GASTAR EXPLORATION LTD	
Form 10-Q	
August 07, 2012	
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UNITED STATES	
SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FORM 10-Q	
QUARTERLY REPORT PURSUANT TO SECTION OF 1934	N 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT
FOR THE QUARTERLY PERIOD ENDED June 30, 201 OR	2
o TRANSITION REPORT PURSUANT TO SECTION OF 1934	N 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT
FOR THE TRANSITION PERIOD FROM TO	O .
Commission File Number: 001-32714	
Commission File Number: 001-35211	
GASTAR EXPLORATION LTD.	
GASTAR EXPLORATION USA, INC.	
(Exact name of registrant as specified in its charter)	
Alberta, Canada	98-0570897
Delaware	38-3531640
(State or other jurisdiction of	(I.R.S. Employer
incorporation or organization)	Identification No.)
1331 Lamar Street, Suite 650	
Houston, Texas	77010
(Address of principal executive offices) (713) 739-1800	(ZIP Code)
(Registrant's telephone number, including area code)	
Indicate by about most whather the registrant (1) has files	d all reports required to be filed by Section 12 or 15/d) of the
Securities Exchange Act of 1934 during the preceding 12 required to file such reports), and (2) has been subject to s	
Gastar Exploration Ltd. Yes ý No o	and the first of t
Gastar Exploration USA, Inc. Yes ý No o	
Indicate by check mark whether the registrant has submitt	ed electronically and posted on its corporate Web site, if
any, every Interactive Data File required to be submitted a	
	s (or for such shorter period that the registrant was required
to submit and post such files).	
Gastar Exploration Ltd. Yes ý No o	
Gastar Exploration USA, Inc. Yes ý No o	
•	eccelerated filer, an accelerated filer, a non-accelerated filer or accelerated filer", "accelerated filer" and "smaller reporting

company" in Rule 12b-2 of the Exchange Act.

Gastar Exploration Ltd.

Large accelerated filer o Accelerated filer ý Non-accelerated filer o (Do not check if a smaller reporting company) Smaller reporting company o

Gastar Exploration USA, Inc.

Large accelerated filer o Accelerated filer o

company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Gastar Exploration Ltd. Yes o No ý Gastar Exploration USA, Inc. Yes o No ý

The total number of outstanding common shares, no par value per share, as of August 1, 2012 was

Gastar Exploration Ltd. 65,714,897 shares of common stock Gastar Exploration USA, Inc. 750 shares of common stock

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Unless otherwise indicated or required by the context, (i) "Gastar," the "Company," "we," "us," "our" and similar terms refer collectively to Gastar Exploration Ltd. and its subsidiaries, including Gastar Exploration USA, Inc., and predecessors, (ii) "Gastar USA" refers to Gastar Exploration USA, Inc., our first-tier subsidiary and primary operating company, (iii) "Parent" refers solely to Gastar Exploration Ltd., (iv) all dollar amounts appearing in this report on Form 10-Q are stated in U.S. dollars unless otherwise noted and (v) all financial data included in this report on Form 10-Q have been prepared in accordance with generally accepted accounting principles in the United States of America ("U.S. GAAP"). General information about us can be found on our website at www.gastar.com. The information available on or through our website, or about us on any other website, is neither incorporated into, nor part of, this report. Our Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and other filings that we make with the U.S. Securities and Exchange Commission ("SEC"), as well as any amendments and exhibits to those reports, will be available free of charge through our website as soon as reasonably practicable after we file or furnish them to the SEC. Information is also available on the SEC website at www.sec.gov for our U.S. filings.

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Glossary of Terms

AMI Area of Mutual Interest, an agreed designated geographic area where joint venturers or other industry

partners have a right of participation in acquisitions and operations

Bbl Barrel of oil, condensate or NGLs

Bbl/d Barrels of oil, condensate or NGLs per day

Btu British thermal unit, typically used in measuring natural gas energy content

CRP Central receipt point

FASB Financial Accounting Standards Board

MBbl One thousand barrels of oil, condensate or NGLs

MBbl/d One thousand barrels of oil, condendate or NGLs per day

Mcf One thousand cubic feet of natural gas

Mcf/d One thousand cubic feet of natural gas per day

MMBtu/d One million British thermal units per day

MMcf One million cubic feet of natural gas

MMcf/d One million cubic feet of natural gas per day

Mcfe One thousand cubic feet of natural gas equivalent

MMcfe One million cubic feet of natural gas equivalent

MMcfe/d One million cubic feet of natural gas equivalent per day

NGLs Natural gas liquid

psi Pounds per square inch

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements
GASTAR EXPLORATION LTD. AND SUBSIDIARIES
CONDENSED CONSOLIDATED BALANCE SHEETS

ASSETS	June 30, 2012 (Unaudited) (in thousands)	December 31, 2011
CURRENT ASSETS:		
Cash and cash equivalents	\$8,039	\$10,647
Accounts receivable, net of allowance for doubtful accounts of \$546 and \$551,	12,362	10,706
respectively	•	•
Commodity derivative contracts	18,610	19,385
Prepaid expenses	951	1,243
Total current assets	39,962	41,981
PROPERTY, PLANT AND EQUIPMENT:		
Natural gas and oil properties, full cost method of accounting:	0.7.00.7	7 0.202
Unproved properties, excluded from amortization	85,807	78,302
Proved properties	576,110	514,357
Total natural gas and oil properties	661,917	592,659
Furniture and equipment	1,854	1,629
Total property, plant and equipment	663,771	594,288
Accumulated depreciation, depletion and amortization		(308,548)
Total property, plant and equipment, net	269,881	285,740
OTHER ASSETS:		
Restricted cash	50	50
Commodity derivative contracts	5,515	4,130
Deferred charges, net	768	535
Advances to operators and other assets	825	2,067
Total other assets	7,158	6,782
TOTAL ASSETS	\$317,001	\$334,503
LIABILITIES AND SHAREHOLDERS' EQUITY		
CURRENT LIABILITIES:		
Accounts payable	\$15,009	\$17,693
Revenue payable	6,795	4,137
Accrued interest	142	144
Accrued drilling and operating costs	8,208	4,647
Advances from non-operators	25,370	19,523
Commodity derivative contracts	5,616	6,479
Commodity derivative premium payable	2,590	4,725
Accrued litigation settlement liability		800
Other accrued liabilities	1,901	1,723
Total current liabilities	65,631	59,871
LONG-TERM LIABILITIES:		
Long-term debt	47,000	30,000
Commodity derivative contracts	3,049	1,163
Asset retirement obligation	6,454	8,275

Total long-term liabilities	56,503	39,438	
Commitments and contingencies (Note 12)			
SHAREHOLDERS' EQUITY:			
Common stock, no par value; unlimited shares authorized; 65,721,018 and			
64,706,750 shares issued and outstanding at June 30, 2012 and December 31, 20	11,316,346	316,346	
respectively			
Additional paid-in capital	26,945	25,376	
Accumulated deficit	(214,264) (133,919)
Total shareholders' equity	129,027	207,803	
Non-controlling interest:			
Preferred stock of subsidiary, aggregate liquidation preference \$84,683 and	65 940	27 201	
\$34,114 at June 30, 2012 and December 31, 2011, respectively	65,840	27,391	
Total equity	194,867	235,194	
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$317,001	\$334,503	

The accompanying notes are an integral part of these condensed consolidated financial statements.

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GASTAR EXPLORATION LTD. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	For the Thr Ended June		0,		June 30,	M	Ionths Ended	d
	2012		2011		2012		2011	
DEVENIUS	(in thousand	ds	, except share	a	and per shar	e c	lata)	
REVENUES:	Φ. 6. 60.2		Φ 7 .404		φ12. 5 02		016551	
Natural gas	\$6,682		\$7,494		\$13,593		\$16,571	
Oil	2,408		1,020		4,291		1,971	
NGLs	2,027				3,911			
Total natural gas, oil and NGLs revenues	11,117		8,514		21,795		18,542	
Unrealized hedge gain (loss)	2,804		502		1,280		(1,397)
Total revenues	13,921		9,016		23,075		17,145	
EXPENSES:								
Production taxes	481		118		934		227	
Lease operating expenses	1,558		1,875		3,974		3,582	
Transportation, treating and gathering	1,231		1,123		2,410		2,226	
Depreciation, depletion and amortization	6,956		2,991		12,609		7,103	
Impairment of natural gas and oil properties	72,733		_		72,733		_	
Accretion of asset retirement obligation	89		129		183		254	
General and administrative expense	3,151		2,596		6,312		5,476	
Litigation settlement expense					1,250		_	
Total expenses	86,199		8,832		100,405		18,868	
INCOME (LOSS) FROM OPERATIONS	(72,278)	184		(77,330)	(1,723)
OTHER INCOME (EXPENSE):								
Interest expense	(29)	(31))	(56)	(63)
Investment income and other	2		3		4		5	
Foreign transaction gain (loss)	(3)	1				3	
INCOME (LOSS) BEFORE PROVISION FOR INCOME	(72.200	`	157		(77.202	`	(1.770	`
TAXES	(72,308)	157		(77,382)	(1,778)
Provision for income taxes	_		_					
NET INCOME (LOSS)	(72,308)	157		(77,382)	(1,778)
Dividend on preferred stock attributable to non-controlling	1,727		31		2,963		31	
interest	1,/2/		31		2,903		31	
NET INCOME (LOSS) ATTRIBUTABLE TO GASTAR	\$(74,035	`	\$126		\$(80,345	`	\$(1,809	`
EXPLORATION LTD.	\$(74,033	,	\$120		\$(00,545	,	\$(1,009)
NET INCOME (LOSS) PER COMMON SHARE								
ATTRIBUTABLE TO GASTAR EXPLORATION LTD.								
COMMON SHAREHOLDERS:								
Basic	\$(1.17)	\$0.00		\$(1.27)	\$(0.03)
Diluted	\$(1.17)	\$0.00		\$(1.27)	\$(0.03)
WEIGHTED AVERAGE COMMON SHARES								
OUTSTANDING:								
Basic	63,541,739		63,134,109		63,439,412		63,079,475	
Diluted	63,541,739		63,723,093		63,439,412		63,079,475	
	•		•		•		•	

The accompanying notes are an integral part of these condensed consolidated financial statements.

