

AMENDED AND RESTATED OPTION AGREEMENT

Made as of November 27, 2023

Between

1844 RESOURCES INC.

(the “**Optionee**”)

and

NICKEL NORTH EXPLORATION CORP.

(the “**Optionor**”)

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SCHEDULE "A" - PROPERTY DESCRIPTION

AMENDED AND RESTATED OPTION AGREEMENT

This Agreement is made as of November 27, 2023 between

1844 RESOURCES INC., a corporation incorporated pursuant to the laws of the Province of British Columbia and having an office for mailing at Suite 602, 224 - 4th Avenue South, Saskatoon, Saskatchewan, S7K 5M5

(the “**Optionee**”)

and

NICKEL NORTH EXPLORATION CORP., a corporation incorporated pursuant to the laws of the Province of British Columbia and having an office for mailing at #1105 - 750 West Pender Street, Vancouver, British Columbia, V6C 2T8

(the “**Optionor**”)

RECITALS

- A. The Optionor is the beneficial and legal owner of the Property (as defined herein);
- B. The Optionor has agreed to grant an exclusive option to the Optionee to acquire up to a 100% undivided interest in and to the Property and the Optionor and the Optionee entered into an option agreement (the “**Option Agreement**”) dated March 6, 2023 to provide for terms of the option and the NSR Royalty (as defined herein);
- C. If the Optionee exercises the Fourth Option (as defined herein) then the Optionee will acquire an 80% Interest (as defined herein), subject to the terms set forth herein and to the NSR Royalty, and the Optionor will have disposed all or substantially all of the Property;
- D. In accordance with the Option Agreement and pursuant to applicable corporate law, the Optionor held a special meeting of its shareholders on June 19, 2023 (the “**Special Meeting**”) and obtained approval for the Option Agreement and potential disposition of all or substantially all of the Optionor’s assets (the “**Special Meeting Resolution**”) from its common shareholders holding at least two-thirds of the common shares voted by proxy or in person at the Special Meeting (the “**Optionor Shareholder Approval**”);
- E. On September 30, 2023, the Optionor and the Optionee entered into an amending agreement (the “**Amending Agreement**”) to amend the payment terms and conditions of the Option Agreement; and
- F. The Parties now wish to further amend the Option Agreement, as amended by the First Amending Agreement, and enter into this Agreement (the “**Amended and Restated Option Agreement**”) to reflect all of the amendments to the Option Agreement to date.

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by each of the Parties, the Parties covenant and agree as follows:

**ARTICLE 1
DEFINITIONS AND INTERPRETATION**

Section 1.1 Definitions

For the purposes of this Agreement, except as otherwise expressly provided herein, the following words and phrases will have the following meanings:

- (1) **“2012 Option Agreement”** means the option agreement effective March 29, 2012 between Anthem Resources Incorporated (formerly, Virginia Energy Resources Inc.), 662707 Alberta Ltd. and the Optionor (formerly, Orient Venture Capital Inc.), as amended on May 15, 2012, February 15, 2013 and April 17, 2013;
- (2) **“Affiliate”** means with respect to a Party, any person, partnership, corporation, limited liability company, joint venture, association, joint-stock company, trust, unincorporated organization or other form of enterprise that directly or indirectly controls, is controlled by, or is under common control with, a Party and, for such purposes, “control” means possession, directly or indirectly, of the power to direct or cause direction of management and policies through ownership of voting securities, contract, voting trust or otherwise, and includes a partnership or joint venture over which a Party exercises control;
- (3) **“Agreement”** means this Amended and Restated Option Agreement, including the recitals and Schedule “A” hereto, as may be amended from time to time;
- (4) **“Business Day”** means any day, other than a Saturday, a Sunday or a statutory holiday in Vancouver, British Columbia or in Montreal, Quebec;
- (5) **“Butec Purchase Agreement”** means the purchase and sale agreement effective June 1, 2000 between 662707 Alberta Ltd. and International Butec Industries Corporation;
- (6) **“Confidential Information”** means all information, data, reports, maps, drill core, results of surveys, drilling and assays, knowledge and know-how (including, but not limited to, formulas, patterns, compilations, programs, devices, methods, techniques and processes) that (a) is confidential to a Party or (b) derives independent economic value (actual or potential) as a result of not being generally known to, or readily ascertainable by, third parties or the general public and is subject to confidentiality, or to reasonable efforts under the circumstances to maintain its confidentiality, including without limitation all analyses, interpretations, compilations, studies and evaluations of such information, data, reports, maps, drill core, results of surveys, drilling and assays, knowledge and know-how generated or prepared by or on behalf of either Party;
- (7) **“Effective Date”** means the effective date of this Agreement, being the date two Business Days following the receipt of Exchange Acceptance by the Optionee and the Optionor;

(8) “**Encumbrance**” means any mortgage, privilege, easement, charge, royalty, stream, hypothecation, lien, pledge, security interest, adverse claim, assignment, option, claim or other title defect, or other encumbrance of any kind or nature whatsoever (including any agreement to give any of the foregoing), whether or not registered or registrable or whether consensual or arising by operation of law (statutory or otherwise), but does not include any Permitted Encumbrances;

(9) “**Environmental Liability**” means any claim, demand, loss, liability, damage, cost or expense (including legal fees) suffered or incurred in respect of environmental cleanup and remediation obligations and liabilities arising directly or indirectly from operations or activities conducted in or on the Property;

(10) “**Exchange**” means the TSX Venture Exchange;

(11) “**Exchange Acceptance**” means the acceptance of the Exchange for the transactions contemplated by this Agreement;

(12) “**Exploration Expenditures**” means the sum of all costs and expenses of whatever kind or nature spent or incurred in the conduct of exploration activities on or in relation to the Property, as applicable including:

- (a) in maintaining the Property in good standing (including land maintenance costs and any monies expended as required to comply with applicable laws and regulations), in curing title defects and in acquiring and maintaining surface and other ancillary rights;
- (b) in preparing for and in the application for and acquisition of environmental and other permits necessary or desirable to commence and complete exploration and development activities;
- (c) in doing geophysical and geological surveys, drilling, assaying and metallurgical testing, including costs of assays, metallurgical testing and other tests and analyses to determine the quantity and quality of minerals, water and other materials or substances;
- (d) in the preparation of work programs and the presentation and reporting of data and other results obtained from those work programs including any program for the preparation of a resource estimate or other evaluation of the Property;
- (e) for environmental remediation and rehabilitation;
- (f) in acquiring or obtaining the use of facilities, equipment or machinery, and for all parts, supplies and consumables;
- (g) for salaries and wages for employees assigned to exploration and development activities;

- (h) travelling expenses of all persons engaged in work with respect to and for the benefit of the Property, including for their food, lodging and other reasonable needs;
 - (i) payments to contractors or consultants for work done, services rendered or materials supplied;
 - (j) the cost of insurance premiums and performance bonds or other security; and
 - (k) all taxes levied against or in respect of the Property, or activities on such property;
- (13) “**Fifth Anniversary**” means the date that is one year from the Fourth Anniversary;
- (14) “**Fifth Option**” has the meaning ascribed to it in §4.5;
- (15) “**First Anniversary**” means the one-year anniversary of the Effective Date;
- (16) “**First Option**” has the meaning ascribed to it in §4.1;
- (17) “**First Option Exercise Date**” means the date on which the Optionee satisfies the conditions of §4.1;
- (18) “**Fourth Anniversary**” means the date that is one year from the Third Anniversary;
- (19) “**Fourth Option**” has the meaning ascribed to it in §4.4;
- (20) “**Fourth Option Exercise Date**” means the date on which the Optionee satisfies the conditions of §4.4;
- (21) “**Fourth Option Expenditures**” has the meaning ascribed to it in §4.4(1)(c);
- (22) “**Governmental Authority**” means any foreign, domestic, national, federal, provincial, territorial, state, regional, municipal or local government or authority, quasi government authority, fiscal or judicial body, government or self regulatory organization, commission, board, tribunal, organization, or any regulatory, administrative or other agency, or any political or other subdivision, department, or branch of any of the foregoing and “**Governmental Authorities**” means more than one Governmental Authority;
- (23) “**Interest**” means the applicable undivided right, title and interest to the Property the Optionee acquires upon exercise of an Option, free and clear of all Encumbrances, except for the NSR Royalty.
- (24) “**Legal Counsel to Optionee**” means McMillan LLP;
- (25) “**Legal Counsel to Optionor**” means Boughton Law Corporation;
- (26) “**Liability**” means:

- (a) any debt, obligation, liability, loss, expense, cost or damage of any kind and however arising, including penalties, fines and interest and including those that are prospective or contingent and those that the amount of which is not ascertained or ascertainable; and
 - (b) a demand, claim, action or proceeding however arising and whether present, unascertained, immediate, future or contingent;
- (27) “**Listed Issuer Status**” means status of the Optionee with the Shares being listed on the Exchange or such other stock exchange in Canada;
- (28) “**Lock-up Agreements**” means, collectively, the (i) voting and support agreement dated April 20, 2023 by and between the Optionor and Eros Resources Corp.; and (ii) voting and support agreement dated April 20, 2023 by and between the Optionor and SinoTech;
- (29) “**Locked-up Shareholders**” means Eros Resources Corp. and SinoTech, shareholders of the Optionor who collectively hold not less than 60% of the common shares in the capital of the Optionor and entered into the Lock-up Agreements;
- (30) “**Minerals**” means all ores and concentrates or metals derived from them, containing precious, base, and/or industrial minerals (including gems and uranium) that are found in, on or under the Property and may lawfully be explored for, mined and sold under the Mineral Rights and other instruments of title under which the Property is held;
- (31) “**Mineral Rights**” means:
- (a) prospecting licences, exploration licences, mining claims (whether patented or unpatented), mining leases, mining licences, mineral concessions, mining licences of occupation, and other forms of mineral tenure or other rights to Minerals, or to work upon lands for the purpose of searching for, developing or extracting Minerals under any form of mineral title recognized under the laws applicable in the State of South Dakota, whether contractual, statutory or otherwise; or
 - (b) any interest in any Mineral Right;
- (32) “**NSR Royalty**” means the three percent net smelter returns royalty retained by Daniel B. Larkin over certain portion of the Property as provided under the Underlying Agreements, which is subject to the right to repurchase as provided in the Underlying Agreements;
- (33) “**Notice**” means any notice, approval, demand, direction, consent, designation, request, document, instrument, certificate or other communication required or permitted to be given under this Agreement;
- (34) “**Options**” means, collectively, the First Option, Second Option, Third Option, Fourth Option and Fifth Option, and “**Option**” means any one of the First Option, Second Option, Third Option, Fourth Option and Fifth Option as the context dictates;

