SUPPLEMENTARY BIDDER'S STATEMENT NO. 2

FOR OFF-MARKET OFFERS MADE BY

METMINCO LTD

ACN 119 759 349

OFFERS TO ACQUIRE ALL YOUR SHARES AND OPTIONS IN

HAMPTON MINING LIMITED

ACN 103 712 385

Increased consideration for Shares	4 Metminco Shares for every Hampton Share	
Unchanged consideration for	1.875 Metminco Shares for every Hampton Mar 09 Option	
Options:	0.9 Metminco Shares for every Hampton Apr 09 Option	

This is an important document and requires your immediate attention. If you are in any doubt as to how to deal with it, you should obtain advice from your legal, financial or other adviser immediately. **Further information:** Please call 03 5332 2100 if you have any questions or require assistance with your acceptance. For instructions on how to accept the Offers, see section 12 of the Bidder's Statement.

INTRODUCTION

This document is a Supplementary Bidder's Statement dated 29 January 2009 and is supplementary to the Bidder's Statement dated 10 December 2008 given by Metminco Limited (Metminco) to Hampton Mining Limited (Hampton) under Part 6.5 of the Corporations Act and lodged with ASIC on 10 December 2008 as amended by the Supplementary Bidder's Statement dated 24 December 2008.

Words and phrases defined in the Bidder's Statement have the same meanings where used in this Statement. This Statement will prevail over the Bidder's Statement to the extent of any inconsistency. References to "sections" are to sections in the Bidder's Statement, unless stated otherwise.

KEY CHANGE TO CONSIDERATION FOR SHARE OFFER

Metminco has considered the Target's Statement, particularly the information provided in relation to the upgrade of the Los Calatos project, as documented in the Mineral Resources Statement by SRK Consulting dated 20 January 2009. Metminco has determined to increase the Share Offer to a consideration of 4 Metminco Shares for every 1 Hampton Share.

Metminco has determined not to increase the Options Offers.

As a result of the change in consideration in the Share Offer, if the Offers are accepted by all Hampton Security Holders, Hampton's Security Holders will have 94.3% of the Merged Group, and will have 91.6% on a fully diluted basis assuming all Metminco's outstanding options are exercised.

CONSEQUENTIAL CHANGES TO REFERENCES TO CONSIDERATION

The following changes are made as a consequence of the change in consideration in the Share Offer.

Section No.	Section Heading	Replace	With
	Front page	2.5	4
	Chairman's Letter, paragraph (a)	2.5	4
1.1	Other Questions - What will I receive if I accept the Share Offer?	2.5	4
2.2	Hampton will represent a greater share of the Merged Group	91.3%	94.3%
		87.5%	91.6%
3.1	Overview of the Offers	2.5	4
3.3	The Offers, first bullet point	2.5	4
	Glossary - Share Offer	2.5	4

SECTION 8.2 CAPITAL STRUCTURE AND OWNERSHIP

The first 2 paragraphs of, and Table 12 in, section 8.2 of the Bidder's Statement are replaced by the following:

As at 10 December 2008, Metminco had 53,000,005 fully paid ordinary shares on issue. If all Hampton Security Holders accept the Offers, Metminco will issue up to a maximum of 868,640,704 additional Metminco shares to Hampton Security Holders.

Assuming that Metminco acquires 100% of the shares in Hampton, the following table shows the issued and fully paid share capital of Metminco as it will be immediately following completion of the Offers, based on the number of Hampton securities set out below.

Table 12 - Share Capital of Metminco at date of this Bidder's Statement, adjusted for Acquisition

Metmi	nco				
	Shares on issue	53,000,005			
Hampt	on		Offer Ratio	_	
	Shares on issue	208,207,051	4.0	832,828,204	
	Mar 09 Options	9,500,000	1.875	17,812,500	
	Apr 09 Options	20,000,000	0.900	18,000,000	
	Total shares on issue - fully diluted	237,707,051		868,640,704	-
Metmi	nco (post merger) (assuming 100% a	cceptance)			
	Shares on issue				
	Current Metminco	53,000,005			
	Hampton acceptances	868,640,704		921,640,709	
	Metminco Options (MNCO)			26,230,017	_
	Total shares on issue - fully diluted			947,870,726	=
Owner	ship Composition (post-merger)(1)			Excl. MNCO	Inc

Ownership Composition (post-merger)(1)	Excl. MNCO	Incl. MNCO
Metminco shareholders	5.75%	8.36%
Hampton shareholders	94.25%	91.64%
	100.00%	100.00%

Note

(1) Assumes that Metminco acquires but does not exercise the Hampton Options.

