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Dear Sir/Madam

Comet secures rights to acquire interests in gold projects in Kyrgyz Republic

Highlights

- **Two high quality project areas in proven world class gold belt in the Kyrgyz Republic.**
- **Ashutor tenement surface trench results include 50m @ 20g/t Au (including 20m @ 46g/t Au) and 50m @ 15.8g/t Au (including 14m @ 41.9g/t Au). This is high-grade surface mineralisation.**
- **Jetymbel and Chakyrkorum tenements surface mineralisation is similar to the 26M oz Kumtor* deposit located 15 km along strike.**
- **Drill ready targets on all tenements.**

The Board of Comet Resources Limited (**CRL**) is pleased to advise that CRL has entered into a conditional option agreement (**the KG option**) to acquire 100% of Kyrgyz Gold Pty Ltd (**KG**).

KG has an option to acquire 90% of the group holding three exploration licences prospective for gold mineralisation, with drill ready targets, within the Kyrgyz Republic. If CRL elects to acquire KG, it will own the option to acquire the controlling interest in these licences.

The licences occur within the Central Asia, Tien Shan Gold Belt that hosts a number of world class Orogenic-Type gold deposits including Muruntau (180Moz)* and Kumtor (26Moz)*.

CRL has the opportunity to undertake 6 months of due-diligence over the licences before a decision needs to be made to exercise its option. During this 6 months due diligence period, CRL is not required to incur any material expenditure, other than in respect of a monthly option maintenance fee and due diligence costs (including an exploration programme) (see below for further details).

The Ashutor licence is located in the northeast of the Kyrgyz Republic. Surface trenching undertaken during previous exploration phases has identified high-grade gold mineralisation. Trench results include Trench T04 50m @ 20g/t Au (including 20m @ 46 g/t Au) and Trench P04 30m @ 15.8g/t Au (including 14m @ 41.9g/t Au).

This project is highly prospective for the discovery of a near-surface high-grade gold deposit.

The other two licences, Jetymbel and Chakyrkorum, occur along strike (15km) from the 26Moz Kumtor Deposit* owned by Canadian mining company, Centerra Gold Plc. The Jetymbel licence abuts the Kumtor Mining lease. Previous exploration including mapping combined with surface and trench sampling, has verified the presence of Kumtor-style mineralisation with several geochemical defined drill ready targets.

These results, geology and structure show that this area has the potential to host significant, large tonnage gold deposits.

The three licences have identified drill ready targets. The drill targets offer CRL the opportunity to rapidly upgrade the projects.

Further detail regarding the transaction is included in the following annexures.

Annexure A: Provides an overview of the Licences.

Annexure B: Outlines the proposed transaction (including the consideration that may be payable by CRL, which is a combination of cash, shares, options and performance shares that convert to shares on certain prescribed milestones).

Annexure C: Provides additional information regarding the impact of the proposed transaction on CRL (including the impact of the proposed transaction on CRL's capital structure and an indicative timetable).

Annexure D: Contains an indicative structure chart of the Proposed Transaction.

Annexure E: Table of significant gold intersection at Ashutor.

For further information please contact.

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CRL listed on the Australian Stock Exchange in 1994. The Company discovered and studied the Ravensthorpe Nickel Project. In 2001 CRL successfully sold its final equity to BHP Billiton and returned to CRL shareholders \$32 million. CRL has a number of exciting projects that it is currently exploring and advancing. CRL has cash assets of approximately \$2 million, 0.5 million Ferrowest shares and has approximately 81.4 million shares on issue.

The information in the report to which this statement is attached relates to Exploration Results, Mineral Resources or Ore Reserves compiled by Mr. A Cooper, who is a Member of The Australian Institute of Mining and Metallurgy, with over 20 years' experience in the mining industry. Mr. Cooper has sufficient experience, which is relevant to the style of mineralisation and type of deposit under consideration and to the activity, which he is undertaking to qualify as a Competent Person as defined in the 2004 edition of the "Australian Code for Reporting of Mineral Resources and Ore reserves". Mr Cooper consents to the inclusion in the report of the matters based on his information in the form and context in which it appears.