- (35) “**Optionee**” has the meaning given on page one hereof;
- (36) “**Optionor**” has the meaning given on page one hereof;
- (37) “**Optionor Shareholder Approval**” has the meaning ascribed to it in Recital D including any adjournments or postponements thereof;
- (38) “**Option Period**” means the period from the Effective Date until the earliest of:
- (a) the termination of the First Option in accordance with §8.1;
 - (b) the termination of the Second Option in accordance with §8.2;
 - (c) the termination of the Third Option in accordance with §8.3;
 - (d) the termination of the Fourth Option in accordance with §8.4;
 - (e) the termination of the Fifth Option in accordance with §8.5; and
 - (f) the exercise of the Fifth Option;
- (39) “**Original Option Agreement**” means the option agreement dated for reference as of June 27, 1995 between Daniel B. Larkin, International Butec Industries Corp. and Troymin Resources Ltd.
- (40) “**Original Purchase Agreement**” means the purchase and sale agreement made as of June 27, 1995, among Daniel B. Larkin, 622707 Alberta Ltd. and Troymin Resources Ltd.;
- (41) “**Other Rights**” means any interest in real property, whether freehold, leasehold, license, right of way, easement, any other surface or other right in relation to real property, and any right, licence or permit in relation to the use or diversion of water, but excluding any Mineral Rights;
- (42) “**Outside Date**” means January 31, 2024, or such other date mutually agreed to in writing by the Parties;
- (43) “**Party**” means either the Optionee or the Optionor, as the context dictates;
- (44) “**Parties**” means both the Optionee and the Optionor;
- (45) “**Permitted Encumbrances**” means:
- (a) statutory exceptions to title of the Property;
 - (b) easements and any registered or recorded restrictions or covenants that run with Property that do not in the aggregate materially detract from the value of the Property and will not materially and adversely affect the ability to carry on the Operations;

- (c) registered or unregistered or recorded or unrecorded rights of way for, or reservations or rights of others relating to, sewers, water lines, gas lines, pipelines, electric lines, telegraph and telephone lines and other similar products or services; and
 - (d) inchoate or statutory liens for taxes not at the time overdue;
- (46) **“Property”** means the Mineral Rights, and Other Rights comprising the Hawk Ridge property as described in Schedule “A”, together with any present or future renewal, extension, modification, substitution, amalgamation or variation of any of those Mineral Rights or Other Rights (whether granting or conferring the same, similar or any greater rights and whether extending over the same or a greater or lesser domain), but excluding any Mineral Rights abandoned in accordance with §7.2;
- (47) **“Second Anniversary”** means the date that is one year from the First Anniversary;
- (48) **“Second Option”** has the meaning ascribed to it in §4.2;
- (49) **“Second Option Exercise Date”** means the date on which the Optionee satisfies the conditions of §4.2;
- (50) **“Second Option Expenditures”** has the meaning ascribed to it in §4.2(1)(c);
- (51) **“Shares”** means common shares in the capital of the Optionee;
- (52) **“SinoTech”** means SinoTech (Hong Kong) Corporation Limited;
- (53) **“Special Meeting”** has the meaning ascribed to it in Recital D;
- (54) **“Special Meeting Resolution”** has the meaning ascribed to it in Recital D;
- (55) **“Third Anniversary”** means the date that is one year from the Second Anniversary;
- (56) **“Third Option”** has the meaning ascribed to it in §4.3;
- (57) **“Third Option Exercise Date”** means the date on which the Optionee satisfies the conditions of §4.3;
- (58) **“Third Option Expenditures”** has the meaning ascribed to it in §4.3(1)(c); and
- (59) **“Underlying Agreements”** means, collectively, the Original Purchase Agreement, the Original Option Agreement, the Butec Purchase Agreement and the 2012 Option Agreement.

Section 1.2 Interpretation

For the purposes of this Agreement, except as otherwise expressly provided herein:

- (a) the words “*herein*”, “*hereof*”, and “*hereunder*” and other words of similar import refer to this Agreement as a whole and not to any particular Article, clause, subclause or other subdivision or Schedule;
- (b) a reference to a person (including a Party) includes an individual, company, other body corporate, association, partnership, firm, joint venture, trust or Governmental Authority;
- (c) reference to a body, other than a Party (including, without limitation, an institute, association or Governmental Authority), whether statutory or not:
 - (i) that ceases to exist; or
 - (ii) whose powers or functions are transferred to another body,is a reference to the body that replaces it or that substantially succeeds to its powers or functions;
- (d) a reference to an Article means an Article of this Agreement and the symbol “§” followed by a number or some combination of numbers and letters refers to the section, subsection, paragraph or subparagraph of this Agreement so designated;
- (e) a reference to any Party includes that Party’s executors, administrators, substitutes (including, but not limited to, persons taking by novation), successors and permitted assigns;
- (f) a reference to an agreement or document (including a reference to this Agreement) is to the agreement or document as amended, varied, supplemented, novated or replaced except to the extent prohibited by this Agreement or that other agreement or document;
- (g) a reference to a party to a document includes the person’s executors, administrators, substitutes (including, but not limited to, persons taking by novation), successors and permitted assigns;
- (h) a reference to legislation or to a provision of legislation includes a modification or re-enactment of it, a legislative provision substituted for it and a regulation, code, by-law, ordinance or statutory instrument issued under it;
- (i) a reference to writing includes a facsimile or electronic mail transmission and any means of reproducing words in a tangible and permanently visible form;
- (j) the headings are for convenience only, do not form a part of this Agreement and are not intended to interpret, define or limit the scope, extent or intent of this Agreement or any of its provisions;
- (k) the word “*including*” means “*including without limitation*” and “*include*” and, “*includes*” will be construed similarly;

- (l) where the phrase “*to the knowledge of*” or similar expressions are used in this Agreement, means the actual knowledge of the relevant Party’s Chief Executive Officer and Chief Financial Officer;
- (m) a provision of this Agreement must not be construed to the disadvantage of a Party merely because that Party was responsible for the preparation of this Agreement or the inclusion of the provision in this Agreement;
- (n) a reference to currency means Canadian currency; and
- (o) words importing the masculine gender include the feminine or neuter, words in the singular include the plural, words importing a corporate entity include individuals, and vice versa.

Section 1.3 Consideration

The Parties acknowledge that this Agreement is entered into for good and fair consideration and, to this end, will pay to each other the sum of \$10 as recognition of that consideration, which is deemed to be paid and received.

Section 1.4 Schedules

The following Schedule is attached to and incorporated in this Agreement:

- (a) Schedule “A” – Property Description

ARTICLE 2 REPRESENTATIONS, WARRANTIES AND COVENANTS OF THE OPTIONOR

Section 2.1 Representations and Warranties

- (1) The Optionor hereby represents and warrants to the Optionee that:
 - (a) it has been duly incorporated, amalgamated or continued and validly exists as a corporation in good standing under the laws of its jurisdiction of incorporation, amalgamation or continuation;
 - (b) it has duly obtained all corporate authorizations for the execution of this Agreement and for the performance of this Agreement by it, and the consummation of the transactions herein contemplated will not conflict with or result in any breach of any covenants or agreements contained in, or constitute a default under, or result in the creation of any Encumbrance under the provisions of the Articles or the constating documents of the Optionee or any shareholders’ or directors’ resolution, indenture, agreement or other instrument whatsoever to which the Optionee is a party or by which it is bound;
 - (c) neither the execution and delivery of this Agreement nor any of the agreements referred to herein or contemplated hereby, nor the consummation of the transaction

hereby contemplated conflict with, result in the breach of or accelerate the performance required by any agreement to which it is a party;

- (d) the execution and delivery of this Agreement and the Agreements contemplated hereby will not violate or result in the breach of the laws of any jurisdiction applicable or pertaining thereto or of its constating documents;
- (e) this Agreement constitutes a legal, valid and binding obligation of it, enforceable in accordance with its terms;
- (f) on execution of the Option Agreement, the Optionor delivered or caused to be delivered to the Optionee copies of all available maps and other documents and data in the Optionor's possession respecting the Property.
- (g) the Optionor obtained Lock-up Agreements from Locked-up Shareholders except SinoTech within 30 days of the date of the Option Agreement and obtained a Lock-Up Agreement from SinoTech within 15 days of the date of the Option Agreement;
- (h) the Optionor duly held the Special Meeting and obtained the Optionor Shareholder Approval for the Special Resolution in accordance with applicable corporate and securities laws and Exchange policies;
- (i) the Property is properly and accurately described in Schedule "A";
- (j) the Optionor is the beneficial and legal owner of a 100% interest in and to the Property, except for the NSR Royalty;
- (k) the Optionor is legally entitled to hold its interest in the Property and will remain so entitled until the interest of the Optionor in the Property, which is subject to the Option, has been duly transferred to the Optionee as contemplated hereby;
- (l) the Optionor is, and at the time each transfer to the Optionee of an interest in the Mineral Rights comprising the Property pursuant to the exercise of each of the Options, the Optionor will be, the recorded and beneficial owner of all of the Mineral Rights comprising the Property free and clear of all Encumbrances, except for the NSR Royalty;
- (m) the Mineral Rights comprising the Property have been duly and validly located and recorded pursuant to the laws of the Province of Quebec and are in good standing with respect to all filings, fees, taxes, assessments, work commitments or other conditions on the date hereof and until the dates set opposite the respective names thereof in Schedule "A", which will in all cases be at least three months from the date hereof;
- (n) the Optionor has no notice, or knowledge of, any proposal to terminate or vary the terms of or rights attaching to, the Property from any Governmental Authority, or of any challenge to Optionor's right, title or interest in the Property;

- (o) the Optionor has no notice, or knowledge of, any toxic or hazardous substance or waste having been disposed of stored, treated or located on the Property as a result of activities of the Optionor or its predecessors in title or interest;
- (p) the Optionor has no notice, or knowledge of, any pending or ongoing claims or actions taken by or on behalf of any indigenous persons with respect to any lands included in the Property;
- (q) the Optionor has no notice, or knowledge of, any adverse claims or challenges against or to the ownership of or title to any of the Mineral Rights comprising the Property, nor to the knowledge of the Optionor is there any basis therefor, and to the Optionor's knowledge, there are no outstanding agreements or options to acquire or to purchase the Property or any portion thereof, and no person has any royalty or other interest whatsoever in production from any of the Mineral Rights comprising the Property;
- (r) the Optionor is unaware of any contingent payment obligations that exist relating to the Property;
- (s) no proceedings are pending for, and the Optionor is unaware of any basis for the institution of any proceedings leading to the placing of the Optionor in bankruptcy or subject to any other laws governing the affairs of insolvent persons;
- (t) except for Exchange Acceptance and Optionor Shareholder Approval, no third party consent of any kind is required by the Optionor to enter into this Agreement and grant the Options contemplated hereby;
- (u) there is no dispute between the Optionor or any of its subsidiaries or Affiliates and any non-governmental organization, community, or community group exists or, to the knowledge of the Optionor, is threatened or imminent with respect to the Property;
- (v) there are no conflicts between the Optionor and either the communities or the surface lands titleholders that are located within the mining rights of the Property or in peripheral areas that serve to access or explore the Property.
- (w) the Optionor has not entered into any agreement, economic or otherwise, with the communities or with the holders of rights in the areas of the Property or in peripheral areas that serve as an access or for further exploration of the Property except as has been disclosed to the Optionee, and the Optionor has all rights of access needed to access the Property;
- (x) except for the NSR Royalty, the Optionor has no notice, or knowledge of, any royalty or other interest whatsoever, over the Property, or in the non-precious metals or the precious metals contained in or on any part of the Property;

- (y) the owner of the Property from time to time: (i) can reduce the NSR Royalty from 3% to 2% at any time by paying the holder of the NSR Royalty \$1,000,000 (ii) has a first right-of-refusal to purchase an additional 1% of the NSR Royalty;
- (z) the Optionor is not aware of any facts relating to any of the Property, which, if known to the Optionee, could reasonably be expected to cause the Optionee to decide not to enter into this Agreement or not to proceed to exercise the Option; and
- (aa) the Optionor is not a non-resident of Canada for the purposes of section 116 of the *Income Tax Act* (Canada).