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GASTAR EXPLORATION LTD. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	For the Six Mo	onth	s Ended June	
	2012	,	2011	
	(in thousands)	4	2011	
CASH FLOWS FROM OPERATING ACTIVITIES:	(III tilousulus)			
Net loss	\$(77,382) 5	\$(1,778)
Adjustments to reconcile net loss to net cash provided by operating activities:	, ,	,	,	
Depreciation, depletion and amortization	12,609	•	7,103	
Impairment of natural gas and oil properties	72,733	-		
Stock-based compensation	1,846		1,243	
Unrealized hedge (gain) loss	(1,280)	1,397	
Realized gain on derivative contracts	(440) ((871)
Amortization of deferred financing costs	98		128	
Accretion of asset retirement obligation	183	2	254	
Changes in operating assets and liabilities:				
Accounts receivable	(2,996) ((625)
Commodity derivative contracts		((54)
Prepaid expenses	222	3	388	
Accounts payable and accrued liabilities	(932) :	555	
Net cash provided by operating activities	4,661	-	7,740	
CASH FLOWS FROM INVESTING ACTIVITIES:				
Development and purchase of natural gas and oil properties	(62,856) ((39,074)
Advances to operators	(1,911) ((3,155)
Proceeds from non-operators	5,847		11,001	
Purchase of furniture and equipment	(225) ((274)
Net cash used in investing activities	(59,145) ((31,502)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds from revolving credit facility	43,000	4	20,000	
Repayment of revolving credit facility	(26,000) ((12,000)
Proceeds from issuance of preferred stock, net of issuance costs	38,449		14,000	
Dividend on preferred stock attributable to non-controlling interest	(2,963) ((31)
Deferred financing charges	(332) ((13)
Other	(278) ((138)
Net cash provided by financing activities	51,876	2	21,818	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(2,608) ((1,944)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	10,647	-	7,439	
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$8,039	9	\$5,495	

The accompanying notes are an integral part of these condensed consolidated financial statements.

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GASTAR EXPLORATION USA, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

	June 30, 2012 (Unaudited) (in thousands)	December 31, 2011
ASSETS		
CURRENT ASSETS:	*= 0.54	*
Cash and cash equivalents	\$7,961	\$10,595
Accounts receivable, net of allowance for doubtful accounts of \$546 and \$551,	12,361	10,703
respectively Commodity derivative contracts	10 610	10.205
Commodity derivative contracts Prepaid expenses	18,610 871	19,385
Total current assets	39,803	1,088 41,771
PROPERTY, PLANT AND EQUIPMENT:	39,803	41,771
Natural gas and oil properties, full cost method of accounting:		
Unproved properties, excluded from amortization	85,807	78,302
Proved properties	576,102	514,349
Total natural gas and oil properties	661,909	592,651
Furniture and equipment	1,854	1,629
Total property, plant and equipment	663,763	594,280
Accumulated depreciation, depletion and amortization	•	(308,541)
Total property, plant and equipment, net	269,880	285,739
OTHER ASSETS:		·
Restricted cash	25	25
Commodity derivative contracts	5,515	4,130
Deferred charges, net	768	535
Advances to operators and other assets	825	2,067
Total other assets	7,133	6,757
TOTAL ASSETS	\$316,816	\$334,267
LIABILITIES AND STOCKHOLDERS' EQUITY		
CURRENT LIABILITIES:		
Accounts payable	\$15,001	\$17,682
Revenue payable	6,795	4,137
Accrued interest	142	144
Accrued drilling and operating costs	8,208	4,647
Advances from non-operators	25,370	19,523
Commodity derivative contracts	5,616	6,479
Commodity derivative premium payable	2,590	4,725
Accrued litigation settlement liability		800
Other accrued liabilities	1,683	1,654
Total current liabilities	65,405	59,791
LONG-TERM LIABILITIES:	47,000	20.000
Long-term debt	47,000	30,000
Commodity derivative contracts	3,049	1,163
Asset retirement obligation	6,447	8,268
Due to parent Total long torm liabilities	30,513	27,432
Total long-term liabilities	87,009	66,863

Commitments and contingencies (Note 12) STOCKHOLDERS' EQUITY:

STOCKHOLDERS EQUIT 1.			
Preferred stock, \$0.01 par value; 10,000,000 shares authorized; 3,387,305 and			
1,364,543 shares issued and outstanding at June 30, 2012 and December 31, 2011,	34	14	
respectively, with liquidation preference of \$25.00 per share			
Common stock, no par value; 1,000 shares authorized; 750 shares issued and	237,431	239,431	
outstanding	237,431	239,431	
Additional paid-in capital	65,806	27,377	
Accumulated deficit	(138,869) (59,209)
Total stockholders' equity	164,402	207,613	
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$316,816	\$334,267	
The accompanying notes are an integral part of these condensed consolidated finance	ial statements.		

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GASTAR EXPLORATION USA, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	For the T	hre	e Months		For the Si	x l	Months	
	Ended Jun	ne	30,		Ended Jur	ne	30,	
	2012		2011		2012		2011	
	(in thousa	ınd	s, except s	haı	e and per s	ha	re data)	
REVENUES:								
Natural gas	\$6,682		\$7,494		\$13,593		\$16,571	
Oil	2,408		1,020		4,291		1,971	
NGLs	2,027				3,911			
Total natural gas, oil and NGLs revenues	11,117		8,514		21,795		18,542	
Unrealized hedge gain (loss)	2,804		502		1,280		(1,397)
Total revenues	13,921		9,016		23,075		17,145	
EXPENSES:								
Production taxes	481		118		934		227	
Lease operating expenses	1,558		1,874		3,974		3,581	
Transportation, treating and gathering	1,231		1,123		2,410		2,226	
Depreciation, depletion and amortization	6,956		2,991		12,609		7,103	
Impairment of natural gas and oil properties	72,733				72,733			
Accretion of asset retirement obligation	89		129		183		254	
General and administrative expense	2,853		2,414		5,624		5,113	
Litigation settlement expense					1,250			
Total expenses	85,901		8,649		99,717		18,504	
INOME (LOSS) FROM OPERATIONS	(71,980)	367		(76,642)	(1,359)
OTHER INCOME (EXPENSE):								
Interest expense	(29)	(30)	(57)	(62)
Investment income and other	(1)	3		1		97	
Foreign transaction gain (loss)	(1)	1		1		3	
INCOME (LOSS) BEFORE PROVISION FOR INCOME	(72.011	`	341		(76.607	`	(1.221	`
TAXES	(72,011)	341		(76,697)	(1,321)
Provision for income taxes					_			
NET INCOME (LOSS)	(72,011)	341		(76,697)	(1,321)
Dividend on preferred stock	1,727		31		2,963		31	
NET INCOME (LOSS) ATTRIBUTABLE TO COMMON	\$(73,738	`	\$310		\$(79,660)	\$(1,352	`
STOCKHOLDER	\$(13,138)	φ310		φ(79,000)	φ(1,332)

The accompanying notes are an integral part of these condensed consolidated financial statements.

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GASTAR EXPLORATION USA, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	For the Six Mo	ont	hs Ended June	
	2012		2011	
	(in thousands)			
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net loss	\$(76,697)	\$(1,321)
Adjustments to reconcile net loss to net cash provided by operating activities:				
Depreciation, depletion and amortization	12,609		7,103	
Impairment of natural gas and oil properties	72,733			
Stock-based compensation	1,846		1,243	
Unrealized hedge (gain) loss	(1,280)	1,397	
Realized gain on derivative contracts	(440)	(871)
Amortization of deferred financing costs	98		128	
Accretion of asset retirement obligation	183		254	
Changes in operating assets and liabilities:				
Accounts receivable	(2,998)	(625)
Commodity derivative contracts			(54)
Prepaid expenses	147		291	
Accounts payable and accrued liabilities	(1,078)	515	
Net cash provided by operating activities	5,123		8,060	
CASH FLOWS FROM INVESTING ACTIVITIES:				
Development and purchase of natural gas and oil properties	(62,856)	(39,074)
Advances to operators	(1,911)	(3,155)
Proceeds from non-operators	5,847		11,001	
Purchase of furniture and equipment	(225)	(274)
Net cash used in investing activities	(59,145)	(31,502)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds from revolving credit facility	43,000		20,000	
Repayment of revolving credit facility	(26,000)	(12,000)
Proceeds from issuance of preferred stock, net of issuance costs	38,449		14,000	
Dividend on preferred stock	(2,963)	(31)
Deferred financing charges	(332)	(13)
Dividend to parent, net	(766)	(571)
Other	_		100	
Net cash provided by financing activities	51,388		21,485	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(2,634)	(1,957)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	10,595		7,401	
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$7,961		\$5,444	

The accompanying notes are an integral part of these condensed consolidated financial statements.

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GASTAR EXPLORATION LTD. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

1. Description of Business

Gastar Exploration Ltd. is an independent energy company engaged in the exploration, development and production of natural gas and oil in the United States ("U.S."). Gastar Exploration Ltd.'s principal business activities include the identification, acquisition, and subsequent exploration and development of natural gas and oil properties with an emphasis on unconventional reserves, such as shale resource plays. Gastar Exploration Ltd. is currently pursuing the development of liquids-rich natural gas in the Marcellus Shale play in the Appalachia area of West Virginia and central and southwestern Pennsylvania. Gastar Exploration Ltd. also holds prospective acreage in the deep Bossier play in East Texas and in the Mid-Continent area of the U.S.

Gastar Exploration Ltd. is a holding company and substantially all of its operations are conducted through, and substantially all of its assets are held by, its primary operating subsidiary, Gastar Exploration USA, Inc. and its wholly-owned subsidiaries. Unless otherwise stated or the context requires otherwise, all references in these notes to "Gastar USA" refer collectively to Gastar Exploration USA, Inc. and its wholly-owned subsidiaries, all references to "Parent" refer solely to Gastar Exploration Ltd., and all references to "Gastar," the "Company" and similar terms refer collectively to Gastar Exploration Ltd. and its wholly-owned subsidiaries, including Gastar Exploration USA, Inc.

2. Summary of Significant Accounting Policies

The accounting policies followed by the Company are set forth in the notes to the Company's audited consolidated financial statements included in its Annual Report on Form 10-K for the year ended December 31, 2011 ("2011 Form 10-K") filed with the SEC. Please refer to the notes to the financial statements included in the 2011 Form 10-K for additional details of the Company's financial condition, results of operations and cash flows. All material items included in those notes have not changed except as a result of normal transactions in the interim or as disclosed within this report.

These financial statements are a combined presentation of the condensed consolidated financial statements of the Company and Gastar USA. Separate information is provided for the Company and Gastar USA as required. Except as otherwise noted, there are no material differences between the unaudited condensed consolidated information for the Company presented herein and the unaudited condensed consolidated information of Gastar USA.

The unaudited interim condensed consolidated financial statements of the Company and Gastar USA included herein are stated in U.S. dollars unless otherwise noted and were prepared from the records of the Company and Gastar USA by management in accordance with U.S. GAAP applicable to interim financial statements and reflect all normal and recurring adjustments, which are, in the opinion of management, necessary to provide a fair presentation of the results of operations and financial position for the interim periods. Such financial statements conform to the presentation reflected in the 2011 Form 10-K. The current interim period reported herein should be read in conjunction with the financial statements and accompanying notes, including Item 8. "Financial Statements and Supplementary Data, Note 2 – Summary of Significant Accounting Policies" included in the 2011 Form 10-K.

