QUARTERLY REPORT

British Columbia Securities Commission

BC FORM 51-901F (previously Form 61)

INCORPORATE	O AS PART: X Sche			edule A				
	-			Schedule B and C				
ISSUER DETAILS								
Name of Issuer	For Quart	er Ended		Date of Report				
ROCA MINES INC.	FEBRUAR	Y 28, 2003	3	APRIL 28, 2003				
Issuer's Address	Issuer's	Fax No.		Issuer's Telephone No.				
500 – 1045 HOWE ST. VANCOUVER, BC, V6Z 2A9	(604) 684-5909		(604) 684-5900					
Contact Person	Contact's	Position		Contact's Telephone No.				
DAVID SKERLEC	CHIEF FINANCIAL OFFICER			(604) 684-5900 Ext. 147				
Contact Email Address	Web Site	e Address	I I					
dskerlec@rocamines.com		www.rocamines.com						
<u>CERTIFICATE</u>								
The three schedules required to complete this Report are attached and the disclosures contained herein has been approved by the Board of Directors. A copy of this Report will be provided to any shareholder who requests it.								
Director's Signature	Print F	ull Name		Date Signed				
"Scott E. Broughton"	Scott E. Broughton			April 28, 2003				
Director's Signature	Print F	ull Name		Date Signed				
"John M. Mirko"	John I	M. Mirko		April 28, 2003				

ROCA MINES INC.

(A Development Stage Company)

FINANCIAL STATEMENTS

For the Six Months Ended

FEBRUARY 28, 2003

(Expressed in Canadian Dollars)

Prepared by Management Without Audit

Balance Sheet

	As at		
	February 28,		As at
	2003		August 31,
ASSETS	(Unaudited)		2002
Current Cash and cash equivalents	\$ 1,138,845	\$	50,559
Interest receivable GST receivable Prepaid expenses	4,709 14,228 2,208		17,780 -
	1,159,990		68,339
Resource Property Costs - Schedule (Note 4) Capital Assets (Note 5)	385,603 2,700		261,470 3,857
	388,303		265,327
	\$ 1,548,293	\$	333,666
LIABILITIES			
Current Accounts payable and accrued liabilities	\$ 51,865	_\$	7,397
SHAREHOLDERS' EQUITY			
Share Capital (Note 6)	1,626,005		384,216
Contributed Surplus (Note 6)	18,281		18,281
Deficit	(147,858)		(57,947)
	1,496,428		326,269
	\$ 1,548,293	\$	333,666
ON BEHALF OF THE BOARD:			
<u>"Scott E. Broughton"</u> , Scott E. Br	oughton, Director		
<u>"John M. Mirko"</u> , John M. M	1irko, Director		

Statement of Loss and Deficit

Unaudited

	F	or the Three	Months	Ended	For the Six Months Ended			
	Feb	February 28, February 29,		Fel	bruary 28,	February 29		
	2003		2002		2003		2002	
Expenses								
Accounting and legal fees Advertising, promotion and	\$	887	\$	-	\$	4,039	\$	-
shareholder communication		18,490		-		18,531		-
Amortization		-		-		1,157		-
Listing and filing fees		5,532		-		6,109		-
Consulting fees		38,576		-		42,376		-
Office and sundry		8,386		-		13,002		-
Rent		1,500		-		3,000		-
Travel		3,502				7,205		
Loss before under-noted		76,873		-		95,419		-
Interest income for the period		(5,421)		<u> </u>		(5,508)		-
Loss for the period	\$	71,452	\$	-	\$	89,911	\$	-
Deficit, beginning of period		76,406		-		57,947		_
Deficit, end of period	\$	147,858	\$		\$	147,858	\$	-
Loss per Share - Basic and								
Diluted	\$	(0.01)	\$	N/A	\$	(0.01)	\$	N/A

⁻ See Accompanying Notes -

Statement of Cash Flows

Unaudited

	For the Three Months Ended				For the Six Months Ended			
	February 28,		February 29,		Fe	bruary 28,	February 29,	
		2003	20	002		2003	2	002
Cash Resources Provided By (Used In):								
Loss for the period Items not affected by cash:	\$	(71,452)	\$	-	\$	(89,911)	\$	-
Amortization Stock-option based portion		-		-		1,157		-
of consulting fees		18,281				18,281		
		(53,171)		-		(70,473)		-
Changes in non-cash working capital:				- -				-
Interest receivable		(4,709)		-		(4,709)		-
GST receivable Prepaid expenses		(11,135) (2,208)		-		3,552 (2,208)		-
Accounts payable and		(2,200)				(2,200)		
accrued liabilities		(5,026)				44,468		
		(76,249)	-			(29,370)		
Investing Activities Resource property costs		(72,604)		_		(94,133)		_
		(,,	-			(5-1,1-0-1)		
Financing Activities Share issue proceeds		1,500,000				1,500,000		
Share issue costs		(215,243)		-		(288,211)		-
		1,284,757		_		1,211,789		-
Net Increase in Cash and cash equivalents		1,135,904		_		1,088,286		_
·						, ,		
Cash and cash equivalents - Beginning of Period		2,941				50,559		
Cash and cash equivalents – End of Period	\$	1,138,845	\$	-	\$	1,138,845	\$	
Supplemental Schedule of non-cash Transactions								
Stock-Option based consulting expense	\$	18,281			\$	18,281		
Shares issued for property	•	30,000			•	30,000		
Shares issue for Services		25,000				25,000		
	\$	73,281			\$	73,281		
	Ψ.	. 5,20 .			Ψ_	,=		

