GOLDEN STAR RESOURCES LTD Form 8-K/A June 26, 2002

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K/A

Current Report

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): June 11, 2002

GOLDEN STAR RESOURCES LTD.

(Exact name of registrant as specified in its charter)

Canada	1-12284	98-0101955
(State or other jurisdiction	(Commission	(I.R.S. Employer
of incorporation)	File Number)	Identification No.)
10579 Bradford Road, Suite 103		
Littleton, Colorado 97124		80127-4247
(Address of principal executive offices)	(Zip Code)
-		

Registrant s telephone number, including area code: (303) 830-9000

No Change

(Former name or former address, if changed since last report.)

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Item 2. ACQUISITION OR DISPOSITION OF ASSETS.

We are filing this amendment to our Current Report on Form 8-K filed March 6, 2002 to announce that on June 11, 2002, we completed the final transactions between us and Cambior Inc. The transactions consisted of the sale of Cambior s interests to us in the Yaou, Dorlin and Bois Canon properties in French Guiana, which was completed on June 11, 2002 as well as the sale of our interests in the Gross Rosebel, Headleys and Thunder Mountain properties in Suriname, and our interest in Omai Gold Mines Limited, or OGML in Guyana, to Cambior Inc.

For the sale of the Gross Rosebel property, Golden Star received a total of \$5 million by the closing date and will receive deferred payments totaling \$3 million by the fourth anniversary of closing. In addition, Cambior will pay Golden Star a royalty equal to 10% of the excess of the average quarterly market price above a gold price hurdle on the first 7 million ounces of gold production from Gross Rosebel. For soft and transitional rock the gold price hurdle is \$300 per ounce and for hard rock the hurdle is \$350 per ounce.

The total consideration for the Headleys and Thunder Mountain properties comprises a deferred consideration of \$1 million, to be paid to Golden Star in the event that Cambior commences commercial mining from these properties.

Under the terms of the sale of its 30% equity interest and preferred shares in OGML, Cambior assumed the unpaid portion of the non-interest bearing loan made to Golden Star in December 1998. In addition, Golden Star received a release and waiver from OGML, Cambior and the Guyana Government in respect of all liabilities, of any nature, related to the Omai Gold Mine.

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Item 7. FINANCIAL STATEMENTS, PRO FORMA FINANCIAL INFORMATION AND EXHIBITS

(b) Pro Forma Financial Information.

GOLDEN STAR RESOURCES LTD.

CONSOLIDATED BALANCE SHEETS

(Stated in thousands of United States Dollars except share amounts) (Unaudited)

	"As Reported" As of March 31, 2002 \$	"Pro Forma" Adjustments	Notes	"Pro Forma" As of March 31, 2002 \$
ASSETS				
CURRENT ASSETS				
Cash and short-term investments	2,405	1,933	2	4,338
Restricted cash	2,580			2,580
Accounts receivable	1,458	1,000	2	2,458
Inventories	7,521			7,521
Other assets	179			179
Total Current Assets	14,143	2,933		17,076
RESTRICTED CASH	3,365	_,,,,,		3,365
LONG-TERM RECEIVABLE	3,303	2,000	2	2,000
ACQUISITION, DEFERRED EXPLORATION AND		2,000		2,000
DEVELOPMENT COSTS	12,319	(8,067)	2	4,252
MINING PROPERTIES (Net of accumulated depreciation of \$11,326)	9,411	67	2	9,478
FIXED ASSETS (Net of accumulated depreciation of \$5,331)	2,096	07		2,096
OTHER ASSETS	467			467
Total Assets	41,801	(3,067)		38,734
LIABILITIES				
CURRENT LIABILITIES				
Accounts payable	2,731	(67)	2	2,664
Accrued liabilities	2,172			2,172
Accrued wages and payroll taxes	189			189
Advance payment Guiana Shield transaction	3,000	(3,000)	2	
Current debt	3,527			3,527
Total Current Liabilities	11,619	(3,067)		8,552
CONVERTIBLE DEBENTURES	1,302	, , ,		1,302
LONG TERM BANK DEBT	975			975
ENVIRONMENTAL REHABILITATION LIABILITY	5,342			5,342
Total Liabilities	19,238	(3,067)		16,171
MINORITY INTEREST	1,878			1,878
COMMITMENTS AND CONTINGENCIES				
SHAREHOLDERS EQUITY				
SHARE CAPITAL				
First Preferred Shares, without par value, unlimited shares				

First Preferred Shares, without par value, unlimited shares authorized. No shares issued.

