIA) Report documentation for consultation purposes, have been made in compliance with the provisions of (i) Articles 11 (2), 12 and 15 of Government Decision no. 918/2002 regarding the Environmental Impact Assessment Framework Procedure and the Approval of the List of Public or Private Projects Forming the Object of This Procedure ("Government Decision no. 918/2002")[1], (ii) Chapter 3 regarding the public information and participation in the environmental impact assessment procedure of Order no. 860/2002 of the Minister of Waters and Environmental Protection Regarding the Environmental Impact Assessment and Environmental Permitting Procedure ("Order no. 860/2002"), and of the principles established by the Aarhus Convention on access to information, public participation in decision-making and access to justice in environmental matters[2], and also of the provisions of Directive 85/337/EEC on Environmental Impact Assessment of the Effects of Certain Public and Private Projects on the Environment.

Regarding your statement, please consider the following:

- (i) according to the relevant legal provisions, the court of law is the only authority having the competence to establish the lawfulness of the public debates process;
- (ii) according to Article 44 (1) of Order no. 860/2002 of the Minister of Waters and Environmental Protection regarding the environmental impact assessment and environmental permitting procedure ("Order no. 860/2002"), "*during the public debate meeting, the project titleholder [...] shall answer the public's questions and shall respond with arguments to the justified proposals coming from the public, received in writing before the meeting*";

Also, Article 44 (3) of Order no. 860/2002 stipulates that *"based on the public meeting outcome, the competent authority for environmental protection shall assess the justified proposals/comments of the public and request the project titleholder to attach an annex to the environmental impact assessment report, annex containing solutions to the problems raised by the public"*.

Considering the legal provisions quoted above, due to the fact that your statement (i) does not identify or signal any problems related to the project proposed by Roşia Montană Gold Corporation SA (RMGC) and subject to the environmental impact assessment procedure, (ii) refers to issues on which RMGC has no authority to comment, please note that the project titleholder may not and does not have the necessary capacity to provide an answer or make any comment in this respect.

References:

[1] Please note that Government Decision no. 918/2002 was abrogated by Government Decision no. 1213/2006 Regarding the Environmental Impact Assessment Framework Procedure for Certain Public and Private Projects, published in the *Official Gazette*, Part 1, no. 802 of 25/09/2006 ("Government Decision no. 1213/2006").

However, considering the provisions of Article 29 of Government Decision no. 1213/2006, stipulating that *"The projects transmitted to a competent environmental protection authority for the issuance of the environmental permit and forming the object of the environmental impact assessment, prior to the coming into force hereof, shall be subject to the environmental impact assessment procedure in force at the time of application"*, please note that the provisions of Government Decision no. 918/2002 are still applicable to RMGC's project.

[2] The Aarhus Convention was ratified in Romania by Law no. 86/2000 for the Ratification of the Convention on Access to Information, Public Participation in Decision Making and Access to Justice in Environmental Matters, signed at Aarhus on June 25, 1998.

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In accordance with provisions in art. 44(3) of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no. 860/2002"), RMGC prepares *"an assessment of the public motivated proposals, including solutions to the notified problems, to be submitted to the relevant environment protection public authority, according to the form presented in annex no. IV.2."*

We believe that in the absence of an exact reference to those laws, which are claimed to be breached by the Report on Environmental Impact Assessment Study, the Project's titleholder is not in position to formulate an answer to this general claim.

Although your statement is in no way grounded and/or supported, the only authority able to analyze such breaches of European legislation transposed in Romania is the environment authority. In this respect, we mention the provisions of art. 45 of Ministerial Order no.860/2002 on the procedure for environmental impact assessment and the issue of environment approval ("Order no.860/2002") *"subsequent to the examination of the report on the environmental impact study, of conclusions of the parties involved in the assessment, of the possibilities to apply the project and of the motivated evaluation of public proposals, the relevant environment protection public authority makes the decisions on the issue of the environment approval/integrated environment approval or the motivated refusal of the project on the respective location"*.

Item no.

1356

Same as: 1357

No. to identify
the
observations
received from
the public

No.

110300/
24.08.2006

Same as: No. 110302/24.08.2006

Proposal

The questioner opposes the project and brings the following arguments:

- in the event that it will be carried out, the project will create a dangerous precedent and will affect Certej, Bucium, Blaj, Sacaramb and other places with similar mines where similar projects could be developed.
 - the project will affect Tara Motilor
 - the costs for Romania are extremely high and disproportionate compared to the possible benefits.
 - the EIA report is sizeable but the content is poor in information such as alternative economic opportunities;
 - site remediation after closure
 - financial guarantees in case of emergency and expropriations in case the population is affected;
 - the report does not mention any alternatives
 - RMGC avoids to respond to specific questions concerning the possible negative socio-economic impact on sectors such as agriculture and tourism.
- is the Project the best alternative?
- what will be the economic losses caused by the fact that land use will bring irreversible alteration to the land?
 - what will be the costs of loosing water resources?
 - what will be the cost of loosing tourism resources and access to structural funds for tourism activities?
 - what will be the cost of loosing arable land and forest areas?
 - what will be the costs of loosing the archaeological remains of unique importance?
 - how much agriculture subsidies will receive local farmers for their contaminated land?
 - RMGC does not comply with the EU Water Directive.
 - insufficient environmental financial guarantees. what will be the minimum amount at the start?
 - what will be the fiscal impact for Romania? is the Project worthwhile?
 - who are the winners and who are the losers?
 - is the project eligible?

In response to your comment, kindly note that the RMP as it was proposed will be an example of responsible mining carried out in accordance with the strict mandatory legal requirements under both Romanian and EU specific legislation.

We consider that the project will create but a benefic precedent and not a dangerous one, because we believe that the Roşia Montană Project will serve as a catalyst for reviving the important mining sector, which is strategically important for the Romanian economy and an important part of rural development. However, we do not express any opinion on the likelihood of mining operations being started at any of the places you mentioned.

*

Solution

The overall development of the Rosia Montana Project (RMP), as currently proposed by Roşia Montană, will certainly affect the area and the whole country in a benefic way. Considering the above statement, kindly note that the Romanian state will gain approximately US\$1.0 billion from its share of the profits from the Project and profit taxes, royalties, and other taxes such as payroll taxes that RMGC will pay.

Furthermore, the Project will indirectly generate 6,000 jobs in the region, and RMGC's environmental rehabilitation program will help clean up pollution from past poor mining practices in Roşia Montană that affect the region. Given the strong tradition of mining in the region, we believe the Project will serve as a catalyst for reviving the important mining sector, which is strategically important for the Romanian economy and an important part of rural development.

*

The financial costs of this project to Romania are nil.

In fact, The Romanian State through the Ministry of Economy and Commerce (MEC) has a 19.3% ownership interest in Rosia Montana Gold Corporation (RMGC), thus in Rosia Montana Project (RMP). This interest is a fully carried interest with no obligation to fund its share of the capital investment. The direct financial benefits to the Romanian State, at the local, county, and national level, is projected to be US\$ 1,032 million. This includes the government's share of profits, profit taxes, royalties and other taxes such as payroll taxes. An additional US\$ 1.5 billion of Romanian goods and services will be acquired by the project. That leads to a total of US\$ 2.5 billion in Romania.

*

The Report on the environmental impact assessment study (EIA) considered the immediate impact of not advancing the project and looks beyond this at potential alternative industries. It assessed a wide range of alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

The EIA came to the judgment that other industries do not have the capability of providing the means to ensure sustained economic growth. However, their development in parallel is not precluded “and to the contrary, [the RMP] solves several key problems that discourage inward investment”. It is considered therefore that the assessment of alternative economic opportunity has been undertaken as fully as is appropriate for an EIA of this nature.

Alternatives assessed also include the alternative of not proceeding with any project – Chapter 5 presents an assessment of the “no-project” alternative, an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue.

The examination of alternatives also evaluated the best mining technology, duration and staging of the project, mining and processing technologies, environmental management practices, site options for waste management facilities, transportation routes, and measures to prevent and minimize environmental and social impacts during construction, operation, and the closure and post-closure periods.

*

RMGC's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA) sets out a series of measures to ensure that the mine leaves as small an imprint as possible on Roşia Montană's landscape. These measures are as follows:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

The mine's rehabilitation will meet or exceed the standards set by the EU Mine Waste Directive, which dictates that RMGC must “restore the land to a satisfactory state, with particular regard to soil quality, wild life, natural habitats, freshwater systems, landscape, and appropriate beneficial uses”.

After completion of closure and rehabilitation, the 584 hectares (of the total 1646 hectares included in the PUZ) that compose the areas between the mine pits and processing facilities as well as the buffer zone will show no visual signs of the mining project. The infrastructure projects (i.e. roads, sewage treatment facilities, etc.) will be left for community use. In the case of the remaining 1062 hectares (see Chapter 4, Section 4.7, Landscape, table 3.1, from the EIA report), though they will be altered, they will also be remediate (reshaped, treated with an engineered soil-covering system, and revegetated) to blend with the

surrounding landscape to the greatest extent possible.

The operation of a modern mine in the already badly polluted area will improve environmental conditions. For example, once the Roşia Montană Project begins, RMGC's water treatment system will stop the existing pollution. Even without other measures, this treatment facility will drastically reduce the amount of metals and acidity released into the environment from historic pollution sources. Moreover, the Roşia Montană Project will remove many of the historic sources of pollution – particularly the underground mine workings, located under the planned open pits, which are a major source of Acid Mine Drainage.

*

The details of Roşia Montana Gold Corporation's ("RMGC") Environmental Financial Guarantee are discussed in the section of the Environmental Impact Assessment titled "Environmental and Social Management and System Plans" (Annex 1 of the subchapter titled "Mine Rehabilitation and Closure Management Plan").

In Romania, the creation of an Environmental Financial Guarantee is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003). Two directives issued by the European Union also impact the EFG: the Mine Waste Directive ("MWD") and the Environmental Liability Directive ("ELD").

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montana.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

With respect to expropriations, RMGC has retained one of the world's leading insurance brokers, which is well established in Romania and has a long and distinguished record of performing risk assessments on mining operations. The broker will use the most appropriate property and machinery breakdown engineers to conduct risk analysis and loss prevention audit activities, during the construction and operations activity at Roşia Montana, to minimize hazards. The broker will then determine the appropriate coverage, and work with A-rated insurance companies to put that program in place, on behalf of RMGC.

RMGC is committed to maintaining the highest standards of occupational health and safety for its employees and service providers. Our utilization of Best Available Techniques helps us to ensure this goal is achieved. No organization gains from a loss, and to that end we will work to implement engineering solutions to risk, as they are far superior to insurance solutions to risk. Up to 75% of loss risk can be removed during the design and construction phase of a project.

Yet we recognize that with a project as large as that being undertaken at Roşia Montana, there is a need to hold comprehensive insurance policies (such policies are also a prerequisite for securing financing from lending institutions). Core coverage includes property, liability, and special purpose (e.g. delayed start up, transportation, non-owned). Thus in the event of legitimate claims against the company, these claims will be paid out by our insurers.

All insurers and insurance coverage related to the mining operations at Roşia Montana will be in full compliance with Romania's insurance regulations.

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The Report on the environmental impact assessment study (EIA) considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries,

and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 of the EIA report (*Assessment of Alternatives*) presents an assessment of all the alternatives that are appropriate to consider for the EIA and in any case in line with the EIA Terms of Reference as issued by MEWM. This includes the “no-project” alternative – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue. The Chapter also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

The examination of alternatives also evaluated duration and staging of the project, environmental management practices, transportation routes, and measures to prevent and minimize environmental and social impacts during construction, operation, and the closure and post-closure periods. Chapter 5 of the EIA report (*Assessment of Alternatives*) sets out all of the information concerning the project alternatives, and is also summarized in the non-Technical Summary. The RMP would not halt development of alternative industries in parallel and would indeed remove some of the current obstacles for development, such as pollution and land dereliction.

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Ample information on existing and potential industries, such as agriculture and tourism, is provided in the Environmental Impact Assessment Study Report (EIA) and supporting documents. This information was presented primarily so that an assessment could be completed on the potential effects of the proposed project on these industries. Roşia Montană Gold Corporation (RMGC) is not in a position to comment on alternative development options. However, the company is committed to promoting long term development opportunities as part of the sustainable development plan. Under the auspices of the UNDP (United Nations Development Program), a number of working groups will be established – one of which will be assigned the task of exploring development opportunities. These working groups will be made up of Government, community representatives and RMGC. The working groups will welcome suggestions and contributions from all interested parties.

Chapter 5 of the EIA Study Report identifies and assesses project alternatives, including tourism. Importantly, the EIA concludes that the project does not preclude the development of other industries such as tourism. On the contrary, the mining project would remove some of the existing significant impediments to establishment of other industries, such as pollution, poor access and other problems that have arisen through lack of inward investment. As described in Volume 14, 4.8 Social and Economical Environment, and in Volume 31, Community Sustainable Development Management Plans, there are currently some tourism activities in Roşia Montană. However the tourism industry is not at present a significant economic driver.

The role of commercial agriculture in the economy in Roşia Montană is effectively minimized by the altitude, steep slopes, and poor (and polluted) soils. Currently, approximately 7% of the land in Roşia Montană is arable. The agricultural activities that do occur are primarily related to subsistence and supplement income from wage employment. Agricultural activities may continue in Roşia Montană, even if the mine proceeds, in the areas where the General Urban Plan (PUG) allows it. During the mine's life, if people wish to develop agriculture as an economically sustainable practice, RMGC in cooperation with community stakeholders will provide assistance. In the CSDP land-based livelihoods including organic farming were presented as possibilities for development. It requires community parties to actively desire to undertake these activities. Agricultural activities may also continue post mine closure depending on whether there is a desire by people to practice it.

Roşia Montană could continue to develop its tourism potential. There are initiatives to do so, such as “Tourism development model and its contribution to sustainable development in Zlatna, Bucium, Roşia Montană and Baia de Arieş as alternative to mono-industrial mining activities” prepared by the National Institute for Research and Development in Tourism (INCDT) published in April 2006, just as the Environmental Impact Assessment Study Report (EIA) was being submitted to the Ministry of Environment and Water Management.

RMGC has also commissioned a study, which sets out how the potential tourism markets and how these might best be approached in an integrated project:

“From experience, tourism will be possible and profitable only when there is something to offer to tourists in terms of clean environment, proper infrastructure (good roads, accommodation, restaurants, running water, proper sewage system, waste disposal facilities, etc.), attractions (museums, other things to see such as historical monuments, etc). A mining project such as the one proposed by RMGC will provide, through taxes, and the development of service industries, the necessary funds to improve the infrastructure. Through the RMP and its heritage management plans, US\$ 25 million will be invested by the company in the protection of cultural heritage in such a way to support tourism. A training program will provide the necessary skills to develop tourist activities and the Roşia Montană Micro Credit will support people in starting pensions, restaurants, etc., all needed for attracting tourists. At the end of the project, there will be a new village, plus the restored old centre of Roşia Montană with a museum, hotels, restaurants and modernized infrastructure, plus restored mining galleries (e.g. Cătălina Monuleşti) and preserved monuments such as the one from Tău Găuri - all of which would serve as tourist attractions. Further to this, it is understood that the government will be acting locally to encourage economic growth.”(see Roşia Montană Initial Tourism Proposals Gifford Report 13658.R01).

This study [1] was prepared by Gifford, a leading British consultancy of heritage specialists and engineers.

