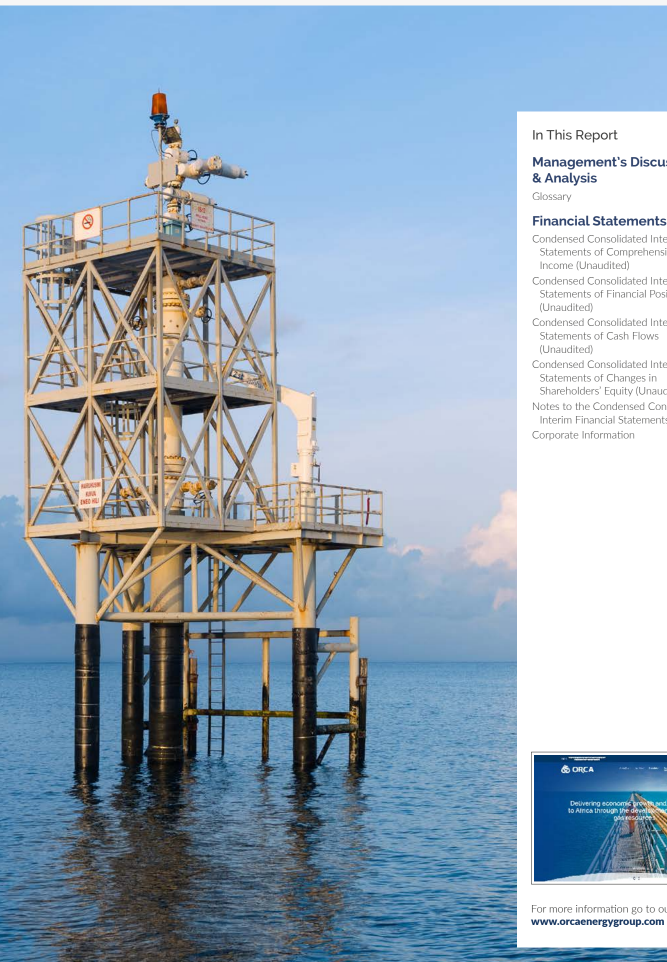


Delivering economic growth and prosperity to Africa through the development of indigenous natural gas resources



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MANAGEMENT'S DISCUSSION & ANALYSIS

THIS MANAGEMENT'S DISCUSSION & ANALYSIS ("MD&A") OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020 SHOULD BE READ IN CONJUNCTION WITH THE UNAUDITED CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS AND NOTES FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020 AND THE AUDITED CONSOLIDATED FINANCIAL STATEMENTS AND NOTES TOGETHER WITH THE MD&A FOR THE YEAR ENDED DECEMBER 31, 2019. THIS MD&A IS BASED ON THE INFORMATION AVAILABLE ON AUGUST 13, 2020. ALL AMOUNTS ARE REPORTED IN US DOLLARS ("\$") UNLESS INDICATED OTHERWISE.

THIS MD&A CONTAINS NON-GAAP MEASURES AND FORWARD-LOOKING INFORMATION. READERS ARE CAUTIONED THAT THIS MD&A SHOULD BE READ IN CONJUNCTION WITH THE DISCLOSURE BELOW UNDER THE HEADINGS "NON-GAAP MEASURES", "FORWARD-LOOKING INFORMATION AND STATEMENT" AND "GLOSSARY" INCLUDED AT THE END OF THIS MD&A.

Nature of Operations

The principal asset of Orca Energy Group Inc. ("Orca" or the "Company") is its interest in the Production Sharing Agreement ("PSA") with the Tanzanian Petroleum Development Corporation ("TPDC") and the Government of Tanzania ("GoT") in the United Republic of Tanzania. This PSA covers the production and marketing of certain gas from the Songo Songo license offshore Tanzania. The PSA defines the gas produced from the Songo Songo Gas Field as "Protected Gas" and "Additional Gas". The Protected Gas is owned by TPDC and is sold under a 20-year gas agreement (until July 31, 2024) to Songas Limited ("Songas"). Songas is the owner of the infrastructure that enables the gas to be treated and delivered to Dar es Salaam, which includes a gas processing plant on Songo Songo Island (the "Songas Infrastructure").

Songas utilizes the Protected Gas as fuel for its gas turbine electricity generators and for onward sale to customers. The Company receives no revenue for the Protected Gas delivered to Songas and operates the original wells and gas processing plant on a 'no gain no loss' basis. Under the PSA, the Company has the right to produce and market all gas in the Songo Songo Block in excess of the Protected Gas requirements ("Additional Gas") until the PSA expires in October 2026.

The Tanzanian Electric Supply Company Limited ("TANESCO") is a parastatal organization wholly owned by the GoT with oversight by the Ministry of Energy ("MoE"). TANESCO is responsible for the majority of electricity generation, transmission and distribution throughout Tanzania. Natural gas has become an integral component of TANESCO's power generation fuel mix. Despite recent increases in hydro power, gas remains a more reliable source of supply and is a considerably more cost-effective alternative to liquid fuels which have now been largely displaced as a power source in Tanzania. The Company currently supplies Additional Gas directly to TANESCO by way of the Portfolio Gas Supply Agreement ("PGSA") between the Company, TANESCO and TPDC, and indirectly through the supply of Protected Gas and Additional Gas to Songas, which in turn generates and sells power to TANESCO. The quantity of gas the Company supplies to Songas and TANESCO via the Songas Infrastructure and the National Natural Gas Infrastructure ("NNGI") is subject to gas available from other suppliers and to meteorological conditions and the resultant amount of hydro power generated. During the first six months of 2020, the Company supplied gas which generated approximately 36% (six months ended June 30, 2019: 47%) of all electrical power generated in Tanzania and approximately 67% (six months ended June 30, 2019: 72%) of all power generated by gas in Tanzania.

In May 2019 the Company signed a new long-term gas sales agreement ("LTGSA") with TPDC. The Company commenced supplying gas to TPDC under the LTGSA in September 2019. The LTGSA initially provided for the supply of up to 20 million standard cubic feet per day ("MMcfd") of natural gas to the TPDC operated NNGI on Songo Songo Island where it is processed before being transported to Dar es Salaam for power and industrial use. On September 25, 2019 the Company reached an agreement with TPDC to increase the maximum daily quantity of Additional Gas that can be supplied under the LTGSA to 30 MMcfd. Prior to signing the LTGSA, the processing and distribution of natural gas volumes had been restricted by limitations of the Songas Infrastructure.

In addition to supplying gas to TPDC, Songas and TANESCO, the Company has developed to date 45 contracts to supply gas to Dar es Salaam's industrial market.

The Company is adapting to the outbreak of the recent coronavirus pandemic ("COVID-19") and the related economic and social disruption, volatility in financial markets, potential disruption to global supply chains, and the ability to directly and indirectly staff the Company's day to day operations. There has been no significant impact on Company's operations to date because of COVID-19, however the current challenging economic climate may lead to further adverse changes in cash flows, working capital levels and/or debt balances, which may also have a direct impact on the Company's operating results and financial position. These and other factors may adversely affect the Company's liquidity and ability to generate income and cash flows in the future. The current volatility in commodity prices and uncertainty regarding the timing of recovery creates inherent challenges with the preparation of financial forecasts (see "Business Risks").

Financial and Operating Highlights for the Three and Six Months Ended June 30, 2020

	Three rended J		% Change		months June 30	% Change
(Expressed in \$'000 unless indicated otherwise)	2020	2019	Q2/20 vs Q2/19	2020	2019	Ytd/20 vs Ytd/19
OPERATING						
Daily average gas delivered and sold (MMcfd)	50.6	56.6	(11)%	53.5	59.0	(9)%
Industrial	12.6	13.1	(4)%	12.4	12.4	0%
Power	38.0	43.5	(13)%	41.1	46.6	(12)%
Average price (\$/mcf)						
Industrial	7.35	8.32	(12)%	7.41	8.15	(9)%
Power	3.44	3.35	3%	3.45	3.39	2%
Weighted average	4.41	4.50	(2)%	4.37	4.39	(O)%
Operating netback (\$/mcf) ¹	2.74	2.81	(2)%	2.56	2.65	(3)%
FINANCIAL						
Revenue	17,320	20,994	(18)%	35,035	40,930	(14)%
Net income attributable to shareholders	6,254	6,718	(7)%	18,899	9,494	99%
per share - basic and diluted (\$)	0.24	0.19	26%	0.64	0.27	137%
Net cash flows from operating activities	13,515	8,978	51%	14,342	22,219	(35)%
per share – basic and diluted (\$)	0.51	0.25	104%	0.49	0.63	(22)%
Adjusted funds flow from operations ¹	7,379	10,490	(30)%	14,948	19,554	(24)%
per share – basic and diluted (\$)	0.28	0.30	(7)%	0.51	0.55	(7)%
Capital expenditures	1,005	1,413	(29)%	1,494	2,505	(40)%

	June 30, 2020	As at December 31, 2019	% Change
Working capital (including cash)	85,402	106,972	(20)%
Cash and cash equivalents	101,113	93,899	8%
Investments in short-term bonds	4,963	44,756	(89)%
Long-term loan	54,159	54,057	0%
Outstanding shares ('000)			
Class A	1,750	1,750	0%
Class B	24,388	32,557	(25)%
Total shares outstanding	26,138	34,307	(24)%
Weighted average Class A and Class B Shares ('000)	29,516	34,931	(16)%

¹ Please refer to Non-GAAP measures section of the Management's Discussion and Analysis ("MD&A") for additional Information.

Financial and Operating Highlights for Q2 2020

- In Q2 2020 the Company continued negotiations on the contracts for installation of compression. Compression is currently planned for installation prior to the end of Q2 2022 and will allow production volumes to be maintained at 135 MMcfd, with the possibility to expand well deliverability to 172 MMcfd by increasing the amount of gas being delivered through the NNGI. The compression contract was signed subsequent to June 30, 2020 for a total value of \$38 million of which \$5.7 million has already been paid pursuant to the letter of intent signed in December 2019 to allow early design work and FEED verification to take place.
- Revenue decreased by 18% for Q2 2020 and by 14% for the six months ended June 30, 2020 compared to the same prior year periods. The decrease is primarily a result of decreased sales to TANESCO under the PGSA and a smaller current income tax adjustment due to lower revenues. Gas deliveries decreased by 11% for Q2 2020 and by 9% for the six months ended June 30, 2020 compared to the same prior year periods. The decrease in gross sales volume was primarily due to a sustained increase in hydro power generated as a result of higher than normal rainfall for the past six months resulting in decreased sales of natural gas to TANESCO and Songas partially offset by an increase in sales to TPDC through the NNGI.
- Net income attributable to shareholders decreased 7% for Q2 2020 but increased 99% for the six months ended June 30, 2020 compared to the same prior year periods. The decrease for Q2 2020 was primarily a consequence of the decrease in revenue however the decrease in revenue for the six months ended June 30, 2020 was offset by the increase in finance income due to the collection of \$14.9 million of TANESCO and \$1.0 million of Songas arrears that had been previously provided for.
- Net cash flows from operating activities increased 51% for Q2 2020 but decreased by 35% for the six months ended June 30, 2020 compared to the same prior year periods. The fluctuations are primarily a result of changes in non-cash operating working capital. The increase in Q2 2020 is primarily a consequence of the increase in trade and other payables while the decrease for the six months ended June 30, 2020 was primarily due to an increase in trade and other receivables and payment of Additional Profits Tax ("APT") of \$11.9 million in Q1 2020.
- Adjusted funds flow from operations decreased by 30% for Q2 2020 and by 24% for the six months ended June 30, 2020 compared to the same prior year periods. The decreases are primarily related to the decrease in sales volumes and revenue between periods.
- Capital expenditures decreased by 29% for Q2 2020 and by 40% for the six months ended June 30, 2020 compared to the same prior year periods. The capital expenditures in 2020 primarily relate to the flowline decoupling construction. The capital expenditures in 2019 primarily relate to the refrigeration project for the Songas Infrastructure.
- The Company once again exited the period in a stable financial position with \$85.4 million in working capital (December 31, 2019: \$107.0 million), cash and short-term investments of \$106.1 million (December 31, 2019: \$138.7 million) and long-term debt of \$54.2 million (December 31, 2019: \$54.1 million). The decrease in working capital, cash and short-term investments was primarily related to the substantial issuer bid ("SIB") completed in March 2020.
- As at June 30, 2020 the current receivable from TANESCO was \$ nil (December 31, 2019: \$ nil). TANESCO's long-term trade receivable as at
 June 30, 2020 was \$32.6 million with a provision of \$32.6 million compared to \$47.5 million (provision of \$47.5 million) as at December 31, 2019.
 Subsequent to June 30, 2020 the Company has invoiced TANESCO \$1.3 million for July 2020 gas deliveries and TANESCO has paid the Company \$3.3 million.
- On February 25, 2020 the Company declared a dividend of CDN\$0.06 per share on each of its Class A common voting shares ("Class A Shares") and Class B subordinate voting shares ("Class B Shares") for a total of \$1.2 million to the holders of record as of March 31, 2020 paid on April 30, 2020.
- On March 12, 2020 the Company announced the results of the SIB where it took up and paid for 7,692,297 Class B Shares at CDN\$6.50 per Class B Share. The aggregate purchase of Class B Shares totaled CDN\$50.0 million representing 23.6% of the Company issued and outstanding Class B Shares and 22.4% of the total number of the Company issued and outstanding shares.
- On April 6, 2020 Orca received approval from the TSX Venture Exchange ("TSXV") to amend its normal course issuer bid ("NCIB") commenced on June 14, 2019 to allow it to purchase additional Class B Shares through the facilities of the TSXV and alternative trading systems in Canada. On June 19, 2020 Orca announced the completion of the NCIB under which Orca repurchased 477,500 Class B Shares at a weighted average price of CDN\$5.32 per Class B Share for aggregate consideration of approximately CDN\$2.5 million.
- On June 22, 2020 the Company declared a dividend of CDN\$0.06 per share on each of its Class A Shares and Class B Shares for a total of \$1.3 million to the holders of record as of June 30, 2020 paid on July 15, 2020.