This release may include forward looking statements that are based on management's expectations and beliefs concerning future events. Forward looking statements are necessarily subject to risk, uncertainties and other factors, many of which are outside the control of CRL, that could cause actual results to differ materially from such statements. CRL makes no undertaking to subsequently update or revise forward looking statements made in this release to reflect events or circumstances after the date of this release.

Technical information

The principal sources of technical information used in this release are based on information provided by KG and its advisers, government agencies, independent consultants, and other published and unpublished data. CRL has endeavoured, by making all reasonable enquiries (taking into account its intended further due diligence), to confirm the authenticity and completeness of this technical information.

Notes

* Refers to data sourced from:

Centerra Gold Plc website Kumtor production and reserves
Wilde, A. and Gilbert, D. 2000. Setting of the giant Muruntau Gold Deposit: Implications for ore genesis. In: (Ed.) Gordon Lister, *Geological research for the exploration industry*, Journal of the Virtual Explorer, Electronic Edition, ISSN 1441-8142, volume 1, paper 1, doi:10.3809/jvirtex.2000.00004
Porter geoconsultance database mine info website
GeoScienceWorld website Zarmitan Granitoid-Hosted Gold Deposit< Tian Shan Belt, Uzbekistan

Annexure A: OVERVIEW OF THE LICENCES.



Ashutor Licence (55 km²)

The Ashutor licence is located some 650 km east of Bishkek (the Kyrgyz Republic capital), within the Issyk-Kul region of the Kyrgyz Republic.

The licence occurs in the Northern Tension Zone of the Tien Shan metallogenic belt, a fault and thrust belt in Central Asia. The Belt extends from Uzbekistan in the West through Tajikistan and the Kyrgyz Republic into northwestern China and hosts a number of important gold deposits, including Muruntau (180Moz), Zarmitan (10Moz), and Kumtor 26Moz*. The licence covers an area of intense folding and fractured andesitic-basaltic volcanics. Gold-bearing mineralisation is associated with quartz-sulphide & quartz-feldspar veins and veinlets.



Exploration work completed since 2005 has included surface rock chip samples, trenches, reverse circulation and diamond drill holes. This work has verified the presence of vein hosted gold mineralisation that has been traced over 1.5 km and is up to 50 metres (m) wide.

CRL has identified a zone of high-grade gold mineralisation from historic trench work. This zone has widths up to 50m and a strike of over 150m (open to the south). Trench results include T04 50m @ 20g/t Au (including 20m @ 46 g/t Au) and Trench P04 30m @ 15.8g/t Au (including 14m @ 41.9g/t Au). Drill hole locations show this zone has not been drill tested. Significant Trench results are tabled in **Annexure E** with the relevant sampling information.

CRL's initial due diligence work will include resampling this zone in preparation for target drilling.

Jetymbel and Chakyrkorum Licences (445 km²)

The Jetymbel and Chakyrkorum Licences are located some 350 km to the southeast of the Kyrgyz capital of Bishkek. The licences occur in the middle of the Tien Shan metallogenic belt, a fault and thrust belt in Central Asia that extends from Uzbekistan in the West through Tajikistan and the Kyrgyz Republic into northwestern China. The Belt hosts a number of important gold deposits including Muruntau (180Moz), Zarmitan (10Moz), and Kumtor (26Moz)*.

The licences are approximately 15 km along strike to the south-west from the 26 Moz Kumtor* gold deposit owned and operated by Canadian mining company, Centerra Gold Plc. The licences cover an area of 445 km². The host rocks and structures for the mineralisation at Kumtor including hydrothermally altered deformed sediments. The

Kumtor mineralisation is hosted largely in black shale sedimentary formations with intense silicification and sulphide occurrences. Similar structures and alteration have been identified on the Jetymbel and Chakyrkorum licences.

Previous exploration work has verified the presence of Kumtor style mineralisation associated with geochemical anomalies.

CRL's initial due diligence work will include resampling the mineralised zones in preparation for target drilling.

Further detail regarding the technical aspects of the licences will be contained in the notice of meeting and explanatory memorandum. Due diligence will be ongoing, in accordance with the terms of the KG Option and the CAML Option.

Background to the Kyrgyz Republic

The Kyrgyz Republic separated from the Soviet Union in 1990, and in 2010 the country moved forward to a parliamentary democracy. As part of the continuing reform by the Kyrgyz government, a decree of protection of investments law was made in April 2010, The adoption of a new constitution provides protection against seizure or interference of business and employment activities.

