AGNICO EAGLE MINES LTD Form 6-K January 15, 2004

January 14, 2004

Date:

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### Form 6-K

#### SECURITIES AND EXCHANGE COMMISSION

Washington D.C. 20549

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

For the Month of	January 2004
	Agnico-Eagle Mines Limited
	(Translation of registrant's name into English)
	145 King Street East, Suite 500, Toronto, Ontario M5C 2Y7
[Indicate by check ma	whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.]
[Indicate by check ma	O-F ý Form 40-F o whether the registrant by furnishing the information contained in this Form is also thereby furnishing the n pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
[If "Yes" is marked, in	Yes o No ý cate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82
	SIGNATURE
Pursuant to the requir the undersigned, thereunto	ents of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by y authorized.

Vice President, Finance & Chief Financial Officer

AGNICO-EAGLE MINES LIMITED

By: /s/ DAVID GAROFALO

Stock Symbols: AEM (NYSE) AGE (TSX) For further information: Barry Landen, V.P. Corporate Affairs Agnico-Eagle Mines Limited (416) 947-1212

# AGNICO-EAGLE REPORTS GRANTING OF STOCK OPTIONS TO EXECUTIVE OFFICERS

Toronto, Canada (January 12, 2004) **Agnico-Eagle Mines Limited** today granted stock options to its executive officers. A total of 360,000 options were granted to the executive group at an exercise price of C\$16.69. The options expire on January 12, 2009 and vest over a for year period with 25% vesting immediately and an additional 25% vesting on each of the next three anniversary dates from the date of grant. The 360,000 options granted were allocated among the executive officers as follows:

Sean Boyd President & CEO	90,000
Ebe Scherkus Executive Vice-President & COO	70,000
David Garofalo Vice-President, Finance & CFO	50,000
Alain Blackburn Vice-President, Exploration	50,000
Barry Landen Vice-President, Corporate Affairs	40,000
Donald Allan Vice-President, Corporate Development	40,000
Anton Adamcik Vice-President, Environment	20,000

The following table summarizes information relating to the executive officers' stock options after giving effect to the current grant.

#### **Options Outstanding**

Range of Exercise Prices	Number Outstanding	Weighted Avg. Remaining Life	Weighted Avg. Exercise Price
C\$6.55 - C\$9.30	106,200	5.63	8.32
C\$10.20 - C\$15.75	360,300	5.98	10.40
C\$15.93 - C\$18.75	1,160,000	3.16	16.59
C\$21.72 - C\$21.84	75,000	1.52	21.83
Totals	1,701,500	3.84	14.99

#### **Options Exercisable**

Range of Exercise Prices	Number Outstanding	Weighted Avg. Exercise Price
C\$6.55 - C\$9.30	106,200	8.32
C\$10.20 - C\$15.75	322,300	10.40
C\$15.93 - C\$18.75	890,000	16.56
C\$21.72 - C\$21.84	75,000	21.83
Totals	1,393,500	14.79

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#### **SIGNATURE**

#### AGNICO-EAGLE REPORTS GRANTING OF STOCK OPTIONS TO EXECUTIVE OFFICERS

p> Common Stock11/03/2017 S 21 D \$ 95.2103 (15) 7,066 I See Footnotes (4) (8) (9) (10) (11) Common Stock11/03/2017 S 322 D \$ 95.2103 (15) 106,952 I See Footnotes (5) (8) (9) (10) (11) Common Stock11/03/2017 S 194 D \$ 95.2103 (15) 64,412 I See Footnotes (6) (8) (9) (10) (11) Common Stock11/03/2017 S 46 D \$ 95.2103 (15) 15,201 I See Footnotes (7) (8) (9) (10) (11) Common Stock11/03/2017 S 7,985 D \$ 95.2103 (15) 2,653,983 I See Footnotes (12) (13) Common Stock11/06/2017 S 305 D \$ 95.0482 (16) 30,889 I See Footnotes (2) (8) (9) (10) (11) Common Stock11/06/2017 S 453 D \$ 95.0482 (16) 45,820 I See Footnotes (3) (8) (9) (10) (11) Common Stock11/06/2017 S 44 D \$ 95.0482 (16) 7,022 I See Footnotes (4) (8) (9) (10) (11) Common Stock11/06/2017 S 670 D \$ 95.0482 (16) 106,282 I See Footnotes (5) (8) (9) (10) (11) Common Stock11/06/2017 S 95 D \$ 95.0482 (16) 15,106 I See Footnotes (7) (8) (9) (10) (11) Common Stock11/06/2017 S 16,619 D \$ 95.0482 (16) 2,637,364 I See Footnotes (12) (13)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474

(9-02)

## Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative	2. Conversion	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if	4. Transac	5. tiorNumber	6. Date Exer Expiration D		7. Tit		8. Price of Derivative	9. Nu Deriv
Security (Instr. 3)	or Exercise Price of Derivative Security	(	any (Month/Day/Year)	Code (Instr. 8	of	(Month/Day. /e s I		Under Secur	rlying	Security (Instr. 5)	Secur Bene Owne Follo Repo Trans (Instr
				Code V	/ (A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

### **Reporting Owners**

Reporting Owner Name / Address		Relationships				
	Director	10% Owner	Officer	Other		
First Pacific Advisors, LLC						
11601 WILSHIRE BLVD.		X				
SUITE 1200		Λ				
LOS ANGELES, CA 90025						
FPA FUNDS TRUST		X				
11601 WILSHIRE BLVD.						
SUITE 1200						

Reporting Owners 3

LOS ANGELES, CA 90025 FPA SELECT DRAWDOWN FUND, L.P. 11601 WILSHIRE BLVD. X **SUITE 1200** LOS ANGELES, CA 90025 FPA Select Fund, L.P. 11601 WILSHIRE BLVD. X **SUITE 1200** LOS ANGELES, CA 90025 FPA Global Opportunity Fund 11601 WILSHIRE BLVD. X **SUITE 1200** LOS ANGELES, CA 90025 FPA Value Partners Fund 11601 WILSHIRE BLVD. X **SUITE 1200** LOS ANGELES, CA 90025 FPA HAWKEYE FUND 11601 WILSHIRE BLVD. X **SUITE 1200** LOS ANGELES, CA 90025

SUITE 1200 LOS ANGELES, CA 90025

**Signatures** 

FPA Hawkeye-7 Fund 11601 WILSHIRE BLVD.

FIRST PACIFIC ADVISORS, LLC, Name: /s/ J. Richard Atwood, Title: Managing Partner				
**Signature of Reporting Person				
FPA CRESCENT FUND, A SERIES OF FPA FUNDS TRUST, Name: /s/ J. Richard Atwood, Title: President	11/06/2017			
**Signature of Reporting Person	Date			
FPA SELECT DRAWDOWN FUND, L.P., By: First Pacific Advisors, LLC, its investment adviser, Name: /s/ J. Richard Atwood, Title: Managing Partner	11/06/2017			
**Signature of Reporting Person	Date			
FPA SELECT FUND, L.P., By: First Pacific Advisors, LLC, its investment adviser, Name: /s/ J. Richard Atwood, Title: Managing Partner	11/06/2017			
**Signature of Reporting Person	Date			
FPA GLOBAL OPPORTUNITY FUND, a series of FPA HAWKEYE FUND, LLC, By: First Pacific Advisors, LLC, its investment adviser, Name: /s/ J. Richard Atwood, Title: Managing Partner	11/06/2017			

X

Signatures 4

Date

\*\*Signature of Reporting Person

FPA VALUE PARTNERS FUND, a series of FPA HAWKEYE FUND, LLC, By: First Pacific Advisors, LLC, its investment adviser, Name: /s/ J. Richard Atwood, Title: Managing Partner

11/06/2017

\*\*Signature of Reporting Person

Date

FPA HAWKEYE FUND, a series of FPA HAWKEYE FUND, LLC, By: First Pacific Advisors, LLC, its investment adviser, Name: /s/ J. Richard Atwood, Title: Managing Partner

11/06/2017

\*\*Signature of Reporting Person

Date

FPA HAWKEYE-7 FUND, a series of FPA HAWKEYE FUND, LLC, By: First Pacific Advisors, LLC, its investment adviser, Name: /s/ J. Richard Atwood, Title: Managing Partner