Operating Volumes

The gross daily sales volume average decreased 11% for Q2 2020 and 9% for the six months ended June 30, 2020 over the comparable prior year periods. The decrease in gross sales volume was primarily due to decreased sales of natural gas to TANESCO partially offset by increased sales to TPDC through the NNGI.

The Company's gross sales volumes were split between the Industrial and Power sectors as detailed in the table below:

	Three months of June 30	Three months ended June 30		Six months ended June 30	
	2020	2019	2020	2019	
Gross sales volume (MMcf)					
Industrial sector	1,146	1,197	2,261	2,245	
Power sector	3,460	3,956	7,471	8,428	
Total volumes	4,606	5,153	9,732	10,673	
Gross daily sales volume average (MMcfd)					
Industrial sector	12.6	13.1	12.4	12.4	
Power sector	38.0	43.5	41.1	46.6	
Gross daily sales volume average total	50.6	56.6	53.5	59.0	

Industrial Sector

There was a decrease of 4% in Industrial sales volumes for Q2 2020 and an increase of 1% for the six months ended June 30, 2020 compared to the same prior year periods. The decrease for Q2 2020 is primarily a result of increased maintenance time at a cement plant as well as certain industries reducing production as a consequence of the COVID-19 epidemic and consequential reduction in demand for services and products, including natural gas. The increase for the six months ended June 30, 2020 is primarily a result of an increase in the number of industrial customer contracts entered into during the past year offsetting the decrease in volumes taken by industrial customers impacted by COVID-19.

Power Sector

Power sector sales volumes decreased by 13% for Q2 2020 and by 11% for the six months ended June 30, 2020 compared to the same prior year periods. The decrease was primarily due to decreased gas sales to TANESCO partially offset by increased sales to TPDC though the NNGI.

Protected Gas Volumes

Protected Gas volumes decreased by 26% to 2,477 MMcf (27.2 MMcfd) for Q2 2020 compared to 3,358 MMcf (36.9 MMcfd) for the quarter ended June 30, 2019 and decreased by 17% to 5,896 MMcf (32.4 MMcfd) for the six months ended June 30, 2020 compared to 7,104 MMcf (39.2 MMcfd) for the six months ended June 30, 2019. The Company receives no revenue for Protected Gas volumes however the volumes are required to calculate total gas produced from the reservoir and the allocation of certain production, distribution and transportation expenses between Protected Gas and Additional Gas.

Commodity Prices

The commodity prices achieved in the different sectors during the respective periods are detailed in the table below:

	Three months e June 30	Three months ended June 30		
\$/mcf	2020	2019	2020	2019
Average sales price				
Industrial sector	7.35	8.32	7.41	8.15
Power sector	3.44	3.35	3.45	3.39
Weighted average price	4.41	4.50	4.37	4.39

Industrial Sector

The average Industrial sales price decreased by 12% for Q2 2020 and by 9% for the six months ended June 30, 2020 from the comparable prior year periods. The decrease in prices is primarily due to the underlying decrease in the price of heavy fuel oil against which most of the Industrial customer contracts are priced combined with a reset of the caps and floors for the majority of industrial contracts which also reduced prices compared to the prior year periods. The caps and floors were reduced to ensure gas remained competitive against alternate fuel sources and other suppliers.

Power Sector

The average sales price increased by 3% for Q2 2020 and by 2% for the six months ended June 30, 2020 over the comparable prior year periods. The Company's sales margins to the Power sector increased period over period due to increased deliveries through the NNGI for which the Company does not pay processing and transportation tariffs.

Revenue

Under the terms of the PSA the Company is responsible for invoicing, collecting and allocating the revenue from Additional Gas sales (See "Principal Terms of the PSA and Related Agreements" in the MD&A within the 2019 annual report).

The Company is entitled to recover all costs incurred on the exploration, development and operations of the project ("Cost Gas revenue") up to a maximum of 75% of the net field revenue (gross field revenue less the tariff for processing and pipeline infrastructure) prior to allocating the remaining net field revenue between TPDC and the Company ("Profit Gas revenue"). Any costs not recovered in a period are carried forward for recovery out of future revenues. Once the Cost Gas revenue has been recovered, TPDC is able to recover any pre-approved marketing costs. Currently there are no pre-approved marketing costs for TPDC.

The average Additional Gas sales volumes for the quarters ended June 30, 2020 and June 30, 2019 as well as for the quarters ended March 31, 2020 and March 31, 2019 were above 50 MMcfd which entitled the Company to a 55% share of Profit Gas revenue. The Company was allocated a total of 73% of the net field revenue for Q2 2020 (Q2 2019: 69%) and a total of 69% of the net field revenue for the six months ended June 30, 2020 (six months ended June 30, 2019: 72%).

The reconciliation of gross field revenue to Company operating revenue and revenue is detailed below:

	Three months June 30		Six months ended June 30	
\$'000	2020	2019	2020	2019
Industrial sector	8,422	9,957	16,751	18,308
Power sector	11,907	13,254	25,777	28,594
Gross field revenue	20,329	23,211	42,528	46,902
TPDC share of revenue	(5,116)	(6,137)	(12,304)	(13,180)
Company operating revenue	15,213	17,074	30,224	33,722
Current income tax adjustment	2,107	3,920	4,811	7,208
	17,320	20,994	35,035	40,930

Revenue decreased by 18% for Q2 2020 and by 14% for the six months ended June 30, 2020 compared to the same prior year periods. The decrease is a consequence of decreased sales to TANESCO under the PGSA and smaller current income tax adjustments due to lower revenues.

Revenue as presented on the Consolidated Interim Statements of Comprehensive Income is calculated by adjusting Company operating revenue by the current income tax. The Company is liable for income tax in Tanzania, but under the terms of the PSA, TPDC's share of revenue is reduced for the current tax payable grossed up at 30%.

Production, Distribution and Transportation Expenses

Included in operating costs are well maintenance costs, allocation of PSA license costs, regulatory fees, insurance, certain costs associated with evaluation of the reserves and costs of personnel not recoverable from Songas. Costs are allocated between Protected Gas (recoverable from Songas) and Additional Gas in proportion to their respective sales during the period.

The production, distribution and transportation costs are detailed in the table below:

\$'000		Three months ended June 30		Six months ended June 30	
	2020	2019	2020	2019	
Operating costs	498	421	1,093	685	
Tariff for processing and pipeline infrastructure	1,512	1,668	3,180	3,747	
Ring-main distribution costs	568	524	1,077	1,059	
	2,578	2,613	5,350	5,491	

Operating Netback

The operating netback per mcf before general and administrative expenses, tax and APT is detailed in the table below (see "Non-GAAP Measures"):

	Three months ended June 30		Six months ended June 30	
\$/mcf	2020	2019	2020	2019
Gas price – Industrial	7.35	8.32	7.41	8.15
Gas price – Power	3.44	3.35	3.45	3.39
Weighted average price for gas	4.41	4.50	4.37	4.39
TPDC Profit Gas entitlement	(1.11)	(1.19)	(1.26)	(1.23)
Production, distribution and transportation expenses	(0.56)	(0.50)	(0.55)	(0.51)
	2.74	2.81	2.56	2.65

The operating netback decreased by 2% for Q2 2020 and by 4% for the six months ended June 30, 2020 from the comparable prior year periods. The decrease is mainly due to the minor increase in the production, distribution and transportation expenses and a decrease in the weighted average price of gas supplied as a consequence in the change in sales mix between Industrial and Power sectors.

General and Administrative Expenses

General and administrative expenses are detailed in the tables below:

		Three months ended Six months ende June 30 June 30		
\$'000	2020	2019	2020	2019
Employee and related costs	2,030	1,351	3,458	3,520
Office costs	938	1,194	1,777	2,213
Marketing and business development costs	266	513	490	689
Reporting, regulatory and corporate	295	466	962	640
	3,529	3,524	6,687	7,062

General and administrative expenses are split between head office and Tanzania. A significant percentage of administration expenses relate to office and management costs that support our operations in Tanzania and are cost recoverable under the PSA.

	Three months of June 30			onths ended une 30	
\$'000	2020	2019	2020	2019	
Tanzania	1,483	1,794	3,039	3,992	
Corporate	2,046	1,730	3,648	3,070	
	3,529	3,524	6,687	7,062	

General and administrative expenses averaged \$1.2 million per month during Q2 2020 (Q2 2019: \$1.2 million) and \$1.1 million for six months ended June 30, 2020 (six months ended June 30, 2019: \$1.2 million). The decrease in Tanzanian general and administrative expenses between periods is primarily related to higher than normal costs incurred in Q1 2019 as a result of one-time payments made upon termination of the former general manager of PanAfrican Energy Tanzania Limited ("PAET"). The increase in head office general and administrative expenses is related primarily to the increase in corporate legal costs and additional employee costs at head office primarily for developing technical and business development teams.

Stock Based Compensation

The breakdown of the costs incurred in relation to stock based compensation is detailed in the table below:

\$'000		Three months ended Six months June 30 June 3		
	2020	2019	2020	2019
Stock appreciation rights ("SARs")	563	123	212	130
Restricted stock units ("RSUs")	127	761	117	797
	690	884	329	927

As at June 30, 2020 a total of 2,315,166 SARs were outstanding compared to 2,321,833 as at December 31, 2019. A total of 160,000 of new SARs were issued during the quarter with the exercise price of CDN\$5.02. A total of 166,667 SARs with exercise prices ranging from CDN\$3.02 to CDN\$5.00 were exercised during the six months ended June 30, 2020. As at June 30, 2020 a total of 241,533 RSUs were outstanding compared to 234,700 at December 31, 2019. A total of 20,500 of new RSUs were issued during the quarter with an exercise price of CDN\$0.01. A total of 13,667 RSUs were exercised during the six months ended June 30, 2020.

As SARs and RSUs are settled in cash, they are re-valued at each reporting date using the Black-Scholes option pricing model with the resulting liability being recognized in trade and other payables. In the valuation of SARs and RSUs at the reporting date, the following assumptions have been made: a risk free rate of interest of 1.0%, stock volatility of 0.01% to 53.96%, 0% dividend yield, 5% forfeiture and a closing price of CDN\$5.40 per Class B Share.

As at June 30, 2020 a total accrued liability of \$2.6 million (December 31, 2019: \$2.5 million) has been recognized in relation to SARs and RSUs. The Company recognized \$0.7 million for Q2 2020 (Q2 2019: \$0.9 million) and \$0.3 million for the six months ended June 30, 2020 (six months ended June 30, 2019: \$0.9 million) as stock based compensation expense.

Depletion and Depreciation

Natural gas properties are depleted using the unit of production method based on the production for the period as a percentage of the total future production from the Songo Songo proved reserves. As at June 30, 2020 the estimated proved reserves remaining to be produced over the term of the PSA license were 218 Bcf (December 31, 2019: 234 Bcf). The average depletion rate of \$0.70/mcf for the quarter and the six months ended June 30, 2020 compared to \$0.63/mcf for the comparable prior year periods.

\$'000		Three months ended June 30		
	2020	2019	2020	2019
Oil and natural gas interests	3,228	3,259	6,821	6,751
Office and other	29	32	62	71
Right-of-use assets	104	35	208	70
	3,361	3,326	7,091	6,892

Finance Income and Expense

Finance income is detailed in the table below:

\$'000	Three months e June 30			Six months ended June 30	
	2020	2019	2020	2019	
Interest income	322	131	535	215	
Investment income	72	631	305	1,218	
Reversal of provision for doubtful accounts	5,793	3,498	15,906	3,498	
	6,187	4,260	16,746	4,931	

The reversal of the provision for doubtful accounts follows collection of TANESCO long-term arrears of \$4.8 million (Q2 2019: \$3.5 million) and Songas disputed operatorship receivables of \$1.0 million (Q2 2019:\$ nil) both of which have been previously provided for. The TANESCO portion of the reversal of the provision for doubtful accounts represents the excess of receipts over invoices for gas delivered during Q2 2020.

At June 30, 2020 the Company had \$5.0 million invested in US dollar short-term bonds, maturing in July 2020, at an interest rate of 2.75% (December 31, 2019: \$44.8 million with maturity dates from February 2020 to July 2020 and a range of interest rates from 1.375% to 2.75%). The \$0.1 million investment income for the quarter ended June 30, 2020 (Q2 2019: \$0.6 million) includes interest earned of \$0.1 million (Q2 2019: \$0.4 million) and amortization of the discount on the acquisition of the bonds of \$ nil (Q2 2019: \$0.2 million). The \$0.3 million investment income for the six months ended June 30, 2020 (six months ended June 30, 2019: \$1.2 million) includes interest earned of \$0.3 million (six months ended June 30, 2019: \$0.7 million) and amortization of the discount on the acquisition of the bonds of \$ nil (six months ended June 30, 2019: \$0.5 million). The intention is to hold the short-term bonds until maturity. The bonds are highly liquid by their nature and may readily be converted into cash if necessary. There were no sales of bond investments prior to their maturity during 2020.