In addition, its new mining laws introduced in 2012 have encouraged foreign investment by increasing transparency and easing the acquisition and maintenance of exploration licenses by investors. The Kyrgyz Republic has been chosen as the Asia Mining Clubs (HK) "Mining Country of the Year" prize-winner for 2013 (press release Asia mining club conference).

ANNEXURE B: TRANSACTION DETAILS

1. Overview

CRL has a conditional option (**KG Option**) to acquire (**KG Acquisition**) 100% of the issued share capital and options of Kyrgyz Gold Pty Ltd (**KG**) from the 5 security holders of KG (**KG Shareholders**).

KG in turn has a conditional option (**CAML Option**) to acquire 90% of the issued share capital of Central Asia Minerals Limited (**CAML**) from Warrior Resources Limited (**Warrior**).

CAML's wholly owned subsidiary, Golden Pass (incorporated in the Kyrgyz Republic) is the owner of the three granted exploration licences known as Ashutor, Jetymbel and Chakyrkorum (**Exploration Licences**), which entitles it to explore for gold and other precious metals.

An indicative structure chart of the transaction is set out in **Annexure D**.

2. Structure of Transaction

Broadly speaking the terms of the KG Option seek to ensure that if the KG Option is exercised by CRL and KG consequently becomes a wholly owned subsidiary of CRL, then CRL:

- (a) must assume KG's obligations under the CAML Option; and
- (b) has effective control over all of the rights of KG under the CAML Option, include whether or not to exercise the CAML Option.

In addition, subject to receipt of shareholder approval of the transaction (which is expected to be sought at CRL's upcoming AGM), CRL must also assume some of KG's obligations at an earlier stage. For example CRL must pay certain monthly fees (as noted below) and other nominal ongoing costs and undertake certain exploration tasks.

3. Conditions to completion of the Transaction

The conditions to settlement of the Transaction include:

- (a) initial due diligence to CRL's satisfaction for a period of up to six months from the date of the KG Option Deed (i.e. until no later than 20th of November 2013), at which point CRL can pay an option fee to KG Shareholders to maintain on foot the KG Option Deed and the option to acquire KG – for more details on this fee, see below under the heading "KG Option Grant Fee"); and
- (b) by 31 December 2013, CRL seeking:
 - (i) permission from ASX to the terms of the Performance Shares to be issued to KG upon exercise of the KG Option; and
 - (ii) seeking shareholder approvals required by the Corporations Act and the Listing Rules in relation to the Transaction.

If the condition in (b)(i) above relating to the terms of the Performance Shares is not satisfied by 31 December 2013, the parties must discuss in good faith amending the terms of the Performance Shares.

Any of CRL, KG and the KG Shareholders may terminate the KG Option if (i) they cannot within 14 days agree to amend the terms of the Performance Shares to ASX's satisfaction or (ii) shareholder approval is not received by 31 December 2013.

In addition, CRL has the right to terminate the KG Option at any time, in which case it will only be liable for its outstanding accrued or pro-rata payments.

4. Consideration and obligations under the CAML Option and the KG Option

The consideration payable by CRL under the Transaction to the KG Shareholders and Warrior is a mixture of up front and deferred consideration cash, shares, options and performance shares that convert to shares on certain prescribed milestones.

It is likely that some or all of the shares, options and performance shares will be subject to ASX imposed escrow restrictions (and in certain circumstances escrows agreed between CRL and the relevant holder).

CAML Option consideration and obligations

Under the CAML Option, KG has the following obligations:

- (a) KG has agreed to pay to Warrior an ongoing monthly fee of \$5,000 per month in respect of agreed overhead costs (**Monthly Fee**);
- (b) KG has agreed to undertake exploration and work program on the Exploration Licences during the 2013 field season (**Program**);
- (c) KG's option to acquire all of the shares in CAML expires on 31 December 2013;
- (d) KG can extend the option to 31 December 2014 by paying to Warrior another fee of \$50,000 (**CAML Extension Fee**);
- (e) If KG exercises its option to acquire 90% of CAML, KG must pay (or procure the payment of) to Warrior \$1,250,000 (**CAML Exercise Fee**) of which:
 - (i) \$250,000 must be paid in cash; and
 - (ii) \$1,000,000 may be paid, at KG's election, in cash or by the issue to Warrior of fully paid ordinary shares in an ASX listed company (i.e. CRL).