(2) The representations and warranties contained in §2.1(1) are provided for the exclusive benefit of the Optionee, and any misrepresentation or breach of warranty may be waived by the Optionee in whole or in part at any time without prejudice to its rights in respect of any other misrepresentation or breach of the same or any other representation or warranty; and the representations and warranties contained in §2.1(1) will survive the execution hereof and continue through the Option Period and for two years thereafter. Further, the representations and warranties contained in §2.1(1) will be treated as made and be binding upon the Optionor continuously during the term of this Agreement.

Section 2.2 Covenants

- (1) The Optionor hereby covenants and agrees with the Optionee not to create or permit any Encumbrance on the Property.
- (2) The Optionor hereby covenants and agrees with the Optionee not to permit any Affiliate to create or permit any Encumbrance on the Property.
- (3) The covenants and agreements contained in §**Error! Reference source not found.** and §2.2(1) are provided for the exclusive benefit of the Optionee, and any breach may be waived by the Optionee in whole or in part at any time without prejudice to its rights in respect of any other breach of the same; and the covenants and agreements contained in §**Error! Reference source not found.** and §2.2(1) survive the execution hereof and continue through the Option Period.

ARTICLE 3

REPRESENTATIONS AND WARRANTIES AND COVENANTS OF THE OPTIONEE

Section 3.1 Representations and Warranties

- (1) The Optionee represents and warrants to the Optionor that:
 - (a) it has been duly incorporated, amalgamated or continued and validly exists as a corporation in good standing under the laws of its jurisdiction of incorporation, amalgamation or continuation;
 - (b) it has duly obtained all corporate authorizations for the execution of this Agreement and for the performance of this Agreement by it, and the consummation of the

transactions herein contemplated will not conflict with or result in any breach of any covenants or agreements contained in, or constitute a default under, or result in the creation of any Encumbrance under the provisions of the Articles or the constating documents of the Optionee or any shareholders' or directors' resolution, indenture, agreement or other instrument whatsoever to which the Optionee is a party or by which it is bound;

- (c) neither the execution and delivery of this Agreement nor any of the agreements referred to herein or contemplated hereby, nor the consummation of the transaction hereby contemplated conflict with, result in the breach of or accelerate the performance required by any agreement to which it is a party;
- (d) the execution and delivery of this Agreement and the Agreements contemplated hereby will not violate or result in the breach of the laws of any jurisdiction applicable or pertaining thereto or of its constating documents;
- (e) this Agreement constitutes a legal, valid and binding obligation of it, enforceable in accordance with its terms;
- (f) the Optionee is currently maintaining its Listed Issuer Status and is not in default in any material respect of any requirements to maintain its Listed Issuer Status or requirements of applicable Canadian provincial securities laws; and
- (g) the Optionee is not, as at the date hereof, included on the list of defaulting reporting issuers maintained by any of the applicable securities regulatory authorities.

(2) The representations and warranties contained in §3.1 are provided for the exclusive benefit of the Optionor and a misrepresentation or breach of warranty may be waived by the Optionor in whole or in part at any time without prejudice to its rights in respect of any other misrepresentation or breach of the same or any other representation or warranty; and the representations and warranties contained in §3.1 will survive the execution hereof and continue through the Option Period. Further, the representations and warranties contained in §3.1 will be treated as made and be binding upon the Optionee continuously during the term of this Agreement.

Section 3.2 Covenants

(1) Upon the execution of this Amended and Restated Option Agreement by the Parties, the Optionee will pay to the Optionor a non-refundable deposit of \$15,000.

(2) On the Effective Date, the Optionee will pay to the Optionor \$335,000 and issue to the Optionor 5,000,000 Shares.

(3) During the Option Period, unless otherwise agreed in writing between the Parties, the Optionee will:

- (a) maintain in good standing those Mineral Rights comprised in the Property free and clear of all Encumbrances from the operation thereon, excluding any statutory liens imposed by law, any liens for work for which payment is not yet due and the NSR

Royalty, and will at its expense (i) make all payments and file records of all assessment work necessary to maintain the property in good standing; and (ii) prepare and file all necessary land use reports with applicable Government Authorities;

- (b) do all work on the Property in a prudent and workmanlike manner, with the degree of effort, skill and judgment that is in accordance with good exploration, construction, mining, processing and engineering practices, generally prevailing in the mining industry and in accordance with all applicable laws and regulations, and all agreements, permits and licenses relating to the Property;
- (c) pay and discharge all wages and accounts for material and services and all other costs and expenses that may be incurred by the Optionee in connection with its operations on the Property, and to save the Optionor harmless from and against all liens in respect of such operations that may be filed against the Property, and in the event of any liens being so filed, to proceeds forthwith to have the same removed, provided that the foregoing provision will not prevent the Optionee from contesting in good faith any claims for liens that the Optionee considers unjustified; and
- (d) do all acts and things necessary to maintain: (i) the Listed Issuer Status; and (ii) its status as a reporting issuer in the applicable provinces in Canada;
- (e) use its reasonable efforts not to be in default of any requirement of the applicable Canadian provincial securities legislations.

(4) With respect to Exchange Acceptance, the Optionee hereby covenants and agrees with the Optionor to prepare and submit the required documents and fees to the Exchange and seek Exchange Acceptance within 20 days of the date of this Agreement. Notwithstanding the foregoing, the Optionor acknowledges and agrees that the Optionee will have up to 60 days to submit a technical report for the Property to the Exchange and if the Exchange requires a title opinion that the Optionee will submit such title opinion to the Exchange within 5 days of receiving the title opinion from the Optionor pursuant to **§Error! Reference source not found.**

ARTICLE 4 GRANT OF OPTIONS

Section 4.1 First Option

(1) The Optionor hereby grants to the Optionee the sole, exclusive and irrevocable right and option, subject to the terms of this Agreement, to earn a 20% undivided interest in the Property free and clear of all Encumbrances (the “**First Option**”), except for the NSR Royalty, by:

- (a) paying to the Optionor \$350,000 on the First Anniversary;
- (b) issuing to the Optionor 4,000,000 Shares on the First Anniversary; and

- (c) incurring \$500,000 of Exploration Expenditures on the Property before the First Anniversary (the “**First Option Expenditures**”).

Section 4.2 Second Option

(1) On the First Option Exercise Date and subject to the terms of this Agreement, the Optionor will immediately, and without any further action whatsoever, be deemed to have granted to the Optionee the sole, exclusive and irrevocable right and option to earn an additional 10% undivided interest, for an aggregate 30% undivided interest, in the Property free and clear of all Encumbrances (the “**Second Option**”), except for the NSR Royalty, by:

- (a) paying to the Optionor \$350,000 on the Second Anniversary;
- (b) issuing to the Optionor 4,000,000 Shares on the Second Anniversary; and
- (c) incurring \$500,000 of Exploration Expenditures on the Property before the Second Anniversary (the “**Second Option Expenditures**”).

Section 4.3 Third Option

(1) On the Second Option Exercise Date and subject to the terms of this Agreement, the Optionor will immediately, and without any further action whatsoever, be deemed to have granted to the Optionee the sole, exclusive and irrevocable right and option to earn an additional 20% undivided interest, for an aggregate 50% undivided interest, in the Property free and clear of all Encumbrances (the “**Third Option**”), except for the NSR Royalty, by:

- (a) paying to the Optionor \$750,000 on the Third Anniversary;
- (b) issuing to the Optionor 3,000,000 Shares on the Third Anniversary; and
- (c) incurring \$1,000,000 of Exploration Expenditures on the Property before the Third Anniversary (the “**Third Option Expenditures**”).

Section 4.4 Fourth Option

(1) On the Third Option Exercise Date and subject to the terms of this Agreement, the Optionor will immediately, and without any further action whatsoever, be deemed to have granted to the Optionee the sole, exclusive and irrevocable right and option to earn an additional 30% undivided interest, for an aggregate 80% undivided interest, in the Property free and clear of all Encumbrances (the “**Fourth Option**”), except for the NSR Royalty, by:

- (a) paying to the Optionor \$1,000,000 on the Fourth Anniversary;
- (b) issuing to the Optionor 3,000,000 Shares on the Fourth Anniversary; and
- (c) incurring \$2,000,000 of Exploration Expenditures on the Property before the Fourth Anniversary (the “**Fourth Option Expenditures**”).

Section 4.5 Fifth Option.

(1) On the Fourth Option Exercise Date and subject to the terms of this Agreement, the Optionor will immediately, and without any further action whatsoever, be deemed to have granted to the Optionee the sole, exclusive and irrevocable right and option to earn an additional 20% undivided interest, for an aggregate 100% undivided interest, in the Property free and clear of all Encumbrances (the “**Fifth Option**”), except for the NSR Royalty, by paying to the Optionor \$2,000,000 on the Fifth Anniversary.

Section 4.6 Exploration Expenditures

(1) The First Option Expenditures, Second Option Expenditures, Third Option Expenditures and Fourth Option Expenditures may be accelerated by the Optionee, in its sole and absolute discretion. Any Exploration Expenditure relating to an Option incurred by the Optionee following the Effective Date but prior to the deemed date of grant of such Option set forth in §4.1, 4.2, 4.3 and 4.4, as applicable, will constitute a valid Exploration Expenditure for the purposes of the applicable Exploration Expenditure requirement of such Option. Any excess Exploration Expenditure incurred by the Optionee in connection with the First Option, Second Option or Third Option will be carried forward and credited to the Exploration Expenditure requirements of subsequent Options.