Finance Income and Expense continued

Finance expense is detailed in the table below:

	Three months ended Six months ended June 30 June 30			nded
\$'000	2020	2019	2020	2019
Base interest expense	1,448	1,561	2,894	3,104
Participation interest expense	459	405	1,214	1,259
Lease interest expense	23	8	48	16
Interest expense	1,930	1,974	4,156	4,379
Net foreign exchange loss (gain)	233	93	(137)	185
Indirect tax	1,198	334	1,469	672
	3,361	2,401	5,488	5,236

The base interest expense decrease is a result of the long-term loan repayment of \$4.8 million made during Q4 2019. Base and participation interest expense relate to the long-term loan (the "Loan") from the International Finance Corporation ("IFC"). Base interest on the Loan is payable quarterly at 10% per annum on a 'pay-if-you-can-basis' using a formula to calculate the net cash available for such payments as at any given interest payment date. The interest expense is payable quarterly in arrears. The participation interest expense is paid annually in arrears. It equates to 6.4% of PAET's net cash flows from operating activities net of net cash flows used in investing activities for the year. Such participation interest will continue until October 15, 2026 regardless of whether the Loan is repaid prior to its contractual maturity date.

Net foreign exchange gains and losses are the result of transactions in foreign currencies being recorded at the rate of exchange prevailing at the date of the transaction. Monetary assets and liabilities in foreign currencies are translated at period-end rates. Non-monetary items are translated at historic rates, unless such items are carried at market value, in which case they are translated using the exchange rates that existed when the values were determined. These foreign exchange losses and gains are recorded in finance expense.

The indirect tax is for value added tax ("VAT") associated with invoices to TANESCO under the take or pay provisions within the PGSA and for interest on late payments.

Tax

Income Tax

	Three months ended Six months ended June 30 June 30			
\$'000	2020	2019	2020	2019
Current tax	2,282	3,118	4,979	5,792
Deferred tax	304	546	201	925

Under the terms of the PSA with TPDC and the GoT, the Company is liable for income tax in Tanzania at the corporate tax rate of 30%. However, the PSA provides a mechanism by which income tax payable is recovered from TPDC by reducing TPDC's share of Profit Gas revenue and increasing the allocation to the Company. This is reflected in the accounts by increasing the Company's share of revenue by an amount equivalent to income taxes payable grossed up by 30%.

As at June 30, 2020 there were temporary differences between the carrying value of the assets and liabilities for financial reporting purposes and the amounts used for taxation purposes under the Income Tax Act 2004. Applying the 30% Tanzanian tax rate, the Company has recognized a deferred tax liability of \$15.4 million (December 31, 2019: \$15.2 million). The deferred tax has no impact on cash flow until it becomes a current income tax, at which point the tax is paid and recovered from TPDC's share of Profit Gas revenue.

Additional Profits Tax

		Three months ended June 30		Six months ended June 30	
\$'000	20	020 20	19 2020	2019	
APT	1,0)51 1,4	2,528	3,167	

Under the terms of the PSA, APT is payable when the Company has recovered its costs plus a specified return out of Cost Gas revenue and Profit Gas revenue. As a result: (i) no APT is payable until the Company recovers its costs out of Additional Gas revenues plus an annual operating return under the PSA of 25% plus the percentage change in the United States Industrial Goods Producer Price Index ("PPI"); and (ii) the maximum APT rate is 55% of the Company's Profit Gas when costs have been recovered with an annual return of 35% plus the percentage change in PPI.

Tax continued

Additional Profits Tax continued

The timing and the effective rate of APT depends on the realized value of Profit Gas which in turn depends on the level of expenditure. The Company provides for APT by annually forecasting the total APT payable in the future as a proportion of the forecast Profit Gas over the term of the PSA. The forecast takes into account the timing of future development capital spending. As at June 30, 2020 the current portion of APT payable was estimated at \$6.7 million (December 31, 2019: \$11.9 million) with a long-term APT payable of \$28.1 million (December 31, 2019: \$32.3 million).

The effective APT rate of 16.8% (Q2 2019: 19.7%) has been applied to Profit Gas of \$6.2 million for Q2 2020 (Q2 2019: \$7.5 million) and \$15.0 million for the six months ended June 30, 2020 (six months ended June 30, 2019: \$16.1 million). Accordingly, \$1.1 million for the quarter ended June 30, 2020 (Q2 2019: \$1.5 million) and \$2.5 million for the six months ended June 30, 2020 (six months ended June 30, 2019: \$3.2 million) of APT has been recorded in the Consolidated Interim Statements of Comprehensive Income.

Working Capital

Working Capital	As at			
				D 04
\$'000		June 30, 2020		December 31, 2019
Cash and cash equivalents		101,113		93,899
Investment in short-term bonds		4,963		44,756
Trade and other receivables				
Songas	7,584		8,763	
TPDC	6,005		7,284	
Industrial customers and other receivables	12,620		10,287	
Provision for doubtful accounts	(3,121)	23,088	(4,167)	22,167
Prepayments		7,479		6,752
		136,643		167,574
Trade and other payables				
TPDC share of Profit Gas revenue ¹	25,646		33,134	
Songas	1,795		2,354	
Other trade payables and accrued liabilities	15,222		12,673	
Current portion of APT	6,739	49,402	11,940	60,101
Tax payable		1,839		501
		51,241		60,602
Working capital		85,402		106,972

The balance of \$25.6 million payable to TPDC is the liability for TPDC's share of Profit Gas revenue primarily related to unpaid gas deliveries to TANESCO net of \$6.1 million previously recorded as tax recoverable. The majority of the settlement of this liability is dependent on receipt of payment from TANESCO for long-term arrears. In February 2020 a payment of \$1.9 million, in May 2020 a payment of \$6.5 million and in July 2020 a payment of \$5.5 million were made to TPDC for their share of Profit Gas revenue.

Financial Instruments

Current financial instruments of the Company include cash and cash equivalents, investment in short-term bonds, trade and other receivables, trade and other payables and tax payable. The carrying values of the financial instruments approximate their fair values due to their relatively short periods to maturity. There are no restrictions on the movement of cash from Jersey, Mauritius or Tanzania and the majority of the Company's cash and investment in short-term bonds is currently held outside of Tanzania.

Working Capital Requirements

The Company expects to have sufficient cash flow from operating activities to maintain adequate working capital to cover both short-term and long-term obligations, including forecast debt and interest payments (\$2.8 million) and capital expenditure for the balance of 2020 (\$20.9 million). The forecast capital expenditures for 2020 have decreased by \$22.4 million from the forecast in the annual report as a result of deferring certain costs for the installation of compression and planned workovers until 2021. The Company has not incurred any losses from debtors to date in 2020 and does not expect to incur any for the balance of year.

TANESCO Receivable

As at June 30, 2020 the current receivable from TANESCO was \$ nil (December 31, 2019: \$ nil). During Q2 2020 and the six-month period ended June 30, 2020 the amounts received from TANESCO were in excess of the revenue recognized for gas deliveries to TANESCO. The TANESCO long-term arrears as at June 30, 2020 are \$32.6 million with a provision of \$32.6 million compared to \$47.5 million (with a provision of \$47.5 million) as at December 31, 2019. In Q2 2020 the Company invoiced TANESCO \$6.5 million (Q2 2019: \$ nil) under the take or pay provision within the PGSA; this invoice has been recorded as a long-term receivable and been fully provided for as it does not meet revenue recognition criteria with respect to assurance of collectability. Subsequent to June 30, 2020 the Company has invoiced TANESCO \$1.3 million for July 2020 gas deliveries and TANESCO has paid the Company \$3.3 million.

Capital Expenditures

The capital expenditures in Q1 and Q2 2020 primarily relate to the flowline construction. The capital expenditures in Q1 and Q2 2019 primarily relate to the refrigeration project for the Songas Infrastructure and do not include increases from capitalized leases.

	Three months ended Six months ended June 30 June 30			
\$'000	2020	2019	2020	2019
Pipelines and infrastructure	997	1,413	1,475	2,498
Other capital expenditures	8	_	19	7
	1,005	1,413	1,494	2,505

Capital Requirements

There are no contractual commitments for exploration or development drilling or other field development, either in the PSA or otherwise agreed, which would give rise to significant capital expenditure at Songo Songo. Any significant additional capital expenditure in Tanzania is discretionary.

To sustain current levels of production beyond 2020, it is necessary to install compression facilities to maintain throughput of the Songas facilities over the remaining term of the PSA. Failure to add compression will gradually lead to a significant reduction in production as field pressure declines below the level required to deliver gas to the Dar es Salaam power sector and industrial customers. A fixed-price turnkey contract for the compression project was signed by all parties in Q3 2020 for a cost of \$38 million and it is expected that compression will be operational by the end of Q2 2022.

The Company is currently implementing a flowline decoupling project to install dedicated flowlines to onshore wells SS-10 and SS-11. These two wells have hitherto been coupled to the 4" flowlines used by wells SS-3 and SS-4. Decoupling and installing dedicated 6" flowlines to wells SS-10 and SS-11 is expected to increase production potential by approximately 10 MMscf/d at a cost of US\$1.3m. The decoupling project is nearing completion and is expected to be concluded in Q3 2020.

The Company is evaluating options to remediate three onshore wells (SS-3, SS-4 and SS-10) which are affected by water and sand production as well as corrosion of their original carbon steel completions. Wells SS-3 and SS-4 are owned by Songas and are currently suspended and shut-in respectively. A decision on the timing and scope of the remedial work is subject to an ongoing, detailed sub-surface review, approval by the Board of Directors and agreement with Songas. Due to the timelines to deliver the sub-surface review, this is expected to be taken by the end of Q4 2020 with work commencing in 2021. Part of the forecast costs of \$13.1 million is expected to be recovered from Songas. The Company is also examining alternatives to working over wells SS-3 and SS-4, including plug and abandon, side-tracking or drilling an infill well to improve production rates.

At the date of this report, the Company has no significant outstanding contractual commitments and no outstanding orders for long lead items related to any capital programs. Subsequent to June 30, 2020 the contract for compression installation was signed with forecasted capital expenditures of \$19.0 million for 2020, \$9.0 million for 2021 and \$4 million for 2022.

Long-term Receivables

	A	s at
\$'000	June 30, 2020	December 31, 2019
VAT on Songas workovers	2,205	2,205
Lease deposit	47	45
	2,252	2,250

In 2017, based on agreement with TPDC, the Songas share of workover costs of \$14.5 million was transferred to the Cost Pool to recover the costs via the PSA cost recovery mechanism. This resulted in \$2.2 million relating to VAT on the workovers that had already been paid being reclassified as a long-term receivable. The Company continues to take action to collect the workover costs. Amounts not collected will be pursued through the mechanisms provided in the agreements with Songas.

The following table details the amounts receivable from TANESCO that do not meet revenue recognition criteria and therefore are not recorded in the consolidated financial statements:

	A	s at
\$'000	June 30, 2020	December 31, 2019
Total amounts invoiced to TANESCO	113,631	118,861
Unrecognized amounts not meeting revenue recognition criteria ¹	(81,037)	(71,407)
Provision for doubtful accounts	(32,594)	(47,454)
	=	

¹ The amount includes invoices for interest on late payments and invoices relating to differences between gas contracted for delivery versus gas taken by TANESCO.

Long-term Loan

In 2015 PAET took out the Loan of \$60 million with the IFC. The Loan was fully drawn down in 2016.

The Loan is to be repaid through six semi-annual payments of \$5 million starting April 15, 2022 and one final payment of \$25.2 million due on April 15, 2025. The Company may voluntarily prepay all or part of the Loan but must simultaneously pay any accrued base interest costs related to the principal amount being prepaid. The Loan is an unsecured subordinated obligation of PAET and was initially guaranteed by the Company to a maximum of \$30 million. The initial guarantee may only be called upon by IFC at maturity in 2025 and, subject to IFC approval and receipt of all required regulatory approvals, the Company, at its discretion, may issue shares in fulfillment of all or part of the guarantee obligation in 2025. Pursuant to the sale of the non-controlling interest in the parent company of PAET, PAE PanAfrican Energy Corporation ("PAEM"), the Company agreed with the IFC to reduce the outstanding amount of the Loan by the percentage interest sold of 7.9% (\$4.8 million) on the fourth anniversary of the first drawdown. PAET made this payment on October 16, 2019.

Dividends and distributions from PAET to the Company are restricted at any time whenever amounts of interest, principal or participating interest are due and outstanding. All amounts under the Loan have been paid when due.

Outstanding Shares

The Class A Shares are convertible at any time at the option of the holder into Class B Shares on a one-for-one basis. Subject to the terms and conditions of conversion specified in the memorandum of association and articles of association of the Company, the Class B Shares are convertible into Class A Shares on a one for one basis if an offer is made to purchase Class A Shares that: (i) must, by reason of applicable securities legislation or the requirements of a stock exchange on which the Class A Shares are listed, be made to all or substantially all of the holders of Class A Shares; and (ii) is not made concurrently with an offer to purchase Class B Shares that is identical to the offer to purchase Class A Shares and that has no condition attached other than the right not to take up and pay for shares tendered if no shares are purchased pursuant to the offer for Class A Shares. The conversion right does not come into effect under certain events specified in the memorandum of association of the Company, including, without limitation, the prior delivery to the Company's transfer agent and to the Secretary of the Company of a certificate signed by one or more shareholders owning more than 50% of the then outstanding Class A Shares.

Following the completion of the SIB in March 2020 and NCIB in June 2020, there were a total of 1,750,495 Class A Shares and 24,387,460 Class B Shares outstanding as at June 30, 2020.

Cash Flow Summary

Cash 10W Sammary	Three months of June 30	Three months ended June 30		Six months ended June 30	
\$'000	2020	2019	2020	2019	
Operating activities					
Net income	6,484	7,434	19,398	10,510	
Non-cash adjustments	6,688	6,554	11,456	12,542	
Interest expense	1,930	1,974	4,156	4,379	
Changes in non-cash working capital ¹	(1,587)	(6,984)	(20,668)	(5,212)	
Net cash flows from operating activities	13,515	8,978	14,342	22,219	
Net cash used in investing activities	(842)	(759)	(1,299)	(2,248)	
Net cash from (used in) financing activities	16,935	(1,495)	(6,054)	(37,514)	
Increase (decrease) in cash	29,608	6,724	6,989	(17,543)	

See Consolidated Interim Statements of Cash Flows.

