# IMA EXPLORATION INC Form 6-K December 08, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of No	OVEMBER, 2004.
Commission File Nur	mber: 0-30464
IMA EXPLORAT	ION INC.
(Translation of registran	t's name into English)
#709 - 837 West Hastings Street, Vancouve	er, British Columbia, V6C 3N6, Canada
(Address of principal of	executive offices)
Indicate by check mark whether the registra under cover of Form 20-F or Form 40-F: FO	
Indicate by check mark if the registrant permitted by Regulation S-T Rule 101(b)(1)	
Indicate by check mark if the registrant permitted by Regulation S-T Rule 101(b)(7)	
Indicate by check mark whether the regist: contained in this Form, is also thereby Commission pursuant to Rule 12g3-2(b) under YES [ ] No	furnishing the information to the r the Securities Exchange Act of 1934.
If "Yes" is marked, indicate below the file connection with Rule 12g3- 2(b): 82	
SIGNATU	RES
Pursuant to the requirements of the Secregistrant has duly caused this report undersigned, thereunto duly authorized.	
	IMA EXPLORATION INC.
Date: NOVEMBER 30, 2004	/s/ Joseph Grosso
	Joseph Grosso, President & CEO

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IMA EXPLORATION INC.

INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS ENDED

SEPTEMBER 30, 2004 and 2003

(UNAUDITED - PREPARED BY MANAGEMENT)

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MANAGEMENT'S COMMENTS ON UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The accompanying unaudited interim consolidated financial statements of IMA Exploration Inc. for the nine months ended September 30, 2004 have been prepared by management and are the responsibility of the Company's management. These statements have not been reviewed by the Company's external auditors.

# IMA EXPLORATION INC. INTERIM CONSOLIDATED BALANCE SHEETS (UNAUDITED - PREPARED BY MANAGEMENT)

	SEPTEMBER 30, 2004 \$	DECEMBER 31, 2003 \$
ASSETS		
CURRENT ASSETS		
Cash and cash equivalents Amounts receivable and prepaids Marketable securities (Note 3) Spin-off assets transferred (Note 2)	6,718,622 209,249 195,000	4,422,334 174,938 - 568,199
	7,122,871	5,165,471
EQUIPMENT AND LEASEHOLD IMPROVEMENTS (Note 5)	110,777	36,186
MINERAL PROPERTIES AND DEFERRED COSTS (Note 6)	5,025,244	1,291,226
SPIN-OFF ASSETS TRANSFERRED (Note 2)	-	5,596,701
	12,258,892	12,089,584
LIABILITIES  CURRENT LIABILITIES  Accounts payable and accrued liabilities	778 <b>,</b> 509	418,234
SHAREHOLDERS' EQUITY		
SHARE CAPITAL (Note 7)	36,402,832	27,707,597
REDUCTION OF SHARE CAPITAL DUE TO TRANSFER OF SPIN-OFF ASSETS (Note 2)	(7,173,864)	-
CONTRIBUTED SURPLUS	3,319,336	1,541,116
DEFICIT	(21,067,921)	(17,577,363)
	11,480,383	11,671,350
	12,258,892	12,089,584
APPROVED BY THE BOARD OF DIRECTORS		

, Director

/s/ JOSEPH GROSSO

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/s/ ART LANG , Director

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE INTERIM CONSOLIDATED FINANCIAL STATEMENTS.

# IMA EXPLORATION INC. INTERIM CONSOLIDATED STATEMENTS OF LOSS AND DEFICIT (UNAUDITED - PREPARED BY MANAGEMENT)

	THREE MONTHS ENDED SEPTEMBER 30,		NINE MON SEPTEN	
	2004	2003	2004	
EXPENSES				
Administrative and management services	91,855	31,666	184,113	
Bank charges and interest	2,741	1,731	10,201	
Corporate development and investor relations	42,683	48,491	180,539	
Depreciation	4,536	2,732 30,376	10 204	
General exploration	70,817		185,853	
Office and sundry	21,503	8 <b>,</b> 569	49,246	
Printing	1,159	14,444		
Professional fees	84,713	58 <b>,</b> 870	392 <b>,</b> 171	
Rent, parking and storage	29,533	6,676 24,623	64,086	
Salaries and employee benefits	84,664	24,623	221,818	
Stock based compensation	-	346,080		
Telephone and utilities	7 <b>,</b> 635	4,451	21,704	
Transfer agent and regulatory fees	16,412	29 <b>,</b> 875	56 <b>,</b> 068	
Travel and accommodation	63 <b>,</b> 700	8,124	139,469	
Cost recoveries	(58,525)		(91,746)	
	463,426	616,707		
LOSS BEFORE OTHER ITEMS	(463,426)	(616,707)	(3,316,698)	
OTHER ITEMS				
Provision on marketable securities	_	_	(132,000)	
Foreign exchange	(61,665)	2,760	41,039	
Gain on disposition of mineral property				
and deferred costs	-	-	313,801	
Interest and other income	24,543	27 <b>,</b> 790	76,134	
Reorganization costs	7,986	_	(341,603)	
Income (loss) allocated to spin-off assets	_	22,655	(131,231)	
	(29,136)		(173,860)	

WEIGHTED AVERAGE NUMBER OF COMMON SHARES OUTSTANDING	42,346,541	34,278,040	40,189,505
	========		
BASIC AND DILUTED LOSS PER COMMON SHARE	\$(0.01)	\$(0.02)	\$(0.08)
	========	=======	=======
DEFICIT - END OF PERIOD	(21,067,921)	(15, 438, 865)	(21,067,921)
DEFICIT - BEGINNING OF PERIOD	(20,575,359)	(14,875,363)	(17,577,363)
LOSS FOR THE PERIOD	(492,562)	(563,502)	(3,490,558)

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE INTERIM CONSOLIDATED FINANCIAL STATEMENTS.