Schedule of Resource Property Costs

Unaudited

	Fe	bruary 28, 2003		August 31, 2002	February 29, 2002
Foremore Project, B.C., Canada	1				
Acquisition Costs	\$		\$	-	\$ -
Option payment – cash				10,000	=
Option payment – shares issued		30,000		-	-
Staking		12,501		10,580	-
Deferred Exploration Costs					
Geological		33,838		128,026	=
Field transportation		22,610		31,238	-
Travel		12,766		21,058	-
Communication		4,369		4,028	-
Labour		-		11,606	-
Camp costs and Meals		2,387		9,151	-
Maps and reports		4,345		8,925	-
Mobilization		(190)		8,133	-
Materials		1,583		7,945	-
Assaying		(76)		10,780	-
Costs for the Period		124,133	•	261,470	-
Balance - Beginning of Period		261,470		-	-
Balance - End of Period	\$	385,603	\$	261,470	\$ -

⁻ See Accompanying Notes -

(A Development Stage Company)

Notes to Financial Statements

February 28, 2003 Unaudited

1. Nature of Operations

The Company was incorporated on June 19, 2001 as 629645 BC Ltd. and changed its name to Roca Mines Inc. on April 29, 2002. The Company was inactive until it commenced operations in the 2002 fiscal year.

The Company is a development stage company that engages principally in the acquisition, exploration and development of resource properties. The recovery of the Company's investment in its resource properties is dependent upon the discovery, development and sale of ore reserves and the ability to raise sufficient capital to finance this operation (Note 9). The ultimate outcome of these operations cannot presently be determined because they are contingent on future matters.

2. Significant Accounting Policies

These interim financial statements follow the same accounting policies and methods of their application as the most recent annual financial statements, except as follows below. These interim financial statements should be read in conjunction with the audited financial statements as at August 31, 2002.

Change in Accounting Policy

The Company has adopted the new recommendations of CICA Handbook Section 3870, Stock-based compensation and other stock-based payments. It is applied on a prospective basis and applies to all awards granted on or after September 1, 2002. This Section establishes standards for the recognition, measurement and disclosure of stock-based compensation and other stock-based payments made in exchange for goods and services.

Non-employees

The standard requires that all stock-based awards made to non-employees be measured and recognized using a fair value based method.

Employees

The standard encourages the use of a fair value based method for all awards granted to employees, but only requires the use of a fair value based method for direct awards of stock, stock appreciation rights, and awards that call for settlement in cash or other assets. Awards that a company has the ability to settle in stock are recorded as equity, whereas awards that the entity is required to or has a practice of settling in cash are recorded as liabilities. The Company has elected to account for employee stock options by measuring compensation cost for options as the excess, if any, of the quoted market price of the Company's common shares at the date of grant over the amount an employee must pay to acquire the common shares. As required for the employee stock options, the Company will disclose pro-forma income (loss) and pro-forma earnings (loss) per share using a fair value based method.

(A Development Stage Company)

Notes to Financial Statements

February 28, 2003 Unaudited

3. Fair Value of Financial Instruments

The Company's financial instruments consist of cash, GST receivable, interest receivable, and accounts payable. Unless otherwise noted, it is management's opinion that the company is not exposed to significant interest, currency or credit risks arising from the financial instruments. The fair value of these financial instruments approximates their carrying value due to their short-term maturity or capacity of prompt liquidation.

4. Resource Property Costs

By agreement dated March 29, 2002 the Company was granted an option to acquire a 100% interest in certain properties, known as the Foremore mineral claims located in the Liard Mining Division, B.C. In order to earn the interest the company shall, at its option, complete the following:

	 Cash Payments	Share Issuances
Upon signing of the agreement (paid) Upon approval of the option agreement by the Exchange on or	\$ 10,000	-
before March 1, 2003 (issued)	-	100,000
On or before May 1, 2003 ¹	15,000	100,000
On or before May 1, 2004	25,000	100,000
On or before May 1, 2005	50,000	100,000
Upon commencement of commercial production	 	200,000
	\$ 100,000	600,000

^{1.} This payment was made in March 2003, subsequent to the quarter end.