If shares are issued the issue price will be the 10 trading day VWAP prior to settlement; and

- (f) If, after the option has been exercised, a JORC compliant resource of at least 500,000 ounces of gold grading at least 5 g/t is defined on the Ashutor licence and at least 150,000 ounces of that resources is indicated and the balance is inferred, then KG must pay \$2,000,000, at KG's election, in cash or by the issue to the Vendor of fully paid ordinary shares in an ASX listed company (i.e. CRL) at an issue price of the 10 trading day VWAP prior to release of the JORC resource report confirming the resource (**CAML Resource Fee**).

The minimum expenditure requirement on the Exploration Licences for the 2013 field season is approximately \$350,000.

Following settlement of the KG Option, KG agrees to free carry the 10% interest of Warrior in CAML by paying for all exploration and other costs, until completion of a bankable feasibility study on one of the licences.

KG Option consideration and obligations

Under the KG Option, CRL has the following obligations:

- (a) **(KG Option Maintenance Fee)** to pay to KG the KG Option Maintenance Fee of \$5,000 per month, which is payable from the date of the entry into the KG Option Deed until receipt of CRL shareholder approval of the transaction. The funds must be used by KG to fulfil its obligations under the CAML Option. CRL must pay this fee for at least May and June, but the obligation to pay this fee ceases immediately upon shareholder approval;
- (b) **(KG Grant Fee)** the KG Grant Fee, which is payable only once the initial due diligence has been completed to CRL's satisfaction and CRL has obtained shareholder approval of the Transaction and CRL elects to maintain on foot the KG Option Deed and the option to acquire KG. The KG Grant Fee consists of:
 - (i) a cash payment to the KG Shareholders of a total of, at CRL's election,:
 - (A) \$485,000 (in which case the KG Shareholders must reinvest \$460,000 of the cash payment into CRL through a share placement at \$0.10 per share for a further 4,600,000 CRL Shares; or
 - (B) a cash payment to the KG Shareholders of a total of \$255,000 (with no requirement for the KG Shareholders to reinvest any of those funds); and
 - (ii) the issue to the KG Shareholders of a total of:
 - (A) 5,000,000 fully paid ordinary shares in CRL (**CRL Shares**); and
 - (B) 5,000,000 options (on the same terms as the current CRL listed options) (**CRLO Options**).

If KG doesn't pay the KG Grant Fee by 27 November 2013, then the KG Option automatically terminates.

- (c) **(Options Extension)** as noted above, if CRL has paid the KG Grant Fee, then CRL may choose to extend the expiry date of both the KG option and the CAML option to 31 December 2014 by before 31 December 2013:
 - (i) paying a cash payment of \$50,000 to Warrior for the CAML Extension Fee; and
 - (ii) issuing to the KG Shareholders:
 - (A) 2,000,00 CRL Shares and
 - (B) 2,000,000 CRLO Options.

(d) **(KG Exercise Fee)** if CRL exercises the KG Option, CRL must issue to the KG Shareholders a total of:

- (i) 20,000,000 CRL Shares;
- (ii) 20,000,000 CRLO Listed Options; and
- (iii) 15,000,000 Performance Shares. Each Performance Share will have an expiry date of 5 years from the date of issue and will convert into one CRL Share if either (i) a JORC compliant inferred resource of 500,000 ounces grading at least 5 g/t is delineated on the Ashutor licence or (ii) a JORC compliant inferred resource of 500,000 ounces grading at least 2 g/t is delineated on the other two Exploration Licences.

The 5 KG shareholders will receive the CRL securities and cash proportionally to their holdings in KG.

CRL to assume KG's obligations under the CAML Option

In addition, as noted above, CRL must “step into the shoes” of KG in respect of its obligations under the CAML Option. Accordingly, this may require CRL to pay or satisfy certain of amounts referred to in the section “CAML Option consideration and obligations” (subject to receipt of CRL Shareholder approval).