# IMA EXPLORATION INC.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004 (UNAUDITED - PREPARED BY MANAGEMENT)

	THREE MONTHS ENDED SEPTEMBER 30,		NINE MON SEPTEM	
		2003		
	\$	\$	\$	
OPERATING ACTIVITIES				
Loss for the period	(492,562)	(563,502)	(3,409,896)	
Items not involving cash				
Depreciation	4,536	2,741	10,284	
Stock based compensation	-	346,080	1,871,360	
Gain on disposition of mineral				
properties and deferred costs	-	-	(313,801)	
Provision on marketable securities	_	_	132,000	
Non-cash portion of allocation to				
spin-off assets	(105,594)	(232,043)	(39,024)	
	(593,620)	(446,724)	(1,749,077)	
Decrease (increase) in amounts				
receivable and prepaids	144,528	(40,868)	(34,312)	
Increase (decrease) in accounts payable				
and accrued liabilities	70,841	54,556	360,275	
	(378,251)	(433,036)	(1,423,114)	

INVESTING ACTIVITIES

Proceeds from disposition of spin-off mineral properties and deferred costs Expenditures on mineral properties and	-	108,665	-
deferred costs Expenditures on spin-off mineral properties Purchase of equipment and leasehold	(1,051,919) -	(196,990) (278,714)	
improvements	2,081	(3,078)	(84,875)
	(1,049,838)	(370,117)	
FINANCING ACTIVITIES			
Issuance of common shares Share issue costs Portion of warrants paid to Golden Arrow Capital contribution to Golden Arrow	(103,059) (750,000)	_	(411,237) (103,059) (750,000)
	587,434	1,081,443	7,852,096
INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(840,655)	278 <b>,</b> 290	2,296,288
CASH AND CASH EQUIVALENTS - BEGINNING OF PERIOD	7,559,277	4,068,005	4,422,334
CASH AND CASH EQUIVALENTS - END OF PERIOD	6,718,622 =======	4,346,295	
CASH AND CASH EQUIVALENTS  COMPRISED OF:			
Cash Term deposits		1,546,295 2,800,000	
		4,346,295	6,718,622
	=========		========

THE ACCOMPANYING NOTES ARE AN INTEGRAL PART OF THESE INTERIM CONSOLIDATED FINANCIAL STATEMENTS.

IMA EXPLORATION INC.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004

(UNAUDITED - PREPARED BY MANAGEMENT)

#### 1. NATURE OF OPERATIONS

The Company is in the process of exploring its mineral properties in South America and evaluating other mineral properties. The Company presently has no proven or probable reserves and on the basis of information to date, it has not yet determined whether these properties contain economically recoverable ore reserves. The amounts shown as mineral properties and deferred costs represent costs incurred to date,

less amounts amortized and/or written off, and do not necessarily represent present or future values. The underlying value of the mineral properties and deferred costs is entirely dependent on the existence of economically recoverable reserves, securing and maintaining title and beneficial interest in the properties, the ability of the Company to obtain the necessary financing to complete development, and future profitable production.

The Company considers that it has adequate resources to maintain its core operations for the next twelve months.

#### 2. CORPORATE RESTRUCTURING

On July 7, 2004, the Company completed a corporate restructuring plan (the "Reorganization") which resulted in dividing the Company's assets and liabilities into two separate companies. Following the Reorganization the Company continued to hold the Navidad project, while Golden Arrow Resources Corporation ("Golden Arrow"), a newly created company, held all other mineral property interests. The Reorganization of the Company was accomplished by way of a statutory plan of arrangement.

On completion of the Reorganization, the Company transferred to Golden  $\mbox{\sc Arrow:}$ 

- i) all of the Company's investment in its mineral properties, excluding the Navidad project;
- ii) the assets and liabilities of IMPSA Resources (BVI) Inc., Inversiones Mineras Argentinas Holdings (BVI) Inc., both wholly-owned subsidiaries of the Company, and IMPSA Resources Corporation, an 80.69% owned subsidiary of the Company;
- iii) marketable securities at their recorded values; and
- iv) cash of \$750,000, plus nominal cash held by the subsidiary companies.

The aggregate value of the net assets transferred from the Company to Golden Arrow is as follows:

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Cash and cash equivalents	773 <b>,</b> 886
Amounts receivable and prepaids	1,091
Equipment	1,324
Marketable securities	548,840
Mineral properties and deferred cost	5,850,123
Accounts payable and accrued liabilities	(1,400)
	7,173,864
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IMA EXPLORATION INC.
NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004 (UNAUDITED - PREPARED BY MANAGEMENT)

#### 3. SIGNIFICANT ACCOUNTING POLICIES

The interim consolidated financial statements of the Company have been prepared by management in accordance with Canadian generally accepted accounting principles. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. The consolidated financial statements have, in management's opinion, been properly prepared using careful judgement with reasonable limits of materiality. These interim consolidated financial statements should be read in conjunction with the most recent annual consolidated financial statements. The significant accounting policies follow that of the most recently reported annual consolidated financial statements.

#### 4. MARKETABLE SECURITIES

	SEPTEMBER	30, 2004	DECEMBER
	RECORDED VALUE \$	FAIR VALUE \$	RECORDED VALUE \$
Tinka Resources Limited - 300,000 common shares Consolidated Pacific Bay Minerals Ltd.	96,000	96,000	-
- 900,000 common shares	99,000	99,000	-
	195,000	195,000	

The Company has entered into option and sale agreements on certain of its non-core mineral property holdings in which the Company received common shares of publicly traded companies as partial consideration. See also Note 6(b).