The property is subject to a 2.5% Net Smelter Return ("NSR"). The Company may purchase at any time prior to commencement of commercial production up to 60% of the NSR by paying \$1,000,000 for each 30% (\$2,000,000 for the full 60% of the 2.5% NSR).

The Company will be required to make annual advance royalty payments of \$50,000 starting from the earlier of the one-year anniversary of the date when the option is fully exercised or May 1, 2006. This advance royalty ceases in the year in which commercial production commences. All advance royalty payments paid to commercial production are a reduction to future royalty payments.

5. Capital Assets

Details are as follows:

			February 28, 200	3	
					Net Book
	 Cost	Accı	umulated Amortizatio	n	Value
Computer equipment	\$ 4,538	\$	1,838	\$	2,700

(A Development Stage Company)

Notes to Financial Statements

February 28, 2003 Unaudited

5. Capital Assets (Continued)

		August 31, 20	02	
				Net Book
	Cost	Accumulated Amortizati	ion	Value
Computer equipment	\$ 4,538	\$ 681	\$	3,857

6. Share Capital

a) Details are as follows:	Number	Amount
Authorized 100,000,000 common shares without par value		
Issued and fully paid Seed capital Common shares Flow-through common shares	4,000,001 1,167,000 1,500,000	\$ 40,000 125,050 225,000
Share issue costs		(5,834)
Balance as at August 31, 2002	6,667,001	\$ 384,216
Issued and fully paid Flow-through common shares Common shares	2,700,000 2,220,000	945,000 555,000
Issued for services provided Common shares	100,000	25,000
Issued for property Common shares	100,000	30,000
Share issue costs		(313,211)
Balance as at February 28, 2003	11,787,001	\$ 1,626,005

b) During the six months ended February 28, 2003 the Company completed its initial public offering of 2,700,000 flow-through common shares at \$0.35 per share and 2,220,000 common shares at \$0.25 per share, thereby raising the maximum gross proceeds of \$1,500,000. The agent received a commission of 10% of the gross proceeds, a corporate finance fee of \$10,000, 100,000 common shares, and warrants ("Agent's Warrants") to purchase up to 492,000 common shares of the Company. The Agent's Warrants are exercisable at a price of \$0.35 per share prior to December 13, 2003. The Company also reimbursed the agent for expenses totalling \$25,724.

The common shares of the Company began trading on the TSX Venture Exchange on December 17, 2002, under the trading symbol "ROK".

(A Development Stage Company)

Notes to Financial Statements

February 28, 2003 Unaudited

6. Share Capital (Continued)

- c) During the six months ended February 28, 2003 the Company issued 100,000 shares at \$0.30 per share as per the terms of the Foremore mineral claims option agreement (Note 4).
- d) During the year ended August 31, 2002 the Company issued 4,000,000 shares to three directors and officers for total proceeds of \$40,000.
- e) During the year ended August 31, 2002 the Company completed two private placements consisting of 1,167,000 Regular Special Warrants for gross proceeds of \$125,050 and 1,500,000 Flow-through Special Warrants for gross proceeds of \$225,000. Each Regular Special Warrant was converted to one common share, and each Flow-through Special Warrant was converted to one flow-through common share upon completion of the Company's initial public offering in December, 2002.

During the year ended August 31, 2002 a director of the Company subscribed for 100,000 Regular Special Warrants at \$0.10 per special warrant, for total proceeds of \$10,000.

f) Flow-through securities are securities issued by a company that incurs certain resource expenditures and renounces them for tax purposes thereby allowing the expenditures to flow-through to the subscriber who purchased the securities. Subscribers may in turn claim the expenditure as a deduction on their personal or corporate tax returns.

The total amount of funds raised through the sale of the Flow-through Special Warrants and Flow-through common shares must be spent on qualified mineral exploration. The proceeds from the Flow-through Special Warrants and Flow-through common shares are restricted in use for certain qualifying Canadian Exploration Expenditures ("CEE") under Canadian Tax Legislation.

All proceeds from the sale of Flow-through common shares totalling \$945,000 will be spent by the Company on qualifying expenditures for income tax purposes. These expenditures were renounced to the flow-through investors with an effective date of renunciation of December 31, 2002. Proceeds from the sale of Flow-through Special Warrants totalling \$225,000 were spent by the Company on qualifying expenditures before August 31, 2002 and were renounced to the flow-through investors with an effective date of renunciation of December 31, 2002.

