



UNIGOLD INC.

THIRD QUARTER INTERIM REPORT

NINE MONTHS ENDED
SEPTEMBER 30, 2003

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REPORT TO SHAREHOLDERS

EXPLORATION UPDATE

During the quarter, a lightweight, all hydraulic diamond drill and small backhoe were acquired and shipped to the Dominican Republic. The initial focus of the trenching and diamond drilling to commence by the end of the year will be in the Candelones, El Corozo and Montazo-Guano areas of the Neita property, where results from the field program of geological mapping, prospecting and stream sediment geochemistry have been encouraging. The Company has prioritized the known hydrothermal alteration and soil geochemical targets and will be drilling on these targets. Six large silicification zones up to 1 km in strike length with associated gold and/or copper soil geochemistry and over 20 alteration zones up to 3 km in length associated with structural traps as interpreted from the airborne magnetic and radiometric survey have been outlined. Some of these large interpreted alteration zones are often associated with major northeast or northwest trending faults and/or major areas of silicification and anomalous gold geochemistry.

One of the most recently discovered and more promising alteration targets for mechanical trenching and diamond drilling is in the Poso Negro area on the Neita property. This Poso Negro area comprises two parallel northwest trending fault structures, which can be traced on the ground for about 2.5 kilometers. The structures are about 300 meters apart and have associated tensional north-south fractures and extensive hydrothermal alteration. Outcrop is scarce but the system has been traced through both outcrop and float samples. The mineralization in the area is a structurally controlled gold-copper system with grab samples assaying up to 11.9 g/t gold and 53.5% copper. Laboratory results from a 100-meter by 50-meter soil sampling survey are pending and will form the basis for a detailed trenching and diamond drill program.

The Company has entered into an agreement with a geophysical contracting company to conduct an IP survey of 40 to 50-line km on the Candelones, El Corozo and Montazo-Guano areas commencing in December.

ACQUISITION

In November, the Company entered into a Letter of Intent with the Dominican Republic Government ("DRG") regarding the acquisition by Unigold of 100% of the future revenues up to US\$175 million to be received by the DRG from the 3.2% Net Smelter Return ("NSR") royalty held by the DRG on the Pueblo Viejo gold deposit currently being evaluated by Placer Dome Inc. ("Placer Dome"). Above a net NSR royalty revenue of US\$175 million, the revenue is to be split 40/60 between Unigold and the DRG. In return, Unigold will make payments to the DRG in the aggregate amount of US\$42.725 million.

The US\$42.725 million payment to the DRG will be made in two stages - 50% (US\$21,362,000) upon the signing of a formal agreement relating to the transaction between Unigold and the DRG in cash and or in any other form of consideration acceptable to the DRG and the remaining 50% (US\$21,363,000) in cash and or in any other form of consideration acceptable to the DRG, upon an announcement by Placer Dome to start commercial production. It is expected that the formal agreement will be signed by the end of 2003. The Company is commencing discussions with investment banking institutions regarding the financing of this transaction.

In addition, the Company will provide funds to Fundacion Cacique Inc., a non-profit organization created to support and assist the Dominican people, especially in the areas of education, training, improvement in technology infrastructure and health infrastructure. The Company will contribute to the foundation a total of US\$5.58 million to be provided as to US\$2.58 million in cash and 500,000 shares of Unigold upon finalizing the formal agreement relating to the transaction between the Company and the DRG and the balance of US\$1.7 million in cash and 800,000 shares of Unigold to be paid at the same time as the balance of the payment is paid by the Company to the DRG.

Fadley Trading Inc. ("Fadley"), an arms length company, is being retained as an exclusive agent for Unigold to finalize the agreement with the DRG. Fadley will receive from the Company a finder's fee of approximately five percent (5%) of the payments made by the Company to the DRG in the form of US\$1.2 million in cash and 1.2 million in Unigold shares.

Pursuant to the Letter of Intent, the DRG has given the Company the first option to develop and operate the Pueblo Viejo deposit under similar conditions that were granted to Placer Dome in the event that Placer Dome does not develop the Pueblo Viejo deposit.