### 5. EQUIPMENT AND LEASEHOLD IMPROVEMENTS

	SEPTEMBER 30, 2004 \$	DECEMBER 31, 2003 \$
Office equipment and computers Leasehold improvements	267,262 62,812	182,387 62,812
Less accumulated depreciation	330,074 (219,297)	245,199 (209,013)
	110,777	36,186

# IMA EXPLORATION INC. NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004 (UNAUDITED - PREPARED BY MANAGEMENT)

#### 6. MINERAL PROPERTIES AND DEFERRED COSTS

	SEPTEMBER 30, 2004		
	NAVIDAD \$	OTHER \$	TOTAL \$
Balance, beginning of period	1,002,211	289,015	1,291,226
Expenditures during the period			
Assays	338,119	-	338,119
Contractors - access	46,181	-	46,181
Contractors - surveying	113,532	-	113,532
Contractors - environmental	137,481	-	137,481
Drilling	1,676,867	-	1,676,867
Field supplies	85 <b>,</b> 147	_	85 <b>,</b> 147
Geological	459 <b>,</b> 787	_	459 <b>,</b> 787
Geochemistry	32 <b>,</b> 277	_	32,277
Geophysics	117,152	_	117,152
Travel	21,578	_	21,578
Office	23,228	_	23,228
Other	120,934	50,891	171,825
Vehicles	85 <b>,</b> 377	_	85 <b>,</b> 377
Foreign value added tax	_	425,467	425,467
	3,257,660	476,358	3,734,018
Balance, end of period	4,259,871	765,373	5,025,244
		========	

- (a) The Company has either staked, fully paid or holds options to acquire 100% working interests in mineral properties, located in Chubut Province in Argentina.
- (b) The Company has signed and will continue to sign joint venture agreements for certain of its non-core properties with other junior exploration companies. The Company normally receives shares in these companies as compensation along with their commitments for exploration expenditures. The issue of these marketable securities is subject to TSX Venture Exchange ("TSXV") approval. The intent is to sell these securities to maximize return to the Company.
- (c) See also Note 2.

# IMA EXPLORATION INC. NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004 (UNAUDITED - PREPARED BY MANAGEMENT)

#### 7. SHARE CAPITAL

Authorized: unlimited common shares without par value 100,000,000 preferred shares without par value

Issued:	SEPTEMBER	SEPTEMBER 30, 2004	
	SHARES	AMOUNT \$	SHARES
Balance, beginning of period	36,381,452	27,707,597	26,550,606
Issued during the period for:			
Private placements	1,500,000	4,650,000	2,900,000
Exercise of warrants	5,253,635	4,105,466	4,969,066
Exercise of options	331 <b>,</b> 650	237,710	1,855,850
Exercise of agent's option	89 <b>,</b> 820	123,216	105,930
Less: Share issue costs Reallocation from contributed	-	(411,238)	_
surplus on exercise of options Portion of proceeds from exercise	_	93,140	-
of warrants paid to Golden Arrow	-	(103,059)	-
	7,175,105	8,695,235	9,830,846
Balance, end of period	43,556,557	36,402,832	36,381,452

During the nine months ended September 30, 2004 the Company completed a brokered private placement of 1,500,000 units at \$3.10 per unit for proceeds of \$4,307,500, net of \$279,000 agent's commission and \$132,238 of related issue costs. Each unit consisted of one common share and one half non-transferable share purchase warrant. Each whole warrant entitles the holder to purchase a common share for \$3.70 per share on or before February 23, 2005. The Company also issued an option to the agent to acquire 200,000 units at \$3.25 per unit on or before February 23, 2005. Each unit to be issued on exercise of the agent's option, will consist of one common share and one-half non-transferable share purchase warrant, exercisable on the same terms and basis as the private placement warrants.

# (b) Stock Options

During the nine months ended September 30, 2004, the Company granted 1,462,000 stock options.

The fair value of stock options granted is estimated on the dates of grants using the Black-Scholes option pricing model with the following assumptions used for the grants made during the period:

Risk-free interest rate	2.38%
Estimated volatility	77%
Expected life	2.5 years
Expected dividend yield	0%

The weighted average fair value per share of stock options, calculated using the Black-Scholes option pricing model, granted during the period was \$1.28 per share.

#### IMA EXPLORATION INC.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004 (UNAUDITED - PREPARED BY MANAGEMENT)

#### 7. SHARE CAPITAL (continued)

Option-pricing models require the use of estimates and assumptions including the expected volatility. Changes in the underlying assumptions can materially affect the fair value estimates and, therefore, existing models do not necessarily provide reliable measure of the fair value of the Company's stock options.

A summary of the Company's outstanding stock options at September 30, 2004, and the changes for the nine months ended September 30, 2004, is presented below:

	OPTIONS	WEIGHTED
	OUTSTANDING	AVERAGE
	AND	EXERCISE
	EXERCISABLE	PRICE
		\$
Balance, beginning of period	2,528,150	1.32
Granted	1,462,000	3.10
Exercised	(331,650)	0.83
Balance, end of period	3,658,500	2.09
	========	

Stock options outstanding and exercisable at September 30, 2004, are as follows:

NUMBER EXERCISE PRICE EXPIRY DATE

205,000	0.40	July 19, 2006
119,000	0.50	May 2, 2007
117,500	0.50	September 23, 2007
90,000	0.84	March 7, 2008
300,000	0.90	May 30, 2008
1,365,000	1.87	August 27, 2008
1,462,000	3.10	March 24, 2009
3,658,500		
=======		

#### (c) Warrants

A summary of the number of common shares reserved pursuant to the Company's outstanding warrants and agents warrants outstanding at September 30, 2004, and the changes for the nine months ended September 30, 2004, is as follows:

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Balance, beginning of period Issued	6,042,448 794,910
Exercised	(5, 253, 635)
Expired	(21,100)
Cancelled	(38, 955)
Balance, end of period	1,523,668
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IMA EXPLORATION INC.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004

(UNAUDITED - PREPARED BY MANAGEMENT)

#### 7. SHARE CAPITAL (continued)

Common shares reserved pursuant to warrants outstanding at September 30, 2004 are as follows:

NUMBER	EXERCISE PRICE	EXPIRY DATE
	\$	
773,668	0.90	March 16, 2005
750,000	3.70	February 23, 2005
1,523,668		

The Company pays a portion of the proceeds received from the exercise of warrants which were outstanding as of July 7, 2004, to Golden Arrow. Golden Arrow will issue one common share of its share capital on the exercise of every ten shares pursuant to the exercise of the Company's warrants.

(d) See also Note 12.