(2) In the event the Optionee does not incur sufficient Exploration Expenditures to keep an Option in good standing in accordance with §4.1(1)(c), 4.2(1)(c), 4.3(1)(c) and 4.4(1)(c), as applicable, the Optionee may pay to the Optionor a cash payment in lieu of such shortfall within 30 days of the end of the relevant option period in §4.1(1)(c), 4.2(1)(c), 4.3(1)(c) and 4.4(1)(c), as applicable..

Section 4.7 Registration

(1) The Parties agree that the Optionee may register its interest in this Agreement against the Property, and that the Optionor will use commercially reasonable efforts to assist with such registration if requested by the Optionee.

ARTICLE 5 EXERCISE OF OPTIONS

Section 5.1 First Option

(1) If the Optionee makes the payment, issues Shares and incurs the First Option Expenditures as described in §4.1, it will have exercised the First Option in full. If the Optionee does not fulfill all the terms and conditions described in §4.1, the Optionee will have earned no interest in the Property.

(2) If and when the First Option is exercised, a 20% undivided right, title and interest to the Property will thereupon vest in the Optionee, free and clear of all Encumbrances, except for the NSR Royalty, without any further action required on behalf of the Optionee. Upon the occurrence of the First Option Exercise Date, the Optionor will take all actions and do all

things necessary, as soon as practicable, to transfer the First Option Interest to the Optionee such that the Optionee is the registered and beneficial holder of the First Option Interest.

Section 5.2 Second Option

(1) If the Optionee makes the payment, issues Shares and incurs the Second Option Expenditures as described in §4.2, it will have exercised the Second Option in full. If the Optionee does not fulfill all the terms and conditions described in §4.2, then subject to §8.2, the Option will terminate and the Optionee will return the 20% undivided interest in the Property earned in the First Option to the Optionor for nil consideration resulting in the Optionee holding no interest in the Property.

(2) If and when the Second Option is exercised, an additional 10% undivided right, title and interest to the Property (for a total of a 30% undivided right, title and interest to the Property) will thereupon vest in the Optionee free and clear of all Encumbrances, except the NSR Royalty, without any further action required on behalf of the Optionee. Upon the occurrence of the Second Option Exercise Date, the Optionor will take all actions and do all things necessary, as soon as practicable, to transfer the Second Option Interest to the Optionee such that the Optionee is the registered and beneficial holder of the Second Option Interest.

Section 5.3 Third Option

(1) If the Optionee makes the payment, issues Shares and incurs the Third Option Expenditures as described in §4.3, it will have exercised the Third Option in full. If the Optionee does not fulfill all the terms and conditions described in §4.3, then subject to §8.3, the Option will terminate and the Optionee will return the 20% undivided interest in the Property earned in the First Option and the 10% undivided interest in the Property earned in the Second Option (for a total of a 30% undivided right, title and interest to the Property) to the Optionor for nil consideration resulting in the Optionee holding no interest in the Property.

(2) If and when the Third Option is exercised, an additional 20% undivided right, title and interest to the Property (for a total of a 50% undivided right, title and interest to the Property) will thereupon vest in the Optionee free and clear of all Encumbrances, except the NSR Royalty, without any further action required on behalf of the Optionee. Upon the occurrence of the Third Option Exercise Date, the Optionor will take all actions and do all things necessary, as soon as practicable, to transfer the Third Option Interest to the Optionee such that the Optionee is the registered and beneficial holder of the Third Option Interest.

Section 5.4 Fourth Option

(1) If the Optionee makes the payment, issues Shares and incurs the Fourth Option Expenditures as described in §4.4, it will have exercised the Fourth Option in full. If the Optionee does not fulfill all the terms and conditions described in §4.4, the Optionee will have earned no additional interest in the Property.

(2) If and when the Fourth Option is exercised, an additional 30% undivided right, title and interest to the Property (for a total of an 80% undivided right, title and interest to the

Property) will thereupon vest in the Optionee free and clear of all Encumbrances, except the NSR Royalty, without any further action required on behalf of the Optionee. Upon the occurrence of the Fourth Option Exercise Date, the Optionor will take all actions and do all things necessary, as soon as practicable, to transfer the Fourth Option Interest to the Optionee such that the Optionee is the registered and beneficial holder of the Fourth Option Interest..

Section 5.5 Fifth Option

(1) If the Optionee makes the payment as described in §4.5, it will have exercised the Fifth Option in full. If the Optionee does not fulfill all the terms and conditions described in §4.5, the Optionee will have earned no additional interest in the Property.

(2) If and when the Fifth Option is exercised, an additional 20% undivided right, title and interest to the Property (for a total of a 100% undivided right, title and interest to the Property) will thereupon vest in the Optionee free and clear of all Encumbrances, except the NSR Royalty, without any further action required on behalf of the Optionee. Upon the occurrence of the Fifth Option Exercise Date, the Optionor will take all actions and do all things necessary, as soon as practicable, to transfer the Fifth Option Interest to the Optionee such that the Optionee is the registered and beneficial holder of the Fifth Option Interest..

ARTICLE 6 INDEMNITY

Section 6.1 Representations, Warranties and Covenants Indemnity

(1) Each Party will indemnify the other Party from and against any and all Liability that the other Party suffers, sustains or incurs arising out of or in connection with the breach of any representation or warranty given or made by a Party under this Agreement.

(2) It is not necessary for a Party to incur expense or make payment before enforcing a right of indemnity conferred by this Agreement.

(3) Each Party will indemnify the other Party from and against any and all Liability which the other Party suffers, sustains or incurs arising out of or in connection with a false representation, breach of a warranty or breach of a covenant given or made by a Party under this Agreement.

Section 6.2 Optionor Environmental Indemnity

(1) The Optionor agrees to indemnify and save the Optionee harmless from and against any Environmental Liability suffered or incurred by the Optionee arising directly or indirectly from any operations or activities conducted in or on the Property, whether by the Optionor or others, prior to the Effective Date.

Section 6.3 Survival

The provisions of this Article 6 will survive any termination of this Agreement.

ARTICLE 7 RIGHTS

Section 7.1 Right of Entry

(1) Throughout the Option Period, the directors and officers of the Optionee and its servants, agents and independent contractors, will have the sole and exclusive right in respect of the Property to:

- (a) enter thereon;
- (b) have exclusive and quiet possession thereof;
- (c) do such prospecting, exploration, development and/or mining work thereon and thereunder as the Optionee may determine to be necessary, desirable or advisable;
- (d) bring upon and erect upon the Property and use in its operations, at any time and from time to time, such buildings, plant, machinery, equipment, vehicles, tools, appliances and supplies as the Optionee may deem necessary, desirable or advisable; and
- (e) remove therefrom and dispose of reasonable quantities of ores, minerals and metals for the purposes of sampling, including bulk sampling, obtaining assays or making other tests.

Section 7.2 Abandonment

(1) Provided that that Optionor agrees in writing, the Optionee may at any time during the Option Period elect to abandon any one or more of the Mineral Rights comprised in the Property by giving written notice to the Optionor of such intention and any Mineral Rights so abandoned will be in good standing under the laws of the jurisdiction in which they are situated for at least three months from the date of any notice given pursuant to this §7.2. Upon any such abandonment, the Mineral Rights so abandoned will for all purposes of this Agreement cease to form part of the Property. The Optionor may elect to have the Optionee transfer any and all abandoned Mineral Rights to the Optionor for and in consideration of the sum of \$10, which the Optionee acknowledges to be fair and reasonable compensation in the circumstances.

ARTICLE 8 DEFAULT AND TERMINATION

Section 8.1 First Option

(1) The First Option may be terminated by the Optionor delivering a notice of termination to the Optionee if:

- (a) the Optionee fails to satisfy the conditions of §4.1(1)(a), 4.1(1)(b) or 4.1(1)(c) within the time periods permitted thereby provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the

Optionee will have failed to cure such default within 30 days following the date of receipt of such default notice; or

- (b) the Optionee fails to maintain its Listed Issuer Status for a period of 180 days or more or perform any material term or condition hereunder, provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days next following the date of receipt of such default notice.

Section 8.2 Second Option

(1) The Second Option may be terminated by the Optionor delivering a notice of termination to the Optionee if:

- (a) the Optionee fails to satisfy the conditions of §Section 4.2(1)(a), Section 4.2(1)(b) or Section 4.2(1)(c) within the time periods permitted thereby provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days following the date of receipt of such default notice; or
- (b) the Optionee fails to maintain its Listed Issuer Status for a period of 180 days or more or perform any material term or condition hereunder, provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days next following the date of receipt of such default notice.

Section 8.3 Third Option

(1) The Third Option may be terminated by the Optionor delivering a notice of termination to the Optionee if:

- (a) the Optionee fails to satisfy the conditions of §Section 4.3(1)(a), Section 4.3(1)(b) or Section 4.3(1)(c) within the time periods permitted thereby provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days following the date of receipt of such default notice; or
- (b) the Optionee fails to maintain its Listed Issuer Status for a period of 180 days or more or perform any material term or condition hereunder, provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days next following the date of receipt of such default notice.

Section 8.4 Fourth Option

(1) The Fourth Option may be terminated by the Optionor delivering a notice of termination to the Optionee if:

- (a) the Optionee fails to satisfy the conditions of §Section 4.4(1)(a), Section 4.4(1)(b) or Section 4.4(1)(c) within the time periods permitted thereby provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days following the date of receipt of such default notice; or
- (b) the Optionee fails to maintain its Listed Issuer Status for a period of 180 days or more or perform any material term or condition hereunder, provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days next following the date of receipt of such default notice.

Section 8.5 Fifth Option

(1) The Fifth Option may be terminated by the Optionor delivering a notice of termination to the Optionee if:

- (a) the Optionee fails to satisfy the condition of §4.5(1) within the time period permitted thereby provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days following the date of receipt of such default notice; or
- (b) the Optionee fails to maintain its Listed Issuer Status for a period of 180 days or more or perform any material term or condition hereunder, provided that the Optionor will have first delivered to the Optionee a notice of default specifying the default and the Optionee will have failed to cure such default within 30 days next following the date of receipt of such default notice.

Section 8.6 Outside Date

(1) This Agreement will automatically terminate if the Effective Date does not occur on or before the Outside Date and, upon such automatic termination, each Party will be released from further performance of its obligations under this Agreement.