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Significant estimates with regard to these financial statements include the estimate of proved natural gas and oil reserve quantities and the related present value of estimated future net cash flows.

The unaudited condensed consolidated financial statements of the Company include the accounts of Parent and the consolidated accounts of all of its subsidiaries, including Gastar USA. All significant intercompany accounts and transactions have been eliminated in consolidation.

The unaudited condensed consolidated financial statements of Gastar USA include the accounts of Gastar USA and the consolidated accounts of all of its subsidiaries. All significant intercompany accounts and transactions have been

eliminated in consolidation.

Certain reclassifications of prior year balances have been made to conform to the current year presentation; these reclassifications have no impact on net income (loss).

The results of operations for the three and six months ended June 30, 2012 are not necessarily indicative of the results that may be expected for the year ending December 31, 2012. In preparing these financial statements, the Company has evaluated events and transactions for potential recognition or disclosure through the date the financial statements were issued and has disclosed certain subsequent events in these condensed consolidated financial statements, as appropriate.

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Recent Accounting Developments

The following recently issued accounting pronouncements have been adopted or may impact the Company in future periods:

Comprehensive Income. In June 2011, the FASB issued an amendment to previously issued guidance regarding the reporting and presentation of other comprehensive income. The amendments require that all non-owner changes in stockholders' equity be presented either in a single continuous statement of comprehensive income or in two separate but consecutive statements. In the two-statement approach, the first statement should present total net income and its components followed consecutively by a second statement that should present total other comprehensive income, the components of other comprehensive income and the total of comprehensive income. Regardless of whether an entity chooses to present comprehensive income in a single continuous statement or in two separate but consecutive statements, the entity is required to present on the face of the financial statements reclassification adjustments for items that are reclassified from other comprehensive income to net income in the statement(s) where the components of net income and the components of other comprehensive income are presented. The amendments do not change the items that must be reported in other comprehensive income or when an item of other comprehensive income must be reclassified to net income. This guidance is effective for fiscal years, and interim periods within those years, beginning after December 15, 2011 and should be applied retrospectively. Earlier application is permitted. The adoption of this guidance did not impact our operating results, financial position or cash flows. Fair Value Measurement. In May 2011, the FASB issued an amendment to previously issued guidance regarding fair value measurement and disclosure requirements. The amendments explain how to measure fair value and do not require additional fair value measurements and are not intended to establish valuation standards or affect valuation practices outside of financial reporting. The amendments result in common fair value measurement and disclosure requirements in U.S. GAAP and International Financial Reporting Standards. This guidance is effective prospectively for interim and annual periods beginning after December 15, 2011. The adoption of this guidance did not impact our operating results, financial position or cash flows.

3. Property, Plant and Equipment

The amount capitalized as natural gas and oil properties was incurred for the purchase and development of various properties in the U.S., specifically the states of Texas, Pennsylvania, West Virginia, Wyoming and Montana and the Mid-Continent area. The Company's working interest in its Wyoming and Montana properties in the Powder River Basin were assigned to the operator on May 3, 2012, effective January 1, 2012.

The following table summarizes the components of unproved properties excluded from amortization for the periods indicated:

	June 30, 2012	December 31, 2011
	(in thousan	nds)
Unproved properties, excluded from amortization:		
Drilling in progress costs	\$133	\$ 3,958
Acreage acquisition costs	79,198	68,217
Capitalized interest	6,476	6,127
Total unproved properties excluded from amortization	\$85,807	\$ 78,302

The full cost method of accounting for natural gas and oil properties requires a quarterly calculation of a limitation on capitalized costs, often referred to as a full cost ceiling calculation. The ceiling is the present value of estimated future cash flow from proved natural gas and oil reserves reduced by future operating expenses, development expenditures, abandonment costs (net of salvage) to the extent not included in natural gas and oil properties pursuant to authoritative guidance and estimated future income taxes thereon. To the extent that our capitalized costs (net of accumulated depletion and deferred taxes) exceed the ceiling, the excess must be written off to expense. Once incurred, this impairment of natural gas and oil properties is not reversible at a later date even if natural gas and oil prices increase.

The ceiling calculation dictates that the 12-month unweighted arithmetic average of the first-day-of-the-month prices and costs in effect are held constant indefinitely.

Management's ceiling test evaluation for the six months ended June 30, 2012 resulted in an impairment of proved natural gas and oil properties of \$72.7 million recorded at June 30, 2012. Management's ceiling test evaluation for the six months ended June 30, 2011 did not result in an impairment of proved natural gas and oil properties. The following table provides the 12-month unweighted arithmetic average of the equivalent realized price utilized in the ceiling test evaluations for the periods indicated:

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For the Six Months Ended June

30,

2012 2011 \$4.03 \$4.73

Average price per Mcfe \$4.03

Given the current price environment, the Company expects that future declines in the 12-month average natural gas, oil and NGLs prices will likely result in the recognition of future ceiling impairments.

Atinum Joint Venture

In September 2010, Gastar USA entered into a joint venture (the "Atinum Joint Venture") pursuant to a purchase and sale agreement with an affiliate of Atinum Partners Co., Ltd. ("Atinum"), a Korean investment firm. Pursuant to the agreement, at the closing of the transactions on November 1, 2010, Gastar USA assigned to Atinum an initial 21.43% interest in all of its existing Marcellus Shale assets in West Virginia and Pennsylvania, which consisted of approximately 37,600 gross (34,200 net) acres and a 50% working interest in 16 producing shallow conventional wells and one non-producing vertical Marcellus Shale well (the "Atinum Joint Venture Assets"). Atinum paid Gastar USA approximately \$30.0 million in cash at the closing and paid additional \$40.0 million of Gastar USA's share of drilling costs over time in the form of a "drilling carry." Upon completion of the funding of the drilling carry, Gastar USA made additional assignments to Atinum in early 2012 as a result of which Atinum owns a 50% interest in the Atinum Joint Venture Assets. The terms of the drilling carry required Atinum to fund its ultimate 50% share of drilling, completion and infrastructure costs along with 75% of Gastar USA's ultimate 50% share of those same costs until the \$40.0 million drilling carry had been satisfied. As of December 31, 2011, Atinum had completed the funding of the \$40.0 million drilling carry. Subsequent to December 31, 2011, Atinum only funds its 50% share of costs. The Atinum Joint Venture is pursuing an initial three-year development program that calls for the partners to drill a minimum of 12 horizontal wells in 2011 and 24 operated horizontal wells in each of 2012 and 2013, respectively. Due to recent natural gas price declines, Atinum and Gastar USA agreed to reduce the 2012 minimum wells to be drilled requirement from 24 wells to 20 wells. As of June 30, 2012, 26 operated wells were drilled and cased under the Atinum Joint Venture. Subsequent to June 30, 2011, an AMI was established for additional acreage acquisitions in Ohio, New York, Pennsylvania and West Virginia, excluding the counties of Pendleton, Pocahontas, Preston, Randolph and Tucker, West Virginia. Within this AMI, Gastar USA acts as operator and is obligated to offer any future lease acquisitions within the AMI to Atinum on a 50/50 basis, and Atinum will pay Gastar USA on an annual basis an amount equal to 10% of lease bonuses and third party leasing costs up to \$20.0 million and 5% of such costs on activities above \$20.0 million.

4. Long-Term Debt

Amended and Restated Revolving Credit Facility

On October 28, 2009, Gastar USA, together with the other parties thereto, entered into an amended and restated credit facility (as amended and restated, the "Revolving Credit Facility"). The Revolving Credit Facility provided an initial borrowing base of \$47.5 million, with borrowings bearing interest, at Gastar USA's election, at the prime rate or LIBO rate plus an applicable margin. The applicable interest rate margin varies from 1.0% to 2.0% in the case of borrowings based on the prime rate and from 2.5% to 3.5% in the case of borrowings based on LIBO rate, depending on the utilization percentage in relation to the borrowing base. An annual commitment fee of 0.5% is payable quarterly based on the unutilized balance of the borrowing base. The Revolving Credit Facility had a scheduled maturity date of January 2, 2013.

The Revolving Credit Facility is guaranteed by Parent (as defined in the Revolving Credit Facility) and all of Gastar USA's current domestic subsidiaries and all future domestic subsidiaries formed during the term of the Revolving Credit Facility. Borrowings and related guarantees are secured by a first priority lien on all domestic natural gas and oil properties currently owned by or later acquired by Gastar USA and its subsidiaries, excluding de minimus value properties as determined by the lender. The facility is secured by a first priority pledge of the stock of each domestic subsidiary, a first priority interest on all accounts receivable, notes receivable, inventory, contract rights, general

intangibles and material property of the issuer and 65% of the stock of each foreign subsidiary of Gastar USA. The Revolving Credit Facility contains various covenants, including among others:

Restrictions on liens, incurrence of other indebtedness without lenders' consent and dividends and other restricted payments;

Maintenance of a minimum consolidated current ratio as of the end of each quarter of not less than 1.0 to 1.0, as adjusted;

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Maintenance of a maximum ratio of indebtedness to EBITDA on a rolling four quarter basis, as adjusted, of not greater than 4.0 to 1.0; and

Maintenance of an interest coverage ratio on a rolling four quarters basis, as adjusted, of EBITDA to interest expense, as of the end of each quarter, to be less than 2.5 to 1.0.

All outstanding amounts owed become due and payable upon the occurrence of certain usual and customary events of default, including among others:

Failure to make payments;

Non-performance of covenants and obligations continuing beyond any applicable grace period; and

The occurrence of a "Change in Control" (as defined in the Revolving Credit Facility) of the Parent.

Should there occur a Change in Control of Parent, then, five days after such occurrence, immediately and without notice, (i) all amounts outstanding under the Revolving Credit Facility shall automatically become immediately due and payable and (ii) the commitments shall immediately cease and terminate unless and until reinstated by the lender in writing. If amounts outstanding become immediately due and payable, the obligation of Gastar USA with respect to any commodity hedge exposure shall be to provide cash as collateral to be held and administered by the lender as collateral agent.

On June 24, 2010, Gastar USA, together with the other parties thereto, entered into the Second Amendment to the Amended and Restated Credit Agreement (the "Second Amendment") amending that certain Amended and Restated Credit Agreement dated October 28, 2009 (as amended by that certain Consent and First Amendment to Amended and Restated Credit Agreement dated November 20, 2009, the Second Amendment, the Third Amendment (as defined below) and the Fourth Amendment (as defined below), the "Credit Agreement"). The Second Amendment amended the Revolving Credit Facility, by, among other things, (i) allowing Gastar USA to hedge up to 80% of the proved developed producing ("PDP") reserves reflected in its reserve report using hedging other than floors and protective spreads, (ii) allowing Gastar USA to present to the administrative agent a report showing any PDP additions resulting from new wells or the conversion of proved developed non-producing reserves to PDP reserves since the last reserve report in order to hedge the revised PDP reserves, and (iii) removing the limitations on hedging using floors and protective spreads.