#### 8. RELATED PARTY TRANSACTIONS

- (a) During the nine months ended September 30, 2004, the Company was charged \$347,178 by current and former directors and officers and by companies controlled by directors and officers of the Company, for accounting, management, and consulting services provided.
- (b) The Company leases its office premises from a private corporation controlled by the President of the Company. During the nine months ended September 30, 2004, the Company paid \$55,538 for rent.
- (c) The Company shares its office facilities with Amera Resources Corporation ("Amera"), a public company with common management. During the nine months ended September 30, 2004, the Company received \$79,367 from Amera for shared rent and administration costs.
- (d) The President of the Company provides his services on a full-time basis under a contract with a private company controlled by the President. The President is paid an annual amount of \$102,000. The contract also provides that, in the event the services are terminated without cause or upon a change in control of the Company, a termination payment would include a bonus of \$6,500 per month, retroactive to July 1, 1999, plus an additional three years of compensation at \$15,000 per month. If the termination had occurred on September 30, 2004, the amount under the agreement would be \$1,026,000.
- (e) Other related party transactions are disclosed elsewhere in these interim consolidated financial statements.

# 9. SEGMENTED INFORMATION

The Company is involved in mineral exploration and development activities, which are conducted principally in Argentina. The Company is in the exploration stage and, accordingly, has no reportable segment revenues or operating results for the nine months ended September 30, 2004.

#### IMA EXPLORATION INC.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS
FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004
(UNAUDITED - PREPARED BY MANAGEMENT)

#### 9. SEGMENTED INFORMATION (continued)

The Company's total assets are segmented geographically as follows:

	SEPTEMBER 30, 2004			
	CORPORATE CANADA \$	MINERAL OPERATIONS ARGENTINA \$	TOTAL \$	
Current assets Equipment and leasehold improvements Mineral properties and deferred costs	7,097,667 103,744 -	25,204 7,033 5,025,244	7,122,871 110,777 5,025,244	
	7,201,411	5,057,481	12,258,892	

#### 10. SUPPLEMENTAL CASH FLOW INFORMATION

Non-cash investing and financing activities were conducted by the Company as follows:

Investing activities	SEPTEMBER 30, 2004 \$	SEPTEMBER 30, 2003 \$
Proceeds on disposition of mineral properties Acquisition of marketable securities	327,000 (327,000) 	- - 
Financing activities		
Shares issued on exercise of options Contributed surplus	93,140 (93,140) 	- - 
Other supplemental cash flow information:		
	SEPTEMBER 30, 2004 \$	SEPTEMBER 30, 2003 \$
Interest paid in cash	-	-
Income taxes paid in cash	-	-

# 11. LEGAL

In March 2004, Minera Aquiline Argentina S.A., a wholly-owned subsidiary of Aquiline Resources Inc., commenced a legal proceeding against the Company, asserting that the Company unlawfully used confidential information, and is seeking damages and a constructive trust over the Navidad Project and other surrounding properties in

Chubut Province, Argentina. The Company is defending this action and the outcome is not determinable.

IMA EXPLORATION INC.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS
FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004

(UNAUDITED - PREPARED BY MANAGEMENT)

#### 12. SUBSEQUENT EVENT

Subsequent to September 30, 2004, the Company issued 110,000 common shares for \$257,500 on the exercise of stock options and warrants.

IMA EXPLORATION INC.

MANAGEMENT'S DISCUSSION AND ANALYSIS
FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004

#### INTRODUCTION

The following management discussion and analysis and financial review should be read in conjunction with the Company's unaudited interim consolidated financial statements for the nine months ended September 30, 2004 and the audited consolidated financial statements dated December 31, 2003 and related notes. The consolidated financial statements have been prepared in accordance with Canadian generally accepted accounting principles ("Canadian GAAP"). Except as otherwise disclosed all dollar figures in this report are stated in Canadian dollars. Additional information relevant to the Company can be found on the SEDAR website at www.sedar.com.

#### FORWARD LOOKING STATEMENTS

Certain information included in this discussion may constitute forward-looking statements. Forward-looking statements are based on current expectations and entail various risks and uncertainties. These risks and uncertainties could cause or contribute to actual results that are materially different than those expressed or implied. The Company disclaims any obligation or intention to update or revise any forward-looking statement, whether as a result of new information, future events or otherwise.

#### CORPORATE REORGANIZATION

On May 3, 2004 the Company announced a proposed corporate reorganization (the "Reorganization"). Shareholders approved the Reorganization on June 24, 2004 and thereafter all necessary court and regulatory approvals were received. The Reorganization was effective as of July 7, 2004.

The effect of the Reorganization was to transfer the Company's non-Navidad mineral properties to a newly incorporated company along with \$750,000 of operating cash, marketable securities and the joint venture agreements relating to the transferred properties (the "Transferred Assets"). The Company retained

the Navidad mineral property and certain other mineral properties located in central Chubut Province and all other assets and liabilities, except for the Transferred Assets. The shareholders of the Company received shares in the new company, Golden Arrow Resources Corporation ("Golden Arrow"), which resulted in identical ownership by the shareholders before and after the Reorganization.

The restatement of the Company's prior period financial statements is described in Note 2 to the September 30, 2004 financial statements. Canadian GAAP requires that the Transferred Assets and certain of the Company's General and Administrative expenses and Other Items be restated. The Transferred Assets are described as "Spin-Off Assets Transferred to Golden Arrow' and the allocated expenses are described as "Loss Allocated to Spin-Off Assets" in the consolidated financial statements. This restatement did not change previously reported losses.

#### OVERVIEW

The Company is a natural resource company engaged in the business of acquisition and exploration of mineral properties in Argentina. The Company's strategy has been to acquire properties for the purpose of mineral exploration and exploitation. In the event the Company discovers mineralization capable of economic production, it intends to develop or seek a joint venture partner and/or to sell all or a portion of its interest in the subject property to finance the development of such property. At present, the Company has no producing properties and consequently has no current operating income or cash flow. As of this date the Company is an exploration stage company and has not generated any revenues. There is no assurance that a commercially viable mineral deposit exists on any of the properties. Further exploration will be required before a final evaluation as to the economic and legal feasibility of any of the properties is determined.

On March 5, 2004 Minera Aquiline Argentina SA, a subsidiary of Aquiline Resources Inc. ("Aquiline"), commenced an action against the Company seeking damages and a constructive trust over the Navidad properties. The Company believes the Aquiline legal action is without merit and is vigorously defending

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itself. A Statement of Defense has been filed. At this date the outcome is not determinable. The trial has been set for October 11, 2005 in Vancouver, British Columbia.