Section 8.7 Obligations Upon Termination

(1) Notwithstanding the termination of the Option, the Optionee will have the right, within a period of 180 days following the end of the Option Period, to remove from the Property all buildings, equipment, machinery, tools, appliances and supplies that have been brought upon the Property by or on behalf of the Optionee, and any such property not removed within 180-day period will thereafter become the property of the Optionor.

(2) Subject to §Section 10.3, the Optionee may at any time terminate this Option by giving notice of termination to the Optionor and will thereupon be relieved of any further obligations in connection herewith but will remain liable for obligations that have accrued to the date of notice.

- (3) Upon termination of the Option for any reason other than the Optionee's exercise of the Option, the Optionee will:
- (a) ensure the Property is in good standing for a period of not less than one year following the termination of the Option;
 - (b) execute and deliver to the Optionor all documents or instruments reasonably requested by the Optionor necessary to release, quit claim and relinquish to the Optionor all right, title or interests in or to the Property;
 - (c) remove or cause to be discharged any registered lien against the title to the Property;
 - (d) settle all outstanding commitments, expenditures and contractual obligations to third parties that it or its agents approved and for which it or its agents are liable in accordance with the respective terms and conditions of such commitments and obligations; and
 - (e) deliver to the Optionor all Business Information related to the Property in the possession of the Optionee and all such Business Information related to the Property generated by or in the possession or control of the Optionee or its agents.

ARTICLE 9 NOTICES

Section 9.1 Notice in Writing

Unless otherwise specified, each Notice to a Party will be given in writing and delivered personally or by courier, sent by prepaid registered mail, e-mail or other electronic transmission agreed to by the Parties, to the Party as follows:

- (a) if to the Optionor:

Nickel North Exploration Corp.
#1105 - 750 West Pender Street
Vancouver, BC V6C 2T8
E-mail: [REDACTED: personal information]
Attention: Tony Guo, President and Chief Executive Officer

or as otherwise designated by the Optionor at least five days before Notice is due,

with a copy to (which will not constitute notice hereunder):

Boughton Law Corporation
Attention: L.K. Larry Yen
#700 - 595 Burrard Street,
Vancouver, BC V7X 1S8

E-mail: lyen@boughtonlaw.com

- (b) if to the Optionee:

1844 Resources Inc.
Suite 602, 224 - 4th Avenue South
Saskatoon, SK S7K 5M5

E-mail: [REDACTED: personal information]
Attention : Sylvain Laberge, President and Chief Executive Officer

or as otherwise designated by the Optionee at least five days before Notice is due,
with a copy to (which will not constitute notice hereunder):

McMillan LLP
Attention: James Munro
1055 West Georgia Street, Suite 1500
Vancouver, BC V6E 4N7

E-mail: james.munro@mcmillan.ca

Section 9.2 Delivery

- (1) Any Notice:
- (a) delivered personally or by courier on a Business Day will be deemed to have been given on that Business Day;
 - (b) sent by prepaid registered mail will be deemed to have been given on the fifth Business Day after the date of mailing;
 - (c) transmitted by e-mail will be deemed to have given when sent, provided that such e-mail is kept on file by the sending Party and the sending Party does not receive an automatically generated message from the recipient's e-mail server that such e-mail could to be delivered to such recipient. A copy of the e-mail transmission containing the time, date and recipient e-mail address will be rebuttable evidence of receipt by e-mail.

Section 9.3 Delivery on Non-Business Day

- (1) Any Notice delivered, sent, or transmitted not on a Business Day will be deemed to be given on the next Business Day.

Section 9.4 Disruption of Postal Service

(1) If a Notice has been sent by prepaid registered mail and before the fifth Business Day after the mailing there is a discontinuance or interruption of regular postal service so that the Notice cannot reasonably be expected to be delivered within five Business Days after the mailing, the Notice will be deemed to have been given when it is actually received.

Section 9.5 Request for Paper Copy

(1) Any Party receiving Notice may request and will be entitled to receive the notice on paper, in a non-electronic form, which will be delivered to the requesting Party within ten (10) days of receipt of the written request for non-electronic Notice.

ARTICLE 10 GENERAL

Section 10.1 Force Majeure

(1) If the Optionee is at any time either during the Option Period or thereafter prevented from or delayed in complying with any provisions of this Agreement by reason of strikes, lock-outs, labour shortages, power shortages, fuel shortages, fires, wars, inclement weather, pandemics (including COVID-19), acts of God, governmental regulations restricting normal operations, shipping delays, proceedings before the Ministère des Ressources naturelles et des Forêts, delays in obtaining required governmental or regulatory approvals or permits, aboriginal land claims, environmental claims or notices (or inability to obtain or delays in obtaining environmental consents) or any other reason or reasons beyond the control of the Optionee, but excluding for greater certainty, unavailability of funds, or changes in economic markets, the time limited for the performance by the Optionee of its obligations hereunder will be extended by a period of time equal in length to the period of each such prevention or delay.

(2) The Optionee will give prompt notice to the Optionor of each event of force majeure under §10.1(1) and upon cessation of such event will furnish the Optionor with notice to that effect together with particulars of the number of days by which the obligations of the Optionee hereunder have been extended by virtue of such event of force majeure and all preceding events of force majeure.

Section 10.2 Assignment

(1) If the Optionee exercises the Option as contemplated in §5.1, then at any time thereafter the Optionee may sell, transfer or otherwise dispose of all or any portion of its interest in and to this Agreement and to the Property provided that each purchaser, grantee or transferee of any of such interest first delivers to the Optionor its undertaking relating to this Agreement and to the Property containing a provision subjecting any further sale, transfer or other disposition of such interest in the Property and this Agreement or any portion thereof to the provisions of this §10.2.

(2) No assignment by the Optionee of any interest less than its entire interest in this Agreement and in the Property will, as between the Optionee and the Optionor, discharge the Optionee from any of its obligations hereunder, unless and until the Optionee has provided to the Optionor notice

of the Transfer and the transferee, prior to and effective as of date of the Transfer, has committed in writing to and in favour of the Optionor (on terms satisfactory to the Optionor acting reasonably having regard to the financial, strength and industry experience and reputation of such transferee to perform the terms of this Agreement) to be bound by the terms of this Agreement.

(3) For the duration of the Option Period, the Optionor may not assign its interest in this Agreement without the prior written consent of the Optionee, save and except for an assignment to an Affiliate of the Optionor.

Section 10.3 Nature of Option

(1) This Agreement is an option only and other than the obligations of the Optionee in §Section 3.2(1) and §8.7(3), nothing herein contained will be construed as obligating the Optionee to do any acts or make any payments hereunder, and any act or acts or payment or payments as will be made hereunder will not be construed as obligating the Optionee to do any further act or make further payment or payments. For the avoidance of doubt, the payments and issuances made by the Optionee to the Optionor, and the incurrence of Exploration Expenditures by the Optionee, contemplated herein are optional and the Optionee is under no obligation to make such payments, issuances or Exploration Expenditure incurrences, unless the Optionee wishes to exercise the applicable Option.

Section 10.4 Confidential Information

(1) No information furnished by the Optionee to the Optionor hereunder in respect of the activities carried out on the Property by the Optionee, will be published by the Optionor without the written consent of the Optionee, but such consent in respect of the reporting of factual data will not be unreasonably withheld, and will not be withheld in respect of information required to be publicly disclosed pursuant to applicable securities or corporate laws. This provision will continue through the Option Period.

(2) Except to the extent otherwise required by applicable laws or with the prior consent of the other Party, not to be unreasonably withheld, neither Party will make any public announcement or disclosure regarding this Agreement or the transactions contemplated by this Agreement. Notwithstanding the foregoing, the Parties acknowledge and agree that:

- (a) The Optionee will be permitted to register notice of this Agreement.
- (b) Each Party will be provided with a reasonable opportunity to review and comment upon any news release or public announcement regarding this Agreement. If a Party is required to disclose Confidential Information in a press release or other continuous disclosure document, including an annual information form, information circular, annual or interim financial statements, prospectus or material change report, such Party will notify the other Party of such requirement, the terms thereof and the content of such press release or continuous disclosure document at least 2 Business Days prior to issuing or filing such press release or continuous disclosure document. The other Party will have the right to review and comment on the form and content of the press release or continuous disclosure document and

the Parties will use all reasonable efforts, acting in good faith, to agree on a text for the statement or release that is satisfactory to the Parties, provided that consent will not be required in respect of any factual disclosure that corresponds in substance to disclosure previously consented to by the other Party or disclosure already contained within a press release or continuous disclosure document issued or filed by the other Party that, to the knowledge of the disclosing Party, after reasonable inquiry, remains factually accurate. Failure to comment within two Business Days of receipt of notice of the proposed issuance or filing of a press release or continuous disclosure document will be deemed to constitute consent. However, such consent will not be considered a representation, warranty or certification by the other Party as to the accuracy of the information or data in such press release or continuous disclosure document, or a confirmation by the other Party that the content of such press release or continuous disclosure document complies with applicable securities laws or stock exchange requirements.

Section 10.5 Waivers

(1) No waiver of any provision of this Agreement is binding unless it is in writing and signed by all the Parties to this Agreement entitled to grant the waiver. No failure to exercise, and no delay in exercising, any right or remedy, under this Agreement will be deemed to be a waiver of that right or remedy. No waiver of any breach of any provision of this Agreement will be deemed to be a waiver of any subsequent breach of that provision.

Section 10.6 Taxes

(1) Unless otherwise specifically indicated in this Agreement, each Party will be responsible for its own personal income tax, corporate income tax, if applicable, and value added tax liability.

Section 10.7 Payment Currency

(1) Amounts to be paid under this Agreement are to be paid in Canadian Dollars.

Section 10.8 Further Assurances

(1) Each Party will from time to time promptly execute and deliver, or cause to be executed and delivered, all documents, deeds, conveyances and other instruments, and take all further action necessary or appropriate to give effect to the provisions and intent of this Agreement and to complete the transactions contemplated by this Agreement.

Section 10.9 Enurement

(1) This Agreement enures to the benefit of and binds the Parties and their respective successors and permitted assigns.

Section 10.10 Governing Law and Submission to Jurisdiction

(1) This Agreement and each of the documents contemplated by or delivered under or in connection with this Agreement are governed by, and are to be construed and interpreted in

accordance with, the laws of the Province of British Columbia and the laws of Canada applicable in the Province of British Columbia.

(2) Each of the Parties irrevocably submits to the non-exclusive jurisdiction of the courts of the Province of British Columbia.

Section 10.11 No Partnership

(1) Nothing herein will constitute or be taken to constitute the Parties as partners or create any fiduciary relationship between them. It is not the intention of the Parties to create, nor will this Agreement be construed to create, any mining, commercial or other partnership. None of the Parties will have any authority to act for or to assume any obligation or responsibility on behalf of any other Party, except as expressly provided herein.