The Roşia Montană Project (RMP) will be a catalyst for local and regional economic development. Beneficial impacts will be maximized by involving local and regional governments and other interested parties from the community in development initiatives as part of a participatory approach of the Community Sustainable Development Management Plans. Negative impacts will be mitigated through measures as described in the EIA report. RMGC is committed to working proactively to create an enabling business environment promoting local sustainable development to be developed during the life of the project and designed to operate independently following mine closure.

References:

[1] Roşia Montană Initial Tourism Proposals, Gifford, 2006.

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It is important to keep in mind that only 25 percent of the land surface of the Roşia Montană community is required for the Roşia Montană Project – and that portion represents a small part of the arable land in the area. In fact, 1% of the overall area is arable.

The current conditions at Roşia Montană as high-lighted in the base line reports in the EIA show that current soil conditions over most of the project impacted area are poor and in many areas polluted from historical mining activities which mainly consists of 18 spoil piles and old tailings pond facilities. They however do support a subsistence level of agriculture based primarily on producing hay (60 % of the industrial area PUZ 1,646 ha) to feed live-stock and a small amount of vegetable production. This level of agricultural however as shown in the socio-economic base line studies is only sufficient to provide a subsistence level of existence to the residents. Either pastoral agriculture has be conducted on a larger scale, meaning the displacement of most people in order for a select few to reach a sustainable levels of agricultural productivity or residents need to obtain outside work and sources of income to sustain their livelihoods.

Areas that do not contain extractive or other wastes from the previous mining activities in the area and, are clear of all heavy metals and other hazardous substances, may be used for agricultural purposes. As a part of the Soil baseline study the experts (ICPA - the research soil institute) team has been evaluated the suitability of the land for different crops (please see the Chapter 4, Section 4.4 Soil, subsection Soils (Land) Suitability for Various Crops) and the conclusions of the assessment are that the suitability for pasture is good for hay meadows is above the average but for crops like potatoes the suitability is very low.

The economic calculation for agriculture land loose may be done simply by two methods.

The first is the calculation method of the Academy of Agricultural and Forestry Sciences (ASAS) which takes into account the number of reliability points of the land multiplied by number of hectares to which that note is applied, multiplied by the quantity (kg) for wheat (that means how many kg of wheat could be

obtained from a class of similar quality – for example class V) and multiplied by the wheat price. Finally, the result is multiplied by the number of years when the respective surface will be taken out from agricultural circuit, in our case about 25 – 30 years. I put 30 years taking into account the monitoring period after the mine closure.

As a simple exercise, I propose to consider that all soils which will be affected by project are of class I of quality, 30 t / ha of wheat can be obtained (that is exaggeratedly much), the affected surface is of 1,000 ha, the wheat price is USD 5 / kg and the taken out period from the agricultural circuit is 30 years.

Therefore, the economic value would be $30,000 \times 1,000 \times 5 \times 30 = \1.2 billion. This calculation is very far from true because all these values are utopian. The real value is by far smaller, because these lands are below the class I of quality for wheat. In fact, the real quality class is VI and in the best case only 1,000 kg / ha of wheat could be obtained, and wheat price is between \$1 and \$3 (as you know very well) and thus the economic value might be about \$100 million in the best situation.

The following paragraphs present conclusions regarding the suitability of the lands for various agricultural crops and fruit growing [1]:

- *“For pastures* – The lands are suitable on only 157.56 ha (9.58%). These lands are situated within Roşia Montană area and on the right interfluve of the Corna valley;
 - The class IV is dominant with 314.60 ha (19.12%). These surfaces are situated preponderantly in the northern part of the perimeter;
 - Classes V and VI of suitability totalizing 751.38 ha (45.61%) are dominant within site. These lands are situated both on Corna valley and west and north of Cârnic – Cetate area;
 - The remaining lands are of low suitability (classes VII – X), totalize a surface of 298.19 ha (18.12%) and are encountered all over the site.
- *For hayfields* – The lands are classified in classes V – VIII of suitability, have a surface of 1,213.84 ha (73.71%) and are scattered all over the site.
 - Classes V – VIII are prevalent south of Cârnic – Cetate area and in the north-western part of the territory, while the class VII is encountered west and north of Cârnic – Cetate area;
 - Classes III and IV with a surface of 166.91 ha (10.15%) are preponderantly encountered to the north of territory and on the right interfluve of the Corna valley;
 - The lands from classes IX and X with a surface of 140.98 ha (8.57%) are frequently scattered in the northern part of the investigated perimeter.
- *For potatoes* – The lands are of very low suitability. Classes IX and X occupy a surface of 1,183.11 ha (71.85%). The other lands are classified within the classes VI - VIII of suitability, have a surface of 338.62 ha (20.58%) and are situated north of Roşia Montană area and on Corna valley’s interfluves.
- *For apple tree* – The lands from the classes IX and X of suitability are dominant, having a surface of 1,083.74 ha (63.07%). Classes VI – VIII of suitability occupy about the third part of the territory with a surface of 482.99 ha (29.36%). The lands from these classes are scattered on the whole investigated territory”

Given the natural conditions (climate, relief, geology, soils) of the area, the categories of prevalent use of the lands are represented by natural meadows (pastures, hayfields) and forests. There are also the mining sites with depones, waste rock dumps and rock falls accumulated on versants or at their lower part.

In these circumstances, the land and soil management has involved the use of the natural resources for domestic purposes. The landowners use their lands and soils for grazing, breeding, hayfields, green and fodder hay [2].

We made the above utopian calculation in order to demonstrate that even in the case of this utopia (from economic point of view) it is preferable to have industry (mining industry) instead of agriculture, because only the Romanian State’s benefit is \$2.8 billion that means twice compared to utopian economic evaluation. Having the suitability notes from environment report you may perform as much calculations as you like depending on desired culture.

The second calculation formula would be the market value of one hectare from area. If the market value

were \$10,000 / ha (utopian price) we would have a value of \$100 million.

What we have wanted to demonstrate with these two utopian examples is the fact that the land's value is very small as compared to the economic benefits provided by RMGC project.

References:

[1] Sub-chapter 3.3 "*Soils Suitability for Various Crops*" – p. 23, Vol. 13 EIA

[2] Sub-chapter 3.3 "*Types of Soil Management*" – p. 24, Vol. 13 EIA

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The role of the process of assessing the impact on the environment is to evaluate, estimate, quantify and forecast potential impact on the environmental factors as a result of the implementation of certain projects, and not that of providing a financial analysis. In chapter (4.1), section (7) 'Residual Impacts' of the EIA, all impacts (positive and negative) associated to the implementation of the project are assessed and quantified.

The Project intercepts contaminated water from the Roşia and Corna catchments while diverting as much clean surface water as possible for return to the streams. Nevertheless, part of the waters treated in the ARD waste water treatment plant is discharged back to the streams as compensation flow. The apparent reduction in flow in the two streams (71.9 m³/hr, 20 L/s) is accounted for almost exactly by the intercepted mine water flows which together total 67.3 m³/hr (18.7 L/s) – so the 23% (maximum) reduction in flow is offset by the removal of the most contaminated component. The impact on the River Abrud of the 71.9 m³/hr (20 l/s) reduction is negligible – about 1.4% of its total average flow.

Further, the Project is committed to maintaining minimum flows in the Roşia and Corna streams of 72 m³/hr (20 L/s) and 25.2 m³/hr (7 L/s) respectively. These are the estimated biological compensation baseflows which will be conducive to ecological sustainability when the streams have recovered sufficiently in quality terms to support aquatic fauna and flora. In the case of the Roşia stream lower flows than this minimum flow have already been recorded in the baseline data between 2000 and 2005.

In order to confirm the availability of the water source, the plant water demand was compared to the recorded Arieş River flows during dry periods, combined with the existing authorized water abstraction at Câmpeni and Roşia Poieni. It should be noted that the actual maximum abstraction in the area of Câmpeni to Gârde during 1995 to 2000 was only 1,340 m³/hr (372 L/s), equivalent to only 16% of the licensed abstraction rate.

If the existing users were to abstract up to their maximum licensed amount, the Arieş River would still meet all demands 96% of the time. The remaining 4% of the time represents periods of extreme low flow. Given that actual abstraction is only 16% of the licensed abstraction, it appears unlikely that sufficient flow would not be available. However, if all licensed users utilized their full allotment, there may be a few days when withdrawals from the Arieş River may have to be reduced, with water supply to the Project being made up from storage and temporary reallocations in the water balance. At the moment, the mining of the copper ore in Roşia Poieni has been stopped; the water flow intercepted from the Arieş river is much lower, representing only the water required for the lime installation.

The improvement of the quality of obtained water will go beyond the life of the Project. The Project has committed to rehabilitate the site in such way as to mitigate or eliminate the water pollution sources and treat all residual polluted flows. At project closure, water discharging from the site complies and will continue to comply with the NTPA 001 values. Current pre-Project sources such as waste rock and mine adit flows are included by default in the closure and rehabilitation program. During the course of mining most of the current waste rock piles and mine workings that contribute to impacted discharges will be removed. The water quality improvement associated with these actions will be permanent. The remaining potential sources will largely be associated with the Project. These sources will be closed using source controls to reduce environmental discharges with any residual flow treated to meet water quality standards. Closure will be implemented in such a way that treatment requirements will decrease in the years following the project. The closure process is described in detail in the Mine Rehabilitation and Closure Plan (ESMS Plans, Plan J).

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The access to structural funds for tourism activities isn't conditioned in any way by the Roşia Montană Project (RMP). Each project, financing application or entity which wants to access the structural funds must satisfy the eligibility criteria and then convince financier (EU) about the proposal feasibility.

Through the implementation of the Roşia Montană project, respectively Cultural Heritage Management Plans, about USD \$25 million will be invested within the Roşia Montană community. This fact will act as a strong catalyst for the development of tourism activities and services.

Roşia Montană could continue to develop its tourism potential. There are initiatives to do so, such as "Tourism development model and its contribution to sustainable development in Zlatna, Bucium, Roşia Montană and Baia de Arieş as alternative to mono-industrial mining activities" prepared by the National Institute for Research and Development in Tourism (INCDT) published in April 2006, just as the Environmental Impact Assessment Study Report (EIA) was being submitted to the Ministry of Environment and Water Management.

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References:

[1] Roşia Montană Initial Tourism Proposals, Gifford, 2006.

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Pursuant to the Romanian legislation in force, the beneficiary of the investment must pay a series of fees before removing the land from the forestry fund or changing the use of arable lands. Moreover, under the same legislation, the beneficiary of the investment is under the obligation to ensure the reforestation and/or fertilization of new land surfaces at least equal to the impacted ones. This means that the costs to be covered by the beneficiary will double.

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The Roman galleries at Roşia Montană are important, but, as a number of specialist scientific studies have proved, they are not unique. Indeed, owing to the "Alburnus Maior" Natural Research Program funded by RMGC under the law, the galleries of Roşia Montană are among the best known to date.

The specialist point of view on the archaeological site in Roşia Montană is summarized in the *Cultural Heritage Baseline Report*, included in the EIA Report, *Section 5.5.2 Roman Gold Mining Context*, which includes a discussion on the unique character of the Roşia Montană area. In Romania there are a number of sites (47) with similar characteristics, few of which have been investigated. Of these, 14 (Ruda-Brad, Stănişia, Bucium – Vulcoi Corabia area, those in Băiţa – Fizeş, in the Certej –Săcărâmb area, or in Baia de Criş, and Haneş – Almaşul Mare) have already provided good data for an archaeological potential comparable to the one of ancient Alburnus Maior, i.e. proof of gold extraction operations, habitation structures and associated infrastructure elements. While some sites have been impacted by recent

developments during the past 200 years, others contain promising indications that should encourage future archaeological investigation. In the light of all these aspects, we believe that the Roşia Montană archaeological remains are not unique, given the Romanian and international context.

Also, it should be noted that the implementation of the mining project does not involve the destruction or abandonment of heritage assets in the area of Roşia Montană commune. It is difficult to understand, in this context, why the petitioner has mentioned the cost of losses.

Prior to 2000, it could be said about Roşia Montană that it was an area of archaeological potential, where no proper archaeological research had been conducted as would be required for a detailed identification of various site components. In practice, in the areas of Cetate, Cărnic, Jig, and Orlea, located in the upper Roşia and Corna Valleys, in the jurisdiction of Roşia Montană Commune, a number of chace finds had been recorded – such as epigraphic monuments, funerary architecture items - that provided enough evidence to suggest the presence of archaeological sites. The other heritage assets of Roşia Montană – the lakes, the historical monument buildings, traditions and customs – were generally known, but only in 2001 did the Ministry of Culture and Religious Affairs decide to approach this complex issue in a consistent manner.

After extensive research conducted for the past 8 years, the nature, characteristics and distribution of heritage assets are well known – including archaeological sites, historical monument buildings, as well as churches and cemeteries of the Roşia Montană area. Extensive research and heritage studies conducted during 2000-2006 helped outline a comprehensive image of these assets of the national cultural heritage and spiritually significant areas, and to adopt specific measures in regard to their protection.

Thus, according to the requirements of the Ministry of Environment and Waters Management, and of the Ministry of Culture and Religious Affairs, as part of the documentation developed under the Environmental Impact Assessment Study for the Roşia Montană Project, specific management plans have been developed for the management and conservation of the heritage assets of the Roşia Montană area, in the context of the mining project implementation (see the Report on Environmental Impact Assessment Study, vol. 32-33, Plan M – Cultural Heritage Management Plan, part I – Management Plan for the Archaeological Heritage from Roşia Montană area, part II – Management Plan for the Historical Monuments and the Protected Zones of the Roşia Montană Area, part III – The Cultural Heritage Management Plan).

Providing a very synthetic response to your comments, please note the following:

- the Roman galleries in the massifs located in the south part of Roşia Valley have been investigated in detail and specific conservation measures were proposed for the areas of Cătălina Monuleşti and Pietra Corbului;
- the Roman galleries in the massifs located in the north part of Roşia Valley have been preliminarily investigated and, in the case of exceptional discoveries such as those of the Păru Carpeni mining sector, specific conservation measures were proposed; the Orlea-Tarina area will be investigated in detail during 2007-2012;
- preventive archaeological research undertaken in 2001-2006 helped identify and research 13 archaeological sites, for some of which – once exhaustive research work was completed – the decision was to apply the archaeological discharge procedure for some sites, while others will be preserved in situ, i.e. the funerary precinct at Tăul Găuri, the Roman remains on Dealu Carpeni; Orlea area will be researched in detail during 2007-2012.

For further information on the most important archaeological remains, as well as on a series of comments on their preservation and on the special measures included in the management plans, please consult the Annex “Information on the Cultural Heritage of Roşia Montană and Related Management Aspects”.

Given the significance of the cultural heritage at Roşia Montană and in accordance with the legal requirements, the allocated heritage research budget for 2001-2006 by S.C. Roşia Montană Gold Corporation S.A. amounted to more than US \$10 million. Moreover, based on the research results, the specialist opinions and competent authority decisions, the budget estimated by the Company for the research, conservation and restoration of the cultural heritage at Roşia Montană in future years, provided the Project is implemented, will be US\$ 25 million, as disclosed in the Environmental Impact Assessment published in May 2006 (see EIA Report vol. 32, Archaeological Heritage Management Plan for the Roşia

Montană area, p. 84-85). Therefore, the company plans to continue work in Orlea area, and, above all, to create a **modern Mining Museum** with **geological, archaeological, industrial and ethnographic heritage** exhibits, and the development of tourist access to the **Cătălina-Monulești** gallery and to the monument at **Tău Găuri**, as well as to **preserve and restore the 41 historic monument buildings and the protected area of Roșia Montană Historic Center**.