At the Company's June 24, 2004 Annual General and Special Meeting Messrs. Carlson, Grosso, Angus, Idziszek, Hurd, Cacos, Lang, Terry and Horton were elected to the Board of Directors. The officers appointed by the Board are Gerald Carlson as Chairman, Joseph Grosso as President, Art Lang as Vice-President and Chief Financial Officer, David Terry as Vice-President, Exploration and Nikolas Cacos as Corporate Secretary. On October 6, 2004 Nikolas Cacos and Sean Hurd resigned as directors. Mr. Cacos continues as the Corporate Secretary of the Company.

#### PROPERTIES UPDATE

#### NAVIDAD

On February 3, 2003 the Company announced the discovery of high-grade silver-lead mineralization at its 100% owned 10,000 hectare (24,700 acres)

Navidad property in north central Chubut, Argentina. A Phase I drilling program was completed in late March 2004 and a Phase II, \$2,100,000 drill program commenced in late May 2004 and was completed in September 2004. Subsequent to completion of the Phase II program, a program of surface exploration including prospecting, geological mapping, ground geophysics and soil sampling was commenced. A Phase III drilling program commenced November 26, 2004. The Company has an ongoing program of environmental baseline data collection in the project area.

The Company announced results of a resource calculation on May 25, 2004. Snowden Mining Consultants Inc. completed a resource estimation at Galena Hill, the first systematically drilled target on the Navidad property which includes Indicated Resource of 207 million ounces of silver and 1.1 million tones of lead at a 50 g/t silver equivalent cut-off grade including: 117 million ounces of silver and 495,047 tonnes of lead at a 300 g/t silver equivalent cut-off grade and Inferred Resource of 36 million ounces of silver and 56,776 tonnes of lead at a 50 g/t silver equivalent cut-off grade. This includes only the Galena Hill deposit and portions of the adjacent Connector zone and does not include known and interpreted mineralization in other areas of the property which were the primary focus of the Phase II drilling program.

Phase II drilling comprised 9,596 metres of diamond core drilling in 67 holes and 5,210 core sample analyses, including quality control samples, bringing the life of the project totals to 18,456 metres in 120 holes and 10,548 core sample analyses in less than one year since the first hole was drilled. Drilling in the Phase II program focused on the Esperanza Trend, the Barite Hill target, and on the Navidad Hill and Connector Zone targets. During Phase II, two drill holes were completed within the Galena Hill indicated resource to obtain samples for metallurgy. Results from the Phase II program have been described in News Releases dated July 8, July 27, September 8, September 15, September 28 and October 13, 2004, highlights of which are discussed below.

#### NAVIDAD HILL:

During the Phase II drill program 33 additional holes were drilled on the Navidad Hill Zone. In addition to the structurally controlled mineralization previously identified at Navidad Hill, near-surface stratigraphically controlled silver mineralization has now been identified along the southwest and southeast flanks of Navidad Hill. This style of mineralization demonstrates potential for moderate to high grade, bulk-tonnage silver targets around the south, east and west sides of Navidad Hill and into the Connector Zone.

Intercepts of structurally controlled, near vertical mineralized bodies included hole NV04-110 which intersected 61.50 metres of 128 grams per tonne silver including 5.34 metres of 1,006 grams per tonne silver on the top of Navidad Hill. Highlights of stratigraphically-controlled mineralization include the exceptional intercept from NV04-90 that returned 35.8 metres of 2,850 grams per tonne (83.2 ounces per ton) silver including 7.3 metres of 11,995 grams per tonne (350.3 ounces per ton) silver beginning at 16.5 metres depth. Drill hole 90 was drilled at an inclination of -45 (degree) towards the northeast on the western flank of Navidad Hill, approximately 275 metres northwest of drill holes 1 and 2 and in an area of little or no outcrop. Bonanza-grade mineralization in drill hole 90 contains semi-massive silver-copper-lead sulphides and/or sulphosalts. In several locations native silver occurs as fine veinlets and grains up to 5millimetres in size. Mineralization occurs on the western flank of the Navidad volcanic dome and, as is common in other zones at the project, is strongest at the contact between overlying mudstone and trachyandesitic volcanic rocks. The mineralization is believed to be stratigraphically controlled and to

be gently dipping to the southwest. Based on this assumption, the true thickness of this zone is interpreted to be 85-90% of the intersection. Tightly spaced, follow-up drilling will be required to fully define this very high-grade zone. Further intercepts in the area include 28.15 metres of 1,115 grams per tonne silver (32.6 ounces per ton) including 5.97 metres of 4,579 grams per tonne (133.7 ounces per ton) in hole 117 and 58.68 metres of 208 grams per tonne silver (6.1 ounces per ton) in hole 112.

#### CONNECTOR ZONE:

A total of twelve new holes were drilled in the Connector Zone area during the Phase II drill program. Similarly to the adjacent Navidad Hill Zone, the Phase II drilling demonstrates that both structurally and stratigraphically controlled high-grade silver mineralization occurs in this area. In the northwestern part of the Connector Zone (holes 40, 68, 105, 106, and 107), the control on mineralization appears to be stratigraphic with the mineralization occurring in the same stratigraphic position as at the Galena Hill deposit and on the flank of Navidad Hill (hole 90). Highlights from this mineralization style include  $46.7\,$  metres of 334 grams per tonne  $\,$  silver from hole 107 and 13.3 metres of 545  $\,$ grams per tonne silver from hole 105. In the southeastern Connector Zone (holes 32, 86, 87 and 108), the controls on mineralization and the stratigraphic correlations are less clear. Hole 108 was drilled towards the east to cross a northerly trending structural zone partially exposed on surface (most holes in this area have been drilled towards the northeast to cross the dominant structural trend) and intersected an impressive 485 grams per tonne silver over 39.0 metres. Mineralization in hole 108 is of a somewhat different style than that seen on surface and in adjacent holes; it comprises breccia with sulfide infilling that was not seen in adjacent holes 32 and 87. Additional drilling will be required to test the extent of these new high-grade intersections at the Connector Zone which remains open towards the northeast.