Section 10.12 No Modification

(1) No modification, alteration or waiver of the terms herein contained will be binding unless the same is in writing, dated subsequently hereto, and fully executed by the Parties.

Section 10.13 Rule Against Perpetuities

(1) The Parties do not intend that there will be any violation of the Rule Against Perpetuities, the Rule Against Unreasonable Restraints on the Alienation of Property, or any similar rule. Accordingly, if any right or option to acquire any interest in the Property exists under this Agreement, such right or option must be exercised, if at all, so as to vest such interest within time periods permitted by applicable rules. If, however, any such violation should inadvertently occur, the Parties hereby agree that a court will reform that provision in such a way as to approximate most closely the intent of the Parties within the limits permissible under such rules.

Section 10.14 Conflict

(1) If there is a conflict between any provision of this Agreement and any provision of another document contemplated by or delivered under or in connection with this Agreement, the relevant provision of this Agreement is to prevail.

Section 10.15 Time of Essence

(1) For every provision of this Agreement, time is of the essence.

Section 10.16 Entire Agreement

(1) This Agreement, constitutes the entire agreement between the Parties with respect to the subject matter and supersedes all prior agreements, negotiations, discussions, undertakings, representations, warranties and understandings, whether written or verbal.

Section 10.17 Severability

- (1) If any provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, the illegality, invalidity or unenforceability of that provision will not affect:
- (a) the legality, validity or enforceability of the remaining provisions of this Agreement; or
 - (b) the legality, validity or enforceability of that provision in any other jurisdiction.

Section 10.18 Remedies Cumulative

- (1) The rights and remedies under this Agreement are cumulative and are in addition to any other rights and remedies available at law or in equity or otherwise. No single or partial exercise by a Party of any right or remedy precludes or otherwise affects the exercise of any other right or remedy to which that Party may be entitled.

Section 10.19 Amendments

- (1) No amendment, supplement, restatement or termination of any provision of this Agreement is binding unless it is in writing and signed by each Party at the time of the amendment, supplement, restatement or termination.

Section 10.20 Counterparts

- (1) This Agreement and any amendment, supplement, restatement or termination of any provision of this Agreement may be executed and delivered in accordance with the Notice provision in any number of counterparts, each of which when executed and delivered is an original but all of which taken together constitute one and the same instrument.

Section 10.21 Delivery by Electronic Transmission

- (1) To evidence the execution of this Agreement or any one of its counterparts, a Party may transmit a copy of its original or e-signature on the execution page hereof to the other Party by e-mail or another form of electronic transmission contemplated by the Parties and such transmissions will constitute effective delivery of an executed copy of this Agreement to the receiving party for all purposes.

Section 10.22 Independent Legal Advice

- (1) Each of the Parties acknowledge and agree that he/it, as the case may be, has been afforded sufficient time to obtain independent legal advice with respect to this Agreement, and that he/it, as the case may be, has had a reasonable opportunity to do so prior to executing this Agreement.

Section 10.23 Legal and Other Fees

(1) Each Party will be responsible for its own legal, accounting and other professions fees and expenses incurred in connection with the negotiation and settlement of this Agreement and the other matters pertaining hereto.

Section 10.24 Prospectus Exemption

(1) Any Shares issued by the Optionee to the Optionor will be issued pursuant to an exemption from prospectus registration pursuant to applicable Canadian securities laws. Such Shares will be subject to a statutory hold period of four months and a day from the date of issuance.

[The remainder of this page is intentionally left blank. Signature page follows.]

The Parties have executed this Agreement.

1844 RESOURCES INC.

By: (Signed) “*Sylvain Laberge*”

Name: Sylvain Laberge

Title: President & CEO

NICKEL NORTH EXPLORATION CORP.

By: (Signed) “*Tony Guo*”