In addition to the commitments made by RMGC regarding protection and preservation of the archaeological remains and historical monuments, there are numerous obligations and responsibilities for both the local public authorities in Roșia Montană and Alba county, and the central public authorities, i.e. the Romanian state. The cultural heritage management plans included in the Report on the Environmental Impact Assessment Study, clarify certain aspects on the matter (see the EIA Report vol. 32, Management Plan for Historical Monuments and Protected Zone from Roșia Montană, pages 22-23, 49, 55-56, 71-72 and, vol. 33, Management Plan for the Archaeological heritage from Roșia Montană area, pages 28-29, 67-68, p. 103 – Annex 1).

The commitments assumed by the company, with respect to the enhancement and development of the cultural heritage potential of the area for tourism activities, are presented in detail in the Report on the Environmental Impact Assessment Study, volume 33, Cultural Heritage Management Plan.

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As the land required for the project footprint will be acquired from private owners and institutions, no further subsidies will be paid. The existing contaminated land will be mined or rehabilitated.

In order to be able to construct the designated facilities for the project, RMGC will apply to change the land use designation of the land from agricultural to industrial. After closure, the land use status will be changed as agreed upon by the stakeholders.

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An engineered liner is included in the design of the Tailings Management Facility (TMF) basin to be protective of groundwater. Specifically, the Roșia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam;
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roșia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam, and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to

control seepage;

- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablished.

With respect to your comments made as regards a presumptive infringement of the provisions of Government Decision No.351/2005 ("GD 351/2005"), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data's level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water.

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please note that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries ("Directive 21").

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a "waste facility" under Directive

21), must inter alia, ensure that:

- a) *“the waste facility is [...]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of Reference, to perform the EIA considering the provisions of Directive 21 and the BAT Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

*

Detailed financial guarantees are in place, in the form of the Environmental Financial Guarantee (“EFG”), which require Roşia Montană Gold Corporation (“RMGC”) to maintain adequate funds for environmental cleanup. The EFG is updated annually and will always reflect the costs associated with reclamation. The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan.

The EFG must be in place to receive an operating permit to begin mining operations. An analysis is underway to determine the EFG required during each year of operation. The minimum amount at the start is expected to be approximately US \$25 million and increase from that level annually.

The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian

state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;
- Surety bonds;
- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

*

The current projections for the financial benefits to the Romanian state are as follows, assuming a gold price of \$600/ounce and a silver price of \$10.50/ounce:

Taxes, Fees and Government share of profits (incl. historical taxes paid)	TOTAL (\$USD million)
-	
Payroll taxes	177
Profit tax (16% Corporate tax rate)	284
Royalties (2% net smelter revenue)	101
Property taxes (Roşia Montană)	12
Land taxes (Roşia Montană)	21
Forestry taxes	13
Agriculture taxes	1
Land registration taxes	3
Customs and excise taxes	113
Other taxes & fees	1
Dividends (Ministry of Industry and Commerce)	306
Total	1,032

Beyond this, there will be other indirect benefits for the Romanian economy. Thus, the Project is worthwhile from an economic perspective for Romania.

*

In regards to the economic growth of the region, the Report on the environment impact assessment study (EIA) clearly concludes that the Roşia Montană Project (RMP) provides the best necessary economic stimuli. Other industries were considered – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – but concluded that these activities don't have the same capability to provide the economic, cultural and environmental benefits brought by the RMP. In all cases none provide the ability to sustain development or the current community. The EIA also stressed that the RMP does not preclude their development in parallel. Furthermore, the RMP would make it easier to develop other industries, including tourism.

The EIA also considered the immediate impact of not advancing the project and looked beyond this at potential alternative industries. Chapter 5 presents an assessment of the “no-project” alternative, an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue.

The examination of alternatives also evaluated the best mining technology, duration and staging of the project, mining and processing technologies, environmental management practices, site options for waste management facilities, transportation routes, and measures to prevent and minimize environmental and social impacts during construction, operation, and the closure and post-closure periods.

*

The manner in which the RMP was designed is intended to provide a win-win situation for all the stakeholders.

This Project, unlike past mining at Roșia Montană, will be operated in accordance with international best practices for mining. For the first time, it will bring Best Available Techniques (BAT) to Romania.

An area of the village of Roșia Montană has been designated as a protected area, the proposal includes the renovation and restoration of the historical center of Roșia Montană and the construction of two new relocation sites: one in the Piatra Albă area (situated at approximately 6 km away from the historical center) and one at Dealul Furcilor, a subdivision of Alba Iulia, the county's capital. Piatra Albă site will be the new civic center of the commune, which will be the most modern in Romania. In addition to individual homes, new and modern quarters for the City Hall, cultural and community centers, a police station, a dispensary, a school, and other buildings will be built. This new and modern location will preserve the character and tradition of the mountain villages of the Apuseni Mountains but will benefit from all the advantages and facilities of 21st century construction. The school will be the only building built in a modern architectural style. Please also note that the property purchase program established by the company has been designed according to World Bank guidelines, and is based on a "willing seller, willing buyer" model, offering individual development opportunities and various support programs. To this extent, RMGC provided fair compensation packages for the affected inhabitants of the impacted area, in full compliance with the World Bank policies in this field, as detailed in the Resettlement and Relocation Action Plan (RRAP) developed by RMGC, which may be found on company's official website.

As detailed in the EIA study, RMGC will undertake a significant plan of environmental rehabilitation at the site not only to mitigate the environmental effects of the current Project but to clean up the effects of past poor mining practices as well, at no costs to the Romanian Government.

*

The project eligibility is objectively considered by the relevant environment authorizations, based on the applicable legal provisions.

Thus, based on art. 45 of Order no. 860/2002 of the Ministry of Waters and Environment Protection on the procedure for environmental impact assessment and the issue of environment approval ("Order no. 860/2002") "*subsequent to the examination of the report on the environmental impact study, of conclusions of the parties involved in the assessment, of the possibilities to apply the project and of the holder's answers to the motivated proposals/comments of the public, the relevant environment protection public authority makes the decisions on the issue of the environment approval [...]*".

Since the request of the environmental approval is mandatory for new investment projects and for any changes or expansions that may significantly affect the environment, art. 49(1) of Order no. 860/2002 expressly provides that: "*the environmental approval shall be issued only if the project provides the elimination of negative consequences on the environment, according to the applicable provisions in the technical norms and regulations in force.*"

Since the project observes all legal provisions and this shall be objectively considered by the environment authorities, there is no reason for the project not to be eligible.

Item no. 1358

No. to identify
the
observations
received from
the public

No.
110298/
24.08.2006

Proposal

The questioner does not agree with the promotion of the Roşia Montană project and draws up a report comprising expert analysis carried out by independent experts in the following areas: archaeology and cultural heritage, legislation, water, socio-economic aspects, resettlement and biodiversity.

Solution

Such a report that the report the questioner refers to we received from the Ministry of Environment and Waters Management (MEWM) and it has been answered as part of the present Annex.

The Environmental Impact Assessment Study Report (EIA) that Roşia Montană Gold Corporation (RMGC) submitted responded fully and professionally to the Terms of Reference proposed by the Ministry of the Environment and Water Management and complied with the relevant legal provisions and international practices. More than 100 independent consultants, (certified) experts and specialists renowned at the national, European, and even international levels, prepared the report. We are confident that the EIA provides sufficiently detailed information and reasoning for its conclusions to permit the Ministry to make its decision on the Roşia Montană Project (RMP). Subsequent to submission of the EIA, it has been reviewed by two different sets of experts. Technical experts, representing several international private sector banks and export credit agencies have concluded that the EIA complies with the Equator Principles designed to promote responsible lending by financial institutions to projects which raise environmental and social concerns, and an ad-hoc committee of European experts (International Group of Independent Experts – IGIE) has publicly stated that the EIA was well-developed, taking into consideration their recommendations and suggestions. A copy of the IGIE report and RMGC's response is included as a reference document to the present annex of the EIA.

Item no. 1359

No. to identify the observations received from the public No. 110274/ 24.08.2006

Proposal The questioner does not agree with the promotion of the project as:
- it will impact archaeological sites;
- The chance finds protocol;
- The destruction of churches and cemeteries in Corna and Roşia Montană.

The implementation of the mining project does not involve the destruction and abandonment of archaeological heritage assets in the area of the Roşia Montană commune. Prior to 2000, Roşia Montană was an area of archaeological potential, where no archaeological research had been conducted as would be required for a detailed identification of various site components. In effect, in the areas of Cetate, Cărnic Jig, and Orlea, located in the upper Roşia and Corna Valleys, in the jurisdiction of Roşia Montană Commune, a number of chance finds had been recorded – such as epigraphic monuments, funerary architecture items - that provided enough evidence to suggest the presence of archaeological sites. The other heritage assets of Roşia Montană – the lakes, the historical monument buildings, traditions and customs – were generally known, but only in 2001 did the Ministry of Culture and Religious Affairs decide to approach this complex issue in a consistent manner.

After extensive research during the past 8 years, the nature, characteristics and distribution of heritage assets are well known – including the archaeological sites, historical monument buildings, churches and cemeteries of the Roşia Montană area. Extensive research and heritage studies conducted during 2000-2006 helped outline a comprehensive image of these national cultural heritage assets and spiritually significant areas, and adopt specific measures in regard to their protection. Based on the results, the potential impact on the archaeological sites could be assessed and mitigation strategies and specific measures could be developed.

Solution Thus, according to the requirements of the Ministry of Environment and Waters Management, and of the Ministry of Culture and Religious Affairs, as part of the documentation developed under the Environmental Impact Assessment Study for the Roşia Montană Project, specific management plans have been developed for the management and conservation of the heritage assets of the Roşia Montană area in the context of the mining project implementation (see the Report on Environmental Impact Assessment Study, vol. 32-33, Plan M – Cultural Heritage Management Plan, part I – Management Plan for the Archaeological Heritage from Roşia Montană area, part II – Management Plan for the Historical Monuments and the Protected Zones of the Roşia Montană Area, part III – The Cultural Heritage Management Plan).

Providing a very synthetic response to your comments, please note the following:

- The Roman galleries in the massifs located south of Roşia Valley have been investigated in detail and specific conservation measures have been proposed for the areas of Cătălina Monuleşti and Piatra Corbului;
- The Roman galleries in the massifs located north of Roşia Valley have been preliminarily investigated and in the case of exceptional discoveries such as those of the Păru Carpeni mining sector specific conservation measures were proposed; the Orlea-Ţarina area will be investigated in detail during 2007-2012;
- preventive archaeological research conducted in 2001-2006 helped define and research 13 archaeological sites, for some of which – once exhaustive research work was completed the decision was to apply the archaeological discharge procedure for some sites, while others will be preserved in situ, i.e. the funerary precinct at Tăul Găuri, the Roman remains on Dealu Carpeni the Orlea area will be researched in detail during the 2007-2012 period.

For further information on the main archaeological remains, and a number of considerations on how to protect them, and the specific measures included in the Management Plans, please see Annex

“Information on the Cultural Heritage of Roșia Montană and Related Management Aspects”.

Considering the importance of the cultural heritage at Roșia Montană and current legislation, the heritage research budget allocated for 2001-2006 by S.C. Roșia Montană Gold Corporation S.A. amounted to more than US\$ 10 million. Moreover, based on the research results, the specialist opinions and competent authority decisions, the budget estimated by the Company for the research, conservation and restoration of the cultural heritage at Roșia Montană in future years, provided the Project is implemented, will be US\$ 25 million, as disclosed in the Environmental Impact Assessment of May 2006 (see EIA Report vol. 32, Archaeological Heritage Management Plan for Roșia Montană area, p. 84-85). Therefore, the intention is to continue work in Orlea area, and especially to create a **modern Mining Museum with geological, archaeological, industrial and ethnographic heritage** displays, and the development of tourist access to the **Cătălina-Monulești** gallery and to the monument at **Tău Găuri**, as well as to **preserve and restore the 41 historic monument buildings and the protected area of Roșia Montană Historic Center**.

In addition to the commitments made by RMGC regarding the protection and preservation of the archaeological remains and historical monuments, there are numerous obligations and responsibilities for both the local public authorities in Roșia Montană and Alba county, and the central public authorities, i.e. the Romanian state. The cultural heritage management plans included in the Report on the Environmental Impact Assessment Study, include further information on the matter (see the EIA Report vol. 32, Management Plan for Historical Monuments and Protected Zone from Roșia Montană, pages 22-23, 49, 55-56, 71-72 and, vol. 33, Management Plan for the Archaeological heritage from Roșia Montană area, pages 28-29, 67-68, p. 103 – Annex 1).

All the commitments assumed publicly by the Company are detailed in the EIA Report, volume 33, Cultural Heritage Management Plan.

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The chance finds protocol is an essential component of the Cultural Heritage Management Plan, which shows how RMGC will ensure proper identification and management of the archaeological remains that may be discovered throughout the Project's lifetime.

Considering the nature of the site, there is a possibility that, during activities performed at various stages of the project, new archaeological assets may be discovered. This is why an archaeological surveillance program will be implemented, based on a Chance Finds Protocol: this document will be prepared to guide implementation of the Roșia Montană mining project by RMGC. The protocol aims at preventing any accidental destruction of archaeological heritage items, in the event they are discovered throughout the Project's lifetime, both on the surface and underground.

Specific Project activities that may result in the accidental discovery of archaeological assets include the activities developed in connection with the open pit operations: road and other infrastructure building, earth moving, etc. The earth moving operations, necessary for the development of the TMF system and of the storage areas, will be accompanied by archaeological surveillance operations, in order to prevent any potential damage of the archaeological resources.

A first step in preventing such situations has been the development of a comprehensive baseline study, which ensured that archaeological investigations have been carried out in all the areas of the Project footprint, for most of which the Ministry of Culture and Religious Affairs issued archaeological discharge certificates, and therefore RMGC fulfilled its obligations under the law. These include: providing the necessary resources for the preliminary investigation of potentially impacted areas, as well as for a number of studies and related activities in relation to the management of movable heritage assets, and the prevention to the maximum possible extent of the situations where significant discoveries may happen during project implementation.

The baseline studies and preventive archaeological studies have identified areas of archaeological potential, and confirmed the existence, at Roșia Montană, of Roman mining operations in the 2nd-3rd centuries AD. Based on the results of this research, the Chance Finds Protocol will play an important role in the light of the environmental impact assessment process.

As part of the project, RMGC has committed to identifying and recording any such finds that might be uncovered during excavation works. The Chance Find Protocol will be guided by the following principles:

- Archaeological surveillance for the potential identification of archaeological remains;
- Professional training, warning, preparedness and competence;
- Rapid assessment of the importance of the uncovered artefact;
- Adequate recording and documentation of chance finds;
- Internal and external communication of chance finds;
- Special procedures for the management of chance finds;
- Reporting on non-compliance with the Protocol provisions and further corrective and preventive action; and Compliance with the applicable legal provisions in the case of chance finds as provided by Law 462/2003 on the protection of the archaeological heritage and the designation of certain archaeological sites as areas of national interest, as last amended.