On June 14, 2011, Gastar USA, together with the parties thereto, entered into the Third Amendment to the Credit Agreement (the "Third Amendment"). The Third Amendment amended the Revolving Credit Facility by, among other things, allowing Gastar USA to issue Series A Preferred Stock (as defined below) described in Part I, Item 1. "Financial Statements, Note 7 – Capital Stock" of this report and pay cash dividends on the Series A Preferred Stock of no more than \$10.0 million in the aggregate in each calendar year and as long as payment of such dividends does not exceed 10% of the current availability under the then existing borrowing base.

On December 2, 2011, Gastar USA, together with the parties thereto, entered into the Fourth Amendment to the Credit Agreement, effective as of November 10, 2011 (the "Fourth Amendment"). The Fourth Amendment amended the Revolving Credit Facility, by, among other things, (i) extending the maturity date on borrowings under the Revolving Credit Facility to September 30, 2015; (ii) allowing Gastar USA to hedge up to 100% of the PDP reserves reflected in its reserve report using hedging other than floors and protective spreads; and (iii) allowing no more than ten separate LIBO Rate Loans to be outstanding at one time.

As of December 31, 2011, the Revolving Credit Facility had a borrowing base of \$50.0 million, with \$30.0 million of borrowings outstanding and availability of \$20.0 million. Borrowing base redeterminations are scheduled semi-annually in May and November of each calendar year. Gastar USA requested that the May 2012 redetermination be accelerated to March 2012. The next regularly scheduled redetermination is set for November 2012. Gastar USA and the lenders may request one additional unscheduled redetermination annually. On March 5, 2012, Gastar USA was notified by its lenders that, effective immediately, the borrowing base was increased from \$50.0 million to \$100.0 million. At June 30, 2012, the Revolving Credit Facility had a borrowing base of \$100.0 million, with \$47.0 million of borrowings outstanding and availability of \$53.0 million.

At June 30, 2012, Gastar USA was in compliance with all financial covenants under the Revolving Credit Facility. Other Debt

Credit support for the Company's open derivatives at June 30, 2012 is provided under the Revolving Credit Facility through inter-creditor agreements or open accounts of up to \$5.0 million.

5. Fair Value Measurements

The Company's financial assets and liabilities are measured at fair value on a recurring basis. The Company discloses its recognized non-financial assets and liabilities, such as asset retirement obligations, unproved properties and other property and

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equipment, at fair value on a non-recurring basis. For non-financial assets and liabilities, the Company is required to disclose information that enables users of its financial statements to assess the inputs used to develop these measurements. The Company assesses its unproved properties for impairment whenever events or circumstances indicate the carrying value of those properties may not be recoverable. The fair value of the unproved properties is measured using an income approach based upon internal estimates of future production levels, current and future prices, drilling and operating costs, discount rates, current drilling plans and favorable and unfavorable drilling activity on the properties being evaluated and/or adjacent properties, which are Level 3 inputs. During the six months ended June 30, 2012 and 2011, respectively, the Company did not recognize an impairment of unproved properties. As no other fair value measurements are required to be recognized on a non-recurring basis at June 30, 2012, no additional disclosures are provided at June 30, 2012.

As defined in the guidance, fair value is the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (an exit price). To estimate fair value, the Company utilizes market data or assumptions that market participants would use in pricing the asset or liability, including assumptions about risk and the risks inherent in the inputs to the valuation technique. These inputs can be readily observable, market corroborated or generally unobservable. The guidance establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted market prices in active markets for identical assets or liabilities ("Level 1") and the lowest priority to unobservable inputs ("Level 3"). The three levels of the fair value hierarchy are as follows:

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities. The Company's cash equivalents consist of short-term, highly liquid investments, which have maturities of 90 days or less, including sweep investments and money market funds.

Level 2 inputs are quoted prices for similar assets and liabilities in active markets or inputs that are observable for the asset or liability, either directly or indirectly through market corroboration, for substantially the full term of the financial instrument.

Level 3 inputs are measured based on prices or valuation models that require inputs that are both significant to the fair value measurement and less observable from objective sources. These inputs may be used with internally developed methodologies or third party broker quotes that result in management's best estimate of fair value. The Company's valuation models consider various inputs including (a) quoted forward prices for commodities, (b) time value, (c) volatility factors and (d) current market and contractual prices for the underlying instruments. Significant increases or decreases in any of these inputs in isolation would result in a significantly higher or lower fair value measurement. The Company does not have access to the specific assumptions used in its' counterparties valuation models. Consequently, additional disclosures regarding significant Level 3 unobservable inputs were not provided. Level 3 instruments are commodity costless collars, index swaps, basis and fixed price swaps and put and call options to hedge natural gas, oil and NGLs price risk. At each balance sheet date, the Company performs an analysis of all applicable instruments and includes in Level 3 all of those whose fair value is based on significant unobservable inputs.

As required, financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. The Company's assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the valuation of fair value assets and liabilities and their placement within the fair value hierarchy levels. The determination of the fair values below incorporates various factors, including the impact of the counterparty's non-performance risk with respect to the Company's financial assets and the Company's non-performance risk with respect to the Company's financial liabilities. The Company has not elected to offset the fair value amounts recognized for multiple derivative instruments executed with the same counterparty, but reports them gross on its condensed consolidated balance sheets.

Transfers between levels are recognized at the end of the reporting period. There were no transfers between levels during the 2012 and 2011 periods.

The following tables set forth by level within the fair value hierarchy the Company's financial assets and liabilities that were accounted for at fair value on a recurring basis as of June 30, 2012 and December 31, 2011:

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	Fair value as of J	June 30, 2012			
	Level 1	Level 2	Level 3	Total	
	(in thousands)				
Assets:					
Cash and cash equivalents	\$8,039	\$—	\$—	\$8,039	
Restricted cash	50	_	_	50	
Commodity derivative contracts	_		24,125	24,125	
Liabilities:					
Commodity derivative contracts	_	_	(8,665	(8,665)
Total	\$8,089	\$ —	\$15,460	\$23,549	
	Fair value as of l	December 30, 201	1		
	Fair value as of l Level 1	December 30, 201 Level 2	1 Level 3	Total	
		•		Total	
Assets:	Level 1	•		Total	
Assets: Cash and cash equivalents	Level 1	•		Total \$10,647	
	Level 1 (in thousands)	Level 2	Level 3		
Cash and cash equivalents	Level 1 (in thousands) \$10,647	Level 2	Level 3	\$10,647	
Cash and cash equivalents Restricted cash	Level 1 (in thousands) \$10,647	Level 2	Level 3 \$— —	\$10,647 50	
Cash and cash equivalents Restricted cash Commodity derivative contracts	Level 1 (in thousands) \$10,647	Level 2	Level 3 \$— —	\$10,647 50)

The table below presents a reconciliation of the assets and liabilities classified as Level 3 in the fair value hierarchy for the three and six months ended June 30, 2012 and 2011. Level 3 instruments presented in the table consist of net derivatives that, in management's opinion, reflect the assumptions a marketplace participant would have used at June 30, 2012 and 2011.

	Three Months E	nded	Six Months End	led
	June 30,		June 30,	
	2012	2011	2012	2011
	(in thousands)			
Balance at beginning of period	\$13,456	\$13,069	\$15,873	\$15,199
Total gains (losses) (realized or unrealized):				
included in earnings	5,768	2,221	6,641	2,782
included in other comprehensive income	_		_	_
Purchases	_			
Issuances	_		_	_
Settlements (1)	(3,764)	(2,004	(7,054) (4,695
Transfers in and (out) of Level 3	_			_
Balance at end of period	\$15,460	\$13,286	\$15,460	\$13,286
The amount of total gains (losses) for the				
period included in earnings attributable to the	\$2,804	\$502	\$1,280	\$(1,397)
change in unrealized gains or (losses) relating	\$2,004	\$302	\$1,200	\$(1,397)
to assets still held at June 30, 2012 and 2011				

⁽¹⁾ Included in total revenues on the statement of operations.

At June 30, 2012, the estimated fair value of accounts receivable, prepaid expenses, accounts and revenue payables and accrued liabilities approximates their carrying value due to their short-term nature. The estimated fair value of the Company's long-term debt at June 30, 2012 approximates the respective carrying value because the interest rate

approximates the current market rate (Level 2).

The Company has consistently applied the valuation techniques discussed above in all periods presented.

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The fair value guidance, as amended, establishes that every derivative instrument is to be recorded on the balance sheet as either an asset or liability measured at fair value. See Note 6, "Derivative Instruments and Hedging Activity."

6. Derivative Instruments and Hedging Activity

The Company maintains a commodity price risk management strategy that uses derivative instruments to minimize significant, unanticipated earnings fluctuations that may arise from volatility in commodity prices. The Company uses costless collars, index, basis and fixed price swaps and put and call options to hedge natural gas, oil and NGLs price risk.

All derivative contracts are carried at their fair value on the balance sheet and all unrealized gains and losses are recorded in the statement of operations in unrealized natural gas hedge gain (loss), while realized gains and losses related to contract settlements are recognized in natural gas, oil and NGLs revenues. For the three and six months ended June 30, 2012, the Company reported unrealized gains of \$2.8 million and \$1.3 million, respectively, in the condensed consolidated statement of operations related to the change in the fair value of its commodity derivative instruments. For the three and six months ended June 30, 2011, the Company reported an unrealized gain of \$502,000 and an unrealized loss of \$1.4 million, respectively, in the condensed consolidated statement of operations related to the change in the fair value of its commodity derivative instruments.

As of June 30, 2012, the following natural gas derivative transactions were outstanding with the associated notional volumes and weighted average underlying hedge prices:

Settlement P	eriod Derivative Instrument	Average Daily Volume	Total of Notional Volume	Base Fixed Price	Floor (Long)	Short Put	Call (Long)	Ceiling (Short)
2012	Dut appead	(in MMBtu	,	\$ —	\$6.00	\$4.00	¢	¢
	Put spread	15,256	2,334,110	5 —	•	·	\$ —	\$ —
2012	Costless three-way collar	7,398	1,131,890		5.73	4.00	_	6.88
2012	Call spread	2,000	306,000		_	_	4.00	4.50
2012	Basis - HSC (1)	5,000	765,000	(0.08)	_	_		_
2013	Call spread	2,500	912,500		_		4.75	5.25
2013	Costless three-way collar	2,500	912,500		5.00	4.00		6.45
2013	Protective spread	8,000	2,920,000	4.91		3.23		
2013	Protective spread	4,025	853,200	3.70		3.00	_	_
2013	Basis - HSC (1)	4,000	1,460,000	(0.11)				
2014	Short calls	2,500	912,500					6.00
2014	Costless three-way collar	3,000	1,095,000		4.00	3.00		4.36
2014	Costless three-way collar	5,000	1,825,000		3.75	3.00	_	4.55

⁽¹⁾ East Houston-Katy - Houston Ship Channel

As of June 30, 2012, the following crude derivative transactions were outstanding with the associated notional volumes and weighted average underlying hedge prices:

Settlement Period	Derivative Instrument	Average Daily Volume (1) (in Bbls)	Total of Notional Volume	Base Fixed Price	Floor (Long)	Short Put	Call (Long)	Ceiling (Short)
2012	Fixed price swap	600	110,400	\$102.01	\$	\$	\$—	\$
2013	Put spread	400	146,000	_	100.75	70.00		_

⁽¹⁾ Crude volumes hedged include oil, condensate and certain components of our NGLs production.