Name: Tony Guo

Title: CEO

SCHEDULE "A" - PROPERTY DESCRIPTION

Hawk Ridge Property Land Tenure Information

Written Description

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1013573	Nickel North Exploration Corp.	100	44.22	20240625	Active	0	2,500.00	127
1013574	Nickel North Exploration Corp.	100	44.22	20240625	Active	0	2,500.00	127
1013578	Nickel North Exploration Corp.	100	43.92	20240625	Active	0	2,500.00	127
1013579	Nickel North Exploration Corp.	100	14.35	20240625	Active	0	1,000.00	35.25
1013582	Nickel North Exploration Corp.	100	44.20	20240625	Active	0	2,500.00	127
1013583	Nickel North Exploration Corp.	100	36.70	20240625	Active	0	2,500.00	127
1013589	Nickel North Exploration Corp.	100	44.19	20240625	Active	0	2,500.00	127
1013590	Nickel North Exploration Corp.	100	44.19	20240625	Active	0	2,500.00	127
1013596	Nickel North Exploration Corp.	100	44.18	20240625	Active	0	2,500.00	127
1013601	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013602	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013603	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013605	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013613	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013614	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013615	Nickel North Exploration Corp.	100	44.17	20240625	Active	0	2,500.00	127
1013616	Nickel North Exploration Corp.	100	44.16	20240625	Active	0	2,500.00	127
1013618	Nickel North Exploration Corp.	100	44.16	20240625	Active	0	2,500.00	127
1017823	Nickel North Exploration Corp.	100	44.25	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1017824	Nickel North Exploration Corp.	100	44.25	20240717	Active	0	2,500.00	127
1017825	Nickel North Exploration Corp.	100	44.25	20240717	Active	0	2,500.00	127
1017826	Nickel North Exploration Corp.	100	44.25	20240717	Active	0	2,500.00	127
1017827	Nickel North Exploration Corp.	100	44.25	20240717	Active	0	2,500.00	127
1017829	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017830	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017831	Nickel North Exploration Corp.	100	44.24	20240717	Active	26,749.19	2,500.00	127
1017832	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017833	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017834	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017835	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017836	Nickel North Exploration Corp.	100	44.24	20240717	Active	0	2,500.00	127
1017837	Nickel North Exploration Corp.	100	44.23	20240717	Active	0	2,500.00	127
1017838	Nickel North Exploration Corp.	100	44.23	20240717	Active	0	2,500.00	127
1017839	Nickel North Exploration Corp.	100	44.23	20240717	Active	31,291.44	2,500.00	127
1017840	Nickel North Exploration Corp.	100	44.23	20240717	Active	0	2,500.00	127
1017841	Nickel North Exploration Corp.	100	44.23	20240717	Active	0	2,500.00	127
1017842	Nickel North Exploration Corp.	100	44.23	20240717	Active	0	2,500.00	127
1017843	Nickel North Exploration Corp.	100	44.23	20240717	Active	0	2,500.00	127
1017844	Nickel North Exploration Corp.	100	44.02	20240717	Active	0	2,500.00	127
1017845	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127
1017846	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127
1017847	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127
1017848	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1017849	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127
1017850	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127
1017851	Nickel North Exploration Corp.	100	44.22	20240717	Active	0	2,500.00	127
1017853	Nickel North Exploration Corp.	100	44.21	20240717	Active	0	2,500.00	127
1017854	Nickel North Exploration Corp.	100	44.21	20240717	Active	0	2,500.00	127
1017855	Nickel North Exploration Corp.	100	44.21	20240717	Active	0	2,500.00	127
1017857	Nickel North Exploration Corp.	100	44.20	20240717	Active	0	2,500.00	127
1017858	Nickel North Exploration Corp.	100	44.20	20240717	Active	0	2,500.00	127
1017859	Nickel North Exploration Corp.	100	44.20	20240717	Active	0	2,500.00	127
1017861	Nickel North Exploration Corp.	100	44.19	20240717	Active	0	2,500.00	127
1017862	Nickel North Exploration Corp.	100	44.19	20240717	Active	0	2,500.00	127
1017863	Nickel North Exploration Corp.	100	44.19	20240717	Active	0	2,500.00	127
1017865	Nickel North Exploration Corp.	100	44.18	20240717	Active	0	2,500.00	127
1017866	Nickel North Exploration Corp.	100	44.18	20240717	Active	0	2,500.00	127
1017867	Nickel North Exploration Corp.	100	44.18	20240717	Active	0	2,500.00	127
1017868	Nickel North Exploration Corp.	100	44.18	20240717	Active	0	2,500.00	127
1017869	Nickel North Exploration Corp.	100	44.18	20240717	Active	0	2,500.00	127
1017870	Nickel North Exploration Corp.	100	44.18	20240717	Active	448.14	2,500.00	127
1017943	Nickel North Exploration Corp.	100	44.41	20240717	Active	0	2,500.00	127
1017944	Nickel North Exploration Corp.	100	44.41	20240717	Active	24,610.27	2,500.00	127
1017945	Nickel North Exploration Corp.	100	44.41	20240717	Active	0	2,500.00	127
1017946	Nickel North Exploration Corp.	100	44.41	20240717	Active	892.50	2,500.00	127
1017947	Nickel North Exploration Corp.	100	44.41	20240717	Active	14,130.02	2,500.00	127
1017948	Nickel North Exploration Corp.	100	44.41	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1017949	Nickel North Exploration Corp.	100	44.40	20240717	Active	0	2,500.00	127
1017950	Nickel North Exploration Corp.	100	44.40	20240717	Active	0	2,500.00	127
1017951	Nickel North Exploration Corp.	100	44.40	20240717	Active	0	2,500.00	127
1017952	Nickel North Exploration Corp.	100	44.40	20240717	Active	0	2,500.00	127
1017953	Nickel North Exploration Corp.	100	44.40	20240717	Active	4,724.18	2,500.00	127
1017954	Nickel North Exploration Corp.	100	44.40	20240717	Active	5,769.25	2,500.00	127
1017955	Nickel North Exploration Corp.	100	44.40	20240717	Active	0	2,500.00	127
1017958	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017959	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017960	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017961	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017962	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017963	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017964	Nickel North Exploration Corp.	100	44.39	20240717	Active	0	2,500.00	127
1017967	Nickel North Exploration Corp.	100	44.38	20240717	Active	0	2,500.00	127
1017968	Nickel North Exploration Corp.	100	44.38	20240717	Active	0	2,500.00	127
1017969	Nickel North Exploration Corp.	100	44.38	20240717	Active	0	2,500.00	127
1017970	Nickel North Exploration Corp.	100	44.38	20240717	Active	0	2,500.00	127
1017971	Nickel North Exploration Corp.	100	44.38	20240717	Active	2,981.90	2,500.00	127
1017972	Nickel North Exploration Corp.	100	44.38	20240717	Active	0	2,500.00	127
1017974	Nickel North Exploration Corp.	100	44.37	20240717	Active	0	2,500.00	127
1017975	Nickel North Exploration Corp.	100	44.37	20240717	Active	0	2,500.00	127
1017976	Nickel North Exploration Corp.	100	44.37	20240717	Active	0	2,500.00	127
1017977	Nickel North Exploration Corp.	100	44.37	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1017978	Nickel North Exploration Corp.	100	44.37	20240717	Active	0	2,500.00	127
1017981	Nickel North Exploration Corp.	100	44.36	20240717	Active	0	2,500.00	127
1017982	Nickel North Exploration Corp.	100	44.36	20240717	Active	0	2,500.00	127
1017983	Nickel North Exploration Corp.	100	44.36	20240717	Active	0	2,500.00	127
1017984	Nickel North Exploration Corp.	100	44.36	20240717	Active	40,956.90	2,500.00	127
1017985	Nickel North Exploration Corp.	100	44.36	20240717	Active	40,633.55	2,500.00	127
1017986	Nickel North Exploration Corp.	100	44.36	20240717	Active	33,331.45	2,500.00	127
1017987	Nickel North Exploration Corp.	100	44.36	20240717	Active	0	2,500.00	127
1017990	Nickel North Exploration Corp.	100	44.35	20240717	Active	0	2,500.00	127
1017991	Nickel North Exploration Corp.	100	44.35	20240717	Active	0	2,500.00	127
1017992	Nickel North Exploration Corp.	100	44.35	20240717	Active	103,768.61	2,500.00	127
1017993	Nickel North Exploration Corp.	100	44.35	20240717	Active	201,415.81	2,500.00	127
1017994	Nickel North Exploration Corp.	100	44.35	20240717	Active	529,455.17	2,500.00	127
1017995	Nickel North Exploration Corp.	100	44.35	20240717	Active	41,556.65	2,500.00	127
1017997	Nickel North Exploration Corp.	100	44.34	20240717	Active	0	2,500.00	127
1017998	Nickel North Exploration Corp.	100	44.34	20240717	Active	0	2,500.00	127
1017999	Nickel North Exploration Corp.	100	44.34	20240717	Active	0	2,500.00	127
1018000	Nickel North Exploration Corp.	100	44.34	20240717	Active	107,402.18	2,500.00	127
1018001	Nickel North Exploration Corp.	100	44.34	20240717	Active	455,111.21	2,500.00	127
1018002	Nickel North Exploration Corp.	100	44.34	20240717	Active	41,556.41	2,500.00	127
1018003	Nickel North Exploration Corp.	100	44.34	20240717	Active	0	2,500.00	127
1018004	Nickel North Exploration Corp.	100	44.33	20240717	Active	0	2,500.00	127
1018005	Nickel North Exploration Corp.	100	44.33	20240717	Active	0	2,500.00	127
1018006	Nickel North Exploration Corp.	100	44.33	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1018007	Nickel North Exploration Corp.	100	44.33	20240717	Active	0	2,500.00	127
1018008	Nickel North Exploration Corp.	100	44.33	20240717	Active	0	2,500.00	127
1018009	Nickel North Exploration Corp.	100	44.33	20240717	Active	0	2,500.00	127
1018011	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018012	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018013	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018014	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018015	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018016	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018017	Nickel North Exploration Corp.	100	44.32	20240717	Active	0	2,500.00	127
1018018	Nickel North Exploration Corp.	100	44.31	20240717	Active	0	2,500.00	127
1018019	Nickel North Exploration Corp.	100	44.31	20240717	Active	49,366.62	2,500.00	127
1018020	Nickel North Exploration Corp.	100	44.31	20240717	Active	193.31	2,500.00	127
1018021	Nickel North Exploration Corp.	100	44.31	20240717	Active	3,328.51	2,500.00	127
1018022	Nickel North Exploration Corp.	100	44.31	20240717	Active	0	2,500.00	127
1018023	Nickel North Exploration Corp.	100	44.30	20240717	Active	1,238.24	2,500.00	127
1018024	Nickel North Exploration Corp.	100	44.30	20240717	Active	0	2,500.00	127
1018025	Nickel North Exploration Corp.	100	44.50	20240717	Active	0	2,500.00	127
1018026	Nickel North Exploration Corp.	100	44.50	20240717	Active	0	2,500.00	127
1018027	Nickel North Exploration Corp.	100	44.50	20240717	Active	1,939.81	2,500.00	127
1018028	Nickel North Exploration Corp.	100	44.50	20240717	Active	0	2,500.00	127
1018029	Nickel North Exploration Corp.	100	44.50	20240717	Active	0	2,500.00	127
1018030	Nickel North Exploration Corp.	100	44.49	20240717	Active	0	2,500.00	127
1018031	Nickel North Exploration Corp.	100	44.49	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1018032	Nickel North Exploration Corp.	100	44.49	20240717	Active	2,287.92	2,500.00	127
1018033	Nickel North Exploration Corp.	100	44.49	20240717	Active	0	2,500.00	127
1018035	Nickel North Exploration Corp.	100	44.48	20240717	Active	0	2,500.00	127
1018036	Nickel North Exploration Corp.	100	44.48	20240717	Active	0	2,500.00	127
1018037	Nickel North Exploration Corp.	100	44.48	20240717	Active	4,377.80	2,500.00	127
1018038	Nickel North Exploration Corp.	100	44.48	20240717	Active	0	2,500.00	127
1018041	Nickel North Exploration Corp.	100	44.46	20240717	Active	0	2,500.00	127
1018042	Nickel North Exploration Corp.	100	44.46	20240717	Active	0	2,500.00	127
1018043	Nickel North Exploration Corp.	100	44.46	20240717	Active	0	2,500.00	127
1018044	Nickel North Exploration Corp.	100	44.46	20240717	Active	31,200.71	2,500.00	127
1018045	Nickel North Exploration Corp.	100	44.46	20240717	Active	0	2,500.00	127
1018048	Nickel North Exploration Corp.	100	44.45	20240717	Active	0	2,500.00	127
1018049	Nickel North Exploration Corp.	100	44.45	20240717	Active	0	2,500.00	127
1018050	Nickel North Exploration Corp.	100	44.45	20240717	Active	0	2,500.00	127
1018051	Nickel North Exploration Corp.	100	44.45	20240717	Active	9,254.04	2,500.00	127
1018052	Nickel North Exploration Corp.	100	44.45	20240717	Active	13,782.67	2,500.00	127
1018053	Nickel North Exploration Corp.	100	44.45	20240717	Active	11,344.18	2,500.00	127
1018055	Nickel North Exploration Corp.	100	44.44	20240717	Active	0	2,500.00	127
1018056	Nickel North Exploration Corp.	100	44.44	20240717	Active	0	2,500.00	127
1018057	Nickel North Exploration Corp.	100	44.44	20240717	Active	10,298.86	2,500.00	127
1018058	Nickel North Exploration Corp.	100	44.44	20240717	Active	8,557.08	2,500.00	127
1018059	Nickel North Exploration Corp.	100	44.44	20240717	Active	86,757.19	2,500.00	127
1018060	Nickel North Exploration Corp.	100	44.44	20240717	Active	0	2,500.00	127
1018061	Nickel North Exploration Corp.	100	44.43	20240717	Active	0	2,500.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
1018062	Nickel North Exploration Corp.	100	44.43	20240717	Active	0	2,500.00	127
1018063	Nickel North Exploration Corp.	100	44.43	20240717	Active	13,947.09	2,500.00	127
1018064	Nickel North Exploration Corp.	100	44.43	20240717	Active	24,647.89	2,500.00	127
1019188	Nickel North Exploration Corp.	100	44.21	20240430	Active	139,158.99	2,500.00	127
1019189	Nickel North Exploration Corp.	100	44.21	20240430	Active	470,807.05	2,500.00	127
1019190	Nickel North Exploration Corp.	100	44.21	20240430	Active	117,891.21	2,500.00	127
1019191	Nickel North Exploration Corp.	100	44.20	20240430	Active	204,757.31	2,500.00	127
1019192	Nickel North Exploration Corp.	100	44.20	20240430	Active	439,953.69	2,500.00	127
1019193	Nickel North Exploration Corp.	100	44.20	20240430	Active	289,895.81	2,500.00	127
1019194	Nickel North Exploration Corp.	100	44.19	20240430	Active	154,410.60	2,500.00	127
1019195	Nickel North Exploration Corp.	100	44.19	20240430	Active	154,869.81	2,500.00	127
1019198	Nickel North Exploration Corp.	100	44.49	20240604	Active	76,332.82	2,500.00	127
1019199	Nickel North Exploration Corp.	100	44.49	20240604	Active	177,429.26	2,500.00	127
1019200	Nickel North Exploration Corp.	100	44.48	20240604	Active	178,134.92	2,500.00	127
1019201	Nickel North Exploration Corp.	100	44.48	20240604	Active	106,635.41	2,500.00	127
1019202	Nickel North Exploration Corp.	100	44.46	20240604	Active	85,847.81	2,500.00	127
1019203	Nickel North Exploration Corp.	100	44.46	20240604	Active	109,775.78	2,500.00	127
1019204	Nickel North Exploration Corp.	100	44.46	20240604	Active	116,061.09	2,500.00	127
1020521	Nickel North Exploration Corp.	100	44.19	20240729	Active	59,548.27	2,500.00	127
1020522	Nickel North Exploration Corp.	100	44.49	20240729	Active	2,984.63	2,500.00	127
1020523	Nickel North Exploration Corp.	100	44.48	20240729	Active	19,206.33	2,500.00	127
1129215	Nickel North Exploration Corp.	100	19.81	20240625	Active	0	1,000.00	35.25
1129219	Nickel North Exploration Corp.	100	12.60	20240625	Active	0	1,000.00	35.25