The specific approach to be followed with regard to the chance finds will be determined based on the nature of their significance. Such finds may imply the need of conducting rescue archaeological research, based on which decisions might be taken, in accordance with the current legislation.

The main purpose of the Chance Finds Protocol is to identify, assess the significance and conserve unique archaeological resources in an appropriate manner while causing minimal disturbance in the planning of structures and operations.

Based on the nature of such discoveries, on the assessment conducted by the independent archaeological surveillance team, and on the decision of the Ministry of Culture and Religious Affairs and of the County Directorate for Culture, Religions and Cultural Heritage Alba, the site manager may decide to suspend the mining activities on a certain site. Additionally, during site visits or controls conducted by competent authorities, the foreman in charge of coordinating activities on the respective site will ensure that all health and safety conditions for the visit are complied with.

In close cooperation with the archaeological surveillance team, RMGC will develop standard operating procedures in providing quarterly training courses for mine workers, foremen and supervisors. Such training will prepare the operating personnel of the mine to recognize the cavities with a potential archaeological interest. In particular, mine workers will be trained to recognize specific conditions, as they will be defined in the standard operating procedures to be developed. The areas where chance archaeological finds might occur may be exposed by routine mining excavations. Identification of such cavities is also important from the point of view of the personnel safety. Following identification of such a cavity or underground working, the operator must immediately inform the foreman in charge. The mining personnel will receive badges for their helmets that will certify attendance of the quarterly training sessions based on the implementation of the chance finds protocol.

Foremen will support the potential find of cavities that might contain heritage assets and increase the capacity of the department to assess safety conditions in authorizing non-mining personnel access for site assessment.

Establishing priorities in surveillance activities

Information collected for the baseline study, as well as information developed for the archaeological reports for the issuance of archaeological discharge certificates is a valuable information resource that may be consulted in determining the significance of chance finds. Understanding and knowledge of the historic cultural topography will allow for a classification of areas based on the potential of chance finds occurring within them. The areas will be classified as having a low, medium and high potential for archaeological chance finds, based on the following set of criteria:

- Low: Areas in which the potential occurrence of other archaeological remains, in addition to those already identified and researched is not considered likely, due to the current land use or where the soil had been disturbed prior to project implementation;
- Medium: Areas where a few archaeological remains have been found and where the soil had been disturbed by moderate intervention in the past;
- High: Areas where the archaeological remains have been documented by a competent authority and soil disturbance is minimal or none, and previous research was not possible for reasons independent of the stakeholders.

The archaeological surveillance team will be contracted to develop a distribution map of such areas, and this document will be used by the mining supervisors and foremen. The archaeological surveillance team will be present on the site for all the activities conducted in areas identified as having a “high” potential. The map will be regularly updated by the archaeological surveillance team, as they consider necessary to reflect any new information obtained during the project progress. All these procedures will be developed under the standard operating provisions to be developed and under the specific legal provisions included in GO no. 43/2000 on the protection of archaeological heritage and the designation of certain archaeological sites as areas of national interest, as last amended, and the Ministerial Order 2392/2004.

While all the sites will be under archaeological surveillance, irrespective of chance find potential classification, special measures will be implemented in the high potential areas. Meetings with contracted personnel will be organized before the start of excavation and earth moving operations, to inform them of the type of archaeological remains that might be discovered and how to identify them. Should any indication of an archaeological context be noticed, work will be immediately stopped in that area and the foreman will be notified.

In conclusion, the chance finds protocol will be prepared after all these protection and enhancement measures have been put in place, as presented in the Archaeological Heritage Management Plan for the Roșia Montană area, and after they have been submitted to the Ministry of Culture and Religious Affairs, as part of the permitting procedure for the Roșia Montană mining project. The Ministry will form an opinion on the proposed Protocol, in accordance with the legal provisions and its responsibilities. This document will also serve as a specific operational policy for the Roșia Montană mining operation, the first of its kind in Romania. Thus, before becoming applicable, the document will be discussed by specialists and submitted for approval to the National Archaeology Commission.

For further details on the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex “Information on the Cultural Heritage of Roșia Montană and Related Management Aspects”. The annex also includes supplementary information with regard to the result of the researches undertaken as part of the “Alburnus Maior” National Research Program between 2001 and 2006.

*

Contrary to what the opponents of the mining project claim, no one wants to destroy churches or graveyards.

Two churches and two prayer houses out of a total of 10 places of worship located within the project’s footprint must be relocated or restored under the mine plan. Those churches will be moved in accordance with the wishes of the congregation, at the expense of RMGC. Churches construction is a central element in the new community of Piatra Albă being built by the company.

To put the number of graves in context, 410 graves of the Roșia Montană’s 1,905 graves will be affected by the mining project, as the company has to the maximum extent possible designed the mining operations to leave established graveyards in place.

6 cemeteries will be affected by the project. In the case of any grave, there must be a very strong reason for that grave to be removed. The communities have created during their development initially rules, later turned into laws that deal with this unfortunate event. And yet it is also true that communities are themselves living entities, and without the RMP – with unemployment rising from 70% today to more than 90% -- refusing to bring new development to Roșia Montană could mean the end of the village’s ability to support itself.

All reburials will be done at the request of the families, and the expense of RMGC. The process will follow to the letter Romanian law on reburials [1] with the company’s commitment to act with respect and reverence. Abandoned graves will be relocated, also with full respect and reverence, to Piatra Albă’s new cemetery.

References:

[1] the relocation of graves and cemeteries is governed by the following regulatory acts:

- (i) Law no. 489/2006 on the freedom of religion and the general regime of religious affairs, published in the Romanian Official Gazette, Section I, no. 11/08.01.2007;
 - (ii) Law no. 98/1994 establishing and sanctioning breaches of the hygiene and public health rules, published in the Romanian Official Gazette, Section I, no. 317/16.11.1994, as subsequently amended and supplemented ("Law no. 98/1994");
 - (iii) The hygiene norms and recommendations concerning the population's life environment, published in the Romanian Official Gazette, Section I, no. 140/03.07.1997, as subsequently amended and supplemented ("Order 536/1997");
 - (iv) GD no. 955/2004 on the approval of the framework Rules for the organization and operation of the public services for the administration of the public and private domain of local interest, published in the Romanian Official Gazette, Section I, no. 660/22.07.2004;
 - (v) Order no. 261/1982 on the approval of the standard Rules for the administration of graveyards and the crematories of the localities, published in the Official Gazette no. 67/11.03.1983;
 - (vi) Rules for the organization and operation of the parish and monastery graveyards within the eparchies of the Romanian Orthodox Church, approved by Decision of the Religious Affairs Department no. 16.285/31.12.1981.
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Item no. 1360

No. to identify the observations received from the public
No.
110273/
24.08.2006

Proposal

The questioner does not agree with the development of the Rosia Montana project and makes the following observations and comments:

- The report should be accompanied by a map showing the current situation of property ownership in Roşia Montană
- The EIA documentation should be accompanied by a study on legal issues, drawn up in an absolutely independent manner and audited by a competent third party;
- The questioner asks that the company change plans for the Tăul Corna area so that the pond would be maintained in the future;
- The protection areas for the six historical monuments located within the limits of the industrial zone-how were they set up and how will they be protected during the project implementation? ;
- Further investigation on the cultural heritage existing in the Orlea area is needed;
- A zonal urban plan for Piatra Corbului area should be drawn up.

A "current" map of property ownership in Roşia Montană would require almost constant updating. Consequently, RMGC issues quarterly reports that indicate the percentage of properties it has acquired in the sections of Roşia Montană that will be affected by the mining project. RMGC's quarterly statements are available on our website. See Ownership map.

*

Based on the provisions of art. 11 (1) of Government Decision no. 918/2002 [1] on the setting of the framework-procedure for environmental impact assessment and for the approval or the list of public and private projects subject to this procedure ("GD no. 918/2002"), *"the environmental impact assessment study shall be made based on the guidance provided at art. 8 (1), through specialized economic agents, whether natural or legal persons independent of the project holder and certified under the law"*.

Solution

In accordance with the Order no. 978/2003 of the Ministry of Agriculture, Forests, Waters and Environment for the approval of the Regulation for the certification of natural and legal persons drafting environmental impact studies and environmental balances, art. 3 expressly mentions *"for the authorization in the environmental area in accordance with the law on environment protection ("LPM") only the assessment of the environmental impact [...] made by certified parties shall be considered by the romanian environmental authorities."*

Furthermore, under Annex no. 2, part II, item 1 of Order no.863/2002 of the Ministry of Waters and Environment Protection on the approval of the methodological guidances applicable to the steps of the framework-procedure in the study for environmental impact assessment ("Order no.863/2002"), document drafted for the consideration of a corresponding methodological guide made by a group of experts on the request of the European Commission, the report to the study for environmental impact assessment must provide *"information on the certified author of the study for the environmental impact assessment and of the report to this study: name and address (of the natural or legal person), name, phone and fax number of the contact person"*.

The Ministry of the Environment and Waters Management has the capacity, based on the legal competences hereof, to decide whether it is necessary to supplement the report for the study on the environmental impact assessment.

References:

[1] We mention that GD no.918/2002 was abrogated by GD no.1213/2006 of in the setting of the framework-procedure for environmental impact assessment for certain public and private projects, published in the Official Gazette, part I no.802 of 25/09/2006 ("GD no. 1213/2006").

However, considering the provisions of art. 29 in GD no. 1213/2006 specifying that “The project submitted to a relevant environment protection authority in order to obtain the environment approval and subject to the environmental impact assessment prior to this decision coming into force, shall be subject to the procedure for environmental impact assessment and issue of environment approval in force upon the submitting of the request” we mention that as regards RMGC project the provisions of GD no.918/2002 are still incident.

*

Tăul Corna is located immediately under the footprint of the Cârnic waste rock facility. It is therefore directly impacted and unfortunately cannot be preserved in the future. Nonetheless, it should be noted Tăul Corna is not a lake formed as a result of natural causes, but a man-made lake for which analyses of the water samples revealed exceeding values for mercury and selenium (please refer to the Environmental Impact Assessment Study Report (EIA) - Water baseline report, page 30).

*

The six historical monument buildings that you mention are grouped around the current Town Hall. They are not located near any major industrial facility.

In accordance with the current legislation, an Industrial Urbanism Plan is being currently developed. This document, in its regulations section, will establish protection areas for such historical monuments. Note that none of the historical monument buildings located within the footprint of the Project proposed by RMGC will be negatively affected; while all the 41 historical monument houses will be included in a complex restoration program (see Management Plan). This program is mandatory if these houses are not to disappear completely, whether the mining project is implemented or not, because of their current, advanced state of degradation.

In addition, a safety study of each and every historical monument building was conducted in March 2006. This study was performed by IPROMIN and the Technical University of Civil Engineering in Bucharest, two experienced institutions in the area of construction safety. The study proposed emergency measures for the consolidation of these structures. The institutions mentioned above also conducted an experimental study to measure vibrations caused by blasting operations in the protected area and for historical monument buildings located outside of the protection area. The measurements were made for a major blasting event involving 3000 kg of explosive, detonated under normal conditions, without delay steps or the application of modern mining technologies.

In order to measure the impact of blasting operations on the buildings within the protected area and on other heritage buildings outside the area, a monitoring system involving a stationary network of digital seismographs will be used, with three components located near the main facilities that need to be protected and a mobile system with three portable seismographs located in a longitudinal profile between the protected facility and the explosion's core. Thus, the blasting techniques will be continuously modified so as not to exceed the maximum acceptable oscillation speeds allowed in the area surrounding the building.

For better understanding, please see Annex “Review on the results of the Geo-mechanical Studies conducted to establish the impacts of blasting operations on the construction from protected area”.

*

Under the legislation in force, the investor, whoever it may be, shall provide the necessary funds for the preventive archaeological investigations and related heritage surveys. As an investor, SC Roșia Montană Gold Corporation has assumed this legal obligation since 2000 on.

RMGC's declared purpose is to ensure the necessary conditions for the investigation, registration, protection and public enhancement of the cultural heritage in the Roșia Montană area, in compliance with Law 378/2001, revised by Law 462/2003 and Law 258/2006 on the protection of the archaeological heritage and with Law 422/2001 revised by Law 259/2006 on the protection of historical monuments.

All of the preventive archaeological researches undertaken at Roșia Montană since 2001 have been

conducted within the “Alburnus Maior” National Research Program, and permits for preventive archaeological excavations have been issued, in compliance with current legislation. These archaeological investigations have been carried out by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. The significant contribution of the team of mining archaeologists from the University Le Mirail (Toulouse, France), led by Dr. Beatrice Cauuet should be noted. Mining archaeology studies are an innovation in Romania, Roșia Montană being in fact the first site in Romania where such investigations have been conducted by a team of qualified and experienced archaeologists. All archaeological investigations have been conducted in compliance with current legislation. Researches carried out during each archaeological campaign were authorized by the Romanian Ministry of Culture and Religious Affairs, on the basis of the annual archaeological research plan approved by the National Commission of Archaeology (NCA). The archaeological research implied a survey of all the areas, which are both accessible and suitable for dwellings and other human activities, and took into account preliminary data taken from archives and bibliographical data and observations made during field surveys, magnetometer and electrical resistivity surveys, as well as data collected during the photogrammetric flights.

Detailed information on the chance finds and the preliminary archaeological investigations (at surface and in the underground) conducted in the Orlea massif was published in the EIA (Environmental Impact Assessment for the Roșia Montană Project, volume 6: *Cultural Heritage Baseline Report*, Annex I, pages 231-235).

The Cultural Heritage Baseline Report (volume 6, page 46) states that archaeological investigations (both at surface and underground) will continue in the area of the Orlea massif, which is in an area with an identified archaeological potential. The report also mentions the fact that the investigations undertaken so far in the respective area were preliminary in nature. The following statement in the report is to be noted: “Site development plans for the Project will not result in impacts or construction activities in the Orlea area, which will be researched starting 2007. As a result, construction activities will not begin in these areas until proper archaeological investigation consistent with Romanian law and international best practice is concluded.” (*Cultural Heritage Baseline Report*- page 46).

In 2004, during these preliminary archaeological researches conducted in the underground, a significant discovery was made in the Orlea massif, whose archaeological value was confirmed in the summer of 2005. More precisely, the French team of archaeologists led by Dr. Beatrice Cauuet found a chamber equipped with a mine drainage wheel, and then a whole drainage system serving to discharge water from the underground. This device identified in the Păru Carpeni sector was established to date to the Roman period, it has been thoroughly investigated, and special measures were taken for its preservation *in situ*. This item is not going to be affected by the construction of the future Orlea pit. Preventive archaeological investigations (on the surface) in the Orlea area and mining archaeological investigations (in the underground) are scheduled for the period 2007-2012, as stated in the *Cultural Heritage Baseline Report* (volume 16, page 48).