As of June 30, 2012, the following NGLs derivative transactions were outstanding with the associated notional volumes and weighted average underlying hedge prices:

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Settlement Period	Derivative Instrument	Average Daily Volume (in Bbls)	Total of Notional Volume	Base Fixed Price	Floor (Long)	Short Put	Call (Long)	Ceiling (Short)
2012	Fixed price swap	200	36,800	\$52.50	\$ —	\$	\$	\$ —
2013 (1)	Fixed price swap	200	18,000	52.50	_	_	_	_

⁽¹⁾ For the period January to March 2013

As of June 30, 2012, all of the Company's economic derivative hedge positions were with a multinational energy company or large financial institutions, which are not known to the Company to be in default on their derivative positions. Credit support for the Company's open derivatives at June 30, 2012 is provided under the Revolving Credit Facility through inter-creditor agreements or open credit accounts of up to \$5.0 million. The Company is exposed to credit risk to the extent of non-performance by the counterparties in the derivative contracts discussed above; however, the Company does not anticipate non-performance by such counterparties. None of the Company's derivative instruments contains credit-risk related contingent features.

In conjunction with certain derivative hedging activity, the Company deferred the payment of certain put premiums for the production month period July 2010 through December 2012. The put premium liabilities become payable monthly as the hedge production month becomes the prompt production month. The Company began amortizing the deferred put premium liabilities during July 2010. At June 30, 2012 and December 31, 2011, the Company had current commodity derivative premium payable liabilities of \$2.6 million and \$4.7 million, respectively.

Additional Disclosures about Derivative Instruments and Hedging Activities

The tables below provide information on the location and amounts of derivative fair values in the condensed consolidated statement of financial position and derivative gains and losses in the condensed consolidated statement of operations for derivative instruments that are not designated as hedging instruments:

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	Fair Values of Deriv Derivative Assets (L	erivative Instruments s (Liabilities) Fair Value			
	Balance Sheet Location	June 30, 2012	December 31, 2011		
		(in thousand	s)		
Derivatives not designated as hedging instruments Commodity derivative contracts Commodity derivative contracts Commodity derivative contracts Commodity derivative contracts Total derivatives not designated as hedging instruments	Current assets Other assets Current liabilities Long-term liabilities		\$ 19,385 4,130 0 (6,479) 0 (1,163) \$ 15,873		
	Amount of Gain (Lo Derivatives	ss) Recognize	d in Income on		
	Benvauves	•	in Income on For the Three		
	Location of Gain (Loss) Recognized in Income on Derivatives	June 30, 2012	June 30, 2011		
		(in thousand	s)		
Derivatives not designated as hedging instruments					
Commodity derivative contracts	Natural gas, oil and NGLs revenues	\$2,964	\$ 1,719		
Commodity derivative contracts	Unrealized hedge gain	2,804	502		
Total	Sum	\$5,768	\$ 2,221		
	Amount of Gain (Lo Derivatives	ss) Recognize	d in Income on		
	2011 441 105	Amount of C Recognized : Derivatives I Months Endo	in Income on For the Six		
	Location of Gain (Loss) Recognized in Income on Derivatives	June 30, 2012	June 30, 2011		
		(in thousand	s)		
Derivatives not designated as hedging instruments	Natural 1				
Commodity derivative contracts	Natural gas, oil and NGLs revenues	\$5,361	\$4,179		
Commodity derivative contracts	Unrealized hedge gain (loss)	1,280	(1,397)		

Total \$6,641 \$2,782

7. Capital Stock

Other Share Issuances

The following table provides information regarding the issuances and forfeitures of Parent's common shares pursuant to Parent's 2006 Long-Term Stock Incentive Plan for the periods indicated:

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	For the Three Months Ended June 30, 2012	For the Six Months Ended June 30, 2012
Other share issuances:		
Restricted common shares granted		1,116,935
Restricted common shares vested	80,817	369,049
Stock options exercised	_	3,000
Common shares forfeited (1)	21,849	104,990
Common shares canceled	676	676

Represents common shares forfeited in connection with the payment of estimated withholding taxes on restricted (1) common shares that vested and with the payment of the exercise price and estimated withholding taxes on option exercises during the period.

On June 7, 2012, Parent's shareholders voted to approve the Second Amendment to Parent's 2006 Long-Term Stock Incentive Plan. This amendment, effective June 3, 2012, increased the total number of shares available for issuance under the plan from 6,000,000 shares to 11,000,000 shares.

Shares Reserved

At June 30, 2012, Parent had 980,900 common shares reserved for the exercise of stock options.

Gastar USA Common Stock

Prior to its conversion, as described below, Gastar USA's articles of incorporation allowed Gastar USA to issue 1,000 shares of common stock, without par value. There were 750 shares issued and outstanding at June 30, 2012 and December 31, 2011, all of which were held by Parent.

On May 24, 2011, Gastar USA converted from a Michigan corporation to a Delaware corporation (the "Conversion"). Following the Conversion, Gastar USA's new Delaware certificate of incorporation allows Gastar USA to issue 1,000 shares of common stock, without par value. In connection with the Conversion, the Parent's 750 shares of common stock in the Michigan corporation were converted to 750 shares of common stock in the new Gastar USA Delaware corporation.

Gastar USA Preferred Stock

Prior to the Conversion, Gastar USA's articles of incorporation did not authorize issuance of preferred stock. Following the Conversion, Gastar USA's new Delaware certificate of incorporation allows Gastar USA to issue 10,000,000 shares of preferred stock, with \$0.01 par value. The preferred stock may be issued from time to time in one or more series. Gastar USA's Board of Directors (the "Gastar USA Board") is authorized to fix the number of shares of any series of preferred stock and to determine the designation of any such series. The Gastar USA Board is also authorized to determine or alter the rights, preferences, privileges and restrictions granted to or imposed upon any wholly unissued series of preferred stock and, within the limits and restrictions stated in any resolution or resolutions of the Gastar USA Board originally fixing the number of shares constituting any series, to increase or decrease (but not below the number of shares of any such series outstanding) the number of shares of any series subsequent to the issues shares of that series).

On June 23, 2011, Gastar USA sold an aggregate of 646,295 shares of its 8.625% Series A Cumulative Preferred Stock, par value \$0.01 per share and liquidation preference \$25.00 per share (the "Series A Preferred Stock") through a best efforts underwritten public offering. The net proceeds to Gastar USA were approximately \$13.6 million after deducting underwriting discounts, commissions and estimated offering expenses.

On June 29, 2011, Gastar USA entered into an at-the-market sales agreement ("ATM Agreement") with McNicoll, Lewis & Vlak LLC ("MLV"). According to the provisions of the ATM agreement, Gastar USA may offer and sell from time to time up to 3,400,000 shares of Series A Preferred Stock through MLV, as its sales agent. Sales of the units will be made by means of ordinary brokers' transactions on the NYSE at market prices, in block transactions or as otherwise agreed between Gastar USA and MLV.

For the six months ended June 30, 2012, Gastar USA sold 2,022,762 shares of Series A Preferred Stock under the ATM Agreement for net proceeds of \$38.4 million, resulting in 3,387,305 total shares of Series A Preferred Stock issued for net proceeds of \$65.8 million at June 30, 2012. From July 1, 2012 to August 3, 2012, Gastar USA sold an additional 253,842 shares of Series A Preferred Stock under the ATM Agreement for net proceeds of \$4.7 million. The Series A Preferred Stock is subordinated to all of Gastar USA's existing and future debt and all future capital stock

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designated as senior to the Series A Preferred Stock. Parent has entered into a guarantee agreement, whereby it will fully and unconditionally guarantee the payment of dividends that have been declared by the board of directors of Gastar USA, amounts payable upon redemption or liquidation, dissolution or winding up, and any other amounts due with respect to the Series A Preferred Stock, to the extent described in the guarantee agreement. Parent's obligations with respect to the guarantee will be effectively subordinated to all of its existing and future debt.

The Series A Preferred Stock cannot be converted into common stock of Gastar USA or the Company, but may be redeemed by Gastar USA, at Gastar USA's option, on or after June 23, 2014 for \$25.00 per share plus any accrued and unpaid dividends or in certain circumstances prior to such date as a result of a change in control. Following a change in control, Gastar USA will have the option to redeem the Series A Preferred Stock, in whole but not in part, within 90 days after the date on which the change in control occurs, for cash at the following prices per share, plus accrued and unpaid dividends (whether or not declared), up to the redemption date:

Redemption Date	Redemption
Redemption Date	Price
On or after June 23, 2012 and prior to June 23, 2013	\$25.50
On or after June 23, 2013 and prior to June 23, 2014	\$25.25
On or after June 23, 2014	\$25.00

Gastar USA will pay cumulative dividends on the Series A Preferred Stock at a fixed rate of 8.625% per annum of the \$25.00 per share liquidation preference. For the three and six months ended June 30, 2012, Gastar USA paid dividends of \$1.7 million and \$3.0 million, respectively.

8. Interest Expense

The following table summarizes the components of interest expense for the periods indicated:

For the Three				
Months Ended			Į.	
June 30,		June 30,		
2012	2011	2012	2011	
(in thousands)				
\$434	\$237	\$723	\$379	
56	65	98	128	
(461)	(271)	(765)	(444)	
\$29	\$31	\$56	\$63	
	Months Ended June 30, 2012 (in thousands) \$434 56 (461)	Months Ended June 30, 2012 2011 (in thousands) \$434 \$237 56 65 (461) (271)	Months Ended June 30, 2012 (in thousands) \$434 \$237 \$56 65 98 (461) (271) (765)	

9. Related Party Transactions

Chesapeake Energy Corporation

Chesapeake Energy Corporation ("Chesapeake") acquired 6,781,768 of Parent's common shares during 2005 to 2007 in a series of private placement transactions. As a result of its share ownership, Chesapeake has the right to have an observer present at meetings of the Parent's board of directors.

As of June 30, 2012, Chesapeake owned 6,781,768 of Parent's common shares, or 10.3% of the Parent's outstanding common shares.