Common shares, without par value, unlimited shares authorized.			
Shares issued and outstanding: 62,886,717 at March 31, 2002)	175,370		175,370
Equity component of convertible debentures	372		372
DEFICIT	(155,057)		(155,057)
Total Shareholders Equity	20,685		20,685
Total Liabilities and Shareholders Equity	41,801	(3,067)	38,734

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GOLDEN STAR RESOURCES LTD.

CONSOLIDATED STATEMENTS OF OPERATIONS (Stated in thousands of United States Dollars except per share amounts) (Unaudited)

	"As Reported" Three Months Ended March 31,			"Pro Forma" Three Months Ended March 31,
	2002 \$	"Pro Forma Adjustments	Notes	2002 \$
REVENUE				
Gold sales	9,164			9,164
Interest and other	168			168
	9,332			9,332
COSTS AND EXPENSES				
Mining operations	6,133			6,133
Depreciation and depletion	652			652
Exploration expense	100			100
General and administrative	859			859
Interest expense	108			108
Gain on Sale of Assets	100	(169)	2	(169)
Foreign exchange gain	(23)	(10))	_	(23)
r oreign enemmige guin				
	7,829	(160)		7,660
	1,829	(169)		7,000
				
INCOME BEFORE THE UNDERNOTED	1,503	169		1,672
Omai preferred share redemption premium	169	(169)	2	
Loss before minority interest	1,672			1,672
Minority interest	(218)			(218)
NET INCOME	1,454			1,454
DEFICIT, BEGINNING OF PERIOD	(156,511)			(156,511)
,				
DEFICIT, END OF PERIOD	(155,057)			(155,057)
DEFICIT, END OF TERIOD	(133,037)			(133,037)
NET INCOME PER COMMON SHARE BASIC	0.02			0.02
NET INCOME PER COMMON SHARE DILUTED	0.02			0.02
WEIGHTED AVERAGE SHARES OUTSTANDING (in				
millions of shares)	61.8			61.8

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GOLDEN STAR RESOURCES LTD.

CONSOLIDATED BALANCE SHEETS

(Stated in thousands of United States Dollars except share amounts) (Unaudited)

	"As Reported" As of December 31, 2001	Pro Forma Adjustments	Notes	"Pro Forma" As of December 31, 2001
ASSETS				
CURRENT ASSETS				
Cash and short-term investments	509	4,933	2	5,442
Restricted cash				
Accounts receivable	1,231	1,000	2	2,231
Inventories	7666			7666
Other assets	230			230
Total Current Assets	9,636	5,933		15,569
RESTRICTED CASH	3,365	3,933		
	3,303	2.000	2	3,365
LONG-TERM RECEIVABLE		2,000	2	2,000
ACQUISITION, DEFERRED EXPLORATION AND	12.200	(0.065)	•	4.010
DEVELOPMENT COSTS	12,280	(8,067)	2	4,213
INVESTMENT IN OMAI GOLD MINES LIMITED	141	(141)	2	
MINING PROPERTIES (Net of accumulated depreciation of \$10,852)	8,353	67	2	8,420
FIXED ASSETS (Net of accumulated depreciation of \$5,134)	2,268			2,268
OTHER ASSETS	509			509
Total Assets	36,552	(208)		36,344
LIABILITIES				
CURRENT LIABILITIES				
Accounts payable	4,365	(67)	2	4,298
Accrued liabilities	2,783			2,783
Accrued wages and payroll taxes	124			124
Current debt	6,954	(310)	2	6,644
Total Current Liabilities	14,226	(377)		13,849
CONVERTIBLE DEBENTURES	2,358			2,358
LONG TERM BANK DEBT	559			559
ENVIRONMENTAL REHABILITATION LIABILITY	5,407			5,407
Total Liabilities	22,550	(377)		22,173
MINORITY INTEREST	1,660			1,660
COMMITMENTS AND CONTINGENCIES SHAREHOLDERS EQUITY SHARE CARITAL				
SHARE CAPITAL First Preferred Shares, without par value, unlimited shares				
authorized. No shares issued.				
Common shares, without par value, unlimited shares authorized.				
Shares issued and outstanding: 62,886,717 at March 31, 2002)	168,308			168,308
Equity component of convertible debentures	545			545