A Mining Museum was established in the Orlea Massif from Roșia Montană in 1980. In this mining perimeter a series of well preserved galleries were arranged and separated by concrete walls towards the mining works which assured the access. The Orlea galleries have a characteristic trapezoidal profile, similarly with the mining works from Cărnic and other mining sector from Roșia Montană. Also, these ancient works suffered in time successive “reshaping”, respectively the taking again having in regard the mining of new ore reserves. These mining works destroyed parts from these ancient remains. Moreover, their preservation state falls into disrepair due to the recent mining works which used drilling – blasting technology, a fact leading to the rock destabilization and destroying of the underground mining remains. The removal of the rockfill from the ancient mining works during the mining archaeological investigations represents another factor contributing to the degradation of the ancient mining works. The degradation of the preservation condition of the mining remains of all ages is accelerated also by the closure of the mining operation managed by Minvest (June 01 2006), which assured, at a minimum level, the global drainage of the system of galleries of the Roșia Montană mine. The closure of a mining activity, according to the national norms in force, implies an extremely wide range of preservation measures, but at Roșia Montană the extractive activity purely and simply was stopped, the mine being abandoned. After few months from abandon, the main gallery of the mine water drainage, namely the Sf. Cruce from Orlea gallery is in a critic condition. In fact, the mine water silted the drainage ways longer than several kilometers. In the case when this mining heritage will be only “frozen” without to take maintenance

measures, having in regard their preservation for the next generations, the result will be disastrous. All still existing remains will disappear due to the underground falling and flood. An edifying example consists – unfortunately – from the “Roman steps” from Brad (Roman remains also listed by Law 5/2000) where these became inaccessible when the maintenance works ceased.

According to the List of Historical Monuments published in the Official Gazette of Romania no. 646 bis/ July 16th, 2004, the future industrial area from the Orlea massif comprises two archaeological sites classified as historical monuments: the Alburnus Maior Roman settlement, located in the Orlea area (code AB-I-m-A-00065.01) and the Roman mining operation at Alburnus Maior, the Orlea massif (code AB-I-m-A-00065.02).

Under Law 422/2001, amended by Law 259/2006, the declassification procedure can be legally initiated after the archaeological sites are discharged based on the permit issued by the National Commission of Archaeology within the Ministry of Culture and Religious Affairs. The archaeological discharge procedure, as defined by the legislation in force, stipulates that a piece of land comprising archaeological remains can be returned to its habitual use (Law 258/2006, art. 5, paragraph 2). Therefore, it is true that in the second phase of the operations, RMGC plans to mine the gold-silver deposits located in the Orlea massif. Law 258/2006 also stipulates (article 7a) that “the investor is under the obligation to provide the necessary funds in order to ‘draw up a feasibility study and a technical project meant to establish the measures later to be presented in detail and the necessary funds for carrying out preventive archaeological investigations or archaeological monitoring (as appropriate), and also to finance the protection of the archaeological heritage or the archaeological discharge procedure (as appropriate) for the area impacted by works and the implementation of these measures”.

Consequently, the proposed mining operation in the Orlea massif can become operational only once preventive (above and under the ground) archaeological investigations are completed. These investigations are designed to provide comprehensive data on the Roman site located in the Orlea area. As it is well-known (see the archaeological site record card included in the Cultural Heritage Baseline Report of EIA Report, i.e. Annex I –archaeological record cards produced for the archaeological state of Roşia Montană identified sites, site record card no. 9 – Orlea (page 219-222 Romanian variant/page 231-235 English variant) – this area has not been yet subject to archaeological investigations or expert studies meant to establish in detail the characteristics and spatial distribution of the archaeological remains located in this area. Therefore, RMGC has committed to financing a program of preventive archaeological investigations to be conducted by specialists, program that will be developed between 2007 and 2012. A decision as to the approval of the archaeological discharge of the area will be made based on the results of these preventive investigations. There are no laws to prohibit preventive archaeological investigations for areas where cultural heritage artifacts have been identified, as is the case for the Orlea area.

Given that the development of the Orlea pit is scheduled for a later date, starting from 2007, this area will be subject to preventive archaeological investigations. Therefore, the construction works required for the development of the project in this area will not be initiated before the completion of the archaeological investigations conducted in accordance with the national legislation and the international best practices.

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The Project proposed by RMGC does not affect Piatra Corbului, which has a protection zone of more than 5 hectares. The Industrial Urbanism Plan will include specific regulations for this protected area. Also, all technical impact mitigation measures during the operational stages of the project in this area will be adopted so that the integrity of the site would not be affected.

Piatra Corbului is classified under Law 5/2000 on the approval of the national territory arrangement plan – Section III – Protected Areas (published in the Official Gazette No. 152 of 12 April 2000) under the section including Protected Areas of National Interest and Natural Monuments, item 2.83. At the same time, as a result of archaeological research conducted at Roşia Montană under the Alburnus Maior National Research Program, funded by RMGC in accordance with the legal provisions, Piatra Corbului has also been declared a protected area from an archeological point of view (Official Gazette No. 646 bis, of 16.07.2004, item 146).

Item no.	1361	Same as: 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370
No. to identify the observations received from the public	No. 110272/24.08.2006	Same as: No. 110271/24.08.2006, No. 110270/24.08.2006, No. 110269/24.08.2006, No. 110268/24.08.2006, No. 110267/24.08.2006, No. 110266/24.08.2006, No. 110265/24.08.2006, No. 110264/24.08.2006, No. 110263/24.08.2006
Proposal	<p>The questioner doesn't agree with promoting the project at Roşia Montană and makes the following observations and comments:</p> <ul style="list-style-type: none"> - In EIA there are not presented all the possible risks derived from this project; - Total costs for closing the mine are unrealistic; - There isn't until now an approved Zonal Urbanism Plan for the Protected Areas; - The phase of public consultation and quality evaluation of the impact assessment study report begun without a valid urbanism certificate; - Information about the foundation which RMGC will establish and subsidize is not given, foundation which follows to assume the obligations which the mining operation can not assume; - The present urbanism plans of the Roşia Montană commune do not correspond with the mining project proposal described in EIA; - There is no liner proposed for the tailings pond; - The proposed waste deposits will be not constructed according to the legislation in force; - No financial guarantees have been stipulated; - There is no Safety Report submitted for the public consultation and evaluation by the competent authorities; - The EIA report does not assess the "Zero Alternative"; - The Project poses a threat for protected flora and fauna; - The EIA report does not refer to the impact on the listed heritage buildings of noise and vibrations caused by the mining operations; - The public/ONGs wish to consult the contracts and agreements between the Company and the Romanian State; - The Urbanism Plan has been modified without public consultation; - From archeological point of view, the area proposed to be occupied by project was not legally investigated; - The questioner contests the protection of the architectural and spiritual monuments with the responsibility of the state institutions for the protection operation. <p>SEE THE CONTENT OF THE TYPE 1 CONTESTATION</p>	
Solution	<p>It is the nature of risk that it can be mitigated and diminished; it cannot be made to disappear. In order to put this into context, the common action of walking on the street or developing everyday activities have an accident potential. This accident potential is twice higher than within the framework of industrial activities that use hazardous substances.</p> <p>A major chapter of the EIA report was dedicated to the identification of risks for the project. In addition, this chapter provides a discussion of the mitigation measures for each risk and how they were incorporated into the project designs. It is recognized that risk identification is difficult due to the number and diversity of events that can be envisioned. The EIA report cannot assume to cover all of the potential risks associated with the project. However, it has attempted to identify and address the most relevant risks. The extent of risk assessment and the intensity of the prevention and mitigation measures should be proportional to the risk involved and therefore only the risks that have been considered important have been assessed in detail. Each is described below.</p> <p>In the larger sense, the entire EIA report is focused on the assessment of impacts and their associated mitigation. Specifically, Chapter 4 of the EIA presents that impact assessment of the project. The following discussion presents a summary of the impact discussed in the EIA.</p> <p>As far as natural and technological risks assessments are concerned, Chapter 7, "Risk Cases", from the Report on Environmental Impact Assessment, emphasizes the fact that safety and prevention measures, the implementation of the environmental management and risk systems are mitigating the consequences</p>	

to acceptable levels as compared to the most restrictive norms, standards, the best practices or national and international recommendations in the field. The risk level has been established as moderate and so, socially acceptable. The extension of the risk assessment and the intensity of the prevention and mitigation measures of the consequences should be proportionate to the risk involved. Selection of a specific mitigation technique is depends on the analyzed accident scenario.

More detailed assessments are conducted for accident scenarios that, based on the qualitative assessment are found to be potentially major, of probability more than 10^{-6} (reduced recovery periods of 1/1,000,000) meaning that they could have major consequences therefore, elevated associated risk, a higher risk level than 9 to 12 (on a scale of 1-25). To put this in context, simply living in southern Florida rates a 25 on the risk scale.

A global assessment of the risks associated with the Roşia Montană Project is obtained by the quick environmental and health risk assessment methodology initially developed by the Italian Ministry of the Environment and the World Health Organization. Natural hazard and risk identification and analysis presents key data and information in assessing potential technological accidents. Thus:

- In designing the Tailings Management Facility, the design parameters were chosen to fully cover the characteristic seismic risk of the area. These seismic design parameters adopted for the TMF and other facilities on the proposed site result in a safety factor much greater than the minimum accepted under the Romanian and European design standards for such facilities;

- in the sector physically impacted by the Project, the risk of floods will remain very low due to the small catchments (controlled by the Roşia and Corna Streams) the area affected by the operation, and the creation of containment, diversion and drainage hydro-technical structures for storm waters on the site, and in the Abrud catchment in general;

- risks caused by meteorological events have been reviewed and used in assessing the hazards of the affected technological processes.

From the analysis of morphometrical parameters and their correlation with other sets of information on the natural slopes on and near the site shows that the (qualitatively estimated) landslide occurrence risk is low to moderate and its consequences will not cause major impacts on the structural components of the Project.

There is no significant risk associated with resource depletion. Mining activities are planned judiciously, so as to extract only the profitable gold and silver resources and only the necessary construction rock for the Project. The management of the mining concession site will minimize reserve "sterilization" (limitation of future access to the reserves).

In assessing technological hazards and risks, the quantity of hazardous substances on the site was calculated as a total and by category, as provided by the *Notification Procedure* approved by Ministry of Agriculture, Forestry, Water and Environment (MAFWE) Order 1084/2003. Based on an evaluation of hazardous substances in stock on the Project site in relation to the relevant quantities provided by the Government Decision 95/2003 which transposes the Seveso Directive, the Project ranges between the upper and the lower limits, and therefore S.C. Roşia Montană Gold Corporation S.A. is required to prepare a Report on Environmental Impact Assessment Study to be sent to the local environmental authority and the local civilian protection authority a *Safety Report* on its operations to prevent major accident risks.

In assessing the consequences of major accidents involving dangerous substances, physical-mathematical models accepted internationally and especially at EU level, and the current version of the SLAB (Canada) software have been used, the latter for the atmospheric dispersion of denser than air gases, that may handle a multitude of situations and scenarios. Similarly, the EFFECTSGis 5.5 (Netherlands) software, developed for the analysis of the effects of industrial accidents and of consequences. Several scenarios were considered in response to the internal legislative requirements, especially related to the implementation of the Internal Emergency Plans (GD 647/2005). The conclusions of the risk assessment for major accidents were:

- The total destruction of plant facilities may only be caused by terrorist attack with classic or nuclear weapons. Simultaneous damage to the HCl tank (including containment) and to the NaCN solution tank, the tanks containing enriched solution, to one or more leaching tanks, having as a result HCN dispersion into the air. At the same time, under certain situations and weather conditions unfavorable for dispersion, people within 40 m of the emission source, surprised by the toxic cloud for

more than 1 minute without respiratory protection equipment, will most certainly die. It may also be considered that, on a radius of about 310 m, persons exposed for more than 10 minutes may suffer serious intoxications that may also lead to death. Toxic effects may occur in persons up to about 2 km downwind of the process plant;

- Operating errors and/or failures in the measurement and control devices, resulting in a lower pH in the leaching tank, thickener and/or DETOX slurry and accidental emissions of hydrocyanic acid. The area affected by concentrations of 290 ppm over a 10 min exposure time is within a circle of 36 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 157.5 m radius. The center of these circles is the middle of the CIL tanks platform;

- Accidental HCN emission from the decanter. The accident may be caused by a drop of pH in the CIL tanks combined with an overdose of flocculent solution and faulty pH monitoring systems. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 65 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 104 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Accidental HCN emission from the DETOX facility. The accident may be caused by a drop of pH in the reactors generated by an overdose of metabisulfite solution and/or copper sulphate combined with faulty pH monitoring systems. The area affected by high 1900 ppm concentrations for a 1 min exposure time is located within a 10 m radius circle. The area affected by concentrations of 300 ppm over a 10 min exposure time is within a circle of 27 m radius and the 50 ppm IDLH threshold for 30 min exposure will be reached over an area of 33 m radius. The center of these circles is mid-distance between the two DETOX facilities;

- Explosion of the LPG storage tank. The LPG storage tank has a 50 ton capacity and is located outdoors, near the heating plant. The simulation was conducted for the worst case scenario, considering an explosion of the full tank. Threshold I with heat 12.5 kW/m² is within a 10.5 m radius circle and Threshold II, of heat radiation 5 kW/m² is within a circle of 15 m radius;

- Damage and/or fire at the fuel tanks. Simulations were conducted for the worst case scenarios, considering ignition and combustion of all the diesel (fire in the tank, or in the containment vat, when full of diesel);

- Corna Dam break and breach development. Two credible accident scenarios were considered in simulating tailings flow out of the Tailings Management Facility, and six credible scenarios for the flow of decant water and tailings pore water, with significant effects on the terrestrial and aquatic ecosystems, in different weather conditions;

- Tailings flow may occur along Corna Valley, on a 800 m (starter dam break) or over 1600 m reach should the Corna dam break in its final stage;

- In regard to water quality impacts, cyanide concentrations in the water in the shape of a pollution plume may reach Arad, near the Romanian-Hungarian border on the Mureş River, in concentrations ranging between 0.03 and 0.5 mg/L. Due to inherent mathematical limitations in the models, these values and the accident effects are considered overestimated. Therefore, the results describe the "worst case scenario" based on extreme dam break assumptions for the Corna Dam.

A new and much more precise and realistic simulation has been subsequently established based on the INCA Mine model, that considers the dispersion, volatilization and breakdown of cyanides during the downstream movement of the pollutant flow (Whiteland et al., 2006).

The model used is the INCA model developed over the past 10 years to simulate both terrestrial and aquatic systems within the EUROLIMPACS EU research program (www.eurolimpacs.ucl.ac.uk). The model has been used to assess the impacts from future mining, and collection and treatment operations for pollution from past mining at Roşia Montană.

The modeling created for Roşia Montană simulates eight metals (cadmium, lead, zinc, mercury, arsenic, copper, chromium, manganese) as well as Cyanide, Nitrate, Ammonia and dissolved oxygen. The model has been applied to the upper catchments at Roşia Montană as well as the complete Abrud-Arieş-Mureş river system down to the Hungarian Border and on into the Tisa River. The model takes into account the dilution, mixing and physical-chemical processes affecting metals, ammonia and cyanide in the river system and gives estimates of concentrations at key locations along the river, including at the Hungarian Boarder and in the Tisa after the Mureş joins it.

Because of dilution and dispersion in the river system, and of the initial EU BAT-compliant technology adopted for the project (for example, the use of a cyanide destruct process for tailings effluent that

reduces cyanide concentration in effluent stored in the TMF to below 6 mg/l), even a large scale unprogrammed release of tailings materials (for example, following failure of the dam) into the river system would not result in transboundary pollution. The model has shown that under worse case dam failure scenario all legal limits for cyanide and heavy metals concentrations would be met in the river water before it crosses into Hungary.

The INCA model has also been used to evaluate the beneficial impacts of the existing mine water collection and treatment and it has shown that substantial improvements in water quality are achieved along the river system under normal operational conditions.