The Company's net cash flows from operating activities for Q2 2020 increased by 51% and decreased by 35% for the six months ended June 30, 2020 over the comparable prior year periods. These changes primarily were a result of fluctuations in non-cash working capital and were respectively offset by changes in net income. Changes in non-cash working capital for the six months ended June 30, 2020 were affected by the payment of the current portion of APT of \$11.9 million (six months ended June 30, 2019: \$ nil) and the increase in trade and other receivables associated with TPDC and Songas. Changes in cash from and used in financing activities are primarily a result of changes in amounts of investment in short-term bonds.

Related Party Transactions

The Chairman of the Company's Board of Directors is counsel to a law firm that provides legal advice to the Company and its subsidiaries. Fees for services provided by this firm totaled \$0.1 million during the quarter ended June 30, 2020 (Q2 2019: \$0.1 million) and \$0.4 million for the six months ended June 30, 2020 (six months ended June 30, 2019: \$0.1 million).

As at June 30, 2020 the Company had a total of \$0.1 million (December 31, 2019: \$0.2 million) recorded in trade and other payables in relation to related parties.

Substantial Issuer Bid, Normal Course Issuer Bid and Dividends

During the three-month period ended March 31, 2020 the Company repurchased and canceled 7,692,297 Class B Shares at a weighted average price of CDN\$6.50 per Class B Share under the SIB. This resulted in an aggregate purchase of CDN\$50.0 million of Class B Shares representing 23.6% of the Company's issued and outstanding Class B Shares and 22.4% of the total number of the Company's issued and outstanding shares. Total cash payments of \$38.2 million were applied to the capital stock, contributed surplus and accumulated income accounts. All issued capital stock is fully paid.

On April 6, 2020 Orca received approval from the TSXV to amend its NCIB that commenced on June 14, 2019 to allow it to purchase additional Class B Shares through the facilities of the TSXV and alternative trading systems in Canada. On June 19, 2020 Orca announced that it had completed NCIB for its Class B Shares. Under the NCIB, Orca repurchased 477,500 Class B Shares at a weighted average price of \$5.32 per Class B Share for aggregate consideration of approximately CDN\$2.5 million. The Class B Shares repurchased under the NCIB have been canceled. After giving effect to the NCIB, Orca has 24,387,460 Class B Shares and 1,750,495 Class A Common Shares issued and outstanding.

Dividend Summary

Declaration date	Record date	Payment date	Amount per share (CDN\$)
June 22, 2020	June 30, 2020	July 15, 2020	0.06
February 25, 2020	March 31, 2020	April 30, 2020	0.06
November 28, 2019	December 31, 2019	January 31, 2020	0.06
September 17, 2019	September 30, 2019	October 31, 2019	0.06
May 29, 2019	June 30, 2019	July 31, 2019	0.06
January 22, 2019	March 31, 2019	April 30, 2019	0.05

Consolidation

The companies which are being consolidated for the purposes of this MD&A are:

Company	Incorporated	Holding
Orca Energy Group Inc.	British Virgin Islands	Parent Company
Orca Exploration Italy Inc. ¹	British Virgin Islands	100%
Orca Exploration Italy Onshore Inc. ¹	British Virgin Islands	100%
PAE PanAfrican Energy Corporation	Mauritius	92%
PanAfrican Energy Tanzania Limited	Jersey	92%
Orca Exploration UK Services Limited	United Kingdom	100%

¹ The companies were wound up during Q2 2020.

Non-Controlling Interest

The Company sold 7.9% (7,933 Class A common shares) of PAEM to a wholly owned subsidiary of Swala Oil & Gas (Tanzania) plc. ("Swala") in 2018 for \$15.4 million cash and \$4.0 million of Swala convertible preference shares ("Preference Shares") pursuant to a share purchase agreement. The Preference Shares entitle the Company to a 10% per annum distribution payable 15 days after each quarter end, commencing from the closing date, January 16, 2018. Payment of the quarterly distributions is at the discretion of Swala based on funds available, however, the liability accrues if any amount is unpaid when due. If any distributable amount remains unpaid at December 31, 2021, the Company may demand settlement and Swala is obligated to comply by transferring and returning the Class A common shares of PAEM sold to Swala. The aggregate value of these shares will equal the amount of the outstanding distributions. As at June 30, 2020 the Company has not received any distributions or recorded any amount receivable related to the Preference Shares.

Swala is obligated to redeem 20% of the Preference Shares for cash annually starting from December 31, 2021 until all shares are redeemed. If at any time Swala does not redeem in cash the required number of Preference Shares, Swala is obligated to redeem the Preference Shares by transferring and returning the Class A common shares of PAEM sold to Swala. The aggregate value of these Class A common shares will equal the amount of any outstanding redemption.

There is no credit risk associated with the Preference Shares as a consequence of Swala having the obligation to redeem them by returning the equivalent value of Class A common shares for any overdue and outstanding amounts. A reconciliation of the non-controlling interest is detailed below:

Balance, beginning of period 163		A	S at
Share of post-disposition income Dividends paid -	\$'000	•	December 31, 2019
Dividends paid -	Balance, beginning of period	163	(513)
	Share of post-disposition income	499	1,628
Balance, end of period 662	Dividends paid	-	(952)
	Balance, end of period	662	163

Contingencies

Taxation

					A	s at
Amounts in \$'millions					June 30, 2020	December 31, 2019
Area	Period	Reason for dispute	Principal	Interest	Total	Total
Pay-As-You-Earn ("PAYE") tax	2008-16	PAYE tax on grossed-up amounts in staff salaries which are contractually stated as net.	0.9	0.4	1.3	1.5
Withholding tax ("WHT")	2005-16	WHT on services performed outside of Tanzania by non-resident persons.	5.7	2.6	8.3	8.3
Income Tax	2008-16	Deductibility of capital expenditures and expenses (2009, 2012, 2015 and 2016), additional income tax (2008, 2010, 2011 and 2012), tax on repatriated income (2012), deemed branch dividend (2015 and 2016), foreign exchange rate application (2013 and 2015) and underestimation of tax due (2014).	35.1	16.1	51.2	50.9
VAT	2008-16	Output VAT on imported services and SSI Operatorship services.	2.8	2.8	5.6	5.7
			44.5	21.9	66.4	66.4

There were no new assessments issued during the quarter ended June 30, 2020 with regards to corporation tax, WHT, VAT, excise duty or payroll tax. Management, with advice from its legal counsels, has reviewed the Company's position on the objections and appeals related to the disputed amounts and has concluded that no provision is required with regard to these matters and that the maximum potential exposure is \$66.4 million (December 31, 2019: \$66.4 million).

During the quarter ended June 30, 2020, the Company filed an application for judicial review at the Tanzanian Court of Appeal (the "CAT") with regards to the 2008-10 PAYE case (\$0.3 million). Subsequent to the quarter end, acting under instructions from the Tanzanian Revenue Authority (the "TRA"), PAET's commercial bank transferred the full principal tax amount in dispute (\$0.3 million) to TRA.

The process of appealing against assessments issued by TRA starts by initially filing an appeal with TRA. If this is not successful, claims can be taken to higher authorities starting with the Tax Revenue Review Board followed by an appeal to the Tax Revenue Appeals Tribunal ("TRAT") and finally to the CAT.

In 2016 TRA introduced significant changes in relation to the income tax treatment of the extractive sector with separate new chapters in Part V of the Income Tax Act 2004 ("ITA, 2004") for mining and for petroleum to be effective commencing in 2018. Further changes were subsequently made by the Written Laws (Miscellaneous Amendments) Act, 2017 ("WLMAA, 2017") and in particular section 36(a)(ii) of the WLMAA, 2017. The WLMAA, 2017 amended section 65M and 65N of the ITA 2004 to exclude cost oil/cost gas from inclusion in both income and expenditure. The Company is still evaluating the tax effects of the changes as there are a number of uncertainties and ambiguities as to the interpretation and application of certain provisions of the WLMAA, 2017. In the absence of guidance on these matters, the Company has used what it believes are reasonable interpretations and assumptions in applying the WLMAA, 2017 for purposes of determining its tax liabilities and the results of operations, which may change as it receives additional clarification and implementation guidance. The Company does not expect a significant net impact from the changes as it is able to recover most taxes payable from the TPDC Profit Gas entitlement or through the cost recovery mechanism under the terms of the PSA.

Accounting Policies and Changes

New Accounting Policies

IFRS 16: Leases

Effective January 1, 2019 the Company adopted IFRS 16 using the modified retrospective approach; the implementation of the new policy has not resulted in any material changes to the Company's financial statements.

Operating Leases

The Company has three office rental agreements, one in Dar es Salaam, Tanzania and two in England, one in Winchester and one in London. The lease of the London office renewed on February 1, 2020 at \$0.2 million per annum for a six-month period. The cost of the London office lease is recognized in the general and administrative expenses.

Short-term Leases and Leases of Low Value Assets

The Company has elected not to recognize right-of-use assets and lease liabilities for short-term leases that have a term of twelve months or less and leases of low value assets. The Company recognizes the lease payments associated with these leases as an expense when incurred, over the lease term.

Accounting Policies and Changes continued

Future Accounting Changes

The following pronouncements from the International Accounting Standards Board (the "IASB") will become effective or were amended for financial reporting periods beginning on or after January 1, 2020 and have not yet been adopted by the Company.

On October 22, 2018, the IASB issued "Definition of a Business (Amendments to IFRS 3)" aimed at resolving the difficulties that arise when an entity determines whether it has acquired a business or a group of assets. The amendments are effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2020.

On October 31, 2018, the IASB issued "Definition of Material (Amendments to IAS 1 and IAS 8)" to clarify the definition of 'material' and to align the definition used in the Conceptual Framework and the standards themselves. The amendments are effective for annual reporting periods beginning on or after January 1, 2020.

The Company continues to review its position with respect to the IASB pronouncements but is not expecting any potential impact on its consolidated financial statements.

Disclosure Controls and Procedures

The Company's President and Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO") have designed, or caused to be designed under their supervision, disclosure controls and procedures ("DC&P") for the Company. DC&P, as defined in National Instrument 52-109, Certification of Disclosure in Issuers' Annual and Interim Filings, are designed to provide reasonable assurance that information required to be disclosed in reports filed with, or submitted to, securities regulatory authorities is recorded, processed, summarized and reported within the time periods specified under Canadian securities law and include controls and procedures designed to ensure that information required to be so disclosed is accumulated and communicated to management, including the CEO and CFO, as appropriate, to allow timely decisions regarding required disclosure. The CEO and CFO of the Company evaluated the effectiveness of the design and operation of the Company's DC&P. Based on the evaluation, the officers concluded that the Company's DC&P were effective as at June 30, 2020.

Quarterly Results Summary

The following is a summary of the results for the Company for the last eight quarters:

Figures in \$'000	2020	2020		2019				2018	
except where otherwise stated	Q2	Q1	Q4	Q3	Q2	Q1	Q4	Q3	
Revenue	17,320	17,715	23,212	21,453	20,994	19,936	13,460	15,124	
Net income attributable to shareholders	6,254	12,645	12,366	2,582	6,718	2,775	2,751	2,637	
Earnings per share									
- basic and diluted (\$)	0.24	0.39	0.36	0.07	0.19	0.08	0.09	0.07	
Net cash flows from operating activities	13,515	827	5,054	7,602	8,978	13,241	4,085	10,483	
Adjusted funds flow from operations ¹	7,379	7,569	13,482	10,179	10,490	9,064	6,398	5,130	
Capital expenditures	1,005	489	2,679	652	1,413	1,092	2,628	1,354	

See non-GAAP measures

The decrease in revenue in Q4 2018 was primarily the result of a negative income tax adjustment. Access to the NNGI in December 2018 resulted in increased deliveries to TANESCO and TPDC and the corresponding continuous revenue growth throughout 2019. The decrease in revenue in Q1 and Q2 2020 was primarily a result of a decrease in sales to the Power sector.

Net income attributable to shareholders was affected, in addition to factors affecting revenue, by the following:

- Increases in Q2 2019, Q4 2019, and Q1 2020 reflect the increase in finance income related to the collection of \$3.5 million, \$7.5 million, and \$10.1 million of TANESCO long-term arrears, respectively. The decreases in Q1 2019 and Q3 2019, notwithstanding the increase in revenue, were a result of lower collections of TANESCO long-term arrears compared to other periods;
- Decrease in Q2 2020 was primarily a result of lower revenue which was not offset by collection of TANESCO arrears as compared to Q1 2020.

In addition to the factors impacting net income attributable to shareholders, net cash flows from operating activities were primarily affected by the timing and amount of payments received from TANESCO. This is the primary reason for the large cash flows in Q3 2018. The decrease in Q4 2018 was due to a combination of changes in non-cash working capital following a payment of TPDC Profit Gas entitlement during the quarter along with the decrease in revenue. The fluctuations throughout 2019 were primarily a result of the increase in revenue from quarter to quarter, payments to TPDC for profit share and changes in non-cash working capital. The decrease in Q1 2020 and the consequent increase in Q2 2020 is primarily a result of the annual payment of the current portion of the APT liability in Q1 2020.