KEY DATES

To provide Hampton Securityholders with time to undertake the pre-emption process and to consider the increased consideration, and to allow for the other matters to be undertaken in relation to the Bid, Metminco has revised its Key Dates, which remain indicative.

The Target's Statement includes the following Key Dates for a "*repeat offer*" under the pre-emptive rights in Hampton's Constitution, as follows:

Repeat offer date (2 nd round)	20 February 2009
Last day to notify Board of Exercise of Pre-Emption Rights – 2 nd round	13 March 2009
Notification to shareholders able to accept Metminco Offer	14 March 2009

METMINCO DOES NOT AGREE WITH THESE DATES. In section 2, the Target's Statement states that "any Transfer Shares which have not been accepted by the Non-Transferring Shareholders must be offered (Repeat Pre-Emption Offer) to each other Non-Transferring Shareholder which has accepted all the Shares offered to it under the Pre-Emption Offer" (emphasis added). In other words, the "repeat offer" is only required if there are Hampton shareholders who exercise their pre-emptive rights. If none do so, there will not be a repeat offer.

The following amended dates apply to the events specified below in the Key Dates section on page 7 of he Bidder's Statement:

Expected date for despatch of Notice of Meeting for Metminco Shareholders Meeting	9 February 2009
Notification by Hampton to shareholders able to accept Metminco Offer	3 March 2009
Metminco Shareholders Meeting to approve Offer	16 March 2009
Scheduled closing date of Offers (unless extended)	24 March 2009
Metminco Shareholders Meeting to approve Offer	16 March 2009

The dates are indicative. Metminco has the right to extend the Offer Period.

CONSEQUENTIAL CHANGES TO DATES

The following changes are made as a consequence of the above changes in Key Dates.

Section No.	Section Heading	Replace	With
	Chairman's Letter	24 February 2009	24 March 2009
1.3	Other Questions - When do the Offers close?	24 February 2009	24 March 2009
3.5	The Offer Period	24 February 2009	17 March 2009
3.9	How to Accept the Offers	24 February 2009	17 March 2009
12.2.8	Metminco Shareholder Approval	17 February 2009	17 March 2009
12.5.8	Metminco Shareholder Approval	17 February 2009	17 March 2009
12.8.8	Metminco Shareholder Approval	17 February 2009	17 March 2009
12.10	Offer Period	24 February 2009	24 March 2009
12.20	Notice on the status of conditions	17 February 2009	17 March 2009
	Glossary - Offer Period	24 February 2009	24 March 2009

OTHER - SATISFACTION OF CASH CONDITION

Metminco notes that the condition for the cash holding position for Hampton has been satisfied. Paragraph (a) of the definition of Hampton Material Adverse Change listed as a material adverse change the circumstance that "Hampton has less than US\$9,000,000 as at the Offer Date". In section 2.3 of the Target's Statement, it was stated that "As at 10 December 2008, Hampton had the equivalent of USD\$9.2 million in bank accounts in Australia, Chile and Peru. Hampton is continuing its exploration activities and as at 31 December 2008 Hampton had USD\$8.7 million in cash reserves."

The reference in the first bullet point in section 8.1 ("Overview of the Merged Group") to the Merged Group's profile upon a successful Share Offer is amended to "Cash reserves of approximately \$14,000,000 (including approximately US\$8.5 million".

Dated 29 January 2009

John A Fillmore Chairman, Metminco Limited being a director of Metminco Limited authorised to sign this Supplementary Bidder's Statement pursuant to a unanimous resolution passed at a meeting of the directors of Metminco Limited held on 29 January 2009.