For more information, an information sheet presenting the INCA modeling work is presented under the title of the Mureş River Modeling Program and the full modeling report is presented in Annex 5.1:

- Development of HCN on the tailings pond surface. Simulated emissions of HCN from the Tailings Management Facility pond surface and of their dispersion into the ambient air show that the level of $400\mu\text{g}/\text{m}^3$ hourly average and $179\mu\text{g}/\text{m}^3$ 8hr average will not be exceeded. These HCN concentrations are only slightly over the odor threshold (0.17ppm) and much below potentially dangerous concentrations;

- Cetate Dam break and breach development. Flood modeling was in case of a break in Cetate dam was based on the design parameters obtained from the hydrometeorological study "Assessment of rainfall intensity, frequency and runoff for the Roşia Montană Project - Radu Drobot". The breach characteristics were predicted using the BREACH model, and the maximum height of the flood wave in various flow sections was modeled using the FLDWAV software. The assumptions included a total 800000 m^3 discharge for one hour, when the peak of the flood hydrograph is about 4.9 m above base flow immediately below the dam and in the narrow Abrud valley 5.9-7,5 km downstream of the dam, while in the last section considered (10,5 km) water depth is about 2.3 m above base flow and the maximum flow rate 877 m^3/s . Further, the broader Aries valley allows the flood wave to propagate on a significantly wider bed, which results in a highly attenuated hydrograph. These results describe the "worst case scenario" based on extreme dam break assumptions:

- Accidents during cyanide transportation. Due to the large quantities of cyanide transported (about 30t /day) the risks associated to this activity were assessed in detail using the ZHA- Zurich Hazard Analysis method. As a consequence, the optimum transport route was selected from the manufacturer to the Process Plant, e.g.;

- Cyanide transport (in solid state) will exclusively involve special SLS (Solid to Liquid System) containers, 16 tons each. The ISO compliant container will be protected by a framework with legs, which allows separation from the transport trailer for temporary storage. The wall is 5.17 mm thick, which, together with the protective framework, provides additional protection to the load in case of accident. This system is considered BAT and is currently one of the safest cyanide transportation options.

It is being mentioned the fact that the study develops the occurrence possibility of these scenarios (pages 166-171, Conclusions).

As regards the cyanides management, there is a baseline study named "Roşia Montană Golden Project, Cyanides Management Plan" prepared in compliance with the "International Management Code for the Manufacture, Transport and Use of Cyanide in the Production of Gold (International Cyanide management Institute) May 2002". S.C. Roşia Montană Gold Corporation is signatory to this code.

Bibliographical references for Chapter 7 "Risk Cases" are listed at page 173-176.

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RMGC's closure estimates, which were developed by a team of independent experts with international experience and will be reviewed by third party experts, are based on the assumption that the project can be completed according to the plan, without interruptions, bankruptcy or the like. They are engineering calculations and estimates based on the current commitments of the closure plan and are summarized in the EIA's Mine Closure and Rehabilitation Management Plan (Plan J in the EIA). Annex 1 of Plan J will be updated using a more detailed approach looking at every individual year and calculating the amount of surety, which must be set aside year by year to rehabilitate the mine before RMGC is released from all its legal obligations. Most importantly, the current estimates assume the application of international best practice, best available technology (BAT) and compliance with all Romanian and European Union laws and

regulations.

Closure and rehabilitation at Roşia Montană involves the following measures:

- Covering and vegetating the waste dumps as far as they are not backfilled into the open pits;
- Backfilling the open pits, except Cetate pit, which will be flooded to form a lake;
- Covering and vegetating the tailings pond and its dam areas;
- Dismantling of disused production facilities and revegetation of the cleaned-up areas;
- Water treatment by semi-passive systems (with conventional treatment systems as backup) until all effluents have reached the discharge standards and need no further treatment;
- Maintenance of the vegetation, erosion control, and monitoring of the entire site until it has been demonstrated by RMGC that all remediation targets have been sustainably reached.

While the aspects of closure and rehabilitation are many, we are confident in our cost estimates because the largest expense—that incurred by the earthmoving operation required to reshape the landscape—can be estimated with confidence. Using the project design, we can measure the size of the areas that must be reshaped and resurfaced. Similarly, there is a body of scientific studies and experiments that enable scientists to determine the depth of soil cover for successful re-vegetation. By multiplying the size of the areas by the necessary depth of the topsoil by the unit rate (also derived from studying similar earthmoving operations at similar sites), we can estimate the potential costs of this major facet of the rehabilitation operation. The earthmoving operation, which will total approximately US \$65 million, makes up 87% of closure and rehabilitation costs.

Also, the necessity of additional technological measures to stabilize and reshape the tailings surface will be discussed in the update of the Economical Financial Guarantee (EFG) estimate, which leads to an increase the provisions for tailings rehabilitation, especially if the TMF is closed prematurely and no optimized tailings disposal regime is applied. The exact figures depend on the details of the TMF closure strategy which can be finally determined only during production.

We believe that—far from being too low—our cost estimates are evidence of our high level of commitment to closure and rehabilitation. Just as a comparison, the world's largest gold producer has set aside US \$683 million (as of December 31, 2006) for the rehabilitation of 27 operations, which equates to US \$25 million on average per mine. The RMGC closure cost estimates, recently revised upward from the US \$73 million reported in the EIA based on additional information, currently total US \$76 million.

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According to Law 5/2000, regarding the approval of the Territory Arrangement Plan – 3rd Section – protected areas (“Law 5/2000”) (article 5, paragraphs 2-3), local public authorities, with the support of the competent central public authorities, had the obligation to establish the boundaries of the protection areas for the cultural heritage elements stipulated in Annex III to the above-mentioned law. This measure should have been taken within 12 months from the effective date of Law 5/2000, based on specialized studies. For this purpose, the local public authorities had to prepare the town planning documentation and its related regulations, developed and approved according to the law. This documentation must comprise the necessary protection and conservation measures for the national cultural heritage elements located in this area.

Concurrently, Law 350/2001 on the territory arrangement and urbanism stipulates the right of legal or natural persons interested in arranging the territory, to initiate the development of urbanism plans.

In accordance with these legal provisions, in 2001, RMGC initiated the preparation of these specific town-planning documentations - the General Urbanism Plan and the Zonal Urbanism Plan. These plans have been developed by Romanian certified companies and followed the legal approval procedure. The permit for the establishment of the Roşia Montană Historical Centre Protected Area was issued by the Ministry of Culture and Religious Affairs in 2002 (permits no. 61/14.02.2002 and no. 178/20.06.2002) as part of the procedure for the approval of the town planning documentation. Based on these permits, the Ministry of Culture and Religious Affairs requested the company to develop a Zonal Urbanism Plan for the Historical Centre of Roşia Montană. Out of the 41 historical buildings in Roşia Montană, thirty-five (35) are located inside the protected area of the Roşia Montană Historical Centre.

As for the heritage elements located in the future industrial development area (6 historical buildings), these are discussed in the Industrial Zonal Urbanism Plan prepared by SC Proiect Alba SA. The regulations included in this document will contain measures for the protection of these monuments.

In conclusion, the town planning studies and the specialized studies conducted for the purpose of establishing the boundaries of the protection areas within the future mining operations perimeter are currently pending approval, in accordance with the legal provisions, by the competent institutions and committees. Please note that none of the historical houses located in the perimeter of the proposed project will be affected; on the contrary, all the 41 historic buildings will be included in a complex restoration and rehabilitation program (see the Management Plan). This program is mandatory, regardless of the implementation of the mining project, if we want to prevent these buildings from collapsing because of their advanced degradation.

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Your assertion regarding the failure to obtain an applicable urbanism certificate at the start up of the public debates and of the evaluation of the quality of the report to the environmental impact assessment, is not correct.

Thus, by the time when the public debate stage started up there was an applicable urbanism certificate and namely the urbanism certificate no. 78/26.04.2006 issued by Alba County Council. This certificate was obtained prior to the evaluation stage of the quality of the report to the environmental impact assessment which started up once the EIA was submitted to the Ministry of Environment and Water Management on the 15th May 2006.

For better understanding the applicable legal provisions and the facts developed within the mining project of Roșia Montană zone we would like to make several comments:

- The procedure for issuing the environmental permit for Roșia Montană project started up on the 14th December 2004 by submitting the technical memorandum and the urbanism certificate no.68/26.August 2004 (certificate applicable by that time). S.C. Roșia Montană Gold Corporation S.A. (RMGC) applied for and obtained a new urbanism certificate no.78/26.04.2006 issued by Alba County Council for the entire Roșia Montană Project applicable on the date of the EIA Report submission (15th May 2006) and prior to the public debate start up (June 2006);
- The Section 1 of the urbanism certificate no.78 of 26th 04.2006 entitled Work construction, position 10 – “Processing plant and associated constructions “ – including the tailing management facility which existence is compulsory for the processing plant running. The Tailing management facility is also specified on the layout plans which are integral part of the urbanism certificate and they were sealed by Alba County Council so that they cannot be modified;
- The Urbanism Certificate is an informative document and its goal is only to inform the applicant about the legal, economic and technical regime of the existing lands and buildings and to establish the urbanism requirements and the approvals necessary to obtain the construction permit (including the environmental permit) as per art.6 of Law 50/1991 referring to the completion of construction works, republished and art 27 paragraph 2 of the Norms for the application of Law 50/1991 – Official Journal 825 bis/13.09.2005).

As it is an informative document, it does not limit the number of certificates an applicant may obtain for the same land plot (art. 30 of Law no. 350/2001 regarding the territorial planning and urbanism).

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Introduced as part of the Environmental Impact Assessment Report Study (EIA), the Roșia Montană Foundation is shifting in focus. The Community Sustainable Development Plan activities initially conceived as coming under the Foundation umbrella (business oriented activities: business incubator, business advisory center, micro-finance facility, as well as social oriented activities: education and training center) have been advanced independently, via partnerships and with community participation in decision-making – a preferable way to advance social and economic development programs.

Going forward, the Foundation will take shape around preservation, patrimony and cultural heritage issues, with its final form determined in consultation with the community.

In terms of the philosophy that guides the company's Sustainable Development efforts, the Roşia Montană Gold Corporation (RMGC) sees itself not as principal provider, but as a partner. Community involvement is considered the starting point; over time, as the community builds the capacity to maintain programs in its own right, the company will turn over control of currently-established programs to the community and its institutions.

For more information, please see Roşia Montană Sustainable Development and the Roşia Montană Project – annex 4.

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We underline the fact that your statement is false. The General Urbanism Plan for the Roşia Montană commune, endorsed in 2002 allows the development of Roşia Montană project, as it has been presented during the public consultations.

Concurrently, pursuant to the provisions of art. 41, paragraph 2, from the Mining Law no.85/2003, the authorities from the local administration have the liability to adjust and/or update the territory arrangement plans and the general urbanism plans, in order to allow the development of all operations necessary for the development of mining activities.

RMGC has also initiated the preparation of two zonal urbanism plans: Zonal Urbanism Plan Modification – Roşia Montană Industrial Area and Zonal Urbanism Plan – Roşia Montană Historical Area. The first urbanism plan is required by the urbanism certificate no.78/26.04.2006, which updates the Zonal Urbanism Plan for the Industrial Area approved in 2002. As far as the historical area is concerned, its Zonal Urbanism Plan is required by the General Urbanism Plan approved also in 2002. Both urbanism plans are pending approval and have been subject to public consultations.

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An engineered liner is included in the design of the Tailings Management Facility (TMF) basin. Specifically, the Roşia Montană Tailings Management Facility (TMF or “the facility”) has been designed to be compliant with the EU Groundwater Directive (80/68/EEC), transposed as Romanian GD 351/2005. The TMF is also designed for compliance with the EU Mine Waste Directive (2006/21/EC) as required by the Terms of Reference established by the MEWM in May, 2005. The following paragraphs provide a discussion of how the facility is compliant with the directives.

The TMF is composed of a series of individual components including:

- the tailings impoundment;
- the tailings dam;
- the secondary seepage collection pond;
- the secondary containment dam; and
- the groundwater monitoring wells/extraction wells located downstream of the Secondary Containment dam.

All of these components are integral parts of the facility and necessary for the facility to perform as designed.

The directives indicated above require that the TMF design be protective of groundwater. For the Roşia Montană project (RMP), this requirement is addressed by consideration of the favorable geology (low permeability shales underlying the TMF impoundment, the TMF dam and the Secondary Containment dam) and the proposed installation of a low-permeability (1×10^{-6} cm/sec) recompacted soil liner beneath the TMF basin. Please see Chapter 2 of EIA Plan F, “The Tailings Facility Management Plan” for more information.

The proposed low permeability soil liner will be fully compliant with Best Available Techniques (BAT) as defined by EU Directive 96/61 (IPPC) and EU Mine Waste Directive. Additional design features that are included in the design to be protective of groundwater include:

- A low permeability (1×10^{-6} cm/sec) cut off wall within the foundation of the starter dam to

control seepage;

- A low permeability (1×10^{-6} cm/sec) core in the starter dam to control seepage;
- A seepage collection dam and pond below the toe of the tailings dam to collect and contain any seepage that does extend beyond the dam centerline;
- A series of monitoring wells, below the toe of the secondary containment dam, to monitor seepage and ensure compliance, before the waste facility limit.

In addition to the design components noted above specific operational requirements will be implemented to be protective of human health and the environment. In the extremely unlikely case that impacted water is detected in the monitoring wells below the secondary containment dam, they will be converted to pumping wells and will be used to extract the impacted water and pump it into the reclaim pond where it will be incorporated into the RMP processing plant water supply system, until the compliance is reestablish.

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With respect to your comments made as regards a presumptive infringement of the provisions of Government Decision No.351/2005 (“GD 351/2005”), there are several aspects to be taken into consideration. Thus:

1. Firstly, please note that, according to the provisions of art. 6 of GD 351/2005, any activity that might determine the discharge of dangerous substances into the environment is subject to the prior approval of the water management authorities and shall comply with the provisions of the water permit issued in accordance with the relevant legislation.

The GD 351/2005 provides that the water permit shall be issued only after all technical-construction measures are implemented as prevent the indirect discharge of dangerous substances into the underground waters. The maximum discharge limits are expressly provided under GD 351/2005 and compliance with such is a condition for granting and maintaining the water permit.

In accordance with the provisions of GD 351/2005, the actual discharge limits should be authorized by the relevant authority, such process being understood by the lawmaker in consideration of the complexity and variety of industrial activities, as well as the latest technological achievements.

Therefore, please note that the EIA stage is not intended to be finalized into an overall comprehensive permit, but it represents only a part of a more complex permitting process. Please note that, according with art. 3 of GD 918/2002, the data’s level of detail provided in the EIA is the one available in the feasibility stage of the project, obviously making impossible for both the titleholder and authority to exhaust all required technical data and permits granted.

The adequate protection of the ground water shall be ensured by the terms and conditions of the water permit. The issuance of the water permit shall be performed following an individual assessment of the project, considering its particular aspects and the relevant legal requirements applicable for mining activities. Until the water permit is obtained, any allegation regarding the infringement of GD 351/2005 is obviously premature mainly because the water permit shall regulate, in accordance with the relevant legal provisions, the conditions to be observed by the developer as regards the protection of the ground water;

2. Secondly, kindly note that the complexity and specificity of mining projects generated the need of a particular legal framework. Therefore, for such projects, the reading of the legal provisions of a certain enactment should be corroborated with the relevant provisions of the other regulations applicable.