Adjusted funds flow from operations for the last eight quarters has shown consistent growth coinciding primarily with the revenue growth except for Q1 and Q2 2020 where there was a decrease in revenue and decreased collections from TPDC. The increase in Q4 2019 was primarily related to the increased deliveries through the NNGI following the signing of the new LTGSA which resulted in TPDC taking gas deliveries as high as 40 MMcfd during the quarter

Capital expenditures in 2020, 2019 and 2018 primarily relate to the refrigeration project and flowline decoupling and construction work.

Non-GAAP Measures

The Company evaluates its performance using a number of non-GAAP (generally accepted accounting principles) measures. These non-GAAP measures are not standardized and therefore may not be comparable to similar measurements of other entities.

Adjusted funds flow from operations represents net cash flows from operating activities less interest expense and finance income related to the
collection of TANESCO arrears and of previously disputed Songas operatorship receivables before changes in non-cash working capital. This is a
performance measure that management believes represents the Company's ability to generate sufficient cash flow to fund capital expenditures and/or
service debt.

	Three months ended June 30		Six months ended June 30	
\$'000 Net cash flows from operating activities	2020	2019	2020	2019
Net cash flows from operating activities	13,515	8,978	14,342	22,219
Interest expense	(1,930)	(1,974)	(4,156)	(4,379)
Finance income – collection of TANESCO arrears	(4,747)	(3,498)	(14,860)	(3,498)
Finance income - collection of disputed Songas receivables	(1,046)	-	(1,046)	_
Changes in non-cash working capital	1,587	6,984	20,668	5,212
Adjusted funds flow from operations	7,379	10,490	14,948	19,554

- Operating netbacks represent the profit margin associated with the production and sale of Additional Gas and is calculated as revenues less processing and transportation tariffs, TPDC's Profit Gas revenue share, operating and distribution costs per one thousand standard cubic feet of Additional Gas. This is a key measure as it demonstrates the profit generated from each unit of production.
- Adjusted funds flow from operations per share is calculated on the basis of the adjusted funds flow from operations divided by the weighted average number of shares, similar to the calculation of earnings per share.
- Net cash flows from operating activities per share is calculated as net cash flows from operating activities divided by the weighted average number of shares, similar to the calculation of earnings per share.

Use of Estimates and Judgments

The preparation of consolidated financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. The reader is referred to the Company's December 31, 2019 audited consolidated financial statements for a description of estimates and judgments.

Business Risks

The Company operates internationally in the oil and gas industry and is exposed to various market and operational risks. For a discussion of these risks, please see "Business Risks" in the MD&A for the year ended December 31, 2019 and the material change report filed on January 24, 2020 available on SEDAR at www.sedar.com or on the Company's website.

COVID-19

The emergence of COVID-19 has resulted in travel bans, mandatory and self-imposed quarantines and isolations, social distancing and the closing of non-essential business which has had a negative impact on economies world-wide. The Company has taken appropriate action to protect employees such as social distancing, working from home where possible and ensuring staff who work on rotation at the Songas Infrastructure are placed into quarantine prior to assuming regular duties. The Company's business, operations and financial condition have not been significantly adversely affected by COVID-19 however there has been a small decline in revenue from gas deliveries as a result of temporary business slowdowns and closures. The full extent of the risks surrounding the severity of the COVID-19 pandemic is not fully known at this time. The further spread of COVID-19 could result in volatility and disruptions in regular business operations including disruption of supply chains that could impact operations and performance of counter-parties, volatility in foreign exchange rates, payment delays from customers, additional cyber-security and internal control risk as a result of more employees working remotely as well as declining trade and market sentiment. COVID-19 poses a risk on the financial capacity of the Company's contract counter-parties and potentially their ability to perform contractual obligations and the Company's ability to implement planned capital projects. Although the Company's production and reserves are entirely comprised of gas, a prolonged decline in world oil prices could impact the competitiveness and demand for gas in Tanzania and negatively impact Company revenues, collectability of receivables and cash flow.

Forward Looking Statements

This MD&A contains forward-looking statements or information (collectively, "forward-looking statements") within the meaning of applicable securities legislation. More particularly, this MD&A contains, without limitation, forward-looking statements pertaining to the following: the Company's expectations regarding supply and demand of natural gas; anticipated power sector revenues; the Company's expectations regarding timing for the completion of installation of compression on the Songas Infrastructure; anticipated production volumes and expanded well deliverability as a result of the installation of compression on the Songas Infrastructure; the expected effects of the completion of compression on the Songas Infrastructure; current and potential impact of TPDC future back-in rights on the economic terms of the PSA; current and potential production capacity of the Songo Songo field; the Company's ability to implement the flowline decoupling project; the expected cost of the flowline decoupling project; the expected increase in production as a result of the flowline decoupling project; expectations regarding timing for completion of the decoupling project; expected timing, cost and ability to remediate three onshore wells, SS-3, SS-4 and SS-10; the Company's ability to collect the Songas share of workover costs associated with remediation of the three onshore wells; the Company's expectation that all planned capital expenditures be funded out of existing working capital and cash flow generated by current operations; ability to meet all conditions under the IFC financing agreement; the Company's expectations in respect of its appeals on the decisions of the Tax Revenue Appeals Tribunal and other statements under "Contingencies - Taxation"; the Company's expectation that the Songas gas processing plant production volumes will not be restricted; the current and potential production capacity of the Songo Songo field: the Company's ability to produce additional volumes; the Company's ability to access additional processing and transportation capacity; the status of ongoing negotiations with TPDC; the potential increase in sales volumes associated with new gas sales agreements; the Company's ability to locate and bring online additional supply in the future; the Company's expectation that it can expand and maintain the deliverability of gas volumes in excess of the existing Songas Infrastructure; and the expectation that the IASB pronouncements will not have any impact on the Company's consolidated financial statements. In addition, statements relating to "reserves" are by their nature forward-looking statements, as they involve the implied assessment, based on certain estimates and assumptions that the reserves described can be produced profitably in the future. The recovery and reserve estimates of the Company's reserves provided herein are estimates only and there is no guarantee that the estimated reserves will be recovered. As a consequence, actual results may differ materially from those anticipated in the forward-looking statements. Although management believes that the expectations reflected in the forward-looking statements are reasonable, it cannot guarantee future results, levels of activity, access to resources and infrastructure, performance or achievement since such expectations are inherently subject to significant business, economic, operational, competitive, political and social uncertainties and contingencies.

These forward-looking statements involve substantial known and unknown risks and uncertainties, certain of which are beyond the Company's control, and many factors could cause the Company's actual results to differ materially from those expressed or implied in any forward-looking statements made by the Company, including, but not limited to: failure to receive payments from TANESCO; risk that the potential financing solutions to resolve the TANESCO arrears are not implemented by the Tanzanian government; risk that the well workovers are unsuccessful or determined to be unfeasible; risk of a lack of access to Songas processing and transportation facilities; risk that the Company may be unable to complete additional field development to support the Songo Songo production profile through the life of the license; risk that the Company may be unable to develop additional supply or increase production values; risks associated with the Company's ability to complete sales of Additional Gas; potential negative effect on the Company's rights under the PSA and other agreements relating to its business in Tanzania as a result of the Petroleum Act, 2015 and recently enacted legislation, as well as the risk that such legislation will create additional costs and time connected with the Company's business in Tanzania; risks regarding the uncertainty around evolution of Tanzanian legislation; risk that the Company will not be successful in appealing claims made by the TRA and may be required to pay additional taxes and penalties; the impact of general economic conditions in the areas in which the Company operates; civil unrest; the susceptibility of the areas in which the Company operates to outbreaks of disease; industry conditions; changes in laws and regulations including the adoption of new environmental laws and regulations, impact of new local content regulations and variances in how they are interpreted and enforced; increased competition; the lack of availability of qualified personnel or management; fluctuations in commodity prices, foreign exchange or interest rates; stock market volatility; competition for, among other things, capital, drilling equipment and skilled personnel; failure to obtain required equipment for drilling; delays in drilling plans; failure to obtain expected results from drilling of wells; effect of changes to the PSA on the Company as a result of the implementation of the new government policies for the oil and gas industry; changes in laws; imprecision in reserve estimates; the production and growth potential of the Company's assets; obtaining required approvals of regulatory authorities; risks associated with negotiating with foreign governments; inability to satisfy debt obligations and conditions; failure to successfully negotiate agreements; risk that the Company will not be able to fulfil its contractual obligations; reduced global economic activity as a result of the COVID-19 pandemic, including lower demand for natural gas and a reduction in the price of natural gas; the potential impact of the COVID-19 pandemic on the health of the Company's employees, contractors, suppliers, customers and other partners and the risk that the Company and/or such persons are or may be restricted or prevented (as a result of quarantines, closures or otherwise) from conducting business activities for undetermined periods of time; and the impact of actions taken by governments to reduce the spread of COVID-19, including declaring states of emergency, imposing quarantines, border closures, temporary business closures for companies and industries deemed non-essential, significant travel restrictions and mandated social distancing, and the effect on the Company's operations, access to customers and suppliers, availability of employees and other resources. In addition, there are risks and uncertainties associated with oil and gas operations, therefore the Company's actual results, performance or achievement could differ materially from those expressed in, or implied by, these forward-looking statements and, accordingly, no assurances can be given that any of the events anticipated by these forward-looking statements will transpire or occur, or if any of them do so, what benefits the Company will derive therefrom. Readers are cautioned that the foregoing list of factors is not exhaustive.

Forward Looking Statements continued

Such forward-looking statements are based on certain assumptions made by the Company in light of its experience and perception of historical trends, current conditions and expected future developments, as well as other factors the Company believes are appropriate in the circumstances, including, but not limited to, that the Company will be able to negotiate Additional Gas sales contracts; the ability of the Company to complete additional developments and increase its production capacity; the actual costs to complete the Company's development program are in line with estimates; that there will continue to be no restrictions on the movement of cash from Mauritius or Tanzania; the impact of the COVID-19 pandemic on the demand for and price of natural gas, volatility in financial markets, disruptions to global supply chains and the Company's business, operations, access to customers and suppliers, availability of employees to carry out day-to-day operations, and other resources; that the Company will have sufficient cash flow, debt or equity sources or other financial resources required to fund its capital and operating expenditures and requirements as needed; that the Company will successfully negotiate agreements; receipt of required regulatory approvals; the ability of the Company to increase production as required to meet demand; infrastructure capacity; commodity prices will not further deteriorate significantly; the ability of the Company to obtain equipment and services in a timely manner to carry out exploration, development and exploitation activities; future capital expenditures; availability of skilled labour; timing and amount of capital expenditures; uninterrupted access to infrastructure; the impact of increasing competition; conditions in general economic and financial markets; effects of regulation by governmental agencies; that the Company's appeal of various tax assessments will be successful; that the enactment of the Petroleum Act, 2015 and new legislation in Tanzania will not impair the Company's rights under the PSA to develop and market natural gas in Tanzania; current or, where applicable, proposed industry conditions, laws and regulations will continue in effect or as anticipated as described herein; and other matters.

The forward-looking statements contained in this MD&A are made as of the date hereof and the Company undertakes no obligation to update publicly or revise any forward-looking statements or information, whether as a result of new information, future events or otherwise, unless so required by applicable securities laws.

Additional Information

Additional information relating to the Company is available on SEDAR at www.sedar.com.

GLOSSARY

1P Proved reserves mcf Thousand standard cubic feet MMcf Million standard cubic feet 2P Proved and probable reserves Billion standard cubic feet Bcf kWh Kilowatt hour Tcf Trillion standard cubic feet Km Kilometers MMcfd Million standard cubic feet per day \$ United States dollars MMbtu Million British thermal units CDN\$ Canadian dollars

Q2 2020 INTERIM FINANCIAL STATEMENTS AND NOTES

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED)

\$'000 Revenue Production, distribution and transportation Net production revenue Operating expenses General and administrative Stock based compensation expense Depletion Finance income Finance expense Income before tax Income tax expense – current Income tax expense – deferred		Three months ended June 30		Six months ended June 30	
	Note	2020	2019	2020	2019
Revenue	6, 7	17,320	20,994	35,035	40,930
Production, distribution and transportation		2,578	2,613	5,350	5,491
Net production revenue		14,742	18,381	29,685	35,439
Operating expenses					
General and administrative		3,529	3,524	6,687	7,062
Stock based compensation expense	14	690	884	329	927
Depletion	10	3,228	3,259	6,821	6,751
Finance income	8	(6,187)	(4,260)	(16,746)	(4,931)
Finance expense	8	3,361	2,401	5,488	5,236
Income before tax		10,121	12,573	27,106	20,394
Income tax expense – current		2,282	3,118	4,979	5,792
Income tax expense – deferred		304	546	201	925
Additional Profits Tax		1,051	1,475	2,528	3,167
Net income		6,484	7,434	19,398	10,510
Net income attributable to non-controlling interest		230	716	499	1,016
Net income attributable to shareholders		6,254	6,718	18,899	9,494
Foreign currency translation loss from foreign operations		3	23	22	5
Comprehensive income		6,251	6,695	18,877	9,489
Net income attributable to shareholders per share $(\$)$					
Basic and diluted	15	0.24	0.19	0.64	0.27

See accompanying notes to the condensed consolidated interim financial statements.

NOTIFICATION OF CONDENSED UNAUDITED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

In accordance with National Instrument 51-102 released by the Canadian Securities Administrators, the Company discloses that its auditors have not reviewed the condensed unaudited consolidated interim financial statements for the three and six month period ended June 30, 2020.