- g) The company has established a share purchase option plan whereby the board of directors, may from time to time, grant options to directors, officers, employees or consultants. Options granted must be exercised no later than five years from date of grant or such lesser period as determined by the company's board of directors. The exercise price of an option is not less than the closing price on the Exchange on the last trading day preceding the grant date. Options vest on the grant date.
 - i) A summary of the company's options at 28 February 2003 and the changes for the period are as follows:

Number Outstanding 31 August					Number Outstanding 28 February	Exercise Price	
2002	Granted	Exercised	Cancelled	Expired	2003	Per Share	Expiry Date
_	950,000	_	-	-	950,000	\$0.35	13 December 2007
-	50,000	-	-	-	50,000	\$0.35	13 December 2007
	150,000	-	-	-	150,000	\$0.35	7 January 2008
	1,150,000	_			1,150,000		

(A Development Stage Company)

Notes to Financial Statements

February 28, 2003 Unaudited

During the period, the company granted 950,000 incentive stock options to directors and officers of the company at the exercise price of \$0.35 per share expiring 13 December 2007. In addition, the company granted 50,000 and 150,000 options to outside consultants and advisors at the exercise price of \$0.35 per share expiring 13 December 2007 and 7 January 2007 respectively. Compensation expense is based on the fair value (based on Black-Scholes option pricing model) of the options of the grant date.

ii) The fair value of stock options used to calculate compensation expense for both employees and non-employees is estimated using the Black-Scholes Option Pricing Model with the following weighted average assumptions:

Average risk-free interest rate	4.09%
Expected dividend yield	Nil
Expected stock price volatility	32.94%
Average expected option life in years	5 years

Option pricing models require the input of highly subjective assumptions including the expected price volatility. Changes in the subjective input assumptions can materially affect the fair value estimate, and therefore, the existing models do not necessarily provide a reliable single measure of the fair value of the company's stock options.

- iii) For non-employees, this results in compensation expense of \$18,281 which has been recorded in consulting fees for the period ended 28 February 2003. The offsetting entry is to contributed surplus.
- iv) The pro forma effect on net loss and loss per share for the period ended 28 February 2003 of the actual results had the company accounted for the stock options granted to directors and employees using the fair value method is as follows:

Net loss for the six months ended February 28,

2003	
Reported	\$ (89,911)
Pro forma	\$ (176,746)
Basic and diluted loss per share	
Reported	\$ (0.01)
Pro forma	\$ (0.01)

In January 2003, the Company granted five-year options to a Senior Advisor to the Company to purchase up to 150,000 common shares at \$0.35 per share.

In December 2002, the Company granted five-year options to directors and officers to purchase up to 950,000 common shares at \$0.35 per share and granted five-year options to a consultant to purchase up to 50,000 common shares at \$0.35 per share.

(A Development Stage Company)

Notes to Financial Statements

February 28, 2003 Unaudited

7. Related Party Transactions

- a) During the six month period ended February 28, 2003 per-diem geological fees of \$13,967 (2001

 NIL) were paid or accrued to a company controlled by a director. This amount is included in resource property costs.
- b) During the six month period ended February 28, 2003 consulting fees of \$19,000 (2001 NIL) were paid or accrued to a director and officer.
- c) During the six month period ended February 28, 2003 consulting fees of \$5,095 (2001 NIL), accounting fees of \$2,732 (2001 NIL), and share issuance costs of \$2,062 (2001 NIL) were paid or accrued to a company of which the former CFO is both the president and a director.

8. Income Taxes

The Company has incurred certain mineral property related expenditures of approximately \$93,000 that may be carried forward indefinitely and are available to offset future taxable income.

The Company has non-capital losses for tax purposes of approximately \$1,000 that are available to offset future taxable income. These losses may be carried forward and expire in 2009.

The potential future tax benefits of these expenditures and tax losses have not been recognized in these financial statements.

9. Subsequent Events

- a) On April 9, 2003 the Company announced an Agreement had been signed with Homestake Canada Inc., a wholly owned subsidiary of Barrick Gold Corporation ("Barrick") to earn a 50% interest in the PBR Property located approximately 20 km north of Barrick's Eskay Creek Mine in northwestern British Columbia. Subject to Regulatory approval, Roca will be operator and will pay Barrick 100,000 shares on signing, conduct a \$2,000,000 work program over four years and pay Barrick a total of \$75,000 in cash or shares (at Roca's election) over four years to earn it's interest. Once Roca has vested, Barrick will have 120 days to elect to participate in a joint venture and become operator. In the event that Barrick elects not to participate, Roca may earn an additional 15% interest by spending an additional \$2,550,000. Barrick may then elect to participate at 35% or convert to a 3.5% Net Smelter Return royalty.
- b) On March 7, 2003 the Company announced the appointment of David J. Skerlec as Chief Financial Officer, Secretary and Director of the Company. Mr. Skerlec will be paid a consulting fee for his services and was granted 250,000 stock options exercisable for a period of five years at \$0.35 per share. On March 17, 2003 existing directors agreed to transfer a total of 1,000,000 common shares within escrow to Mr. Skerlec. 250,000 outstanding stock options held by existing Directors and Officers were cancelled.