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To Company announcements office

Facsimile 1300 135 638

ASX

Company Secretary

Facsimile +61 8 9263 4020

CGA Mining Limited

Henry Wong Facsimile +61 2 9921 8058

Email: henry.wong@minterellison.com Direct line +61 2 9921 8536

Our Ref SSE:HLW:20-6818439

Date

From

2 April 2012

Number of pages (including this one): 6

Subject Not

Notice of initial substantial holder

Please find attached a notice of initial substantial holder in relation to shares in CGA Mining Limited from Van Eck Associates Corporation.

Regards

MINTER ELLISON

If you do not receive all pages please telephone +61 2 9921 8536

IMPORTANT - The contents of this facsimile may be privileged and confidential. Any unauthorised use of the contents is expressly prohibited. If you have received the document in error, please advise us by telephone (reverse charges) immediately and then shred the document. Thank you.

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Form 603 Corporations Act 2001 Section 6718

Notice of initial substantial holder

		CGA Mining Limited								
CN/ARSN			009 153 128							
etalls of s	ubstantial holder (1)									
)		Van Ec	k Associet	tes Corporation (and its	a associat	es as referred	to in paragraph	6).		
ARSN (if ap	oplicable)	N/A								
older becar	ne a substantial holde	er o n		27/03/2012						
etalls of vo	oting power									
otal number	of votes attached to	all the vol	aensda gn	In the company or vot	ing interes	sts in the ache	me that the aub	stantial holder or an ass		
intinterest ((3) in on the date the : Ctass of securitie			ecame a substantial hober of securities				-Maria - 100		
	Ordinary shares	10 (11)	16,866,18			on'e votes (5)		Voting power (8)		
	Oromer Parentes		10,000,10	18	16,666,18	n	5.049	·		
	Holder of relevant	t interest		Nature of relevant interest (7) /EAC holds its relevant interest by having		Class and n	estinuosa lo redmu			
	Van Eck Associates Co (VEAC)		Corporation the power to exercise of, or influence the expowers or disposal of the relevant interest		se, control the exercise exercise of, the voting of the securities to which 16,80 relates in the ordinary					
		ites Cor	•	the power to exercise of, or influence the ex powers or disposal of the relevant interest re course of investment	, control the tercise of, the securi states in the	ne exercise the voting illes to which ne ordinary	16,886,189			
		etes Cor	•	the power to exercise of, or influence the ex powers or disposal of the relevant interest re course of investment	, control the tercise of, the securi states in the	ne exercise the voting illes to which ne ordinary	16,886,189			
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The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows:

Name and ACN/ARSN (If applicable)	Nature of association
4 14 - 4	Associate under section 12(2) of the Corporations Act.

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Van Eck Securities Corporation	Associate under section 12(2) of the Corporations Act.
Market St. S. S. L. S.	

7. Addresses

The addresses of persons named in this form are as follows:

Name	Address
VEAC	335 Madison Avenue, New York, NY 10017
Van Eck Securities Corporation	335 Madison Avenue, New York, NY 10017
Ven Eck Absolute Return Advisers, Inc.	335 Medison Avenue, New York, NY 10017

Signature

print name John Crimmins capacity Vice President skin here 30/3/2012

ORECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 6718(7) of the Corporations Act 2001.
- The voting shares of a company constitute one class unless divided into exparate classes. (4)
- (5) The total number of votes attached to all the voling shares in the company or voting interests in the scheme (if any) that the person or an associate has a
- (8) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7)include details of:
 - any relevant agreement or other circumstances by which the relevant interest was acquired. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement, and
 - any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposed of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.

- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown."
- Datails of the consideration must include any and all benefits, moneys and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Datails must be included even if the banefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they (₽) are not paid directly to the person from whom the relevant interest was acquired.

GUIDE

This guide does not form part of the prescribed form and is included by ASIC to assist you in completing and lodging form 603.

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Signature

This form must be signed by either a director or a secretary of the substantial holder.

Lodging period

NII

Lodging Fee

Nil

Other forms to be completed

Nii

Additional Information

- If additional space is required to complete a question, the information may be included on a separate piece of (B) paper annexed to the form.
- This notice must be given to a listed company, or the responsible entity for a listed managed investment scheme, (b) A copy of this notice must also be given to each relevant securities exchange.
- (C) The person must give a copy of this notice:
 - within 2 business days after they become aware of the information; or
 - by 9.30 am on the next trading day of the relevant securities exchange after they become aware of the Information if:
 - (A) a takeover bid is made for voting shares in the company or voting interests in the scheme; and
 - (B) the person becomes aware of the information during the bid period.

Annexures

To make any annexure conform to the regulations, you must

- 1 use A4 size paper of white or light pastel colour with a margin of at least 10mm on all sides
- 2 show the corporation name and ACN or ARBN
- 3 number the pages consecutively
- 4 print or type in BLOCK letters in dark blue or black ink so that the document is clearly legible when photocopted
- 6 identify the annexure with a mark such as A, B, C, etc.
- endorse the annexure with the words:

This is ennexure (merk) of (number) pages referred to in form (form number and title)

7 sign and date the annexure.

The annexure must be signed by the same person(s) who signed the form.

information in this guide is intended as a guide only. Please consult your accountant or solicitor for further advice.