Management's Discussion & Analysis

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF FINANCIAL POSITION (UNAUDITED)

		As at		
			December 31	
\$'000	Note	2020	2019	
ASSETS				
Current assets				
Cash and cash equivalents		101,113	93,899	
Investment in short-term bonds	8	4,963	44,756	
Trade and other receivables	9	23,088	22,167	
Prepayments		7,479	6,752	
		136,643	167,574	
Non-current assets				
Long-term receivables	12	2,252	2,250	
Investments	20	3,967	3,967	
Capital assets	10	92,384	97,981	
		98,603	104,198	
Total assets		235,246	271,772	
EQUITY AND LIABILITIES				
Current liabilities				
Trade and other payables	11	42,663	48,161	
Tax payable		1,839	501	
Current portion of Additional Profits Tax		6,739	11,940	
		51,241	60,602	
Non-current liabilities				
Deferred income taxes		15,356	15,153	
Lease liabilities	10	835	1,129	
Long-term loan	13	54,159	54,057	
Additional Profits Tax		28,055	32,264	
		98,405	102,603	
Total liabilities		149,646	163,205	
SHAREHOLDERS' EQUITY				
Capital stock	14	63,243	84,099	
Contributed surplus		-	4,181	
Accumulated other comprehensive loss		(232)		
Accumulated income		21,927	20,334	
Non-controlling interest	20	662	163	
		85,600	108,567	
Total equity and liabilities		235,246	271,772	

See accompanying notes to the condensed consolidated interim financial statements.

Nature of operations (Note 1); Contractual obligations and committed capital investments (Note 17); Contingencies (Note 18).

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS (UNAUDITED)

\$'000		Three months ended June 30		Six months ended June 30	
	Note	2020	2019	2020	2019
OPERATING ACTIVITIES					
Net income		6,484	7,434	19,398	10,510
Adjustment for:					
Depletion and depreciation	10	3,361	3,326	7,091	6,892
Indirect tax	8	1,198	334	1,469	672
Stock based compensation	14	690	884	329	927
Deferred income taxes		304	546	201	925
Additional Profits Tax		1,051	1,475	2,528	3,167
Unrealized loss (gain) on foreign exchange		84	(11)	(162)	(41)
Interest expense	8	1,930	1,974	4,156	4,379
Change in non-cash working capital	19	(1,587)	(6,984)	(20,668)	(5,212)
Net cash flows from operating activities		13,515	8,978	14,342	22,219
INVESTING ACTIVITIES					
Capital expenditures	10	(1,005)	(1,413)	(1,494)	(2,505)
Change in non-cash working capital	19	163	654	195	(257)
Net cash used in investing activities		(842)	(759)	(1,299)	(2,248)
FINANCING ACTIVITIES					
Lease payments		(155)	(35)	(225)	(70)
Substantial issuer bid	14	-	_	(38,170)	-
Normal course issuer bid	14	(1,847)	_	(1,847)	-
Investment in short-term bonds, net	8	21,519	4,474	39,793	(29,808)
Interest paid, net	8	(1,448)	(3,828)	(2,894)	(5,371)
Dividends paid to shareholders	14	(1,134)	(1,313)	(2,711)	(1,313)
Dividends paid to non-controlling interest		-	(793)	-	(952)
Net cash from (used in) financing activities		16,935	(1,495)	(6,054)	(37,514)
Increase (decrease) in cash		29,608	6,724	6,989	(17,543)
Cash and cash equivalents at the beginning of the period		71,588	40,372	93,899	64,660
Effect of change in foreign exchange on cash for the period		(83)	4	225	(17)
Cash and cash equivalents at the end of the period		101,113	47.100	101,113	47,100

See accompanying notes to the condensed consolidated interim financial statements.

Management's Discussion & Analysis

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (UNAUDITED)

		Α	ccumulated other		Non-	
\$'000	Capital stock	Contributed com surplus		Accumulated income	controlling interest	Total
Note	14			14	20	
Balance as at December 31, 2019	84,099	4,181	(210)	20,334	163	108,567
Share repurchase	(20,856)	(4,181)	-	(14,460)	-	(39,497)
Share repurchase costs	-	_	-	(520)	-	(520)
Dividends declared	-	-	-	(2,326)	_	(2,326)
Foreign currency translation adjustment on foreign operations	-	-	(22)	-	_	(22)
Net income	-	_	-	18,899	499	19,398
Balance as at June 30, 2020	63,243	-	(232)	21,927	662	85,600

		Α	Accumulated		N	
\$'000	Capital stock	Contributed cor surplus	other mprehensive loss	Accumulated income	Non- controlling interest	Total
Note	14			14	20	
Balance as at December 31, 2018	86,508	6,319	(248)	652	471	93,702
Share repurchase	(42)	(37)	-	_	_	(79)
Dividends declared	-	-	-	(2,923)	_	(2,923)
Foreign currency translation adjustment on foreign operations	-	_	(5)	_	_	(5)
Net income	-	_	-	9,510	1,016	10,526
Non-controlling interest dividend declared and paid	_	-	-	-	(952)	(952)
Balance as at June 30, 2019	86,466	6,282	(253)	7,239	535	100,269

See accompanying notes to the condensed consolidated interim financial statements.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

General Information

Orca Energy Group Inc. was incorporated on April 28, 2004 under the laws of the British Virgin Islands with its registered office located at PO Box 146, Road Town, Tortola, British Virgin Islands, VG110. The Company produces and sells natural gas to the power and industrial sectors in Tanzania.

The condensed consolidated interim financial statements of the Company as at June 30, 2020 and for the three and six months ended June 30, 2020 comprise the accounts of the Company and its subsidiaries (collectively, the "Company") and were authorized for issue in accordance with a resolution of the directors on August 13, 2020.

1. Nature of Operations

The Company's principal operating asset is an interest held by a subsidiary, PanAfrican Energy Tanzania Limited ("PAET"), in a Production Sharing Agreement ("PSA") with the Tanzania Petroleum Development Corporation ("TPDC") and the Government of Tanzania ("GoT") in the United Republic of Tanzania. This PSA covers the production and marketing of certain gas from the Songo Songo Block offshore Tanzania.

The PSA defines gas in the Songo Songo field as "Protected Gas" and "Additional Gas". The "Protected Gas" is owned by TPDC and is sold under a 20-year gas agreement until July 2024 ("Gas Agreement") to Songas Limited ("Songas"). Songas is the owner of the infrastructure that enables the gas to be delivered to Dar es Salaam, which includes a gas processing plant on Songo Songo Island ("Songas Infrastructure"). The Company operates the gas processing plant and field on a 'no gain no loss' basis and receives no revenue for the Protected Gas delivered to Songas.

Under the PSA, the Company has the right to produce and market all gas in the Songo Songo Block in excess of the Protected Gas requirements ("Additional Gas").

The Tanzania Electric Supply Company Limited ("TANESCO") is a parastatal organization which is wholly-owned by the Government of Tanzania, with oversight by the Ministry of Energy ("MoE"). TANESCO is responsible for the majority of electricity generation, transmission and distribution throughout Tanzania. The Company currently supplies gas directly to TANESCO by way of a Portfolio Gas Supply Agreement ("PGSA") and indirectly through the supply of Protected Gas and Additional Gas to Songas and Additional Gas to TPDC who in turn generate and sell power to TANESCO.

The Company delivers gas to TPDC through a long-term gas sales agreement ("LTGSA") signed in 2019 to the TPDC operated National Natural Gas Infrastructure ("NNGI") on Songo Songo Island where the natural gas is processed before being transported to Dar es Salaam for power and industrial use.

In addition to gas supplied to TPDC, Songas and TANESCO, the Company has developed and supplies an industrial gas market in the Dar es Salaam area.

2. Basis of Preparation

Statement of Compliance

The condensed consolidated interim financial statements have been prepared in accordance with International Accounting Standard 34, "Interim Financial Reporting", and do not include all information required for full annual financials and should be read in conjunction with the audited financial statements for the year ended December 31, 2019.

Basis of Measurement

These condensed consolidated interim financial statements have been prepared on a historical cost basis and have been prepared using the accrual basis of accounting. The consolidated financial statements are presented in United States dollars ("\$") unless otherwise stated.

COVID-19

In the six month period ended June 30, 2020 global oil prices declined significantly as a result of reduced demand driven by the recent coronavirus pandemic ("COVID-19") and concerns of excess supply resulting from failed negotiations between OPEC and other countries. As of now, there remains a considerable uncertainty regarding the duration and extent of oil demand destruction from the COVID-19 pandemic. Although the Company's production and reserves are entirely comprised of gas, the current challenging economic climate has the potential to have significant adverse impacts on the Company, including, but not limited to:

- potential material declines in revenue and cash flows due to reduced commodity prices,
- · potential declines in future revenue, which could result in increased impairment charges on long-term assets,
- potential increased risk of non-performance by the Company's customers which could materially increase collection risk of accounts receivable and customer defaults on contracts, and
- potential prolonged demand reduction which could negatively impact the Company's ability to maintain liquidity.

There has been no significant impact on Company operations to date due to COVID-19 however the current situation is dynamic and the ultimate duration and magnitude of the impact on the economy and the financial effect on the Company is not known at this time. Estimates and judgments made by management in the preparation of these consolidated financial statements are subject to a higher degree of measurement uncertainty during this volatile period.

Management's Discussion & Analysis

3. Summary of Significant Accounting Policies

The Company's accounting policies are set forth in Note 3 to the audited consolidated financial statements for the year ended December 31, 2019. There have been no changes in accounting policies for the three and six month periods ended June 30, 2020 and the policies have been applied consistently to all periods presented in the condensed consolidated interim financial statements except as described below.

In October 2018, the IASB issued amendments to the definition of a business in IFRS 3 "Business Combinations". The amendments are intended to assist entities to determine whether a transaction should be accounted for as a business combination or as an asset acquisition. IFRS 3 continues to adopt a market participant's perspective to determine whether an acquired set of activities and assets is a business. The amendments clarify the minimum requirements for a business; remove the assessment of whether market participants are capable of replacing any missing elements; add guidance to help entities assess whether an acquired process is substantive; narrow the definitions of a business and of outputs; and introduce an optional fair value concentration test. The concentration test is a simplified assessment that results in an asset acquisition if substantially all of the fair value of the gross assets is concentrated in a single identifiable asset or a group of similar identifiable assets. If an entity chooses not to apply the concentration test, or the test is failed, then the assessment focuses on the existence of a substantive process.

The amendments to IFRS 3 are effective for annual reporting periods beginning on or after January 1, 2020 and apply prospectively and have had no impact on the Company.

4. Use of Estimates and Judgments

The preparation of the consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. Actual results could differ materially from these estimates. In preparing these interim consolidated financial statements, the significant judgments made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those applied to the audited consolidated financial statements as at and for the year ended December 31, 2019.

See Note 4 of the audited consolidated financial statements for the year ended December 31, 2019 for a full discussion.

5. Risk Management

The Company, by virtue of its activities in oil and gas exploration, development and production, is exposed to the risk associated with the unpredictable nature of the financial markets as well as political risk associated with conducting operations in an emerging market. The Company seeks to manage its exposure to these risks wherever possible.

A. Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Company's receivables from TANESCO, Songas and TPDC. The carrying amount of accounts receivable and the long-term receivable represents the maximum credit exposure. As at June 30, 2020 and December 31, 2019, provisions exist against all of the long-term TANESCO receivable, gas plant operations and capital expenditure receivables from Songas and a receivable of \$0.5 million from one industrial customer. No write-off of any receivables occurred in Q2 2020 (see Note 9).

The Company manages the credit exposure related to cash and cash equivalents by selecting counterparties based on credit ratings, monitoring all investments to ensure a stable return and by avoiding complex investment vehicles with higher risk such as asset backed commercial paper. The Company's cash resources are placed with reputable financial institutions with no history of default.

B. Liquidity Risk

Liquidity risk is the risk that the Company will not have sufficient funds to meet its liabilities. Cash forecasts identifying liquidity requirements of the Company are produced on a regular basis. These are reviewed to ensure sufficient funds exist to finance the Company's current operational and investment cash flow requirements. At June 30, 2020 the Company has working capital of \$85.4 million which is net of \$51.2 million of financial liabilities with regards to trade and other payables of which \$25.6 million is due within one to three months, \$ nil is due within three to six months, and \$25.6 million is due within six to twelve months (see Note 11).

As at June 30, 2020 approximately 50% of the current liabilities relate to TPDC (see Note 11). The amounts due to TPDC represent its share of Profit Gas. In accordance with the terms of the PSA, TPDC is entitled to the payment of its share of Profit Gas on a quarterly basis proportional to the cash receipts during the quarter. A large proportion of the TPDC liability is associated with the long-term TANESCO arrears and payments to TPDC are made when cash is received for the arrears.

6. Segment Information

The Company has one reportable industry segment which is international exploration, development and production of petroleum and natural gas. During 2020 and 2019 the Company's producing and exploration assets were entirely located in Tanzania. In 2019 the Company relinquished exploration and appraisal interests in Italy and the companies used for the Italian operations were wound up in Q2 2020.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) CONTINUED

7. Revenue

	Three months ended June 30			ended)
\$'000	2020	2019	2020	2019
Industrial sector	8,422	9,957	16,751	18,308
Power sector	11,907	13,254	25,777	28,594
Gross field revenue	20,329	23,211	42,528	46,902
TPDC share of revenue	(5,116)	(6,137)	(12,304)	(13,180)
Company operating revenue	15,213	17,074	30,224	33,722
Current income tax adjustment	2,107	3,920	4,811	7,208
	17,320	20,994	35,035	40,930

The Company recognized 100% of amounts invoiced for deliveries to TANESCO as revenue during the first six months of 2019 and 2020. During Q2 2020 the Company invoiced TANESCO \$4.5 million (Q2 2019: \$13.4 million) for gas deliveries and received \$9.3 million (Q2 2019: \$17.5 million) in payments. Based on the consistent payments from TANESCO, the Company: (i) recognized all amounts invoiced for gas deliveries in Q2 2020 as revenue; and (ii) recognized \$4.8 million during the quarter (Q2 2019: \$3.5 million) as finance income relating to the amounts collected during the quarter that were applied towards the long-term TANESCO arrears previously provided for (see Note 8). In Q2 2020 the Company invoiced TANESCO \$6.5 million (Q2 2019: \$ nil) under the take or pay provision within the PGSA; this invoice has not been recognized as it does not meet revenue recognition criteria with respect to assurance of collectability.