The Company is also negotiating with the DRG for the first right of refusal on revenues to be received by the DRG from the Net Profit Interest ("NPI") royalty on the Pueblo Viejo deposit. The value of the NPI royalty to the DRG is based on a sliding scale depending on the price of gold. At a gold price of US\$375/oz., the NPI royalty is 15% of the cash flow generated from Pueblo Viejo. At US\$400/oz, the NPI royalty is 17.5% of the cash flow. The royalty is capped at a maximum of 25%.

Placer Dome acquired the right to evaluate and develop the Pueblo Viejo deposit in 2002 and has publicly stated that it plans to complete a pre-feasibility study on the deposit by December 2003.

The Indicated resource at a cut-off grade of 2.0 g/t gold published in the Placer Dome 2002 annual report filed on SEDAR on March 21, 2003 is 159 million tonnes grading 3.3 g/t gold and 20.2 g/t silver and containing 16.8 million ounces of gold and 103.6 million ounces of silver while the additional Inferred resource is 51.8 million tonnes grading 2.9 g/t gold and about 9.9 g/t silver, and containing an additional 4.8 million ounces of gold and 16 million ounces of silver. These estimates, which use definitions conforming with those of the Canadian Institute of Mining, Metallurgy and Petroleum as required by National Instrument 43-101 of the Canadian Securities Administrators ("NI 43-

REPORT TO SHAREHOLDERS

101”), are the most recent publicly available resource estimates for the Pueblo Viejo gold deposit. While Unigold has no reason to believe that the foregoing resource estimates are not reliable, Unigold has not done the work necessary to verify the classification of the resource and, accordingly, is not treating the resource estimates as being resources (within the meaning of NI 43-101) verified by a “qualified person”. Unigold also cautions that resource estimates, including the foregoing estimates, are subject to change and should not be relied upon as definitive statements as to quantities of resources.

Unigold, based on public information and making certain assumptions believed to be reasonable, has used only the indicated mineral resource of 16.82 million insitu ounces of gold, a gold price of US\$375 per ounce to estimate that the ounces attributable to Unigold for the 3.2% NSR royalty totals about 495,000 insitu ounces of gold.

It is estimated that the US\$48.2 million cash cost (including purchase price + foundation + finders fee) of the 3.2% NSR royalty on the 159 million tonnes grading 3.3 g/t gold and containing 16.8 million ounces of gold buys the equivalent of about 495,000 ounces of gold, which translates to an average acquisition cost of about US\$97 per insitu ounce with no costs of production. When compared to other non-producing companies in the mining industry with published mineral resources, this price is well below the industry average.

Completion of the transaction is subject to, among other things, regulatory approval and to the entering into of definitive agreements. The deal is expected to significantly enhance the Company’s future prospects. The projected revenue stream is expected to give the Company the financial strength for further acquisitions and the development of its Neita and Sabaneta properties.

The foregoing scientific and technical information relating to the gross value of the revenues to be acquired from the 3.2% NSR royalty on Pueblo Viejo and acquisition cost per ounce of gold has been prepared or reviewed by John P. Thompson, the President and Chief Executive Officer of Unigold. Mr. Thompson is a “qualified person” within the meaning of NI 43-101.

Forward Looking Statement:

Certain information included in this report is forward looking and is subject to important risks and uncertainties. The results or events predicted in these statements may differ materially from actual results or events. The financial data presented here is based on public information and best guess estimates and projections and may not reflect the actual costs and/or values when or if the Pueblo Viejo gold deposit is put into commercial production.

LIQUIDITY & FINANCIAL RESOURCES

The Company is a mining exploration and development company with no producing properties and, consequently, has no current operating income or cash flow. The development of the Company’s properties therefore depends on the Company’s ability to obtain additional required financing. Financing of the Company’s activities to date has been primarily obtained from equity issues. It is expected that the Company’s activities will continue to be funded through external financing.

Cash and cash equivalents were \$107,130 as of September 30, 2003, down \$520,843 from the year ended December 31, 2002. Working capital has been reduced by \$472,108 during the first nine months of this year to \$137,846 from \$609,954.