The maximum that Comet will be liable to pay up to completion of the KG Option in respect of the KG Option Maintenance Fee, the monthly ongoing fees under the CAML Option and the Program will be \$250,000.

After completion of the KG Option (at which point KG will be 100% owned by CRL), CRL must assume and satisfy all other obligations of KG under the CAML Option.

ANNEXURE C: ADDITIONAL INFORMATION

1. Shareholder Approval

It is anticipated that Shareholder approval will be sought at Comet's AGM and, in any event, before the satisfaction of the KG Grant Fee (i.e. within the initial due diligence period).

Approval will be sought for the entry into the KG Option Deed and the transactions contemplated by it (including the issue of the shares, options and performance shares contemplated by the KG Option Deed).

It is expected that any shareholder approval will include fulsome disclosure in the Notice of Meeting which is likely to include a pro forma balance sheet, proposed capital structure, proposed exploration programmes and budgets and risks of the Transaction (and in any event comply with the ASX Listing Rules and Corporations Act (subject to any waivers, modification or relief).

2. Impact on Capital Structure

	Shares	Performance Shares (if converted, will each convert into one Share)	Options (Listed – 31 March 2015, 20c exercise)
Current issued capital	83,003,370	0	8,351,132
KG Grant Fee "Placement Shares"	4,600,000	0	0
KG Grant Fee	5,000,000	0	5,000,000
Pro-Forma Position	92,603,370	0	13,351,132
Options Extension Fees	2,000,000	0	2,000,000
KG Exercise Fee	20,000,000	15,000,000	20,000,000
CAML Exercise Fee	25,000,000	0	0
CAML Resource Fee	50,000,000	0	0
Total on Completion of Transaction	189,603,370	15,000,000 (pre-conversion of performance shares)	35,351,132

The table above reflects the following assumptions:

- CRL elects to require the KG Shareholders to subscribe for 4,600,000 CRL Shares. It is expected the funds received will be used on exploration costs for the licences;
- the Options Extension Fees will be paid;
- the maximum KG Exercise Fee and CAML Exercise Fee will be paid and the Performance Shares the subject of the KG Exercise Fee will all convert, but only after completion of the transaction (ie the relevant JORC resources will be delineated and announced);

(d) no further Shares or CRLO Options will be issued by CRL and no existing CRLO Options will be exercised; and

(e) all CRL Shares other than those issued as part of the capital raising are issued at 4c per Share.

3. *Other information*

The Board of CRL will not change.

CRL's expenditure requirements for next 12 months on the current CRL assets is estimated to be \$400,000.

KG's expenditure requirements on the Exploration Licences for the next 12 months is estimated at \$350,000 (and CRL, may, in certain circumstances, be required to pay all or a material amount of this expenditure).

Actual expenditure will vary depending on exploration results.

Given that due diligence is ongoing, it is not yet possible to provide figures on any changes to total assets and/or profits.

4. *Indicative timetable to the Proposed Transaction*

Step	Expected date
1 CRL Shareholder approval - CRL shareholder approval at the AGM is obtained to Transaction and issues of securities contemplated by the Transaction	At CRL's AGM, expected to be in late September to early October
2 (DD) Initial due diligence period completed	By no later than 20 November 2013
3 (KG Grant Fee) Payment and issue of KG Grant Fee to KG Shareholders	By no later than 27 November 2013
4 (CRL Shareholder approval CP) Last date for CRL to seek shareholder approval (although note that CRL will seek as per above)	By no later than 31 December 2013
5 (Options Extension) Exercise of Options Extension and payment of Extension Fees to extend options from 31 December 2013 to 31 December 2014	By no later than 31 December 2013
6 (Exercise of KG Option) Exercise by CRL of KG option and payment and/or issue of KG Exercise Fee to KG Shareholders	By no later than 31 December 2013 (unless options are extended to 31 December 2014)
7 (Exercise of CAML Option) Exercise by KG of the CAML Option and payment and/or issue of CAML Exercise Fee to Warrior	By no later than 31 December 2013 (unless options are extended to 31 December 2014)

This timetable is indicative only and dates are subject to change. It is subject to ASX Listing Rules and Corporations Act requirements and the satisfaction of all conditions.