10. Income Taxes

For the three and six months ended June 30, 2012 and 2011, respectively, the Company did not recognize a current income tax benefit or provision.

11. Earnings per Share

In accordance with the provisions of current authoritative guidance, basic earnings or loss per share is computed on the basis of the weighted average number of common shares outstanding during the periods. Diluted earnings or loss per share is computed based upon the weighted average number of common shares outstanding plus the assumed issuance of common shares for all potentially dilutive securities. Diluted amounts are not included in the computation of diluted loss per share, as

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such would be anti-dilutive.

	For the Three Months Ended June 30,			For the Six Mo June 30,	ont	hs Ended	
	2012		2011	2012		2011	
	(in thousands, e	xc	ept per share and	share data)			
Net income (loss) attributable to Gastar Exploration Ltd.	\$(74,035)	\$126	\$(80,345)	\$(1,809)
Weighted average common shares outstanding - basic	63,541,739		63,134,109	63,439,412		63,079,475	
Incremental shares from unvested restricted shares	_		538,315	_		_	
Incremental shares from outstanding stock options	_		50,669	_		_	
Weighted average common shares outstanding - diluted	63,541,739		63,723,093	63,439,412		63,079,475	
Net income (loss) per common share attributable to Gastar Exploration Ltd.							
Common Shareholders:							
Basic	\$(1.17)	\$ —	\$(1.27	-	\$(0.03)
Diluted	\$(1.17)	\$—	\$(1.27)	\$(0.03)
Common shares excluded from denominator as anti-dilutive:							
Unvested restricted shares	1,865,967			1,541,251		205,693	
Stock options	980,900		867,800	899,250		867,800	
Warrants			2,000,000	_		2,000,000	
Total	2,846,867		2,867,800	2,440,501		3,073,493	

12. Commitments and Contingencies

Litigation

Navasota Resources L.P. ("Navasota") vs. First Source Texas, Inc., First Source Gas L.P. (now Gastar Exploration Texas, LP) and Gastar Exploration Ltd. (Cause No. 0-05-451) District Court of Leon County, Texas12th Judicial District. This lawsuit, dated October 31, 2005, contended that the Company breached Navasota's preferential right to purchase 33.33% of the Company's interest in certain natural gas and oil leases located in Leon and Robertson Counties, which were sold to Chesapeake on November 4, 2005 (the "2005 Transaction"). The preferential right claimed that was the subject of the lawsuit is under an operating agreement dated July 7, 2000. The Company contended, among other things, that Navasota neither properly nor timely exercised any preferential right election it may have had with respect to the 2005 Transaction. In July 2006, the District Court of Leon County, Texas issued a summary judgment in favor of the Company and Chesapeake. Navasota filed a Notice of Appeal to the Tenth Court of Appeals in Waco. Oral argument was heard on September 26, 2007 and the Court of Appeals issued its opinion on January 9, 2008 reversing the trial court's rulings, rendering judgment in favor of Navasota on its claims for breach of contract and specific performance, and remanding the case for further proceedings on Navasota's other counts, which included claims for suit to quiet title, trespass to try title, tortuous interference with contract, conversion, money had and received, breach of contract and declaratory relief. The Company and Chesapeake filed a motion for rehearing on February 6, 2008, which was denied on March18, 2008. The Company and Chesapeake filed a joint Petition for Review in the Texas Supreme Court on May 13, 2008. On August 28, 2008, the Texas Supreme Court requested briefing on the merits. On January 9, 2009, the Texas Supreme Court denied the Petition for Review. On January 26, 2009, the Company and Chesapeake jointly filed a motion for rehearing in the Texas Supreme Court on its denial of the Petition for Review. On April 24, 2009, the Texas Supreme Court denied the Petition for Review.

Pursuant to a provision in the Purchase and Sale and Exploration Development Agreement, dated November 4, 2005 (the "Purchase and Sale Agreement"), between the Company and Chesapeake, Chesapeake acknowledged the existence of the Navasota lawsuit and claims and further agreed that if Navasota were to prevail on its claims, that Chesapeake would convey the affected interests it purchased from the Company to Navasota upon receipt of the purchase price and/or other consideration paid by Navasota. Therefore, the Company believes that Navasota's exercise of its rights of specific performance should impact only Chesapeake's assigned leasehold interests. However, in December 2008, Chesapeake stated to the Company that if the Texas Supreme Court were not to reverse the decision of the Tenth Court of Appeals, Chesapeake would seek rescission of the

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2005 Transaction and restitution of consideration paid, indicating that Chesapeake might assert such rescission and restitution as to the Purchase and Sale Agreement and the Common Share Purchase Agreement, both dated November 4, 2005. Chesapeake did not identify particular sums as to which it might seek restitution, but amounts paid to the Company in connection with the 2005 Transaction could be asserted to include the \$76.0 million paid by Chesapeake for the purchase of 5.5 million common shares as part of the 2005 Transaction and/or other amounts. Chesapeake amended its answer to include cross-claims and counterclaims, including a claim for rescission. On or about June 9, 2009, Navasota filed and served its Fourth Amended Petition, essentially re-pleading its previously-asserted claims against the Company and Chesapeake. Navasota exercised its rights of specific performance, and Chesapeake assigned leases to Navasota in July 2009. In March 2011, Chesapeake dismissed the cross-claims against the Company, including the claim for rescission, without prejudice to the subsequent refiling of those claims. On April 12, 2011, Navasota filed its Fifth Amended Petition. The Fifth Amended Petition added a new claim that the Company allegedly refused to offer Navasota interests in oil and gas leases located within an area of mutual interest, failed to assign Navasota overriding royalty interests, and failed to recognize back-in-after-payout interests. On September 2, 2011, Navasota filed its Sixth Amended Petition. The Sixth Amended Petition added a new claim that the Company allegedly further violated Navasota's preferential right under the July 7, 2000 operating agreement to the extent the Company sold any other interests in oil and gas leases located in an area of mutual interest without offering them to Navasota. The Sixth Amended Petition also added a claim that the Company violated the Texas Natural Resource Code sections 402 and 403 by failing to pay production proceeds to Navasota. The claims for monetary damages that Navasota asserted against the Company are as follows:

- 1. A claim for recovery of the gross proceeds of production for the period that Chesapeake owned record title to the properties, in the approximate amount of \$52.0 million.
- 2. A claim for alleged lost hedging profits that Navasota claims that would have been realized if it had title to the properties during the period that Chesapeake owned record title to the properties, in the approximate amount of \$32.0 million.

The Company believed that these claims against the Company were invalid and that Navasota was not entitled to any recovery on its claims for monetary damages. In particular, the Company believed that by virtue of the costs incurred in connection with the properties during the time period that Chesapeake owned record title to the properties compared to amount reimbursed by Navasota to Chesapeake to date, Navasota was in a better position economically than it would have been in had the assignments to Navasota been made in November 2005. The Company also believed that the claim that Navasota would have earned hedging profits if it had received the assignments in November 2005 was both legally invalid and factually wrong based on the undisputed evidence. The case was set for trial in Leon County, Texas on April 24, 2012. The Company attended court-mandated mediation on April 5, 2012, and at the mediation, the Company entered into a settlement agreement with Navasota. Under the terms of the settlement, Gastar Exploration Texas, LP agreed to pay the sum of \$1.3 million to Navasota, Navasota gave a full release of claims to the Company, and Gastar Exploration Texas, LP agreed to offer Navasota the opportunity to acquire one-third (1/3) of Gastar Exploration Texas, LP's current working interest in each oil and gas lease that meets both of the following criteria: (a) Gastar Exploration Texas, LP acquired the lease or an interest in the lease after October 30, 2005 in the AMI that is the subject of the Joint Operating Agreement dated July 7, 2000 covering the Hilltop Prospect to which Navasota and Gastar Exploration Texas, LP are currently parties, and (b) none of the Gastar Defendants (or any of their affiliates) and none of the Chesapeake Defendants (or any of their affiliates) have conveyed a working interest therein to Navasota as of the date of this settlement agreement. The settlement agreement provides for the payment by Navasota of its share of lease acquisition costs for any leases in which it elects to acquire an interest and for an accounting of revenues and costs for any wells drilled on leases in which Navasota elects to acquire an interest. Pursuant to the settlement, Gastar Exploration Texas, LP made the offer for acquisition of certain leasehold interests to Navasota in early May 2012, and in early June 2012, Navasota exercised its election to acquire interests in all of the leases offered pursuant to the settlement agreement. Navasota has paid Gastar Exploration Texas, LP approximately \$1.5 million in leasehold reimbursement and received an assignment of approximately 3,200 net acres. Gastar Exploration Texas, LP has paid the \$1.3 million of settlement funds to Navasota, and Navasota has dismissed its claims against the Company with prejudice.

Gastar Exploration Texas, LP vs. J. Ken Welch d/b/a W-S-M Oil Company, et al; Cause No. 0-09-117 in the 87th Judicial District Court of Leon County, Texas. This lawsuit, filed on March 12, 2009, is a suit for trespass to try title and, in the alternative, to quiet title to an undivided mineral interest under several Company oil and gas leases covering approximately 4,273.7 gross acres (the "Leases"). The Company contends that certain oil and gas leases claimed by the defendants have expired according to their terms and that the defendants' failure to release those leases constitutes a trespass upon and cloud on the Leases. The Company also contends that the defendants' continued production of oil from wells located on the land in question is a trespass to real property for which the Company is entitled to receive damages. The defendants answered the lawsuit and asserted certain affirmative defenses. The parties exchanged written discovery requests and responses. The parties exchanged documents responsive to requests for production. The defendants filed a counterclaim. The defendants claim that their leases are still valid and that they own a working interest and/or an overriding royalty in the Company's Belin Nos. 1, 2

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and 3 wells located in Leon County. The Company and the defendants attended mediation but no settlement was reached. On June 30, 2011, five individuals intervened in the lawsuit and claimed that they are owed overriding royalties under the same leases claimed by the defendants. The Company contends that the intervenors are not entitled to any overriding royalties because the leases claimed by the defendants and the intervenors have expired. The defendants, the intervenors and several third-party witnesses were deposed. On February 24, 2012, the Company and the intervenors reached a confidential settlement. A non-confidential term of the settlement with the intervenors was the intervenors' release of their claim to any overriding royalties. On March 31, 2012, the Company and the defendants entered into a settlement with an effective date of April 1, 2012. Some of the terms of the settlement are confidential. As part of the settlement, the defendants released their leases. By releasing their leases, the defendants gave up any claim to any interest in the Company's Belin Nos. 1, 2 and 3 wells. The defendants also assigned the wells they operated on the leases to the Company. Pursuant to the settlement, the lawsuit was dismissed with prejudice on April 20, 2012.

The settlements of the J. Ken Welch and Navasota lawsuits did not materially impact the Company's operating results, financial position or cash flows.