In October, the Company closed a brokered private placement to issue 6,413,335 Units of the Company at a price of \$0.30 per Unit for gross proceeds of \$1,924,000. Each Unit consists of one common share and one-half of one warrant, with each whole warrant entitling the holder thereof to purchase one common share at any time for a period of 24 months following the closing date at a price of \$0.45 for the first 12 months following the closing date and thereafter for a further period of 12 months at a price of \$0.55. The shares are subject to a four-month hold period from the date of issue.



JOHN P. THOMPSON
President and Chief Executive Officer
November 21, 2003

CONSOLIDATED BALANCE SHEETS

(unaudited – Canadian \$)	as at September 30 2003	as at December 31 2002
CURRENT ASSETS		
Cash and cash equivalents	\$ 107,130	\$ 627,973
Marketable securities	26,785	156,550
Other receivables	29,154	42,676
Prepaid expenses	52,638	46,917
	215,707	874,116
MINERAL PROPERTIES (Note 2)	357,379	258,275
DEFERRED EXPLORATION COSTS (Note 2)	499,230	144,151
FIXED ASSETS, NET	236,532	—
PUBLIC LISTING STATUS	100,000	100,000
	\$ 1,408,848	\$ 1,376,542
CURRENT LIABILITIES		
Accounts payable and accrued liabilities	\$ 77,861	\$ 264,162
	2,831	2,831
SHAREHOLDERS' EQUITY		
Share capital (Note 3)	5,978,944	5,037,158
Warrants (Note 3)	138,081	—
Contributed surplus (Note 4)	42,000	—
Deficit	(4,830,869)	(3,927,609)
	1,328,156	1,109,549
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 1,408,848	\$ 1,376,542

See accompanying notes to the financial statements

APPROVED ON BEHALF OF THE BOARD:



JOHN P. THOMPSON
Director



JOSEPH DEL CAMPO
Director

CONSOLIDATED STATEMENTS OF OPERATIONS AND DEFICIT

(unaudited – Canadian \$)	Three months ended September 30		Nine months ended September 30	
	2003	2002	2003	2002
REVENUE				
Interest income	\$ 455	\$ 191	\$ 2,735	\$ 191
	455	191	2,735	191
ADMINISTRATIVE AND OTHER EXPENSES, NET				
Professional fees	7,126	69,758	121,449	93,125
Consulting fees	—	25,150	46,804	25,150
Salaries and wages	50,659	—	118,874	—
Interest on long-term debt	—	20,715	—	115,229
Travel, promotion and business development	105,077	2,081	208,987	11,395
Listing and shareholder information	33,462	5,679	222,614	17,114
General and administrative expenses	24,499	3,733	105,246	6,249
Loss on sale of marketable securities	32,813	—	32,813	—
Gain on settlement of long-term debt & accrued interest	—	(1,805,462)	—	(1,805,462)
Write-off of mining properties	—	—	—	28,000
Stock-based compensation	—	—	42,000	—
Foreign exchange (gain) loss	(4,149)	3,550	1,808	3,550
Depreciation expense	1,800	—	5,400	—
	251,287	1,674,796	905,995	(1,505,650)
NET INCOME (Loss)	(250,832)	1,674,987	(903,260)	1,505,841
Deficit, beginning of period	(4,580,037)	(5,217,951)	(3,927,609)	(5,048,805)
DEFICIT, END OF PERIOD	\$ (4,830,869)	\$ (3,542,964)	\$ (4,830,869)	\$ (3,542,964)
BASIC NET INCOME (Loss) PER SHARE	\$ (0.01)	\$ 0.17	\$ (0.05)	\$ 0.15
Weighted average number of shares outstanding			17,210,920	9,522,286