An independent resource estimate for the Navidad Hill and Connrctor Zone target areas is currently being prepared by Snowden Mining Industry Consultants Inc. based on the Phase I and II drilling.

# CALCITE HILL:

A single hole, NV04-88, was drilled to test favourable stratigraphy on the edge of Calcite Hill in an area where there are few indications of mineralization or geochemical anomalies at surface. The hole intersected 72.3 metres averaging 202 grams per tonne silver and 3.45% lead from 70.3 to 142.6 metres depth and included a higher-grade interval containing 12.4 metres averaging 672 grams per tonne silver. Hole 88 is located approximately 400 metres west of the nearest holes on Navidad Hill. The major Calcite Hill silver-lead soil anomaly is located a further 340 metres to the northwest of hole 88. The mineralization in NV04-88 is generally similar in character to the stratigraphically controlled mineralization at Galena Hill and comprises galena and barite with minor amounts of native silver (native silver had not been observed in any of the drill core from the Navidad Project prior to hole 88). This opens up significant potential for extending the blind mineralization discovered in NV04-88 both to the southeast towards Navidad Hill and northwest towards the soil anomaly.

#### ESPERANZA TREND:

In total 9 new drillholes were completed in two areas along the 6 kilometre Esperanza Trend. Highlights include 2.7 metres of 831 grams per tonne silver in hole 62 and 2.6 metres of 513 grams per tonne silver in hole 79. Interestingly, hole 79 shows signs of the mineralization being stratigraphically rather than structurally controlled as had been interpreted to date in this area. Hole 63 intersected 45.8 metres of 94 grams per tonne silver, including 4.0 metres of

246 grams per tonne silver, 800 metres to the northwest. In the same area, hole 82 intersected 54.6 metres of 64 grams per tonne silver, including 26.1 metres of 106 grams per tonne silver and also 6.0 metres of 140 grams per tonne silver. These results confirm the high grades and potential for a significant structurally and/or stratigraphically controlled zone at Esperanza. Significantly more drilling will be required to evaluate the 6 kilometre Esperanza Trend.

#### BARITE HILL:

A total of 8 holes were completed at Barite Hill. Although many of these holes contain significant near surface intersections of galena matrix breccia similar in style to that at Galena hill, they have generally lower silver and lead values. The most significant intercept was from hole NV04-76 that cut 22.1 metres of galena matrix breccia averaging 34 grams per tonne silver and 0.63% lead in the upper part of the hole and then intersected a different style of mineralization deeper in the hole that contained 21.7 metres of 88 grams per tonne silver including 8.4 metres of 191 grams per tonne silver. This deeper mineralization is associated with calcite veining within a fine-grained muddy sedimentary rock and is characterized by high silver to base metal ratios.

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#### LOMA DE LA PLATA:

The surface exploration program launched September 2004 resulted in the discovery of the Loma de la Plata Zone, approximately 4 kilometres west of the Galena Hill deposit, through regional soil sampling. The Loma de la Plata zone is defined by high silver values in rock samples and a silver in soil anomaly that is similar in magnitude to those that cover both the Galena Hill Deposit and Navidad Hill Zone. The zone comprises a 350 x 400 metre zone of greater than 10 grams per tonne silver within a 500 x 1,100 metre zone of predominantly greater than 2 parts per million silver in soil samples. Values from 5.8 to 6,510 grams per tonne silver have been obtained from 12 rock chip and float samples with 5 of the 12 samples returning greater than 1,000 grams per tonne silver.

Preliminary geological assessment indicates that silver mineralization is hosted by a similar sequence of volcanic and sedimentary rocks, and in a similar stratigraphic position, to those that host the Galena Hill deposit. Mineralization consists of breccias and zones of calcite-barite veinlets with minor amounts of lead and copper sulphides and occasional native silver within andesitic volcanic rocks. Crews are currently on site mapping and sampling this new zone in greater detail.

The Company has 18 exploration properties in Chubut Province in addition to Navidad, several of which are the subject of joint venture agreements. The parties to the joint venture agreements in this region have agreed not to seek TSXV approval for the agreements until certain legal and political uncertainties can be resolved. Accordingly the Company does not expect to complete the terms of the agreements in 2004.

The following discussion and comparison of the Company's general and administrative expenses and operations does not attempt to compare the restated prior period expenses and operations which have been restated as a result of the Reorganization. In the opinion of management the Company's costs and expenses will not be materially reduced as a result of the Reorganization.

SUMMARY OF FINANCIAL RESULTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2004

The Company reported a consolidated loss of \$3,490,558 (\$0.08 per share) in the current period, an increase of \$2,210,638 from the loss of \$1,279,920 (\$0.04 per share) in 2003. The increase in the loss in 2004, compared to 2003, was due to a number of factors of which \$2,258,596 can be attributed to operating expenses while the net of other items decreased by \$47,958.

RESULTS OF OPERATIONS

CORPORATE COSTS AND OTHER INCOME

GENERAL AND ADMINISTRATIVE EXPENSES

The Company's operating expenses for the nine months ended September 30, 2004 were \$3,316,698 (excluding \$339,516 of operating expenses to June 30, 2004 which have been reclassified as Loss Allocated to Spin-Off Assets). This is an increase of \$2,210,638 from the comparable 2003 period. A significant portion of the increase for 2004 is attributed to the Company's application of the fair value method of accounting for stock options granted to its employees and directors. In the nine months ended September 30, 2004 the Company recorded a non-cash expense of \$1,871,360. During 2003 the Company a non-cash expense of \$346,080 and disclosed a pro-forma charge for stock options granted to its employees and directors of \$910,578. Had the Company applied retroactive treatment it would have recorded this amount as an expense in the 2003 period. Other increases in the operating expenses can be attributed to the Company's increase in staff and activities driven by Navidad. The Company has added staff and new office space and has incurred additional operating expenses as a result of this increase in activity. Administrative and management services increased \$94,756, corporate development and investor relations increased \$48,002, office expense increased \$27,857. Travel increased \$115,207 due to the attendance and participation in various conferences. The increase in salaries of \$148,967 includes a retiring allowance for the Company's former CFO, William Lee, and the addition of personnel. The increase of \$309,532 in professional fees is primarily due to legal costs incurred in connection with the Aquiline legal action and substantially increased costs of compliance with reporting requirements. General exploration increased \$33,884 as activities have been

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focused on areas around the Navidad property. Cost recoveries from Amera increased \$75,062. Cost recoveries from Golden Arrow, which commenced in July 2004, were \$27,500. A portion of the operating expenses for the first six months of 2004 (\$339,516) and the nine months in 2003 (\$502,054) have been reclassified as Loss Allocated to Spin-Off Assets as discussed in Note 2. This has had the effect of reducing the General and Administrative expenses reported in the September 30, 2004 consolidated financial statements.