DEFICIT	(156,511)	169	2	(156,342)
Total Shareholders Equity	12,342	169		12,511
Total Liabilities and Shareholders Equity	36,552	(208)		36,344

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GOLDEN STAR RESOURCES LTD.

CONSOLIDATED STATEMENTS OF OPERATIONS (Stated in thousands of United States Dollars except per share amounts) (Unaudited)

	"As Reported" Twelve Months Ended December 31, 2001 \$	Pro Forma Adjustments	Notes	"Pro Forma" Twelve Months Ended December 31, 2001
REVENUE				
Gold sales	23,801			23,801
Interest and other	857			857
	24,658			24,658
				21,030
COSTS AND EXPENSES				
Mining operations	24,824			24,824
Depreciation and depletion	3,420			3,420
Exploration expense	204			204
Gain on disposal of assets	2,669			2,669
General and administrative	15,010			15,010
Interest expense	833			833
Gain on Sale of Assets		(752)	2	(752)
Foreign exchange gain	(50)			(50)
	46,910	(752)		46,158
LOSS BEFORE THE UNDERNOTED	(22,252)	752		(21,500)
Omai preferred share redemption premium	583	(583)	2	(21,500)
Omai preferred share redemption premium		(303)	_	
Loss before minority interest	(21,669)	169		(21,500)
Minority interest	1,085	107		1,085
Minority interest				
NET LOSS	(20,584)	169		(20,415)
DEFICIT, BEGINNING OF PERIOD	(135,927)	10)		(135,927)
,				
DEFICIT, END OF PERIOD	(156,511)	169		(156,342)
22.1011, 2.12 01 12.1102	(100,011)	107		(100,012)
NET LOSS PER COMMON SHARE BASIC	(0.49)			(0.49)
NET LOSS PER COMMON SHARE DILUTED	(0.49)			(0.49)
WEIGHTED AVERAGE SHARES OUTSTANDING (in	(0.77)			(0.77)
millions of shares)	42.2			42.2

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Notes to Pro Forma Consolidated Financial Statements

As at and for the three months ending March 31, 2002 and as at and for the year ending December 31, 2001 (unaudited)

1. Basis of Presentation

Throughout 2002, Golden Star Resources Ltd. (Golden Star) disposed of and acquired a number of interests in a series of transactions with Cambior Inc. (Cambior) as disclosed in Note 2.

The accompanying unaudited pro forma consolidated balance sheets and pro forma consolidated statements of operations (pro forma consolidated financial statements) have been prepared based on the unaudited financial statements of Golden Star as at and for the three months ended March 31, 2002 and the audited financial statements of Golden Star as at and for the year ended December 31, 2001.

The financial statements of Golden Star are prepared in accordance with Canadian GAAP which differs in certain respects from U.S. GAAP. A reconciliation of these pro forma financial statements to U.S. GAAP is provided in Note 3.

The pro forma consolidated balance sheets give effect to the transactions described in Note 2 as if they occurred on the balance sheet date while the pro forma consolidated statements of income give effect to these transactions as if they had occurred at the beginning of the period.