See accompanying notes to the financial statements

CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited – Canadian \$)	Three months ended September 30		Nine months ended September 30	
	2003	2002	2003	2002
OPERATING ACTIVITIES				
Net income (loss)	\$ (250,832)	\$ 1,674,987	\$ (903,260)	\$ 1,505,841
Items not affecting cash				
Write-off of mining properties	—	—	—	28,000
Depreciation expense	1,800	—	5,400	—
Loss on sale of marketable securities	32,813	—	32,813	—
Gain on settlement of long-term debt & accrued interest	—	(1,805,462)	—	(1,805,462)
Interest on long-term debt	—	163,269	—	163,269
Stock-based compensation (Note 4)	—	—	42,000	—
	(216,219)	32,794	(823,047)	(108,352)
Change in non-cash working capital Items	(103,338)	(61,274)	(81,548)	57,671
	(319,557)	(28,480)	(904,595)	(50,681)
FINANCING ACTIVITIES				
Issuance of common shares, net of costs	529,978	750,000	941,786	750,000
Issuance of share purchase warrants	72,248	—	138,081	—
Reduction of long-term debt	—	(50,000)	—	(50,000)
Advances from directors	—	20,920	—	51,809
	602,226	720,920	1,079,867	751,809
INVESTING ACTIVITIES				
Deferred exploration costs	(71,986)	(128,711)	(355,079)	(128,711)
Acquisition of fixed assets	(213,487)	—	(241,932)	—
Mineral properties	(55,177)	(181,045)	(99,104)	(201,900)
	(340,650)	(309,756)	(696,115)	(330,611)
NET INCREASE (DECREASE) IN				
CASH AND CASH EQUIVALENTS	(57,981)	382,684	(520,843)	370,517
Cash and cash equivalents, beginning of period	165,111	885	627,973	13,052
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 107,130	\$ 383,569	\$ 107,130	\$ 383,569

See accompanying notes to the financial statements

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

1. BASIS OF ACCOUNTING

The accompanying unaudited financial statements are prepared in accordance with Canadian generally accepted accounting principles ("GAAP"). They do not include all of the information and disclosures required by Canadian GAAP for annual financial statements. In the opinion of management, all adjustments considered necessary for fair presentation have been included in these financial statements. Operating results for the period ended September 30, 2003 are not necessarily indicative of the results that may be expected for the full year ending December 31, 2003. For further information see the Company's consolidated financial statements including the notes there-to included in the Annual Report for the year ended December 31, 2002.

2. MINERAL PROPERTIES AND DEFERRED EXPLORATION COSTS

Mineral properties and deferred exploration costs consist of the following:

	September 30, 2003		December 31, 2002	
	Mineral properties	Deferred exploration costs	Mineral properties	Deferred exploration costs
Neita and Sabaneta	\$ 313,452	\$ 499,230	\$ 258,275	\$ 144,151
Los Guandules	43,927	-	-	-
	<u>\$ 357,379</u>	<u>\$ 499,230</u>	<u>\$ 258,275</u>	<u>\$ 144,151</u>

NEITA PROPERTY

The Neita Property covers an area of 25,221 hectares in Central Cordillera of northwestern Dominican Republic. Pursuant to the Neita Exploration Contract, the Dominican Republic granted the Company the exploration rights for gold, silver, zinc, copper and all associated minerals in the property, as well as the sole and exclusive option for the commercial mining of the mineral deposits. The Company is required to pay to the Dominican Republic surface tax in a nominal amount, as well as pay the following amounts:

- (a) US\$30,000 on the day signing the contract (which amount has been paid);
- (b) US\$20,000 on July 10, 2003 (which amount has been paid);
- (c) US\$50,000 on July 10, 2004;
- (d) US\$50,000 on July 10, 2005.

In the event that mining commences on the Neita property, the Company will be obligated to pay tax equal to 25% of its net taxable income, plus a further 5% of net taxable income to municipalities, as well as payment of the aforementioned surface tax. The consideration was determined following arm's length negotiations between the Dominican Republic and the Company following a process of public invitation to tender.

SABANETA PROPERTY

The Sabaneta Property is located on the northwestern part of the Dominican Republic. The property covers an area of 55,720 hectares. Pursuant to the Sabaneta Exploration Contract, the Dominican Republic granted the Company the exploration rights for gold, silver, zinc, copper and all associated minerals in the property, as well as the sole and exclusive option for the commercial mining of the mineral deposits. The Company is required to pay to the Dominican Republic surface tax in a nominal amount, as well as pay the following amounts:

- (a) US\$30,000 on the day signing the contract (which amount has been paid);
- (b) US\$20,000 on July 10, 2003 (which amount has been paid);
- (c) US\$50,000 on July 10, 2004;
- (d) US\$50,000 on July 10, 2005.