In this respect, please not that the understanding of GD 351/2005 must be corroborated with the provisions of the entire relevant legislation enforceable as regards Roşia Montană Project, with a particular accent to Directive 2006/21/EC on the management of waste from the extractive industries (“Directive 21”).

The very scope of Directive 21 is to provide a specific legal framework for the extractive wastes and waste facilities related to mining projects, considering the complexity of such projects and the particular aspects of mining activities that can not always be subject to the common regulations on waste management and landfill.

From this perspective, Directive 21 provides that, an operator of a waste facility, as such is defined thereunder (please note that the TMF proposed by RMGC is considered a “waste facility” under Directive 21), must inter alia, ensure that:

- a) *“the waste facility is [...]designed so as to meet the necessary conditions for, in the short and long-term perspectives, preventing pollution of the soil, air, groundwater or surface water, taking into account especially Directives 76/464/EEC (1), 80/68/EEC (2) and 2000/60/EC, and ensuring efficient collection of contaminated water and leachate as and when required under the permit, and reducing erosion caused by water or wind as far as it is technically possible and economically viable;”*
- b) *“the waste facility is suitably constructed, managed and maintained to ensure its physical stability and to prevent pollution or contamination of soil, air, surface water or groundwater in the short and long-term perspectives as well as to minimize as far as possible damage to landscape.”*

In addition, it should be mentioned that RMGC was required by MWEM under the Terms of

Reference, to perform the EIA considering the provisions of Directive 21 and the BAT Management of Mining Waste. The Directive 21 was intended by the EU DG of Environment to be the legislative regime applicable to sound management of mining waste throughout Europe and therefore compliance with its provisions is mandatory.

*

Information regarding our Environmental Financial Guarantee (“EFG”) is fully discussed in the section of the Environmental Impact Assessment titled “Environmental and Social Management and System Plans” (Annex 1 of the subchapter titled “Mine Rehabilitation and Closure Management Plan”). The EFG is updated annually and will always reflect the costs associated with reclamation. These funds will be held in protected accounts at the Romanian state disposal.

Roşia Montană Gold Corporation (“RMGC”) has invested significant time, energy, and resources assessing the viability of a mining project in the valley of Roşia Montană. This assessment has led RMGC to conclude that Roşia Montană presents an attractive long-term development opportunity – an opinion confirmed by a variety of lending institutions, who have completed detailed reviews of the project’s design and profitability. We have every confidence that we will see the project through to the end of its projected 16-year lifespan, regardless of any fluctuations in the market price of gold.

In Romania, the creation of an EFG is required to ensure adequate funds are available from the mine operator for environmental cleanup. The EFG is governed by the Mining Law (no. 85/2003) and the National Agency for Mineral Resources instructions and Mining Law Enforcement Norms (no. 1208/2003).

Two directives issued by the European Union also impact the EFG: the Mine Waste Directive (“MWD”) and the Environmental Liability Directive (“ELD”).

The Mine Waste Directive aims to ensure that coverage is available for 1) all the obligations connected to the permit granted for the disposal of waste material resulting from mining activities and 2) all of the costs related to the rehabilitation of the land affected by a waste facility. The Environmental Liability Directive regulates the remedies, and measures to be taken by the environmental authorities, in the event of environmental damage created by mining operations, with the goal of ensuring adequate financial resources are available from the operators for environmental cleanup efforts. While these directives have yet to be transposed by the Romanian Government, the deadlines for implementing their enforcement mechanisms are 30 April 2007 (ELD) and 1 May 2008 (MWD) – thus before operations are scheduled to begin at Roşia Montană.

RMGC has already begun the process of complying with these directives, and once their implementation instruments are enacted by the Romanian Government, we will be in full compliance.

Each EFG will follow detailed guidelines generated by the World Bank and the International Council on Mining and Metals.

The current projected closure cost for Roşia Montană is US \$76 million, which is based on the mine operating for its full 16-year lifespan. The annual updates will be completed by independent experts, carried out in consultation with the NAMR, as the Governmental authority competent in mining activities field. These updates will ensure that in the unlikely event of early closure of the project, at any point in time, each EFG will always reflect the costs associated with reclamation. (These annual updates will result in an estimate that exceeds our current US \$76 million costs of closure, because some reclamation activity is incorporated into the routine operations of the mine.)

A number of different financial instruments are available to ensure that RMGC is capable of covering all of the expected closure costs. These instruments, which will be held in protected accounts at the Romanian state disposal, include:

- Cash deposit;
- Trust funds;
- Letter of credit;
- Surety bonds;

- Insurance policy.

Under the terms of this guarantee, the Romanian government will have no financial liability in connection with the rehabilitation of the Roşia Montană project.

*

The Security Report has been made available for public access by being posted at the following Internet address http://www.mmediu.ro/dep_mediu/rosia_montana_securitate.htm as well as through the printed version which could have been found at several information locations established for public hearings.

*

The Report on the Environmental impact assessment study (EIA) considered all alternative developments, including the option of not proceeding with any project – an option that would generate no investment, allowing the existing pollution problems and socio-economic decline to continue (Chapter 5 – *Assessment of Alternatives*).

The report also considered alternative developments – including agriculture, grazing, meat processing, tourism, forestry and forest products, cottage industries, and flora/fauna gathering for pharmaceutical purposes – and concluded that these activities could not provide the economic, cultural and environmental benefits brought by the Roşia Montană Project (RMP).

Chapter 5 also examines alternative locations for key facilities as well as alternative technologies for mining, processing and waste management, in line with best practice and as compared against published EU best available techniques (BAT) documentation.

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The impact on protected flora and fauna will exist only locally, but this impact will not lead to the loss of any specie. The Project has been designed even from the beginning to fully comply with the requirements and norms imposed by Romanian and European environmental legislation.

The company believes the fact that the project impact on environment remains significant, especially because covers previous impacts. But, the investments required to ecologically restore/rehabilitate Roşia Montană area in order to address current complex environmental issues, are only achievable following the implementation of some economic projects that will generate and warrant implementation of some direct and responsible actions as a component of base principles of sustainable development concepts. Clean processes and technologies may be developed only in the presence of a solid economic environment fully compliant with the environment that will also resolve previous impacts of anthropic activities.

The base documents of the Project are in fact an unbiased reason of its implementation, considering the highly complex environmental commitment within Roşia Montană area.

Some of the Roşia Montană species that are under a certain protection status stand for an insignificant percentage of the scale of populations estimated at national level. The characterization of species from their habitat point of view exists in the species tables presented in the Biodiversity Chapter of the EIA Report and its annexes, although this is not a requirement imposed by the Habitats Directive. Due to their large volume of information, the annexes of chapter 4.6 Biodiversity can be found in the electronic version of the EIA disclosed by the company both in Romanian and English through approx. 6,000 DVD/CD copies, being accessible on the company website, and on the websites of Ministry of Environment and Water Management, local and regional environmental protection agencies of Alba, Sibiu, Cluj, etc.

From practical point of view, the low value of conservation of the impact area is also indirectly emphasized by the fact that there is no proposal to designate the area a SPA (aviafaunistic special protected area) and by the denial as unfounded of the proposal to designate the area as a pSCI area (sites of community importance).

Taking all these into account, we believe that the proposed Project is compliant with the provisions of EU

Directive no. 92/43 Habitats[1], and EU Directive no. 79/409 Birds[2] respectively, especially because within Biodiversity Management Plan, Plan H, several active and responsible measures are provided to reconstruct/rehabilitate several natural habitats, pursuant to the provisions of the same documents [3].

References:

[1] art.3, 2nd paragraph, Each Member State shall contribute to the creation of Natura 2000 (network) in proportion to the representation within its territory of the natural habitat types and the habitats of species referred to in paragraph 1. To that effect each Member State shall designate, in accordance with Article 4, sites as special areas of conservation taking account of the objectives set out in paragraph 1.

art.4, 1st paragraph. On the basis of the criteria set out in Annex III (Stage 1) and relevant scientific information, each Member State shall propose a list of sites indicating which natural habitat types in Annex I and which species in Annex II that are native to its territory the sites host. For animal species ranging over wide areas these sites shall correspond to the places within the natural range of such species which present the physical or biological factors essential to their life and reproduction. For aquatic species which range over wide areas, such sites will be proposed only where there is a clearly identifiable area representing the physical and biological factors essential to their life and reproduction. Where appropriate, Member States shall propose adaptation of the list in the light of the results of the surveillance referred to in Article 11. [...]

2nd paragraph.[...] Member States whose sites hosting one or more priority natural habitat types and priority species represent more than 5 % of their national territory may, in agreement with the Commission, request that the criteria listed in Annex III (Stage 2) be applied more flexibly in selecting all the sites of Community importance in their territory.[...]

Art. 6, 4th paragraph. If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, the Member State shall take all compensatory measures necessary to ensure that the overall coherence of Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted.

Art. 16. Provided that there is no satisfactory alternative and the derogation is not detrimental to the maintenance of the populations of the species concerned at a favourable conservation status in their natural range, Member States may derogate from the provisions of Articles 12, 13, 14 and 15 (a) and (b):[...]

- in the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment;

[2] Art.4, 1st paragraph. The species mentioned in annex 1 shall be the subject of special conservation measures concerning their habitat in order to ensure their survival and reproduction in their area of distribution. [...]

Trends and variations in population levels shall be taken into account as a background for evaluations. Member states shall classify in particular the most suitable territories in number and size as special protection areas for the conservation of these species, taking into account their protection requirements in the geographical sea and land area where this directive applies.

[3] Directive 92/43 Habitats, art. 2, 2nd paragraph; Directive 79/409 Birds, art. 3, 2nd paragraph, letter c.

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This statement is ungrounded, because the environmental impact assessment (EIA) process has included preliminary cumulative estimates for stationary motorized equipment and linear (vehicular) sources were prepared in order to provide an initial understanding of the potential cumulative noise and vibration impacts from background and Roşia Montană Project sources, and to guide future monitoring and measurement activities as well as the selection of appropriate Best Management Practices/Best Available Techniques for further mitigation of the potential noise and vibration impacts from Project activities.

These preliminary estimates apply to major construction activities, as well as the operation and decommissioning/closure of the mine and process plant. They are documented as data tables and isopleth maps for major noise-generating activities in selected, representative Project years; see **Tables 4.3.8 through 4.3.16** and **Exhibits 4.3.1 through 4.3.9**. All these details related to the applied assessment methodology, the input data of the dispersion model, the modeling results and the measures established for the prevention/mitigation/elimination of the potential impact for all project stages (construction, operation, closure) are included in Chapter 4, Section 4.3 Noise and Vibrations of the EIA Report.

Project Years 0, 9, 10, 12, 14, and 19 were selected for modeling because they are considered to be representative of the most significant levels of noise-generating activity. They are also the same years used for air impact modeling purposes in Section 4.2, as air and noise impacts share many of the same sources or are otherwise closely correlated. In order to more accurately reflect potential receptor impacts, all of these exhibits integrate the background traffic estimates discussed in Section 4.3.6.1.

The Project site plan and process plant area and facility drawings were used to establish the position of the noise sources and other relevant physical characteristics of the site. Receptor locations were established using background reports and project engineering and environmental documentation provided by RMGC. With this information, the source locations and receptor locations were translated into input (x, y, and z) co-ordinates for the noise-modeling program.

Tables 4.3.8 through 4.3.16 and **Exhibits 4.3.1 through 4.3.9** present the average maximum noise values likely to be experienced by the receptor community over all Project phases after incorporation of a variety of initial mitigation measures designed specifically to reduce the impacts associated with mobile and stationary machinery sources. The influence of non-mining related background (primarily traffic) noise is also included.

To evaluate the sound levels associated with haul trucks and other mobile sources crossing the site carrying excavated ore, waste rock, and soil, a noise analysis program based on the (U.S.) Federal Highway Administration's (FHWA) standard RD-77-108 [1] model was used to calculate reference noise emissions values for heavy trucks along the project roadways. The FHWA model predicts hourly L_{eq} values for free-flowing traffic conditions and is generally considered to be accurate within 1.5 decibels (dB).

The model is based on the standardized noise emission factors for different types and weights of vehicles (e.g., automobiles, medium trucks, and heavy trucks), with consideration given to vehicle volume, speed, roadway configuration, distance to the receiver, and the acoustical characteristics of the site. The emission levels of all three vehicle types increase as a function of the logarithm of their speed.

To evaluate the sound sources from the proposed mine processing facility and the semi-stationary material handling equipment (at the ore extraction, waste rock and soil stockpiling areas), a proprietary computerized noise prediction program was used by AAC to simulate and model the future equipment noise emissions throughout the area. The modeling program uses industry-accepted propagation algorithms based on the following American National Standards Institute (ANSI) and International Organization for Standardization (ISO) standards:

- *ANSI S1.26-1995 (R2004), Method for the Calculation of the Absorption of Sound by the Atmosphere;*
- *ISO 9613-1:1993, Acoustics -- Attenuation of sound during propagation outdoors-- Part 1: Calculation of the absorption of sound by the atmosphere;*
- *ISO 9613-2:1996, Acoustics -- Attenuation of sound during propagation outdoors -- Part 2: General method of calculation;*
- *ISO 3891:1978, Acoustics -- Procedure for describing aircraft noise heard on the ground.*

The calculations account for classical sound wave divergence (i.e., spherical spreading loss with adjustments for source directivity from point sources) plus attenuation factors due to air absorption, minimal ground effects, and barriers/shielding.

This model has been validated by AAC over a number of years via noise measurements at several operating industrial sites that had been previously modeled during the engineering design phases. The comparison of modeled predictions versus actual measurements has consistently shown close agreement; typically in the range of 1 to 3 dB (A).

References:

[1] FHWA Highway Traffic Noise Prediction Model; see Federal Highway Administration Report Number FHWA-RD-77-108, USA, Washington, D.C., 1978.

A detailed presentation of blasting technology can be found in the annex 7.1 - Proposed blasting technology for the operational phase of Roşia Montană Project.

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The partnership between Gabriel Resources and Regia Autonomă a Cuprului Deva (currently, CNCAF Minvest SA) has been established based on Law no. 15/1990 on the reorganization of the state owned companies as autonomous directions and trade companies, published in the Official Gazette, Section I, no. 98/08.08.1990, as subsequently amended and supplemented. Art. 35 of this law provides the possibility of the regies autonomous to enter into partnerships with legal third parties, Romanian or foreign, for the purpose of setting up new trading companies.

Roşia Montană Gold Corporation SA was set up in 1997, according to the legal provisions in force as at that time, the setting up being made by observing all the conditions imposed by Company Law no. 31/1990 and Trade Register Law no. 26/1990, in regard of the setting up of the joint stock companies with mixed capital.

We underline that the Articles of Associations of Roşia Montană Gold Corporation SA, representing the result of the parties agreement in regard of the terms and conditions under which the partnership between the Romanian state and investor takes place represents a public document, being included in the category of documents which, as per Law no. 26/1990 on the Trade Register, are published in the Romanian Official Gazette and for which the Trade Register is obliged to issue, on the expense of the persons submitting a request, certified copies.