8. Finance Income and Expense

Finance Income

\$'000		Three months ended June 30		
	2020	2019	2020	2019
Interest income	322	131	535	215
Investment income	72	631	305	1,218
Reversal of provision for doubtful accounts	5,793	3,498	15,906	3,498
	6,187	4,260	16,746	4,931

The reversal of the provision for doubtful accounts of \$5.8 million (Q2 2019: \$3.5 million) follows collection of TANESCO long-term arrears and Songas disputed operatorship receivables which both had been previously provided for. TANESCO portion of the reversal of the provision for doubtful accounts of \$4.8 million represents the excess of receipts over invoices for gas delivered during Q2 2020 (see Notes 7 and 9).

At June 30, 2020 the Company had \$5.0 million invested in US dollar short-term bonds, maturing in July 2020, at an interest rate of 2.75% (December 31, 2019: \$44.8 million with maturity dates from February 2020 to July 2020 and a range of interest rates from 1.375% to 2.75%). The \$0.1 million investment income for the quarter ended June 30, 2020 (Q2 2019: \$0.6 million) includes interest earned of \$0.1 million (Q2 2019: \$0.4 million) and amortization of the discount on the acquisition of the bonds of \$ nil (Q2 2019: \$0.2 million). The \$0.3 million investment income for the six months ended June 30, 2020 (six months ended June 30, 2019: \$1.2 million) includes interest earned of \$0.3 million (six months ended June 30, 2019: \$0.7 million) and amortization of the discount on the acquisition of the bonds of \$ nil (six months ended June 30, 2019: \$0.5 million). The intention is to hold the short-term bonds until maturity. The bonds are highly liquid by their nature and may readily be liquidated into cash if necessary. There were no sales of bond investments prior to their maturity during 2020.

Management's Discussion & Analysis

8. Finance Income and Expense continued

Finance Expense Six months ended Three months ended June 30 June 30 2020 2019 2020 \$'000 2019 2,894 3,104 Base interest expense 1,448 1,561 Participation interest expense 459 405 1,214 1.259 Lease interest expense 23 8 48 16 Interest expense 1.930 1.974 4,156 4.379 233 (137)Net foreign exchange loss (gain) 93 185 Indirect tax 1,198 334 1,469 672 3,361 2,401 5,488 5,236

Base interest expense and participation interest expense relate to the long-term loan (the "Loan") with the International Finance Corporation ("IFC"). Base interest on the Loan is payable quarterly in arrears at 10% per annum on a 'pay-if-you-can-basis' using a formula to calculate the net cash available for such payments as at any given interest payment date. The participation interest expense is paid annually in arrears and equates to 6.4% of PAET's net cash flows from operating activities net of net cash flows used in investing activities for the year. The participation interest will continue until October 15, 2026 regardless of whether the Loan is repaid prior to its contractual maturity date.

The indirect tax is for VAT associated with invoices to TANESCO under the take or pay provisions within the PGSA and for interest on late payments.

9. Current Trade and Other Receivables

	A:	s at
\$'000	June 30, 2020	December 31, 2019
Trade receivables		
Songas	2,028	2,332
TPDC	6,005	7,284
Industrial customers	10,339	9,121
Provision for doubtful accounts	(452)	(452)
	17,920	18,285
Other receivables		
Songas gas plant operations	5,556	6,431
Other	2,281	1,166
Provision for doubtful accounts	(2,669)	(3,715)
	5,168	3,882
	23,088	22,167

TANESCO

TANESCO has consistently paid more than the amounts invoiced for gas deliveries during the past two years and as a result the current TANESCO receivable as at June 30, 2020 was \$ nil (December 31, 2019: \$ nil).

Songas

As at June 30, 2020 Songas owed the Company \$7.6 million (December 31, 2019: \$8.8 million), while the Company owed Songas \$1.8 million (December 31, 2019: \$2.4 million). The amounts due to the Company are for sales of gas of \$2.0 million (December 31, 2019: \$2.4 million) and for the operation of the gas plant of \$5.6 million (December 31, 2019: \$6.4 million) against which the Company has made a provision for doubtful accounts of \$2.7 million (December 31, 2019: \$3.7 million). The amounts due to Songas primarily relate to pipeline tariff charges of \$1.4 million (December 31, 2019: \$1.8 million). The operation of the gas plant is conducted at cost and the charges are billed to Songas on a flow through basis.

TPDC

The current receivable from TPDC is for gas deliveries through the NNGI pursuant to the signing of the LTGSA. In accordance with the LTGSA, any unpaid, overdue amounts are offset against TPDC profit share.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) CONTINUED

10. Capital Assets

20. Gapital 7.00010	Natural gas	Office		
\$'000	interests	and other	Right-of-use	Total
Costs				
As at December 31, 2019	214,163	2,870	1,665	218,698
Additions	1,475	19	_	1,494
As at June 30, 2020	215,638	2,889	1,665	220,192
Accumulated depletion and depreciation				
As at December 31, 2019	117,758	2,770	189	120,717
Additions	6,821	62	208	7,091
As at June 30, 2020	124,579	2,832	397	127,808
Net book values				
As at June 30, 2020	91,059	57	1,268	92,384

In determining the depletion charge, it is estimated that as at June 30, 2020 the future development costs of \$66.4 million (December 31, 2019: \$67.9 million) will be required to bring the total proved reserves to production. The future development cost is an estimate of the capital expenditure required to ensure the Company can produce the required gas volumes to meet its contractual obligations for the remaining life of the license. During the six months ended June 30, 2020 the Company recorded depreciation of \$0.1 million (six months ended June 30, 2019: \$0.1 million) in general and administrative expenses.

Right-of-use assets

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+ + + + + + + + + + + + + + + + + + + 	
As at December 31, 2019	1,476
Depreciation	(208)
As at June 30, 2020	1,268
Lease liabilities	
\$'000	
As at December 31, 2019	1,411
Lease interest expense	48
Lease foreign currency translation difference	(5)
Lease payments	(225)
As at June 30, 2020	1,229

Right-of-use assets is presented as part of capital assets on the Company's balance sheet. Of the total lease liability of \$1.2 million, \$0.4 million is current and is presented in trade and other payables.

11. Trade and Other Payables

\$'000	A	As at		
	June 30, 2020	December 31, 2019		
Songas	1,795	2,354		
Other trade payables	3,335	1,310		
Trade payables	5,130	3,664		
TPDC Profit Gas entitlement, net	25,646	33,134		
Accrued liabilities	11,887	11,363		
	42,663	48,161		

TPDC share of Profit Gas

		As at
\$'000	June 30, 2020	December 31, 2019
TPDC share of Profit Gas	31,762	38,077
Less "Adjustment Factor"	(6,116)	(4,943)
	25,646	33,134

Under the PSA revenue sharing mechanism, the Company is to adjust TPDC's Profit Gas share by the "Adjustment Factor". The Adjustment Factor is equal to the amount necessary to fully pay and discharge the PAET liability for taxes on income derived from petroleum operations. The majority of the settlement of the \$25.6 million liability to TPDC is dependent on receipt of payment from TANESCO for long-term arrears that have been fully provided for.

12. Long-term Receivables

	As at	
\$'000	June 30, 2020	December 31, 2019
Amounts invoiced to TANESCO	113,631	118,861
Unrecognized amounts not meeting revenue recognition criteria ¹	(81,037)	(71,407)
Provision for doubtful accounts	(32,594)	(47,454)
Net TANESCO receivable	-	_
VAT Songas workovers	2,205	2,205
Lease deposit	47	45
	2,252	2,250

¹ The amount includes invoices for interest on late payments and invoices relating to differences between gas contracted for delivery versus gas taken by TANESCO.

During the quarter the amounts received from TANESCO were in excess of the revenue recognized for gas sales to TANESCO and \$4.8 million (Q2 2019: \$3.5 million of cumulative excess cash receipts over sales invoiced in Q2 2020 were recorded to reduce the long-term arrears along with the associated reversal of the provision for doubtful accounts. In Q2 2020 the Company invoiced TANESCO \$6.5 million (Q2 2019: \$ nil under the take or pay provision within the PGSA; this invoice has not been recognized as it does not meet revenue recognition criteria with respect to assurance of collectability.

In 2017, based on agreement with TPDC, the Songas share of workover costs of \$14.5 million was transferred to the Cost Pool to recover the costs via the PSA cost recovery mechanism. This resulted in \$2.2 million relating to VAT on the workovers that had already been paid being reclassified as a long-term receivable. The Company continues to take action to collect the workover costs. Amounts not collected will be pursued through the mechanisms provided in the agreements with Songas.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) CONTINUED

13. Long-term Loan

In 2015 PAET took out the Loan with the IFC, a member of the World Bank Group, for \$60 million. The Loan was fully drawn down in 2016.

The Loan is to be repaid through six semi-annual payments of \$5 million starting April 15, 2022 and one final payment of \$25.2 million due on April 15, 2025. The Company may voluntarily prepay all or part of the Loan but must simultaneously pay any accrued base interest costs related to the principal amount being prepaid. The Loan is an unsecured subordinated obligation of PAET and was initially guaranteed by the Company to a maximum of \$30 million. The initial guarantee may only be called upon by IFC at maturity in 2025 and, subject to IFC approval and receipt of all required regulatory approvals, the Company, at its discretion, may issue shares in fulfillment of all or part of the guarantee obligation in 2025. Pursuant to the sale of the non-controlling interest in PAE PanAfrican Energy Corporation ("PAEM"), the parent company of PAET, the Company agreed with the IFC to reduce the outstanding amount of the loan by the percentage interest sold of 7.9% (\$4.8 million) on the fourth anniversary of the first drawdown. PAET made this payment on October 16, 2019.

Dividends and distributions from PAET to the Company are restricted, if at any time amounts of interest, principal or participating interest are due and outstanding. All amounts due under the Loan have been paid when due.

		As at	
\$'000	June 30, 2020	December 31, 2019	
Loan principal	55,240	55,240	
Financing costs	(1,081)	(1,183)	
	54,159	54,057	

14. Capital Stock

Authorised

50,000,000Class A common shares ("Class A Shares")No par value100,000,000Class B subordinate voting shares ("Class B Shares")No par value100,000,000First preference sharesNo par value

The Class A and Class B Shares rank pari passu in respect of dividends and repayment of capital in the event of winding-up. Class A Shares carry twenty (20) votes per share and Class B Shares carry one (1) vote per share. The Class A Shares are convertible at the option of the holder at any time into Class B Shares on a one-for-one basis. The Class B Shares are convertible into Class A Shares on a one-for-one basis in the event that a take-over bid is made to purchase Class A Shares which must, by reason of a stock exchange or legal requirements, be made to all or substantially all of the holders of Class A Shares and which is not concurrently made to holders of Class B Shares.

Changes in the Capital Stock

			As at			
	Jur	ne 30, 2020		Dece	ember 31, 2019	
Number of shares	Authorised (000)	Issued (000)	Amount (\$'000)	Authorised (000)	Issued (000)	Amount (\$'000)
Class A Shares	50,000	1,750	983	50,000	1,750	983
Class B Shares	100,000	24,388	62,260	100,000	32,557	83,116
First preference shares	100,000	-	-	100,000	-	_
	250,000	26,138	63,243	250,000	34,307	84,099

During the three month period ended June 30, 2020 the Company repurchased and canceled 477,500 Class B Shares at a weighted average price of CDN\$5.32 per Class B Share under the normal course issuer bid ("NCIB"). This resulted in an aggregate purchase of CDN\$2.5 million of Class B Shares. Total cash payments of \$1.8 million were applied to the capital stock, contributed surplus and accumulated income accounts.

During the three month period ended March 31, 2020 the Company repurchased and canceled 7,692,297 Class B Shares at a weighted average price of CDN\$6.50 per Class B Share under a substantial issuer bid. This resulted in an aggregate purchase of CDN\$50.0 million of Class B Shares representing 23.6% of the Company's issued and outstanding Class B Shares and 22.4% of the total number of the Company's issued and outstanding shares. Total cash payments of \$38.2 million were applied to the capital stock, contributed surplus and accumulated income accounts.

All issued capital stock is fully paid.

14. Capital Stock continued

Changes in Stock Appreciation Rights ("SARs")

\$'000	SARs (000)	Exercise price (CDN\$)
Outstanding as at December 31, 2019	2,322	2.30 to 6.65
Issued	160	5.02
Exercised	(107)	5.00
Exercised	(60)	3.02
Outstanding as at June 30, 2020	2,315	2.30 to 6.65

The number outstanding, the weighted average remaining life, the number exercisable and the weighted average exercise prices of SARs at June 30, 2020 were as follows:

Exercise price (CDN\$)	Number outstanding ((000)	Weighted average remaining contractual life (years)	Number exercisable (000)	Weighted average exercise price (CDN\$)
2.30	30	_	30	2.30
3.02	60	0.50	_	3.02
3.87	90	2.50	30	3.87
5.00 to 6.65	2,135	2.50	562	5.15
2.30 to 6.65	2,315	2.42	622	5.00

Changes in Restrictive Stock Units ("RSUs")

\$'000	RSUs (000)	Exercise price (CDN\$)
Outstanding as at December 31, 2019	235	0.01
Issued	21	0.01
Exercised	(14)	0.01
Outstanding as at June 30, 2020	242	0.01

The number outstanding, the number exercisable and the weighted average remaining life of RSUs at June 30, 2020 were as follows:

			Weighted
			average
	Number	Number	remaining
	outstanding	exercisable	contractual life
Exercise price (CDN\$)	(000)	(000)	(years)
0.01	242	55	2.24

As SARs and RSUs are settled in cash, they are re-valued at each reporting date using the Black-Scholes option pricing model with the resulting liability being recognized in trade and other payables. In the valuation of stock appreciation rights and restricted stock units as at June 30, 2020, the following assumptions have been made: a risk free rate of interest of 1.0%, stock volatility of 0.01% to 53.96%, 0% dividend yield, 5% forfeiture and a closing stock price of CDN\$5.40 per share.