5. Regulatory Items

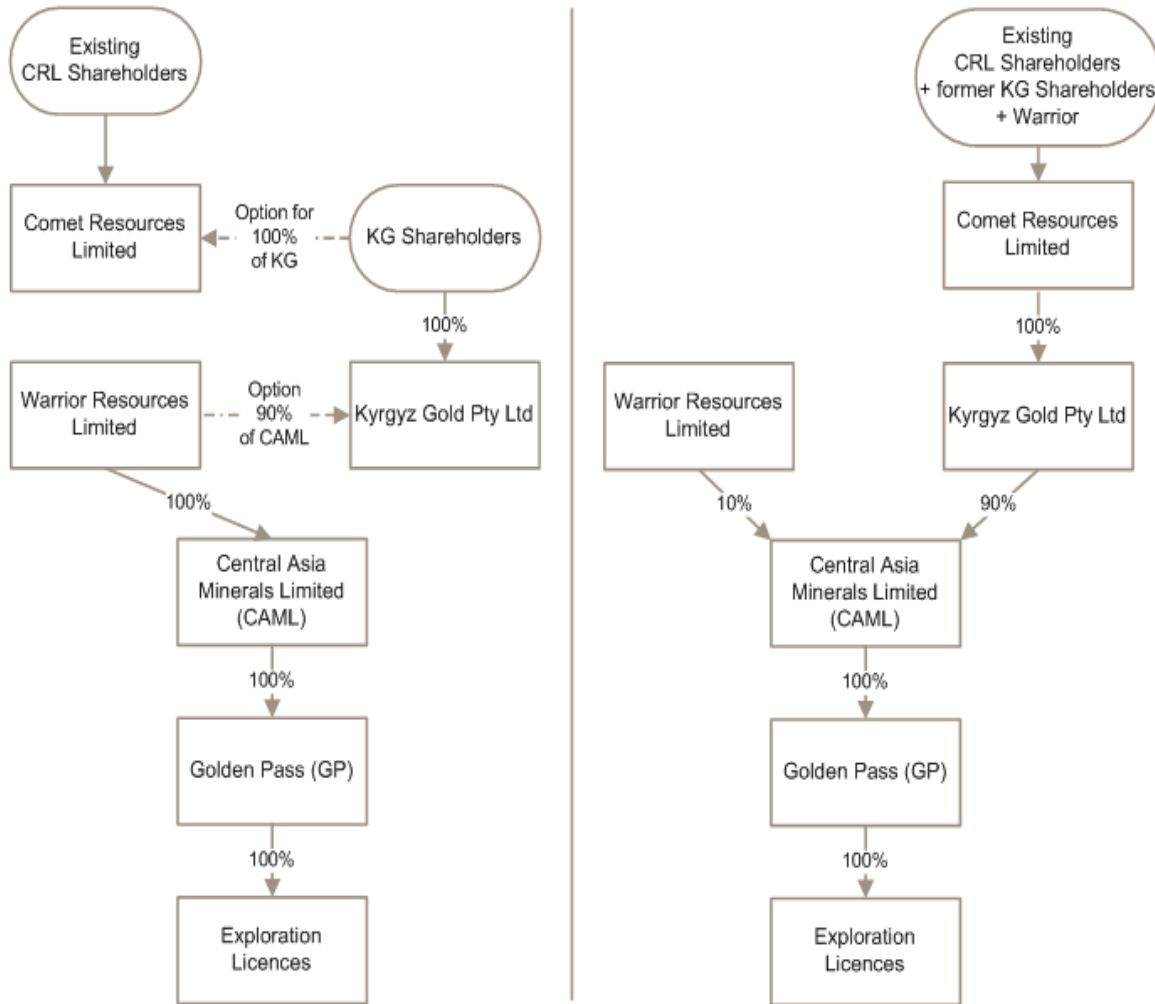
ASX has advised CRL that completion of the transaction will require shareholder approval in accordance with ASX Listing Rule 11.1.2, but the Company will not be required to re-comply with the new listing requirements in Chapters 1 and 2 of the ASX Listing Rules. In this regard, the Company anticipates seeking approval of shareholders at its AGM.

6. Further information on the Proposed Transaction

CRL Shareholders will receive a notice of meeting and explanatory memorandum in due course, which will provide further details regarding the Proposed Transaction and the required resolutions in respect of its approval.