These pro forma consolidated financial statements may not be indicative either of the results that actually would have occurred if the events reflected herein had been in effect on the dates indicated or of the results which may be obtained in the future.

Accounting policies used in the preparation of the pro forma consolidated financial statements are consistent with those used in the audited financial statements of Golden Star prepared for the year ended December 31, 2001.

This financial information should be read in conjunction with Golden Star s Reports on Form 10-K as at and for the year ended December 31, 2001 and Form 10-Q as at and for the three months ended March 31, 2002.

2. Transaction with Cambior Inc.

On June 11, 2002, Golden Star completed the final transactions between Golden Star and Cambior Inc. The transactions consisted of the sale of Cambior s interests to Golden Star in the Yaou, Dorlin and Bois Canon properties in French Guiana, which was completed on June 11, 2002 as well as the sale of Golden Star s interests in the Gross Rosebel.

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Headleys and Thunder Mountain properties in Suriname, and Golden Star s interest in Omai Gold Mines Limited (OGML) in Guyana, to Cambior Inc.

For the sale of the Gross Rosebel property, Golden Star received a total of \$5 million by the closing date and will receive deferred payments totalling \$3 million by the fourth anniversary of closing. In addition, Cambior will pay Golden Star a royalty equal to 10% of the excess of the average quarterly market price above a gold price hurdle on the first 7 million ounces of gold production from Gross Rosebel. For soft and transitional rock the gold price hurdle is \$300 per ounce and for hard rock the hurdle is \$350 per ounce.

The total consideration for the Headleys and Thunder Mountain properties comprises a deferred consideration of \$1 million, to be paid to Golden Star in the event that Cambior commences commercial mining from these properties. No consideration has been recorded in the proforma financial statements for this deferred consideration.

Under the terms of the sale of its 30% equity interest and preferred shares in OGML, Cambior assumed the unpaid portion of the non-interest bearing loan made to Golden Star in December 1998. In addition, Golden Star received a release and waiver from OGML, Cambior and the Guyana Government in respect of all liabilities, of any nature, related to the Omai Gold Mine.

3. Reconciliation to U.S. GAAP

The adjustments to the pro forma consolidated financial statements under U.S. GAAP would differ from those under Canadian GAAP. The adjustments under U.S. GAAP would differ as described below. For a complete reconciliation of the consolidated financial statements, refer to Form 10-K as at and for the year ended December 31, 2001 and Form 10-Q as at and for the three months ended March 31, 2002.

Under U.S. GAAP, acquisition costs, exploration costs and general and administrative costs related to projects are charged to expense as incurred. As such, the acquisition, deferred exploration and development cost balance sheet item would be nil under reported and pro forma presentation for both periods. The \$8,067,000 adjustment would be reflected as a gain on sale and would be an adjustment to the deficit on the balance sheets and gain on sale of assets on the statements of operations for both periods.

Under U.S. GAAP, the preferred share investment in OGML would have a carrying value of nil. Therefore, the entire Omai preferred share redemption premium would have been included in income. For the year ended December 31, 2001, the \$141,000 adjustment to the investment in OGML and the \$583,000 adjustment to the Omai preferred share redemption premium would not have been recorded and the gain on sale would have been adjusted by \$1,358,000. For the period ended March 31, 2002, the \$169,000 adjustment to the Omai preferred share redemption premium would not have been recorded and the gain on sale would have been adjusted by \$310,000.

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- (c) Exhibits.
- *2.1 Letter Agreement between Cambior Inc. and Golden Star Resources Ltd. dated as of October 25, 2001 regarding Guiana Shield transactions.

* Previously filed.

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: June 25, 2002

Golden Star Resources Ltd.

By: /s/ Allan J. Marter

Allan J. Marter Chief Financial Officer

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EXHIBIT INDEX

Exhibit	Description
*2.1	Letter Agreement between Cambior Inc. and Golden Star Resources Ltd. dated as of October 25, 2001 regarding Guiana Shield transactions.

^{*} Previously filed.