As for the agreement concerning the setting up of the mixed company together with Gabriel Resources Ltd., this has been expressed by the Ministry of Industry and Trade, the conditions imposed by the setting up of the mixed company being the following: (i) ensuring of the jobs at the level existing upon the conclusion of the agreement concerning the setting up of the mixed company; (ii) the expenses incurred by the fulfillment of the exploration stage should be fully supported by Gabriel; (iii) the obtaining of the approval from the ANRM by the Copper Autonomous Direction Deva and (iv) the observance of all legal provisions in force concerning the setting up of the mixed companies with foreign partners. These conditions have been fully complied with as at the setting up of the company and during the development of its activity.

We also specify that the establishing of the shareholders' quotas to the benefits and losses of Roşia Montană Gold Corporation SA has been made by considering their contribution quota to the company's share capital. The current percentage of 80% for Gabriel Resources Ltd. and of 19.31% for CNCAF Minvest SA resulted from the initial contribution and the subsequent contributions of the shareholders to the company's share capital, in consideration also of Gabriel Resources Ltd. advancing all expenses and costs related to the development-exploitation and permitting of the Roşia Montană Mining Project.

The provisions of the Articles of Associations of Roşia Montană Gold Corporation SA on the necessary majority and quorum conditions for the decision-making process within the General Shareholders Meeting and the quotas to the benefits and losses of the company are taken from Law no. 31/1990, and no derogation exists in regard of this aspect.

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This claim is not true; the Urbanism Plan has been prepared with public consultation.

Roşia Montană Gold Corporation SA (RMGC) has requested and obtained from Alba County Council the Urbanism Certificate no. 78 of 26.04.2006, for the entire Roşia Montană mining project, including the tailings management facility. The Urbanism Certificate also stipulated the preparation of a Zonal Urbanism Plan, to reflect all changes made to the Roşia Montană Project, following the public

consultations and debates organized in relation to this project, and the consultations with the permitting authorities. This plan, entitled “Modification of the Zonal Urbanism Plan, Roșia Montană Industrial Area”, was prepared and subjected to public debate in June 2006 in accordance with the provisions of Order no.176/N/2000 issued by the Ministry of Public Works and Territory Development for the approval of the technical regulations “Guidelines regarding the methodology applied for the preparation and framework content of the Zonal Urbanism Plan” and, at present, it is pending approval.

Concerning the Roșia Montană General Urbanism Plan approved in 2002, such plan was prepared in parallel with the Zonal Urbanism Plan of 2002, all the provisions of the General Urbanism Plan being also included in the Zonal Urbanism Plan. Also, the approval procedure related to the two urbanism plans was carried out in parallel.

*

Preventive archaeological researches within the Roșia Montană mining project area have been undertaken based on specific techniques, specifically trial trenches in all accessible areas that are suitable for human habitation, taking into account the bibliographical information and the observations recorded during the archaeological survey campaigns, the geophysical studies and the analyses of the photogrammetric flights. In addition, surface investigations were undertaken, where appropriate.

The archaeological researches at Roșia Montană covered a large surface and focused on the areas known to have archaeological potential. THEREFORE, ALL AREAS THAT HAVE BEEN ARCHAEOLOGICALLY DISCHARGED HAD BEEN PREVIOUSLY INVESTIGATED. All research programs, beginning with the 2004 campaign, have been undertaken in full compliance with the current legal requirements, i.e. Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs.

The proposed gold mining project at Roșia Montană has raised a series of issues related to the rescue of the historical-archaeological heritage within the area, as well as issues related to its scientific development and also the enhancement of heritage within a museum. Given the complex difficulties encountered in this respect, the Ministry of Culture and Religious Affairs decided to initiate the “Alburnus Maior” National Research Program.

The company’s role was to provide the necessary financial resources for the assessment, research and enhancement of the archaeological remains, in full compliance with the Romanian current legislation. The development of the research and of the archaeological discharge works has been conducted through specific means and methodologies that have been adjusted to the realities of every site researched, in our case, Roșia Montană. They consisted in:

- Archives studies;
- Archaeological surveys; trial trenches;
- aerial reconnaissance/survey and aerial photo interpretation ; high resolution satellite images;
- mining archaeology studies; underground topography and 3D modeling;
- geophysical surveys;
- extensive archaeological investigations in the areas with an identified archaeological potential- this implied carrying out archaeological excavations;
- Interdisciplinary studies- sedimentology, archaeo-zoology, comparative palynology, archaeo-metallurgy, geology, mineralogy;
- Radiocarbon dating and dendrochronology;
- This research and its results were included in an integrated database;
- traditional and digital archaeological topography and development of the GIS project; generate a photo archive- both traditional and digital;
- restoration of artifacts;
- an inventory and a digital catalogue of the artifacts;
- studies conducted by specialists in order to enhance the research results - publication of monographs/scientific books and journals, exhibitions, websites, etc.

All the preventive archaeological researches undertaken at Roșia Montană since 2000 have been carried out as part of a complex research program; permits for preventive archaeological excavations being issued

in compliance with the current legislation. These archaeological investigations have been undertaken by representatives of 21 specialized institutions from Romania and 3 others from abroad, under the scientific coordination of the Romanian National Museum of History. All archaeological researches have been conducted in full compliance with the existing legislation. The investigations undertaken during each archaeological research campaign have been approved by the Ministry of Culture and Religious Affairs based on the Annual Archaeological Research Plan approved by the National Commission of Archaeology.

Under the current legislation (Ministerial Order no. 2392 of 6 September 2004 on the establishment of the Archaeological Standards and Procedures by the Ministry of Culture and Religious Affairs) the archaeologists who have conducted the research may ask that an archaeological discharge certificate be granted. Based on a complex research program, the archaeologists prepare comprehensive documentation with regard to the researched area. Upon consideration of the submitted documentation, the National Commission of Archaeology makes a decision as to whether to recommend or not the granting of the archaeological discharge certificate. In the case of the research conducted in the period 2001-2006, the archaeological discharge certificate was issued directly by the Ministry of Culture and Religious Affairs or by its local agencies.

Preventive archaeological researches at Roșia Montană have allowed the research of five Roman cremation necropolis (Tău Corna, Hop-Găuri, Țarina, Jig - Piciorag and Pârâul Porcului – Tăul Secuilor), two funerary areas (Carpeni, Nanului Valley), sacred areas (Hăbad, Nanului Valley), habitation areas (Hăbad, Carpeni, Tăul Țapului, Hop), the most significant being the Roman structures on the Carpeni Hill and the circular funerary monument at Tău Găuri. In addition, for the first time in Romania, surface investigations have been paralleled by underground investigations of Cetate, Cârnic, Jig and Orlea massifs, with important discoveries in the Piatra Corbului, area, Cătălina-Monulești gallery and the Păru Carpeni mining sector.

The research consisted of aerial photo interpretation, archaeological magnetometric studies, electrical resistivity, palynology, sedimentology, geology studies, radiocarbon and dendrochronology dating. For a better management of the research units and of the archaeological findings, data bases were used, including text and photographs-among which 4 satellite images (an archive satellite image type SPOT Panchromatic (10m) from 1997; 2 satellite images LANDSAT 7 MS (30 m), dating from 2000 and 2003; a satellite image with priority programming SPOT 5 SuperMode color (2,5 m resolution-19 July 2004); all data have been included in a comprehensive GIS program, a first in the Romanian archaeological research.

In the case of archaeological monuments that are located close to industrial facilities, plans have been redesigned to ensure that the archaeological remains in question will not be affected. Where appropriate, the archaeological monument was preserved in situ and restored, i.e. the circular funerary monument at Hop-Găuri (see The "Alburnus Maior" monograph series, volume II, Bucharest, 2004). Another example in this respect is the Carpeni Hill, designated an "archaeological " reserve, and the Piatra Corbului area. In 2004, after being thoroughly investigated, these areas have been included on the List of Historic Monuments. Add to this the areas where ancient mining remains will be preserved, such as the Cătălina Monulești gallery and the mining sector Păru Carpeni, as well as the protected area Roșia Montană Historic Center, including a number of heritage assets (35 historic monument houses).

We emphasise in this respect that the identified and researched structures have been published in preliminary form in the Archaeological Research Chronicle of Romania, after every archaeological research campaign, as well as in volume 1 of the Alburnus Maior monographic series. We mention here the areas where Roman habitation structures have been identified and researched, as well as the references to be consulted for further information: Hop-Găuri, Carpeni, Tăul Țapului (CCA 2001 (2002), p. 254-257, no. 182; 261-262, nr. 185; 264-265, no. 188; 265-266, no. 189. Alburnus Maior I, 2003, p. 45-80; 81-122; 123-148; CCA 2001 (2002), 257-261; CCA 2003 (2004) ,280-283; Alburnus Maior I, 2003, p. 387-431, 433-446, 447-467).

For further details related to the applicable legal framework, the responsibilities of the Project titleholder, or for a detailed description of the preventive archaeological researches undertaken to date and of the Cultural Heritage Management Plans, please see Annex called "Information on the Cultural heritage of Roșia and Related Management Aspects". In addition, the annex includes supplementary information with regard to the result of the researches undertaken as part of the "Alburnus Maior" National Research Program between 2001 and 2006.

In conclusion, the area mentioned by the questioner has been researched in accordance with the Romanian legal requirements, as well as with European standards and practices in the field.

Note that the type of research undertaken at Roşia Montană, known as preventive/rescue archaeological research, as well as other related heritage studies, are done everywhere in the world in close connection with the economic development of certain areas. Both the costs for the research and for the enhancement and maintenance of the preserved areas are provided by investors, in a public-private partnership set up in order to protect the cultural heritage, as per the provisions of the European Convention on the Protection of the Archaeological Heritage (Malta-1992) [1].

References:

[1]The text of the Convention is available at the following address:
<http://conventions.coe.int/Treaty/Commun/QueVoulezVous.asp?NT=143&CM=8&DF=7/6/2006&CL=ENG>

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In 2000, in the context of the proposal of a new mining project in the Roşia Montană area, the Ministry of Culture and Religious Affairs approved a series of studies to be conducted in order to research the archaeological and architectural heritage of the area. And at the end of that year, the Design Centre for National Cultural Heritage (now the National Institute for Historical Monuments) presented the preliminary results of these researches to the National Commission for Historical Monuments and of the National Commission of Archaeology. Based on these results, in 2001, the Ministry of Culture and Religious Affairs initiated the “Alburnus Maior” National Research Program (the Order no. 2504 / 07.03.2001 of the Minister of Culture and Religious Affairs) in compliance with the Law 378/2001 (as subsequently amended by Law 462/2003 and by Law 258/2006 and Law 259/2006). Thus, since 2000, the Ministry of Culture and Religious Affairs – directly or through its subordinate institutions - has fulfilled its duties with regard to the management of the issues related to Roşia Montană’s heritage.

Thus, the preventive archaeological researches have been conducted by the representatives of 21 national institutions and 3 others from abroad under the scientific coordination of the National Museum of History of Romania. They have been carried out based on the annual approval of the National Commission of Archaeology of the Ministry of Culture and Religious Affairs. In accordance with the legislation in force, this research program is carried out with the financial support provided by RMGC (the company that plans to expand and continue to mine the gold-silver deposit in Roşia Montană). Thus, large-scale preventive investigations have been conducted or are underway in the RMP impact area. A proposal will be made based on the results thereof either for the archaeological discharge of some researched perimeters from the project perimeter or the preservation *in situ* of certain representative structures and monuments, in compliance with the legislation in force. In the case of the areas proposed for conservation and the ones for which the archaeological discharge measure was applied, the decision was made based on the surveys conducted by specialists and on the analysis of the National Commission of Archaeology. In the period 2000-2005, the mining project underwent a series of modifications designed to promote the implementation of the decision regarding the conservation of the local heritage. Examples of these include: extending the duration of the field investigations on several years (e.g. Ţarina, Pârâul Porcului, Orlea) and changing the location of some elements of infrastructure in order to allow the conservation of the archaeological remains found in the Carpeni, Tău Găuri and Pietra Corbului areas.

The architectural and town-planning surveys have been conducted, in accordance with the legislation in force, by companies certified by the Ministry of Culture and Religious Affairs, while the town-planning documentations drafted by these companies and the restoration and conservation works undertaken so far have been approved by the National Commission for Historical Monuments. Thus, the town-planning documentations have been approved and implemented in accordance with current legislation, and the company has agreed to these decisions and modified the mine development plans accordingly:

Extensive ethnographic research was conducted in the Roşia Montană-Abrud-Corna area in the period 2001-2004 coordinated by a team of specialists for the Romanian Village Museum „Dimitrie Gusti” (a National Museum directly under the coordination of the Ministry of Culture and Religious Affairs). Moreover, a broad series of oral history interviews was conducted in the period 2001-2002 by the Romanian Radio Broadcasting Company through the „Gheorghe Brătianu” Oral History Centre, Bucharest

(SRR - CIO).

In compliance with the requirements of the Ministry of Environment and Waters Management and the Ministry of Culture and Religious Affairs, specific management plans have been drawn up for the management and conservation of the heritage remains from the Roşia Montană area, in the context of the implementation of the mining project. These plans have been included in the documentation prepared for the Report on the Environmental Impact Assessment Study. (see EIA Report, volume 32-33, Plan M- *Cultural Heritage Management Plan*, part I –*Management Plan for the Archaeological Heritage from Roşia Montană Area*; part II-*Management Plan for the Historical Monuments and Protected Zone from Roşia Montană*; part III- *Cultural Heritage Management Plan*).

These management plans comprise detailed presentations of the obligations and responsibilities regarding the protection and conservation of the heritage remains from the Roşia Montană area, which the company has assumed in the context of the implementation of the mining project, according to the decision of the central government. These heritage remains include: archaeological remains above and under the ground, historic buildings, protected areas, intangible heritage assets, cultural landscape items, etc. In this context, it should be noted that besides the works for the protection and preservation of the archaeological heritage, works are being carried out for the rehabilitation and conservation of the protected area Historical Centre Roşia Montană (comprising 35 historic buildings, and projects for the restoration of 11 of these buildings are currently being drafted), Tăul Mare, Tăul Brazi and Tăul Anghel as well as remains of the surface mining works from the Vaidoia area and the creation of a modern museum dedicated to the history of mining in the Apuseni Mountains area. This museum will be established in the coming years and it will include exhibitions of geology, archaeology, industrial and ethnographic heritage as well as an underground section organized around the Cătălina Monuleşti gallery.

Moreover, representatives of the Directorate for Culture, Religious Affairs and National Cultural Heritage of Alba County have visited Roşia Montană many times in order to collect information and to check the situation. The same administrative body was the intermediary for the specific stages of acquisitions of historic buildings made by RMGC. The Ministry of Culture and Religious Affairs expressed its pre-emption right regarding the acquisition of these buildings.

Note that apart from the obligations undertaken by RMGC as regards the protection and conservation of the archaeological remains and historical monuments, there are a whole series of obligations, which rest with the local public authorities from Roşia Montană and from Alba County and with the central public authorities, namely the Romanian Government.

These aspects are further detailed in the Cultural Heritage Management Plans included in the EIA Report (see EIA Report, volume 32, *Management Plan for the Archaeological Heritage from Roşia Montană Area*, pages 21-22, 47, 52-53, 66-67-Romanian version/ 22-24; 47; 55-56; 71-72 English version) and the EIA Report, volume 33- *Management Plan for the Historical Monuments and Protected Zone from Roşia Montană* pages 28-29, 48-50, 52-53, 64-65, page 98 – Annex 1- Romanian version/ 28-29; 47-50; 51-53; 65-66; 103- Annex 1- English version).