In the event that mining commences on the Sabaneta Property, the Company will be obligated to pay tax equal to 25% of its net taxable income, plus a further 5% of net taxable income to municipalities, as well as payment of the aforementioned surface tax. The consideration was determined following arm's length negotiations between the Dominican Republic and the Company following a process of public invitation to tender.

LOS GUANDULES

On February 21, 2003, the Company signed a letter of intent with a private Dominican company to acquire a 100% interest in the Los Guandules concession. This approximately 25,000-hectare concession joins the southern boundary of the Neita property and the western boundary of the Sabaneta property.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

3. SHARE CAPITAL

AUTHORIZED

Unlimited number of common shares without par value

ISSUED

20,149,734 common shares

Transactions during the period are as follows:

	Number of Shares	Amount
Balance, December 31, 2002	16,201,402	\$ 5,037,158
Shares Issued:		
Sponsorship (i)	100,000	20,000
Private Placement (ii)	833,333	479,167
Agency Agreement (iii)	45,000	9,000
Private Placement (iv)	2,969,999	818,752
Share issue fees and expenses	-	(385,133)
Balance, September 30, 2003	20,149,734	\$ 5,978,944

- (i) Shares issued to Maison Placements Canada Inc. regarding sponsorship for TSX Venture Exchange listing.
- (ii) On March 3, 2003, the Company closed a \$500,000 private placement by issuing 833,333 units to three arm's length purchasers at a price of \$0.60 per unit, with each unit consisting of one common share and one-half of one share purchase warrant. Each whole share purchase warrant entitles the holder to purchase one common share at a price of \$0.75 for one year. The share purchase warrants have been valued at \$20,833. A finder's fee of 5% of the total was paid on this private placement. The shares are subject to a 12-month hold period from the date of issue.
- (iii) On May 15, 2003, the Company issued 45,000 common shares and share purchase warrants to purchase up to 450,000 common shares of the Company at a price of \$0.20 per share to Maison Placements Canada Inc. with respect to the Fiscal Agency Agreement dated October 23, 2002 between the Company and Maison. The share purchase warrants have been valued at \$45,000 and expire on November 4, 2004.
- (iv) On July 4, 2003, the Company closed a brokered private placement with Maison Placements Canada Inc. (the "Agent") to issue 2,736,666 common shares of the Company at \$0.30 per common share for gross proceeds of \$821,000. The shares are subject to a four-month hold period from the date of issue. For its services in connection with this offering, the Agent has been paid a cash commission of \$57,470, being seven percent of the gross proceeds of the offering, as well as 410,500 broker warrants which will ultimately entitle the Agent to purchase that number of common shares at a price of \$0.30 per common share for a maximum period of two years from the date of closing. The warrants have been valued at \$72,248. The Agent has also been paid a work fee of \$100,000, \$30,000 of which has been paid in cash and the balance of which has been paid by issuing the Agent 233,333 common shares.

4. STOCK OPTIONS

Effective January 1, 2002, the Company adopted the new recommendations of CICA Handbook Section 3870, Stock-based Compensation and Other Stock-based Payments. This Section establishes standards for the recognition, measurement and disclosure of stock-based compensation and other stock-based payments made in exchange for goods and services. These new recommendations require that compensation of or all awards made to non-employees and certain awards made to employees be measured and recorded in the financial statements at fair value. This section also sets out a fair value based method of accounting for stock options issued to employees and applies to awards granted on or after January 1, 2002.

The Company, as permitted by Section 3870, has chosen to continue its existing policy of recording no compensation cost on the grant of stock options to employees. Any consideration paid by employees on exercise of stock options is credited to capital stock.