#### OTHER ITEMS

During 2004 the Company recorded a gain of \$313,801 from the farm out of interests in its mineral properties and a provision for the write down of the carrying value of marketable securities of \$132,000 to reflect a reduction in the current market value. In 2004 the Company received marketable securities from Tinka Resources Limited (300,000 shares, deemed value \$147,000) and Consolidated Pacific Bay Minerals Ltd. (900,000 shares, deemed value \$180,000) from sale or farm out of its interests in mineral properties. The amounts reported in the September 30, 2004 consolidated financial statements represent farm outs which remained with the Company. In 2003 no gains, losses or provisions for losses were recorded. Marketable securities are received by the

Company as a result of the joint venturing of certain of its non-core properties. The Company's intent is to sell these securities to maximize return to the Company, not to trade its holdings. Interest and other income increased \$31,633 primarily as a result of an increase of funds on deposit. The Company also recorded an increase in a gain from foreign exchange of \$41,039 in this period. Cost of \$341,603 for fees and expenses related to the Reorganization have been recorded in this period. The Loss Allocated to Spin-Off Assets represents the allocated expenses of the assets transferred to Golden Arrow as discussed in Note 2.

#### SELECTED ANNUAL FINANCIAL INFORMATION

The following selected consolidated financial information is derived from the audited consolidated financial statements and notes thereto. The information has been prepared in accordance with Canadian GAAP.

	YEARS ENDED DECEMBER 31, (AUDITED)		
	2003	2002 \$	2001 \$
INCOME STATEMENT DATA:			
Total Revenues	Nil	Nil	Nil
General and Administrative Expenses	2,503,041	509,980	283,159
Loss from Continuing Operations	(2,449,243)	(485,331)	(182,731)
Loss from Spin-Off Assets	(969 <b>,</b> 175)	(954 <b>,</b> 775)	(699,144)
Net Loss	(3,418,418)	(1,440,106)	(881 <b>,</b> 875)
Net Loss per Common Share Basic and Diluted	(0.11)	(0.06)	(0.06)

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#### SELECTED QUARTERLY FINANCIAL INFORMATION

The following selected consolidated financial information is derived from the unaudited consolidated interim financial statements of the Company. The information has been prepared in accordance with Canadian GAAP.

						_
	2004			2003		
	SEP. 30 \$	JUN. 30 \$	MAR. 31 \$	DEC. 31 \$	SEP. 30 \$	
OPERATIONS:						
Revenues	Nil	Nil	Nil	Nil	Nil	
T						

Loss from continuing

operations	(492,562)	(466,021)	(2,400,744)	(1,436,078)	(586,158)
<pre>Income (loss) allocated     to Spin-off assets</pre>	(nil)	(355,252)	224,021	(702,420)	(22,656)
Net loss	(492,562)	(821,273)	(2,176,273)	(2,138,439)	(563,502)
Loss per share	(0.01)	(0.02)	(0.06)	(0.07)	(0.02)
Fully diluted loss per share	(0.01)	(0.02)	(0.06)	(0.07)	(0.02)

#### LIQUIDITY AND CAPITAL RESOURCES

The Company's cash position at September 30, 2004 was \$6,718,622, compared to \$4,454,241 at December 31, 2003. The increase in cash is primarily due to the completion of a financing and exercise of warrants from previous financings. In February 2004 the Company completed a brokered private placement of 1,500,000 units at \$3.10 per unit, for proceeds of \$4,238,763 net of costs of \$411,237. In addition, through September 30, 2004, the Company has received \$4,466,392 from the exercise of warrants and stock options. Subsequent to September 30, 2004 the Company has received a further \$257,500 from the exercise of stock options and warrants.

The Company considers that it has adequate resources to maintain its ongoing operations but currently does not have sufficient working capital to fund all of its planned exploration work and property commitments. A Phase III budget for the Navidad project has been approved in the amount of \$2,200,000. The Company will continue to rely on successfully completing additional equity financing and/or conducting joint venture arrangements to further exploration on its properties. There can be no assurance that the Company will be successful in obtaining the required financing or negotiating joint venture agreements. The failure to obtain such financing or joint venture agreements could result in the loss of or substantial dilution of its interest in its properties.

The Company's management may elect to acquire new projects, at which time additional equity financing may be required to fund overhead and maintain its interests in current projects, or may decide to relinquish certain of its properties. These decisions will be based on the results of ongoing exploration programs and the response of equity markets to the projects and business plan.

The Company does not know of any trends, demand, commitments, events or uncertainties that will result in, or that are reasonably likely to result in, its liquidity either materially increasing or decreasing at present or in the foreseeable future. Material increases or decreases in liquidity are substantially determined by the success or failure of the exploration programs or the acquisition of projects.

The Company does not now and does not expect to engage in currency hedging to offset any risk of currency fluctuations.