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This is Annexure A of 2 pages referred to in Form 603 - Notice of Initial substantial holder

Holder of relevant Interest	Date of Acquisition/Disposal	B/S	Con	sideration Cash	Consideration Non- cash	Number of Securities
GDXJ	11/29/2011	S	\$	28,806	\$ -	12,755
GDXJ	11/29/2011		\$	-	In-Kind	10,237
GDXU	12/1/2011	В	\$	-	In-Kind	40,944
GDXJ	12/2/2011	S	\$	-	In-Kind	20,472
GDXJ	12/5/2011	5	\$	-	In-Kind	10,236
GDXJ	12/6/2011	В	\$	-	In-Kind	307,080
GDXJ	12/7/2011	В	\$	-	In-Kind	71,645
GDXJ	12/8/2011	S	\$		In-Kind	40,940
GDXJ	12/9/2011	5	\$	_	In-Kind	10,235
GDXI	12/12/2011	\$	\$		In-Kind	51,175
GDXI	12/13/2011	S	\$	77,211	\$.	37,970
GDXJ	12/13/2011	\$	\$		In-Kind	30,705
GDXJ	12/14/2011	5	\$	82,207	\$ -	43,199
GDXI	12/14/2011	5	\$	-	In-Kind	184,230
GDXJ	12/15/2011	S	\$	103,470	\$ -	54,370
GDXJ	12/15/2011	S	\$	-	in-Kind	235,405
GDXJ	12/16/2011	S	\$	1,160,915	\$ -	600,904
GDXI	12/16/2011	5	\$	_	In-Kind	30,708
GDXJ	12/19/2011		\$	- ,	In-Kind	29,214
GDXI	12/19/2011		\$	120,392	\$ -	62,715
GDXJ	12/20/2011		\$	-	In-Kind	9,729
GDXJ	12/21/2011		\$		In-Kind	107,019
GDXJ	12/21/2011	5	\$	170,737	\$ -	89,613
GDXJ	12/22/2011		\$	1,537,182	\$ -	851,183
GDXJ	12/23/2011		\$		In-Kind	38,932
GDXJ	12/28/2011	S	\$	-	In-Kind	9,125
GDXJ	12/30/2011		\$	_	In-Kind	91,280
GDXJ	1/3/2012		\$	_	In-Kind	63,896
GDXJ	1/4/2012		\$	_	In-Kind	36,484
GDXJ	1/5/2012		\$	-	In-Kind	82,098
GDXJ	1/9/2012		\$		in-Kind	155,074
GDXJ	1/9/2012		\$	26,368	\$ -	12,685
GDXJ	1/10/2012	-	\$	_	In-Kind	273,660
GDXJ	1/11/2012		\$	_	In-Kind	54,732
GDXJ	1/12/2012		\$	_	in-Kind	82,089
GDXJ	1/17/2012		\$		In-Kind	9,121
GDXJ	1/18/2012		\$	- 1	In-Kind	63,847
GDXJ	1/25/2012		\$	_	In-Kind	27,360
GDXJ	1/26/2012		\$	-	In-Kind	100,309
GDXJ	1/27/2012		\$	-	In-Kind	264,480
GDXJ	1/30/2012		\$		In-Kind	45,600
GDXI	1/31/2012		\$	#	In-Kind	45,590
GDXJ	2/1/2012		\$		In-Kind	109,440
GDXJ	2/2/2012		5	_	In-Kind	27,351
GDXI	2/3/2012		\$	-	In-Kind	9,117
GDXJ	2/6/2012		\$		In-Kind	36,476
GDXJ	2/7/2012		\$		In-Kind	18,236
GDXI	2/10/2012		\$	138,592	\$ -	58,521

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This is Annexure A of 2 pages referred to in Form 603 - Notice of initial substantial holder

Holder of relevant	Date of		Consideration	Consideration Non-	
interest	Acquisition/Disposal	B/S	Cash	cash	Number of Securities
GDX1	2/10/2012	S	\$ -	ln-Kind	54,70
GDXJ	2/13/2012	S	\$ -	In-Kind	146,44
GDXJ	2/14/2012	S	\$ -	In-Kind	9,15
GDXI	2/15/2012	5	\$ -	In-Kind	64,064
GDXI	2/16/2012	\$	\$ -	In-Kind	64,064
GDXJ	2/17/2012	S	\$ -	In-Kind	27,456
GDXJ	2/23/2012	В	\$ -	In-Kind	73,216
GDXI	2/29/2012	S	\$ -	In-Kind	100,650
GDXi	3/1/2012	S	\$ -	In-Kind	73,232
GDX)	3/2/2012	S	\$ -	In-Kind	64,073
GDX I	3/5/2012	S	\$ -	In-Kind	146,448
GDXJ	3/6/2012	5	\$ -	in-Kind	100,694
GDXU	3/7/2012	s	\$ -	In-Kind	9,155
GDXJ	3/13/2012		\$ -	In-Kind	9,154
GDXJ	3/14/2012	\$	\$ -	In-Kind	164,754
GDXJ	3/16/2012	В	\$ 2,839,458	\$ -	1,377,681
GDXJ	3/19/2012		\$ -	In-Kind	10,007
GDXJ	3/19/2012		\$ 167,875	\$ -	84,059
GDXJ	3/21/2012		\$ -	In-Kind	29,892
GDXI	3/23/2012		\$ -	In-Kind	199,280
GDXJ	3/26/2012		\$ -	In-Kind	159,424
GDX)	3/27/2012		\$ -	In-Kind	368,631

In-Kind transactions result from GDXJ receiving a basket of securities (including Cga Mining Ltd) in exchange for securities in GDXJ.

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