11/06/2017

\*\*Signature of Reporting Person

Date

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
  - The sale price for common stock of Esterline Technologies Corporation (the "Issuer") reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$95.00 to \$95.625, inclusive. The reporting persons undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon
- (1) undertake to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in footnotes (1), (14), (15), and (16) to this Form 4.
- Shares of common stock of the Issuer held directly by FPA Hawkeye Fund, a series of FPA Hawkeye Fund, LLC ("FPA Hawkeye"). First Pacific Advisors, LLC ("FPA") serves as manager of and investment adviser to FPA Hawkeye.
- Shares of common stock of the Issuer held directly by FPA Hawkeye-7 Fund, a series of FPA Hawkeye Fund, LLC ("FPA Hawkeye-7"). FPA serves as manager of and investment adviser to FPA Hawkeye-7.
- Shares of common stock of the Issuer held directly by FPA Select Fund, L.P. ("FPA Select"). FPA serves as general partner of and investment adviser to FPA Select.
- (5) Shares of common stock of the Issuer held directly by FPA Select Drawdown Fund, L.P. ("FPA Select Drawdown"). FPA serves as the general partner of and investment adviser to FPA Select Drawdown.
- Shares of common stock of the Issuer held directly by FPA Global Opportunity Fund, a series of FPA Hawkeye Fund, LLC ("FPA Global Opportunity"). FPA serves as manager of and investment adviser to FPA Global Opportunity.
- Shares of common stock of the Issuer held directly by FPA Value Partners Fund, a series of FPA Hawkeye Fund, LLC ("FPA Value Partners", and together with FPA Global Opportunity, FPA Select Drawdown, FPA Select, FPA Hawkeye, and FPA Hawkeye-7, the "Private Investment Funds").
  - FPA may be deemed to share voting and/or investment power over the securities of the Issuer held by each of the Private Investment Funds as the investment adviser to and manager or general partner, as applicable, of each of the Private Investment Funds. In
- addition, Mr. J. Richard Atwood may be deemed to share voting and/or investment power over the securities of the Issuer held by the Private Investment Funds as a Managing Partner of FPA. Mr. Steven T. Romick may be deemed to share voting and/or investment power over the securities of the Issuer held by FPA Hawkeye and FPA Hawkeye-7, as Portfolio Manager of such funds, and over the securities of the Issuer held by the Private Investment Funds as a Managing Partner of FPA.
  - (Continued from Footnote 8) Mr. Brian A. Selmo may be deemed to share voting and/or investment power over the securities of the Issuer held by FPA Select Drawdown, FPA Select, and FPA Value Partners, as Portfolio Manager of such funds, and over the securities of the Issuer held by the Private Investment Funds as a Partner of FPA. Mr. Mark Landecker may be deemed to share
- (9) voting and/or investment power over the securities of the Issuer held by FPA Global Opportunity, FPA Select Drawdown and FPA Select as Portfolio Manager of such funds, and over the securities of the Issuer held by the Private Investment Funds as a Partner of FPA. FPA and Messrs. Atwood, Romick, Selmo and Landecker may be deemed to have a pecuniary interest in a portion of the securities held directly by the Private Investment Funds due to FPA's right to receive performance-based allocations.
- (Continued from Footnote 9) In addition, Messrs. Romick, Selmo and Landecker may be deemed to have an indirect pecuniary interest in a portion of the securities held directly by FPA Global Opportunity, FPA Select and FPA Hawkeye due to their respective ownership interests in such Private Investment Funds, Messrs. Romick and Selmo may be deemed to have an indirect pecuniary interest in a portion of the securities held directly by FPA Value Partners due to their respective ownership interests in such Private Investment Fund, and Mr. Romick may be deemed to have an indirect pecuniary interest in a portion of the securities held directly by FPA Hawkeye-7 due to his ownership interest in such Private Investment Fund.

- (Continued from Footnote 10) Each of FPA and Messrs. Atwood, Romick, Selmo and Landecker disclaims beneficial ownership of securities of the Issuer held directly by the Private Investment Funds except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that any of FPA or Messrs. Atwood, Romick, Selmo or Landecker is the beneficial owner of such securities for purposes of Section 16 or any other purpose.
- Shares of common stock of the Issuer held directly by FPA Crescent Fund, a series of FPA Funds Trust ("FPA Crescent Fund"). FPA is the investment adviser of FPA Crescent Fund and may be deemed to share voting and/or investment power over shares of common stock of the Issuer held by FPA Crescent Fund. In addition, Mr. Atwood may be deemed to share voting and/or investment power over shares of common stock of the Issuer held by FPA Crescent Fund as a Managing Partner of FPA.
  - (Continued from Footnote 12) Mr. Romick may be deemed to share voting and/or investment power over shares of common stock of the Issuer held by FPA Crescent Fund as a Portfolio Manager of FPA Crescent Fund and Managing Partner of FPA. Messrs. Selmo and Landecker may be deemed to share voting and/or investment power over shares of common stock of the Issuer held by FPA Crescent Fund as Portfolio Managers of FPA Crescent Fund and Partners of FPA. FPA only receives an asset-based management fee for serving as investment adviser to FPA Crescent Fund and therefore does not have any pecuniary interest in the securities of the Issuer held by FPA Crescent Fund.
- The sale price for common stock of the Issuer reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$95.6375 to \$96.25, inclusive.
- The sale price for common stock of the Issuer reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$95.00 to \$95.60, inclusive.
- The sale price for common stock of the Issuer reported in Column 4 is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$95.00 to \$95.30, inclusive.

#### **Remarks:**

(13)

Due to the limitation on the number of filing persons per Form 4, J. Richard Atwood, Steven T. Romick, Brian A. Selmo and I Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.