#### RELATED PARTY TRANSACTIONS

The directors provided services to the Company and were paid \$347,178 for the nine months ended September 30, 2004. Mr. W. Lee, the former CFO, was paid salary and retiring allowance of \$68,769; Mr. A. Lang, director and the current CFO, was paid salary of \$38,670; Mr. D. Terry, director and Vice President, Exploration, was paid fees of \$28,000; Mr. N. Cacos, the Corporate Secretary and a former director, was paid fees of \$13,475; Mr. Sean Hurd, investor relations manager and a former director, was paid fees of \$21,600; Mr. Gerald Carlson,

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director and Chairman of the Board was paid fees of \$39,800, \$60,364 was paid to

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a company with which Mr. Angus, a director of the Company, is associated and Mr. J. Grosso, the President and CEO, was paid fees of \$76,500. The Company leases a portion of its office premises from a private company controlled by the President and paid rent of \$55,538 during the nine months ended September 30, 2004. Note 8 to the September 30, 2004 interim consolidated financial statements and Note 7 to the December 31, 2003 consolidated financial statements discusses the material related party transactions.

#### OPERATING CASH FLOW

Cash outflow from operating activities in the nine months to September 30, 2004 was \$1,423,114 compared to cash outflow in the comparable of 2003 of \$1,187,423.

#### FINANCING ACTIVITIES

In the nine months to September 30, 2004 the Company received \$9,116,392, from the sale of common shares, less costs of \$411,237 compared to \$5,667,686, less costs of \$174,801 in the 2003 period.

#### INVESTING ACTIVITIES

Investing activities required cash of \$4,132,694 in the nine months to September 30, 2004 (2003 - \$1,395,291), these investing activities were for expenditures on mineral properties of \$3,892,742 (2003 - \$561,172) on the Navidad property and \$155,077 for expenditures on the spin-off mineral properties (2003 - \$925,265); \$84,875 for additions to equipment and leasehold improvements (2003 - \$13,519); in the 2003 period proceeds from the disposal of spin-off mineral properties were \$108,665.

#### CONTRACTUAL COMMITMENTS

The Company has lease commitments for office premises that require payments of \$77,000 and \$26,500 annually. Commitments for payments on mineral properties have been assumed by Golden Arrow.

#### CRITICAL ACCOUNTING POLICIES

Reference should be made to the Company's significant accounting policies contained in Notes 2 and 3 of the Company's consolidated financial statements for the year ended December 31, 2003 and the interim consolidated financial statements for the nine months ended September 30, 2004. These accounting policies can have a significant impact of the financial performance and financial position of the Company.

#### USE OF ESTIMATES

The preparation of financial statements in conformity with Canadian GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amount of revenues and expenses during the period. Significant areas requiring the use of management estimates relate to the determination of environmental obligations and impairment of mineral properties and deferred costs. Actual results may differ from these estimates.

#### MINERAL PROPERTIES AND DEFERRED COSTS

Consistent with the Company's accounting policy disclosed in Note 3 of the annual consolidated financial statements, direct costs related to the acquisition and exploration of mineral properties held or controlled by the Company have been capitalized on an individual property basis. It is the Company's policy to expense any exploration associated costs not related to specific projects or properties. Management of the Company periodically reviews the recoverability of the capitalized mineral properties. Management takes into consideration various information including, but not limited to, results of exploration activities conducted to date, estimated future metal prices, and reports and opinions of outside geologists, mine engineers and consultants. When it is determined that a project or property will be abandoned or its carrying value has been impaired, a provision is made for any expected loss on the project or property. No write offs were required in the current quarter.

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#### RISK FACTORS

The Company's operations and results are subject to a number of different risks at any given time. These factors, include but are not limited to disclosure regarding exploration, additional financing, project delay, titles to properties, price fluctuations and share price volatility, operating hazards, insurable risks and limitations of insurance, management, foreign country and regulatory requirements, currency fluctuations and environmental regulations risks. For a more complete discussion of these risks and others, reference should be made to the Company's Management Proxy Circular of May 14, 2004.

#### INVESTOR RELATIONS

The Company currently does not engage the services of outside investor relations consultants. Mr. Sean Hurd, a director, is the Company's Investor Relations Manager and coordinates investor relations activities. The Company updates its website (www.imaexploration.com) on a continuous basis.

#### OUTSTANDING SHARE DATA

The Company's authorized share capital is an unlimited number of common shares and 100,000,000 preferred shares all without par value. As at September 30, 2004, there were 43,556,557 outstanding common shares. As at September 30, 2004, there were 3,658,500 stock options which were outstanding and exercisable, with exercise prices ranging between \$0.40 and \$3.10 per share. In addition, on September 30, 2004, there were 1,523,668 warrants outstanding which expire at various times until March 16, 2005, with exercise prices ranging between \$0.90 and \$3.70 per share. More information on these instruments and the terms of their conversion are set out in Note 7 to the Company's September 30, 2004 interim consolidated financial statements.

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#### CERTIFICATION OF INTERIM FILINGS DURING TRANSITION PERIOD

- I, JOSEPH GROSSO, CHIEF EXECUTIVE OFFICER of IMA EXPLORATION INC., certify that:
- 1. I have reviewed the interim filings (as this term is defined in Multilateral Instrument 52-109 "Certification of Disclosure in Issuers' Annual and Interim Filings") of IMA Exploration Inc. the interim period ending September 30, 2004;
- 2. Based on my knowledge, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by the interim filings; and
- 3. Based on my knowledge, the interim financial statements together with the other financial information included in the interim filings fairly present in all material respects the financial condition, results of operations and cash flows of the issuer, as of the date and for the periods presented in the interim filings.

Date: November 29, 2004

/s/ Joseph Grosso
-----Joseph Grosso
Chief Executive Officer

#### FORM 52-109FT2

#### CERTIFICATION OF INTERIM FILINGS DURING TRANSITION PERIOD

- I, ART LANG, CHIEF FINANCIAL OFFICER of IMA EXPLORATION INC., certify that:
- 1. I have reviewed the interim filings (as this term is defined in Multilateral Instrument 52-109 "Certification of Disclosure in Issuers' Annual and Interim Filings") of IMA Exploration Inc. for the interim period ending September 30, 2004;
- 2. Based on my knowledge, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the period covered by the interim filings; and
- 3. Based on my knowledge, the interim financial statements together with the other financial information included in the interim filings fairly

present in all material respects the financial condition, results of operations and cash flows of the issuer, as of the date and for the periods presented in the interim filings.

Date: November 30, 2004

/s/ Art Lang

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Art Lang

Chief Financial Officer