The Company has been expensing legal defense costs on these proceedings as they are incurred.

The Company is party to various legal proceedings arising in the normal course of business. The ultimate outcome of each of these matters cannot be absolutely determined, and the liability the Company may ultimately incur with respect to any one of these matters in the event of a negative outcome may be in excess of amounts currently accrued for with respect to such matters. Net of available insurance and performance of contractual defense and indemnity obligations, where applicable, management does not believe any such matters will have a material adverse effect on the Company's financial position, results of operations or cash flows.

13. Statement of Cash Flows – Supplemental Information

The following is a summary of the supplemental cash paid and non-cash transactions for the periods indicated:

	For the Six Months	
	Ended	
	June 30,	
	2012	2011
	(in thousands)	
Cash paid for interest	\$725	\$387
Non-cash transactions:		
Capital expenditures excluded from accounts payable and accrued drilling costs	3,843	1,359
Capital expenditures excluded from prepaid expenses	70	
Asset retirement obligation included in natural gas and oil properties	95	178
Asset retirement obligation assigned to operator	(2,099) —
Application of advances to operators	3,153	204

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CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This report includes forward-looking information that is intended to be covered by the "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements other than statements of historical fact included or incorporated by reference in this report are forward-looking statements, including without limitation all statements regarding future plans, business objectives, strategies, expected future financial position or performance, expected future operational position or performance, budgets and projected costs, future competitive position or goals and/or projections of management for future operations. In some cases, you can identify a forward-looking statement by terminology such as "may," "will," "could," "should," "expect," "plan," "project," "in "anticipate," "believe," "estimate," "predict," "potential," "pursue," "target" or "continue," the negative of such terms or variat thereon, or other comparable terminology.

The forward-looking statements contained in this report are largely based on our expectations and beliefs concerning future developments and their potential effect on us, which reflect certain estimates and assumptions made by our management. These estimates and assumptions reflect our best judgment based on currently known market conditions, operating trends, and other factors. Forward-looking statements may include statements that relate to, among other things, our:

financial position;

business strategy and budgets;

anticipated capital expenditures;

drilling of wells, including the anticipated scheduling and results of such operations;

natural gas and oil reserves;

timing and amount of future production of natural gas, NGLs, oil and condensate;

operating costs and other expenses;

eash flow and anticipated liquidity;

prospect development; and

property acquisitions and sales.

Although we believe such estimates and assumptions to be reasonable, they are inherently uncertain and involve a number of risks and uncertainties that are beyond our control. As such, management's assumptions about future events may prove to be inaccurate. These cautionary statements qualify all forward-looking statements attributable to us or persons acting on our behalf. Management cautions all readers that the forward-looking statements contained in this report are not guarantees of future performance, and we cannot assure any reader that such statements will be realized or that the events and circumstances they describe will occur. Factors that could cause actual results to differ materially from those anticipated or implied in the forward-looking statements herein include, but are not limited to: the supply and demand for natural gas, oil and NGLs;

low and/or declining prices for natural gas, oil and NGLs;

price volatility of natural gas, oil and NGLs;

worldwide political and economic conditions and conditions in the energy market;

our ability to raise capital to fund capital expenditures or repay or refinance debt upon maturity;

the ability and willingness of our current or potential counterparties, third-party operators or vendors to enter into transactions with us and/or fulfill their obligation to us;

failure of our joint interest partners to fund any or all of their portion of any capital program;

the ability to find, acquire, market, develop and produce new natural gas and oil properties;

uncertainties about the estimated quantities of natural gas and oil reserves and in the projection of future rates of production and timing of development expenditures of proved reserves;

strength and financial resources of competitors;

availability and cost of material and equipment, such as drilling rigs and transportation pipelines;

availability and cost of processing and transportation;

changes or advances in technology;

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the risks associated with exploration, including cost overruns and the drilling of non-economic wells or dry wells, operating hazards inherent to the natural gas and oil business and down hole drilling and completion risks that are generally not recoverable from third parties or insurance;

potential mechanical failure or under-performance of significant wells or pipeline mishaps; environmental risks;

possible new legislative initiatives and regulatory changes potentially adversely impacting our business and industry, including, but not limited to, national healthcare, hydraulic fracturing, state and federal corporate income taxes, retroactive royalty or production tax regimes, changes in environmental regulations, environmental risks and liability under federal, state and local environmental laws and regulations;

effects of the application of applicable laws and regulations, including changes in such regulations or the interpretation thereof;

potential losses from pending or possible future claims, litigation or enforcement actions;

potential defects in title to our properties or lease termination due to lack of activity or other disputes with mineral lease and royalty owners, whether regarding calculation and payment of royalties or otherwise;

the weather, including the occurrence of any adverse weather conditions and/or natural disasters affecting our business;

ability to find and retain skilled personnel; and

any other factors that impact or could impact the exploration of natural gas or oil resources, including, but not limited to, the geology of a resource, the total amount and costs to develop recoverable reserves, legal title, regulatory, natural gas administration, marketing and operational factors relating to the extraction of natural gas and oil.

For a more detailed description of the risks and uncertainties that we face and other factors that could affect our financial performance or cause our actual results to differ materially from our projected results please see (i) Part II, Item 1A. "Risk Factors" and elsewhere in this report, (ii) Part I, Item 1A. "Risk Factors" and elsewhere in our 2011 Form 10-K, (iii) our subsequent reports and registration statements filed from time to time with the SEC and (iv) other announcements we make from time to time.

You should not unduly rely on these forward-looking statements in this report, as they speak only as of the date of this report. Except as required by law, we undertake no obligation to publicly update, revise or release any revisions to these forward-looking statements after the date they are made, whether as a result of new information, future events or otherwise, to reflect events or circumstances occurring after the date of this report or to reflect the occurrence of unanticipated events.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Overview

We are an independent energy company engaged in the exploration, development and production of natural gas and oil in the U.S. Our principal business activities include the identification, acquisition, and subsequent exploration and development of natural gas and oil properties with an emphasis on unconventional natural gas reserves, such as shale resource plays. We are currently pursuing the development of liquids-rich natural gas in the Marcellus Shale play in the Appalachia area of West Virginia and central and southwestern Pennsylvania. We also hold prospective acreage in the deep Bossier gas play in the Hilltop area of East Texas and in the Mid-Continent area of the U.S.

Parent is a Canadian corporation, incorporated in Alberta in 1987 and subsisting under the Business Corporations Act (Alberta), with its common shares listed on the NYSE MKT under the symbol "GST." Parent is a holding company. Substantially all of the Company's operations are conducted through, and substantially all of its assets are held by, Parent's primary operating subsidiary, Gastar USA, and its subsidiaries. Gastar USA's Series A Preferred Stock is listed on the NYSE MKT under the symbol "GST.PRA."

Our current operational activities are conducted primarily in the U.S. As of June 30, 2012, our major assets consist of approximately 108,100 gross (75,700 net) acres in the Marcellus Shale in West Virginia and southwestern Pennsylvania, approximately 38,500 gross (20,300 net) acres in the Bossier play in the Hilltop area of East Texas and approximately 20,300 gross (9,900 net) acres in the Mid-Continent area of the U.S.

The following discussion addresses material changes in our results of operations for the three and six months ended June 30, 2012 compared to the three and six months ended June 30, 2011 and material changes in our financial condition since December 31, 2011. This discussion should be read in conjunction with our condensed consolidated financial statements and

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the notes thereto included in Part I. Item 1. "Financial Statements" of this report, as well as our 2011 Form 10-K, which includes important disclosures regarding our critical accounting policies as part of "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations." Except as otherwise noted, there are no material differences between the consolidated information for the Company presented herein and the consolidated information of Gastar USA.

Natural Gas and Oil Activities

The following provides an overview of our major natural gas and oil projects. While actively pursuing specific exploration and development activities in each of the following areas, there is no assurance that new drilling opportunities will be identified or that any new drilling opportunities will be successful if drilled. Marcellus Shale and Other Appalachia. The Marcellus Shale is Devonian aged shale that underlies much of the Appalachian region of Pennsylvania, New York, Ohio, West Virginia and adjacent states. The depth of the Marcellus Shale and its low permeability make the Marcellus Shale an unconventional exploration target in the Appalachian Basin. Advancements in horizontal drilling and stimulation have produced promising results in the Marcellus Shale. These developments have resulted in increased leasing and drilling activity in the area. As of June 30, 2012, our acreage position in the play was approximately 108,100 gross (75,700 net) acres. We refer to the approximately 46,400 gross (20,800 net) acres reflecting our interest in our Marcellus Shale assets in West Virginia and Pennsylvania subject to the Atinum Joint Venture described below as our Marcellus West acreage. We refer to the approximately 61,700 gross (54,900 net) acres in Preston, Tucker, Pocahontas, Randolph and Pendleton Counties, West Virginia as our Marcellus East acreage. The entirety of our acreage is believed to be in the core, over-pressured area of the Marcellus play.

On September 21, 2010, we entered into the Atinum Joint Venture pursuant to a purchase and sale agreement with Atinum. Pursuant to the agreement, at the closing of the transaction on November 1, 2010, we assigned to Atinum, for \$70.0 million in total consideration, an initial 21.43% interest in all of our existing Marcellus Shale assets in West Virginia and Pennsylvania, consisting of certain undeveloped acreage and a 50% working interest in 16 producing shallow conventional wells and one non-producing vertical Marcellus Shale well (the "Atinum Joint Venture Assets"). Atinum paid us approximately \$30.0 million in cash upon closing. Additionally, Atinum was obligated to fund its 50% share of drilling, completion and infrastructure costs, and paid an additional \$40.0 million of drilling costs in the form of a drilling carry obligation by funding 75% of our 50% share of those same costs. Upon completion of the funding of the drilling carry, we made additional assignments in early 2012, as necessary, to Atinum as a result of which Atinum now owns a 50% interest in the Atinum Joint Venture Assets.

The Atinum Joint Venture's initial three-year development program called for the partners to drill a minimum of 12 horizontal wells in 2011 and 24 horizontal wells in each of 2012 and 2013. Due to recent natural gas price declines, Atinum and Gastar USA initially agreed to reduce the 2012 minimum wells to be drilled requirement from 24 wells to 20 wells. Atinum and Gastar USA subsequently agreed to extend the rig contract to May 2013 in the Marcellus Shale resulting in a plan to drill and complete approximately 23 gross (11.2 net) wells during 2012. During the six months ended June 30, 2012, we drilled and cased 12 gross (5.9 net) operated wells, completed fracture stimulation operations on 12 gross (5.5 net) operated wells and were in the process of fracture stimulating five gross (2.5 net) operated wells in Marshall County, West Virginia. We were also in various stages of drilling on nine gross (4.4 net) operated wells in Marshall County, West Virginia. All of our 2012 Marcellus Shale well operations were under the Atinum Joint Venture. As of June 30, 2011, Atinum has the right to participate in any future leasehold acquisitions made by us within Ohio, New York, Pennsylvania and West Virginia, excluding the counties of Pendleton, Pocahontas, Preston, Randolph and Tucker, West Virginia, on terms identical to those governing the existing Atinum Joint Venture. We will act as operator and are obligated to offer any future lease acquisitions to Atinum on a 50/50 basis. Atinum will pay us on an annual basis an amount equal to 10% of lease bonuses and third party leasing costs up to \$20.0 million and 5% of such costs on activities above \$20.0 million.