As at September 30, 2003, the Company had stock options issued to directors, officers, employees and consultants of the Company, outstanding as follows:

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Date of Grant	Number of Options	Exercise Price	Expiry Date
February 13, 2003	1,500,000	\$ 0.75	February 13, 2008
May 7, 2003	160,000	\$ 0.33	May 7, 2008
August 21, 2003	350,000	\$ 0.40	August 21, 2008

As stated above, the Company does not record compensation cost on the grant of stock options to employees. Had compensation cost for the Company's stock-based compensation plan been determined based on the fair value at the grant dates, the Company's net loss and loss per share would have been increased to the pro forma amounts indicated below:

		Three months ended September 30, 2003	Nine months ended September 30, 2003
Net loss	As reported	\$ (250,832)	\$ (903,260)
	Pro forma	\$ (310,332)	\$ (1,463,360)
Basic loss per share	As reported	\$ (0.01)	\$ (0.05)
	Pro forma	\$ (0.02)	\$ (0.09)

On February 13, 2003, 120,000 options were granted to two non-employees of the Company. The fair value of these options at the date of grant was estimated to be \$42,000 using the Black-Scholes pricing model based on the following assumptions: risk-free interest rate of 3.6%; expected life of five years; and volatility of 49%.

5. SUBSEQUENT EVENTS

- (i) In October 2003, the Company closed a brokered private placement with Maison Placements Canada Inc. (the "Agent") to issue 6,413,335 Units of the Company at a price of \$0.30 per Unit for gross proceeds of \$1,924,000. Each Unit consists of one common share and one-half of one warrant, with each whole warrant entitling the holder thereof to purchase one common share at any time for a period of 24 months following the closing date at a price of \$0.45 for the first 12 months following the closing date and thereafter for a further period of 12 months at a price of \$0.55. The shares are subject to a four-month hold period from the date of issue. For its services in connection with this offering, the Agent has been paid a cash commission of \$134,680, being seven percent of the gross proceeds of the offering, as well as 962,000 broker warrants which will ultimately entitle the Agent to purchase that number of common shares at a price of \$0.30 per common share for a maximum period of two years from the date of closing.
- (ii) On October 9, 2003, 600,000 stock options at an exercise price of \$0.48 were granted to certain of the directors and employees of the Company. The options expire October 9, 2008.
- (iii) On November 13, 2003, the Company entered into a Letter of Intent with the Dominican Republic Government ("DRG") regarding the acquisition by Unigold of 100% of the future revenues up to US\$175 million to be received by the DRG from the 3.2% Net Smelter Return ("NSR") royalty held by the DRG on the Pueblo Viejo gold deposit currently being evaluated by Placer Dome Inc. ("Placer Dome"). Above a net NSR royalty revenue of US\$175 million, the revenue is to be split 40/60 between Unigold and the DRG. In return, Unigold will make payments to the DRG in the aggregate amount of US\$42.725 million.

The US\$42.725 million payment to the DRG will be made in two stages - 50% (US\$21,362,000) upon the signing of a formal agreement relating to the transaction between Unigold and the DRG in cash and or in any other form of consideration acceptable to the DRG and the remaining 50% (US\$21,363,000) in cash and or in any other form of consideration acceptable to the DRG, upon an announcement by Placer Dome to start commercial production. It is expected that the formal agreement will be signed by the end of 2003. The Company is commencing discussions with investment banking institutions regarding the financing of this transaction.

In addition, the Company will provide funds to Fundacion Cacique Inc., a non-profit organization created to support and assist the Dominican people, especially in the areas of education, training, improvement in technology infrastructure and health infrastructure. The Company will contribute to the foundation a total of US\$5.58 million to be provided as to US\$2.58 million in cash and 500,000 shares of Unigold upon finalizing the formal agreement relating to the transaction between the Company and the DRG and the balance of US\$1.7 million in cash and 800,000 shares of Unigold to be paid at the same time as the balance of the payment is paid by the Company to the DRG.

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CORPORATE INFORMATION

DIRECTORS

JOHN P. THOMPSON

JOSEPH DEL CAMPO

DAVID R. BELL

PAUL DE POURTALES

ALFRED LENARCIAK

J. CHRISTOPHER COWAN

JOSE ACERO

SHELDON INWENTASH

OFFICERS

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President & CEO

JOSEPH DEL CAMPO, CMA,
Vice President Finance & CFO

DANIEL DANIS, MSC,
Vice President Exploration

RENE P. SODER
Vice President Corporate Affairs

STOCK LISTING

TSX – Venture Exchange
Trading Symbol: UGD

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