ANNEXURE D

INDICATIVE STRUCTURE CHART OF TRANSACTION



Note: assumes transaction completes and all options exercised.

ANNEXURE E – TRENCH RESULTS FOR ASHUTOR

Channel means the sample taken from outcrop or uncovered solid rock surface as continuous 3*5 cm interval, weight of the sample about 4 kg

Rock Chip means the sample taken mostly from natural outcrop (or rarely uncovered solid rock surface) as a series of small rock fragments, fragments were taken with spaces inside of an interval, weight of the whole sample about 0.5 kg. This is the quick method used for first pass work.

Sampling length 1 to 2 metres. However some ore zones are sampled at smaller intervals.

Laboratories

- 1) CNIL (local), Kara-Balta town, international certified;
- 2) Alex Stewart Assay and Environmental Laboratories Ltd. (local), Kara-Balta town, international certified
- 3) «Genalysis Laboratory Services PTY LTD» (Australia), international certified.

Sample preparation includes dry and pulverise and then 30 gm or 50 gm charge for fire assay with AAS finish.

Hand held GPS used for location and other distances calculate from start and finish of trench in UTM zone 44 T

Table showing trench results

Trench_ID	From (m)	To (m)	Length (m)	Notes	Gold (g/t)	Start Co Ords			End Co Ords		
						EAST (m)	NORTH (m)	RL (m)	EAST (m)	NORTH (m)	RL (m)
Trench 2	13.5	17.0	3.5	Channel	50.1	403505.0	4698549.4	3910.2	403505.7	4698553.5	3909.6
Profile 10	14.0	19.0	5.0	Channel	5.4	403605.7	4698505.2	3920.3	403606.4	4698510.1	3920.8
Profile 21	4.0	10.0	6.0	Rock Chip	41.2	403785.8	4698368.6	3896.7	403782.8	4698363.6	3898.1
Profile 22	0.0	11.0	11.0	Channel	30.8	403776.5	4698345.7	3898.7	403779.0	4698356.3	3899.0
Profile 24	11.0	16.0	5.0	Channel	33.7	403794.0	4698339.3	3902.7	403794.3	4698344.2	3902.9
Profile 28	6.0	20.0	14.0	Rock Chip	46.8	403998.1	4698052.8	3959.9	403993.2	4698039.2	3959.8
T06	5.0	12.0	7.0	Channel	5.5	403468.4	4698559.0	3903.2	403470.8	4698565.6	3902.7
T08	3.0	6.0	3.0	Channel	8.6	403572.9	4698523.5	3912.6	403573.4	4698526.4	3913.2
T09	4.0	7.0	3.0	Channel	21.6	403770.0	4698356.8	3894.3	403772.3	4698358.5	3895.2
T10	10.0	20.0	10.0	Channel	7.8	403804.5	4698328.7	3901.4	403812.6	4698334.4	3902.6
P04	40.0	90.0	50.0	Channel	15.8	404032.7	4698008.5	3938.3	404067.3	4698044.6	3940.2
including	76.0	90.0	14.0	Channel	41.9	404057.6	4698034.5	3940.2	404067.3	4698044.6	3940.2
T04	44.0	94.0	50.0	Channel	20.0	403947.2	4698051.8	3944.1	403989.5	4698073.3	3956.3
Including	74.0	94.0	20.0	Channel	46.0	403973.5	4698065.1	3947.7	403989.5	4698073.3	3956.3