In December 2010, we completed a Marcellus Shale leasehold acquisition for the Marcellus East acreage for an aggregate purchase price of \$28.9 million. The acquisition consisted of undeveloped leasehold in the Marcellus Shale concentrated in Preston, Tucker, Pocahontas, Randolph and Pendleton Counties, West Virginia, including a gathering system comprised of 41 miles of four and six inch steel pipeline, a salt water disposal well, and five conventional

producing wells. The Marcellus East acreage was outside the initial AMI with Atinum, and Atinum elected not to acquire a 50% interest as provided under the terms of the Atinum Joint Venture. We believe their decision was due to the timing of the transaction and limited prior operational results within the initial Atinum Joint Venture AMI. We have completed the drilling of the Hickory Ridge 2H horizontal Marcellus well in Marcellus East in Preston County, West Virginia. We completed the 2,500 foot lateral with a ten-stage fracture stimulation in August 2011 and to date, the well has recovered approximately 58% of the fluids used in its completion. Nearby vertical wells experienced low gas rates prior to recovering at least 75% of completion fluids. We have installed a compressor to assist with accelerating the recovery of the completion fluids from the well. Due to the current natural gas price environment, we are currently not planning to drill any additional wells on the Marcellus East acreage during 2012.

As of June 30, 2012, our operated wells capable of production in Marshall County, West Virginia were comprised of 18 gross (7.8 net) producing wells and two gross (0.9 net) shut-in wells. The 18 gross operated wells on production were

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comprised of three Accettolo wells, four Corley wells, five Hendrickson wells, three Simms wells and three Hall wells. Our average working interest in these 18 producing wells is 43.5% (net revenue interest 37.2%) and the average well lateral length is approximately 4,700 feet. The Accettolo 1H, 2H and 3H wells were placed on production in late June 2012 and our average working interest in these wells is 50.0% (net revenue interest 40.2%) and the average well lateral length is approximately 4,600 feet. The Wengerd 1H and 7H wells were shut-in to accommodate the current drilling of five additional Wengerd horizontal wells on the pad, discussed in further detail below.

As of June 30, 2012, we were commencing fracture stimulation operations on four gross (2.0 net) operated Wayne wells and one gross (0.5 net) operated Burch Ridge wells. Our average working interest in the Wayne wells is 50.0% (net revenue interest 40.6%) and the average well lateral length is approximately 5,500 feet. Our average working interest in the Burch Ridge wells is 50.0% (net revenue interest 41.5%) and the average well lateral length is approximately 5,400 feet.

As of June 30, 2012, we had drilling operations at various stages on ten gross (4.9 net) operated wells on the Wengerd and Shields leases. Top-hole drilling was commenced on two gross Wengerd wells, the 3H and 5H. We expect that drilling and completion operations on these two wells, as well as three additional Wengerd wells, will be completed by December 2012 and that all Wengerd wells will be turned to production at that time, including the two Wengerd wells shut-in during the second quarter. Our average working interest in the Wengerd wells is 44.5% (net revenue interest 37.7%) and the average well lateral length is targeted to be approximately 5,000 feet. Top-hole drilling was commenced on eight gross Shields wells on a ten horizontal well pad in Marshall County, West Virginia. We will resume horizontal drilling operations on the Shields wells later this year, and all ten Shields wells are scheduled for production in August 2013. Our average working interest in the Shields wells is approximately 50.0% (net revenue interest 42.0%) and the average well lateral length for the Shields wells is targeted to be approximately 2,800 feet. Currently, we have commenced top-hole drilling operations on four gross (2.0 net) operated wells on the Lily lease in Marshall County, West Virginia. The Lily wells are scheduled to begin production by first quarter 2013. Our average working interest in the Lily wells is 50.0% (net revenue interest 40.6%) and the average well lateral length is approximately 5,200 feet.

As of June 30, 2012, we had participated on a non-operated basis in the drilling of seven horizontal Marcellus Shale wells in Butler County, Pennsylvania and an additional four non-operated horizontal Marcellus Shale wells in Marshall County, West Virginia. Three of the seven Butler County wells were turned to production on December 1, 2011 with the remaining four wells completed and turned to sales in March 2012. Our average working interest in the Butler County non-operated wells is 19.2% (net revenue interest 15.9%) and the average lateral length of the wells is 3,900 feet. Of the four Marshall County non-operated wells, two of the wells were on production prior to December 31, 2011 and the remaining wells were placed on production by mid-April 2012. Our current average working interest in the Marshall County non-operated wells is 21.4% (net revenue interest 18.6%) and the average well lateral length is approximately 4,200 feet.

For the three and six months ended June 30, 2012, net production from the Marcellus Shale averaged approximately 20.7 MMcfe/d and 17.3 MMcfe/d, respectively, compared to 0.6 MMcfe/d for the three and six months ended June 30, 2011, respectively. During the last several quarters, our operated production and sales in West Virginia have been curtailed by issues with condensate handling, dehydration limitations and high line pressures on a third-party-operated gathering system. The gathering system operator has been gradually resolving these issues and the majority of the issues were resolved by the end of May 2012 by increasing dehydration capacity to 70 MMcf/d from 40 MMcf/d and adding compression to reduce line pressure to approximately 550 psi at the Corley CRP. An additional CRP is to be constructed at the Burch Ridge pad and will have 75 MMcf/d dehydration capacity and compression to ensure line pressures are maintained at approximately 550 psi. The Burch Ridge CRP is currently scheduled to be operational by before year-end 2012. If the Burch Ridge CRP is delayed, we may have to restrict our production in the fourth quarter of 2012 until the Burch Ridge CRP is operational.

Hilltop Area, East Texas. At June 30, 2012, we held leases covering approximately 38,500 gross (20,300 net) acres in the Bossier play in the Hilltop area of East Texas in Leon and Robertson Counties. Wells in this area target multiple potentially productive natural gas formations and are typically characterized by high initial production and attractive long-lived per well reserves. Due to current low natural gas prices, we have suspended all Bossier drilling activities in

the Hilltop area for 2012. We are monitoring offset horizontal drilling activity in the Eagle Ford and Woodbine formations by Encana Corporation, EOG Resources, Inc. and other companies. Should the drilling results of the offset operators warrant such, we may consider drilling an Eagle Ford or Woodbine test well in 2013.

For the three and six months ended June 30, 2012, net production from the Hilltop area averaged approximately 13.7 MMcfe/d and 13.9 MMcfe/d, respectively, compared to 16.6 MMcfe/d and 18.5 MMcfe/d for the three and six months ended June 30, 2011, respectively. The decline in production is the result of natural field decline and the suspension of our East Texas drilling plans as a result of low natural gas prices.

Mid-Continent Horizontal Oil Play. At June 30, 2012, we held leases covering approximately 20,300 gross (9,900 net) acres in the previously announced non-operated Mid-Continent horizontal oil play. Our leasing activities are continuing with a goal of leasing at least 25,000 gross acres in an initial AMI. In late July 2012, drilling operations commenced on the first of

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three wells in this play to be drilled during 2012. The first well is targeted to have a horizontal lateral of approximately 4,200 feet and, if successful, should be completed by September 2012. Gross costs to drill and complete the first well are \$4.3 million of which we are paying 62.5% (\$2.7 million net) to earn a 50% working interest. Drilling operations on the second well are anticipated to commence in early fourth quarter 2012. The third well on the initial prospect should be spudded by December 2012. We will be paying 62.5% of the first four wells' gross drill and complete costs to earn a 50% working interest. For all future wells in the initial prospect area, we will be responsible for paying only our 50% working interest (approximate net revenue interest 39.0%).

Coalbed Methane – Powder River Basin, Wyoming and Montana. On May 3, 2012, we assigned our working interest in the Powder River Basin to the operator effective January 1, 2012.

Gastar USA Series A Preferred Stock

During the six months ended June 30, 2012, Gastar USA sold 2,022,762 shares of Series A Preferred Stock under the ATM Agreement for net proceeds of \$38.5 million, resulting in 3,387,305 total shares issued for net proceeds of \$65.8 million at June 30, 2012. From July 1, 2012 to August 3, 2012, we sold an additional 253,842 shares of Series A Preferred Stock under the ATM Agreement for net proceeds of \$4.7 million. We plan to continue issuing Series A Preferred Stock under the ATM Agreement in the future depending on market conditions and our capital expenditures program. See "Liquidity and Capital Resources" of this report.

Results of Operations

The following is a comparative discussion of the results of operations for the periods indicated. It should be read in conjunction with the condensed consolidated financial statements and the related notes to the condensed consolidated financial statements found elsewhere in this report.

The following table provides information about production volumes, average prices of natural gas and oil and operating expenses for the periods indicated:

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	For the Three Months Ended June 30,	d	For the Six Months Ended June 30,	I
	2012	2011	2012	2011
Production:				
Natural gas (MMcf)	2,564	1,634	4,801	3,600
Oil (MBbl)	38	11	65	21
NGLs (MBbl)	62		110	
Total production (MMcfe)	3,169	1,697	5,847	3,728
Total (Mmcfe/d)	34.8	18.6	32.1	20.6
Average sales price per unit:				
Natural gas per Mcf, excluding impact of realized hedging activities	\$1.70	\$3.52	\$1.82	\$3.43
Natural gas per Mcf, including impact of realized hedging activities	2.61	4.59	2.83	4.60
Oil per Bbl, excluding impact of realized hedging activities	56.72	96.66	64.03	92.30
Oil per Bbl, including impact of realized hedging activities	62.76	96.66	66.42	92.30
NGLs per Bbl, excluding impact of realized hedging activities	25.44	_	31.64	_
NGLs per Bbl, including impact of realized hedging activities	32.53	_	35.66	
Average sales price per Mcfe, excluding impact of realized hedging activities	\$2.56	\$3.99	\$2.80	\$3.84
Average sales price per Mcfe, including impact of realized hedging activities	3.51	5.02	3.73	4.97
Selected operating expenses (in thousands):				
Production taxes	\$481	\$118	\$934	\$227
Lease operating expenses	1,558	1,875	3,974	3,582
Transportation, treating and gathering	1,231	1,123	2,410	2,226
Depreciation, depletion and amortization	6,956	2,991	12,609	7,103
Impairment of natural gas and oil properties	72,733			