		As at	
\$'000	June 30, 2020	December 31, 2019	
SARs	1,983	1,996	
RSUs	633	536	
	2,616	2,532	

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) CONTINUED

14. Capital Stock continued

Dividend Summary

Declaration date	Record date	Payment date	Amount per share (CDN\$)
June 22, 2020	June 30, 2020	July 15, 2020	0.06
February 25, 2020	March 31, 2020	April 30, 2020	0.06
November 28, 2019	December 31, 2019	January 31, 2020	0.06
September 17, 2019	September 30, 2019	October 31, 2019	0.06
May 29, 2019	June 30, 2019	July 31, 2019	0.06
January 22, 2019	March 31, 2019	April 30, 2019	0.05

15. Earnings Per Share

	As at		
(000)	June 30, 2020	June 30, 2019	
Outstanding shares			
Weighted average number of Class A and Class B Shares, basic	29,516	35,256	
Weighted average number of Class A and Class B Shares, diluted	29,516	35,256	

The calculation of earnings per share is based on a net income attributable to shareholders for the quarter of \$6.3 million (Q2 2019: \$6.7 million) and a weighted average number of Class A and Class B shares outstanding during the quarter ended June 30, 2020 of 26,329,432 (Q2 2019: 35,255,419). The calculation of earnings per share for the six months ended June 30, 2020 is based on a net income of \$18.9 million (six months ended June 30, 2019: \$9.5 million) and a weighted average number of Class A and Class B shares outstanding for the six months ended June 30, 2020 of 29,515,565 (six months ended June 30, 2019: 35,255,923).

16. Related Party Transactions

The Chairman of the Company's Board of Directors is counsel to a law firm that provides legal advice to the Company and its subsidiaries. Fees for services provided by this firm totaled \$0.1 million during the quarter ended June 30, 2020 (Q2 2019: \$0.1 million) and \$0.4 million for the six months ended June 30, 2020 (six months ended June 30, 2019: \$0.1 million).

As at June 30, 2020 the Company had a total of \$0.1 million (December 31, 2019: \$0.2 million) recorded in trade and other payables in relation to related parties.

17. Contractual Obligations and Committed Capital Investments

Protected Gas

Under the terms of the Gas Agreement for the Songo Songo project ("Gas Agreement"), in the event that there is a shortfall/insufficiency in Protected Gas as a consequence of the sale of Additional Gas, the Company is liable to pay the difference between the price of Protected Gas (\$0.55/MMbtu escalated) and the price of an alternative feedstock multiplied by the volumes of Protected Gas up to a maximum of the volume of Additional Gas sold which was 224 Bcf as at June 30, 2020 (December 31, 2019: 214 Bcf). The Company did not have a shortfall during the reporting period and does not anticipate a shortfall arising during the term of the Protected Gas delivery obligation to July 2024.

Terms of the Gas Agreement were modified by the Amended and Restated Gas Agreement ("ARGA") which was initialed by all parties but remains unsigned. In certain respects, the parties thereto are conducting themselves as though the ARGA is in effect. Management does not foresee a material risk with the conduct of the Company's business with an unsigned ARGA at this time.

Capital Commitments

The Company is adapting to the recent outbreak of COVID-19 and the related economic and social disruption, volatility in financial markets, potential disruption to global supply chains, and the ability to directly and indirectly staff the Company's day to day operations. The current challenging economic climate may lead to further adverse changes in cash flows, working capital levels and/or debt balances, which may also have a direct impact on the Company's operating results and financial position. These and other factors may adversely affect the Company's liquidity and ability to generate income and cash flows in the future. The current volatility in commodity prices and uncertainty regarding the timing for recovery creates inherent challenges with the preparation of financial forecasts.

Tanzania

There are no contractual commitments for exploration or development drilling or other field development, either in the PSA or otherwise agreed, which would give rise to significant capital expenditure at Songo Songo. Any significant additional capital expenditure in Tanzania is discretionary. Subsequent to June 30, 2020 the contract for compression installation was signed with forecasted capital expenditures of \$19.0 million for 2020, \$9.0 million for 2021 and \$4 million for 2022.

Italy

The Company relinquished its rights to farm-in on the Central Adriatic permit in 2019 and has no further capital obligations relating to Italian operations. The subsidiary companies previously used for the Company's Italian operations were wound up in Q2 2020.

18. Contingencies

Upstream and Downstream Activities

The Petroleum Act, 2015 (the "Petroleum Act" provides TPDC with exclusive rights over the distribution of gas in Tanzania. The Petroleum Act has grandfathering provisions upholding the rights of the Company to develop and market natural gas produced under the PSA as it was signed prior to the Petroleum Act coming into effect in 2015. However, it is still unclear how the provisions of the Petroleum Act will be interpreted and implemented regarding upstream and downstream activities and the Company is uncertain regarding the potential impact on its business in Tanzania.

On October 7, 2016 the Government of Tanzania issued the Petroleum (Natural Gas Pricing Regulation made under Sections 165 and 258 (I) of the Petroleum Act. Article 260 (3) of the Petroleum Act preserves the Company's pre-existing right with TPDC to market and sell Additional Gas together or independently on terms and conditions (including prices negotiated with third party Natural Gas customers. The impact of the Natural Gas Pricing Regulation, if any, cannot be determined at this time.

Cost Recovery

TPDC conducted an audit of the historic Cost Pool and in 2011 disputed approximately \$34.0 million of costs that had been recovered from the Cost Pool from 2002 through to 2009. In 2014 a substantial portion of the disputed costs were agreed to be cost recoverable by TPDC. Under the dispute mechanism outlined in the PSA, parties are to agree the appointment of an independent specialist to assist the parties in reaching agreement on costs that are still subject to dispute. In 2014, prior to appointing an independent specialist, TPDC suspended the process. From 2010 to 2015 TPDC rejected a further \$18.0 million of costs. In 2016 the Tanzanian Petroleum Upstream Regulatory Authority ("PURA") assumed the role of auditing the PSA Cost Pool from TPDC and for 2016 and 2017 have rejected all costs pertaining to downstream development amounting to \$5.9 million and a further \$0.8 million of other costs. To date there remains a total of \$45.1 million of costs that have been queried or rejected by TPDC or PURA through the Cost Pool audit process.

During 2019 discussions on the disputed amounts briefly resumed with TPDC. At the time of writing this report no independent specialist has been appointed and neither TPDC nor PURA have issued a formal dispute regarding cost recovery. If the matter is not resolved to the Company's satisfaction, the Company intends to proceed to arbitration via the International Centre for Settlement of Investment Disputes pursuant to the terms of the PSA. The Company's view is that all costs have been correctly included in the Cost Pool however should any of the costs be rejected as not being cost recoverable, the Company would be required to retroactively adjust its share of revenue for the period under dispute.

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			_		As at	
Amounts in \$' millions					June 30, 2020	December 31, 2019
Area	Period	Reason for dispute	Principal	Interest	Total	Total
Pay-As-You-Earn ("PAYE") tax	2008-16	PAYE tax on grossed-up amounts in staff salaries which are contractually stated as net.	0.9	0.4	1.3	1.5
Withholding tax ("WHT")	2005-16	WHT on services performed outside of Tanzania by non-resident persons.	5.7	2.6	8.3	8.3
Income Tax	2008-16	Deductibility of capital expenditures and expenses (2009, 2012 and 2016), additional income tax (2008, 2010, 2011 and 2012), tax on repatriated income (2012), foreign exchange rate application (2013 and 2015) and underestimation of tax due (2014).	35.1	16.1	51.2	50.9
VAT	2008-16	Output VAT on imported services and SSI Operatorship services.	2.8	2.8	5.6	5.7
			44.5	21.9	66.4	66.4

There were no new assessments issued during the quarter ended June 30, 2020 with regards to corporation tax, WHT, VAT, excise duty or payroll tax. Management, with advice from its legal counsels, has reviewed the Company's position on the objections and appeals related to the disputed amounts and has concluded that no provision is required with regard to these matters and that the maximum potential exposure is \$66.4 million (December 31, 2019: \$66.4 million). See Note 21 of the audited consolidated financial statements for the year ended December 31, 2019 for a full discussion of contingent tax issues.

During the quarter ended June 30, 2020, the Company filed an application for judicial review at the Tanzanian Court of Appeal (the "CAT") with regards to the 2008-10 PAYE case (\$0.3 million). Subsequent to the quarter end, acting under instructions from the Tanzanian Revenue Authority (the "TRA"), PAET's commercial bank transferred the full principal tax amount in dispute (\$0.3 million) to TRA.

The process of appealing assessments issued by TRA starts by initially filing an appeal with TRA. If this is not successful, claims can be taken to higher authorities starting with the Tax Revenue Review Board (the "TRAB"), followed by an appeal to the Tax Revenue Appeals Tribunal ("TRAT") and finally to the CAT.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) CONTINUED

18. Contingencies continued

Tax continued

In 2016 TRA introduced significant changes in relation to the income tax treatment of the extractive sector with separate new chapters in Part V of the Income Tax Act 2004 ("ITA, 2004") for mining and for petroleum to be effective commencing in 2018. Further changes were subsequently made by the Written Laws (Miscellaneous Amendments) Act, 2017 ("WLMAA, 2017") and in particular section 36(a)(ii) of the WLMAA, 2017. The WLMAA, 2017 amended section 65M and 65N of the ITA 2004 to exclude cost oil/cost gas from inclusion in both income and expenditure. The Company is still evaluating the tax effects of the changes as there are a number of uncertainties and ambiguities as to the interpretation and application of certain provisions of the WLMAA, 2017. In the absence of guidance on these matters, the Company has used what it believes are reasonable interpretations and assumptions in applying the WLMAA, 2017 for purposes of determining its tax liabilities and the results of operations, which may change as it receives additional clarification and implementation guidance. The Company does not expect a significant net impact from the changes as it is able to recover most taxes payable from the TPDC Profit Gas entitlement or through the cost recovery mechanism under the terms of the PSA.

19. Change in Non-Cash Operating Working Capital

	Three months ended June 30		Six months ended June 30	
\$'000	2020	2019	2020	2019
Decrease (increase) in trade and other receivables	6,971	(2,543)	(2,540)	(1,897)
(Increase) decrease in prepayments	(818)	116	(727)	435
Decrease in trade and other payables	(7,704)	(5,526)	(6,604)	(6,618)
Decrease in APT	-	_	(11,938)	-
Increase in tax payable	143	1,616	1,338	2,644
(Increase) decrease in long-term receivable	(16)	7	(2)	(33)
	(1,424)	(6,330)	(20,473)	(5,469)
Changes in non-cash operating working capital	(1,587)	(6,984)	(20,668)	(5,212)
Changes in non-cash investing working capital	163	654	195	(257)
	(1,424)	(6,330)	(20,473)	(5,469)

20. Non-Controlling Interest

The Company sold 7.9% (7,933 Class A common shares) of PAEM to a wholly owned subsidiary of Swala Oil & Gas (Tanzania) plc. ("Swala") in 2018 for \$15.4 million cash and \$4.0 million of Swala convertible preference shares ("Preference Shares") pursuant to a share purchase agreement. The Preference Shares entitle the Company to a 10% per annum distribution payable 15 days after each quarter end commencing from the closing date, January 16, 2018. Payment of the quarterly distributions is at the discretion of Swala based on funds available, however, the liability accrues if any amount is unpaid when due. If any distributable amount remains unpaid at December 31, 2021, the Company may demand settlement and Swala is obligated to comply by transferring and returning the Class A common shares of PAEM sold to Swala. The aggregate value of these shares will equal the amount of the outstanding distributions. As at June 30, 2020 the Company has not received any distributions or recorded any amount receivable related to the Preference Shares.

Swala is obligated to redeem 20% of the Preference Shares for cash annually starting from December 31, 2021 until all shares are redeemed. If at any time Swala does not redeem in cash the required number of Preference Shares, Swala is obligated to redeem the Preference Shares by transferring and returning the Class A common shares of PAEM sold to Swala. The aggregate value of these Class A common shares will equal the amount of any outstanding redemption.

A reconciliation of the non-controlling interest is detailed below:

	As at		
\$'000	June 30, 2020	December 31, 2019	
Balance, beginning of period	163	(513)	
Share of income	499	1,628	
Dividends paid	-	(952)	
Balance, end of period	662	163	

CORPORATE INFORMATION

Board of Directors

Nigel Friend

Executive Director and Chief Executive Officer London, United Kingdom

David W. Ross

Chairman and Non-Executive Director Calgary, Canada

Dr Frannie Léautier

Non-Executive Director Washington DC, United States

Jay Lyons

Non-Executive Director Vancouver, Canada

Linda Beal

Non-Executive Director London, United Kingdom

Ebbie Haan

Non-Executive Director The Hague, Netherlands

Carole Wainaina

Non-Executive Director Nairobi, Kenya

Officers

Nigel Friend

Chief Executive Officer London, United Kingdom

Blaine Karst

Chief Financial Officer Calgary, Canada

Andrew Hanna

Managing Director, PAET Guildford, United Kingdom

Pierre Raillard

Head of Business Development London, United Kingdom

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