Table showing trench locations

Trench_ID	From (m)	EAST (m)	NORTH (m)	RL (m)	To (m)	EAST (m)	NORTH (m)	RL (m)	Notes
Cut_02	0	403494	4698352	3873	25	403502	4698375	3872	channel
Cut_02_a	0	403494	4698391	3874	50	403538	4698372	3872	channel
Cut_02_a	49	403538	4698372	3872	92	403879	4697949	3951	channel
Cut_03	0	403813	4697905	3947	91	403879	4697949	3951	channel
P02	0	403922	4697813	3952	86	403946	4697892	3937	Rock Chip
P03	0	403951	4697926	3950	30	403962	4697952	3947	Rock Chip
P04	0	404005	4697980	3936	452	404297	4698284	3950	Rock Chip
Profile04	0	403431	4698588	3888	40	403435	4698552	3900	Rock Chip
Profile05	0	403480	4698598	3893	59	403485	4698545	3910	Rock Chip
Profile06	0	403531	4698602	3899	60	403536	4698547	3912	Rock Chip
Profile07	0	403512	4698498	3898	50	403490	4698350	3847	Rock Chip
Profile08	0	403512	4698507	3899	24	403510	4698528	3906	Rock Chip
Profile09	0	403567	4698516	3908	35	403578	4698547	3912	channel
Profile10	0	403604	4698492	3915	33	403608	4698522	3917	channel
Profile11	0	403773	4698447	3898	70	403715	4698412	3893	Rock Chip
Profile15	0	403533	4698328	3879	60	403512	4698315	3841	Rock Chip
Profile16	0	403603	4698279	3885	124	403503	4698228	3857	Rock Chip
Profile17	0	403642	4698240	3888	150	403525	4698167	3863	Rock Chip
Profile18	0	403647	4698178	3892	94	403583	4698128	3885	Rock Chip
Profile19	0	403720	4698116	3904	90	403640	4698083	3899	Rock Chip
Profile20	0	403762	4698050	3917	120	403657	4698014	3895	Rock Chip
Profile21	0	403788	4698372	3896	30	403774	4698348	3897	Rock Chip
Profile22	0	403776	4698346	3899	14	403779	4698358	3899	channel
Profile23	0	403804	4698354	3901	30	403785	4698336	3899	Rock Chip
Profile24	0	403793	4698329	3899	20	403794	4698347	3903	channel
Profile25	0	403857	4698345	3901	90	403788	4698294	3892	Rock Chip
Profile26	0	403904	4698305	3905	90	403869	4698224	3904	Rock Chip
Profile27	0	403939	4697990	3964	27	403920	4697975	3964	Rock Chip
Profile28	0	404000	4698058	3960	28	403991	4698034	3960	Rock Chip
Profile29	0	404181	4698175	3967	57	404141	4698138	3965	Rock Chip
R08	0	403751	4698520	3907	48	403778	4698557	3905	channel
R09	0	403926	4698510	3902	84	403893	4698584	3899	channel
R10	0	403771	4698281	3883	42	403790	4698314	3898	channel
R11	0	403832	4698349	3902	54	403843	4698400	3896	channel
R5	0	403910	4698324	3903	190	403939	4698505	3902	channel
T01	0	403947	4697896	3937	28	403949	4697914	3951	channel
T02	0	403962	4697950	3947	40	403995	4697967	3937	channel
T03	0	403835	4698220	3895	140	403958	4698257	3913	channel
T04	0	403904	4698048	3940	110	404002	4698080	3961	channel
T05	0	403707	4698458	3901	70	403747	4698513	3907	channel
T06	0	403467	4698554	3904	30	403476	4698581	3899	channel
T07	0	403435	4698535	3901	36	403442	4698569	3898	channel
T08	0	403572	4698521	3912	34	403578	4698552	3910	channel
T09	0	403767	4698354	3893	26	403786	4698369	3897	channel
T10	0	403796	4698323	3900	58	403843	4698354	3900	channel
Trench_01	0	403402	4698595	3884	25	403406	4698573	3889	channel
Trench_02	0	403439	4698586	3890	22	403441	4698567	3898	channel
Trench_03	0	403484	4698591	3897	26	403486	4698568	3906	channel
Trench_04	0	403531	4698607	3899	80	403519	4698532	3909	channel
Trench_04	79	403519	4698532	3909	35	403556	4698546	3912	channel
Trench_05	34	403556	4698546	3912	1	403603	4698485	3910	channel
Trench_06	0	403603	4698485	3910	53	403604	4698532	3912	channel
Trench_07	0	403642	4698473	3911	59	403670	4698522	3911	channel
Trench_09	0	403752	4698462	3900	70	403712	4698409	3890	channel
Trench_10	0	403763	4698400	3890	10	403747	4698376	3887	channel
Trench_11	0	403789	4698324	3896	21	403808	4698368	3897	channel
Trench2	0	403503	4698536	3910	44	403510	4698578	3905	channel