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2258726	Nickel North Exploration Corp.	100	44.51	20231103	Active	4,923.00	1,800.00	127
2258727	Nickel North Exploration Corp.	100	44.51	20231103	Active	0	1,800.00	127
2258728	Nickel North Exploration Corp.	100	44.44	20231103	Active	0	1,800.00	127
2258729	Nickel North Exploration Corp.	100	44.43	20231103	Active	21,110.28	1,800.00	127
2258730	Nickel North Exploration Corp.	100	44.43	20231103	Active	0	1,800.00	127
2258732	Nickel North Exploration Corp.	100	44.42	20231103	Active	2,482.27	1,800.00	127
2258733	Nickel North Exploration Corp.	100	44.42	20231103	Active	1,437.20	1,800.00	127
2258734	Nickel North Exploration Corp.	100	44.42	20231103	Active	0	1,800.00	127
2258735	Nickel North Exploration Corp.	100	44.42	20231103	Active	4,388.95	1,800.00	127
2258736	Nickel North Exploration Corp.	100	44.42	20231103	Active	0	1,800.00	127
2258737	Nickel North Exploration Corp.	100	44.42	20231103	Active	0	1,800.00	127
2258738	Nickel North Exploration Corp.	100	44.41	20231103	Active	0	1,800.00	127
2258739	Nickel North Exploration Corp.	100	44.41	20231103	Active	0	1,800.00	127
2258740	Nickel North Exploration Corp.	100	44.29	20231103	Active	4,220.81	1,800.00	127
2258741	Nickel North Exploration Corp.	100	44.29	20231103	Active	12,581.35	1,800.00	127
2258742	Nickel North Exploration Corp.	100	44.29	20231103	Active	9,097.80	1,800.00	127
2258743	Nickel North Exploration Corp.	100	44.29	20231103	Active	1,782.32	1,800.00	127
2258744	Nickel North Exploration Corp.	100	44.28	20231103	Active	7,520.68	1,800.00	127
2258745	Nickel North Exploration Corp.	100	44.28	20231103	Active	2,130.44	1,800.00	127
2258746	Nickel North Exploration Corp.	100	44.28	20231103	Active	0	1,800.00	127
2258747	Nickel North Exploration Corp.	100	44.28	20231103	Active	0	1,800.00	127
2258748	Nickel North Exploration Corp.	100	44.27	20231103	Active	0	1,800.00	127
2258749	Nickel North Exploration Corp.	100	44.27	20231103	Active	0	1,800.00	127
2258750	Nickel North Exploration Corp.	100	44.27	20231103	Active	0	1,800.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2258753	Nickel North Exploration Corp.	100	44.26	20231103	Active	1,084.87	1,800.00	127
2258754	Nickel North Exploration Corp.	100	44.26	20231103	Active	2,991.56	1,800.00	127
2258755	Nickel North Exploration Corp.	100	44.26	20231103	Active	0	1,800.00	127
2258758	Nickel North Exploration Corp.	100	44.17	20231103	Active	1,596.52	1,800.00	127
2258759	Nickel North Exploration Corp.	100	44.16	20231103	Active	0	1,800.00	127
2258760	Nickel North Exploration Corp.	100	44.16	20231103	Active	0	1,800.00	127
2258761	Nickel North Exploration Corp.	100	44.16	20231103	Active	1,579.09	1,800.00	127
2258762	Nickel North Exploration Corp.	100	44.16	20231103	Active	385.67	1,800.00	127
2258763	Nickel North Exploration Corp.	100	44.14	20231103	Active	0	1,800.00	127
2258764	Nickel North Exploration Corp.	100	44.14	20231103	Active	0	1,800.00	127
2258765	Nickel North Exploration Corp.	100	44.14	20231103	Active	0	1,800.00	127
2258766	Nickel North Exploration Corp.	100	44.14	20231103	Active	0	1,800.00	127
2258767	Nickel North Exploration Corp.	100	44.13	20231103	Active	0	1,800.00	127
2258768	Nickel North Exploration Corp.	100	44.13	20231103	Active	0	1,800.00	127
2258769	Nickel North Exploration Corp.	100	44.13	20231103	Active	0	1,800.00	127
2258770	Nickel North Exploration Corp.	100	44.12	20231103	Active	0	1,800.00	127
2258771	Nickel North Exploration Corp.	100	44.12	20231103	Active	0	1,800.00	127
2258772	Nickel North Exploration Corp.	100	44.12	20231103	Active	0	1,800.00	127
2258773	Nickel North Exploration Corp.	100	44.11	20231103	Active	0	1,800.00	127
2258774	Nickel North Exploration Corp.	100	44.11	20231103	Active	0	1,800.00	127
2258775	Nickel North Exploration Corp.	100	44.11	20231103	Active	0	1,800.00	127
2258776	Nickel North Exploration Corp.	100	44.10	20231103	Active	0	1,800.00	127
2258777	Nickel North Exploration Corp.	100	44.10	20231103	Active	0	1,800.00	127
2258778	Nickel North Exploration Corp.	100	44.10	20231103	Active	0	1,800.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2258779	Nickel North Exploration Corp.	100	44.09	20231103	Active	0	1,800.00	127
2258780	Nickel North Exploration Corp.	100	44.09	20231103	Active	0	1,800.00	127
2258781	Nickel North Exploration Corp.	100	44.09	20231103	Active	0	1,800.00	127
2258782	Nickel North Exploration Corp.	100	44.09	20231103	Active	0	1,800.00	127
2258783	Nickel North Exploration Corp.	100	44.09	20231103	Active	0	1,800.00	127
2258785	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258786	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258787	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258788	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258789	Nickel North Exploration Corp.	100	44.08	20231103	Active	76,119.55	1,800.00	127
2258790	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258791	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258792	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258793	Nickel North Exploration Corp.	100	44.08	20231103	Active	0	1,800.00	127
2258795	Nickel North Exploration Corp.	100	44.07	20231103	Active	0	1,800.00	127
2258796	Nickel North Exploration Corp.	100	44.07	20231103	Active	0	1,800.00	127
2258797	Nickel North Exploration Corp.	100	44.07	20231103	Active	45,865.37	1,800.00	127
2258798	Nickel North Exploration Corp.	100	44.07	20231103	Active	260,783.08	1,800.00	127
2258799	Nickel North Exploration Corp.	100	44.07	20231103	Active	466,181.49	1,800.00	127
2258800	Nickel North Exploration Corp.	100	44.07	20231103	Active	128,482.53	1,800.00	127
2258802	Nickel North Exploration Corp.	100	44.06	20231103	Active	0	1,800.00	127
2258803	Nickel North Exploration Corp.	100	44.06	20231103	Active	19,341.44	1,800.00	127
2258804	Nickel North Exploration Corp.	100	44.06	20231103	Active	485,575.51	1,800.00	127
2258805	Nickel North Exploration Corp.	100	44.06	20231103	Active	111,722.59	1,800.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2258806	Nickel North Exploration Corp.	100	44.06	20231103	Active	0	1,800.00	127
2258807	Nickel North Exploration Corp.	100	44.05	20231103	Active	0	1,800.00	127
2258808	Nickel North Exploration Corp.	100	44.05	20231103	Active	111,803.09	1,800.00	127
2258809	Nickel North Exploration Corp.	100	44.05	20231103	Active	0	1,800.00	127
2265619	Nickel North Exploration Corp.	100	14.62	20231220	Active	0	750.00	35.25
2265620	Nickel North Exploration Corp.	100	43.45	20231220	Active	0	1,800.00	127
2265621	Nickel North Exploration Corp.	100	15.17	20231220	Active	0	750.00	35.25
2265622	Nickel North Exploration Corp.	100	43.56	20231220	Active	0	1,800.00	127
2337938	Nickel North Exploration Corp.	100	44.55	20250325	Active	2,065.50	1,800.00	127
2337939	Nickel North Exploration Corp.	100	44.57	20250325	Active	0	1,800.00	127
2337940	Nickel North Exploration Corp.	100	44.57	20250325	Active	0	1,800.00	127
2337941	Nickel North Exploration Corp.	100	44.57	20250325	Active	0	1,800.00	127
2337942	Nickel North Exploration Corp.	100	44.57	20250325	Active	3,459.42	1,800.00	127
2337943	Nickel North Exploration Corp.	100	44.56	20250325	Active	66,244.97	1,800.00	127
2337944	Nickel North Exploration Corp.	100	44.56	20250325	Active	0	1,800.00	127
2337945	Nickel North Exploration Corp.	100	44.56	20250325	Active	0	1,800.00	127
2337946	Nickel North Exploration Corp.	100	44.56	20250325	Active	6,594.37	1,800.00	127
2337947	Nickel North Exploration Corp.	100	44.56	20250325	Active	1,369.03	1,800.00	127
2337948	Nickel North Exploration Corp.	100	44.55	20250325	Active	94,686.28	1,800.00	127
2337949	Nickel North Exploration Corp.	100	44.55	20250325	Active	0	1,800.00	127
2337950	Nickel North Exploration Corp.	100	44.55	20250325	Active	0	1,800.00	127
2337951	Nickel North Exploration Corp.	100	44.55	20250325	Active	4,852.34	1,800.00	127
2337952	Nickel North Exploration Corp.	100	44.54	20250325	Active	28,313.52	1,800.00	127
2337953	Nickel North Exploration Corp.	100	44.54	20250325	Active	13,169.32	1,800.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2337954	Nickel North Exploration Corp.	100	44.54	20250325	Active	0	1,800.00	127
2337955	Nickel North Exploration Corp.	100	44.54	20250325	Active	1,716.89	1,800.00	127
2337956	Nickel North Exploration Corp.	100	44.54	20250325	Active	0	1,800.00	127
2337957	Nickel North Exploration Corp.	100	44.54	20250325	Active	11,470.85	1,800.00	127
2337961	Nickel North Exploration Corp.	100	44.53	20250325	Active	0	1,800.00	127
2337962	Nickel North Exploration Corp.	100	44.53	20250325	Active	0	1,800.00	127
2337963	Nickel North Exploration Corp.	100	44.53	20250325	Active	1,019.94	1,800.00	127
2337964	Nickel North Exploration Corp.	100	44.53	20250325	Active	8,683.77	1,800.00	127
2337965	Nickel North Exploration Corp.	100	44.53	20250325	Active	7,290.34	1,800.00	127
2337966	Nickel North Exploration Corp.	100	44.53	20250325	Active	7,638.70	1,800.00	127
2337969	Nickel North Exploration Corp.	100	44.52	20250325	Active	122,525.47	1,800.00	127
2337970	Nickel North Exploration Corp.	100	44.52	20250325	Active	0	1,800.00	127
2337971	Nickel North Exploration Corp.	100	44.52	20250325	Active	0	1,800.00	127
2337972	Nickel North Exploration Corp.	100	44.52	20250325	Active	5,199.96	1,800.00	127
2337973	Nickel North Exploration Corp.	100	44.52	20250325	Active	1,368.04	1,800.00	127
2337974	Nickel North Exploration Corp.	100	44.52	20250325	Active	5,896.67	1,800.00	127
2337975	Nickel North Exploration Corp.	100	44.52	20250325	Active	1,716.40	1,800.00	127
2337976	Nickel North Exploration Corp.	100	44.51	20250325	Active	0	1,800.00	127
2337977	Nickel North Exploration Corp.	100	44.51	20250325	Active	3,109.57	1,800.00	127
2337978	Nickel North Exploration Corp.	100	44.51	20250325	Active	8,683.27	1,800.00	127
2337979	Nickel North Exploration Corp.	100	44.51	20250325	Active	0	1,800.00	127
2337981	Nickel North Exploration Corp.	100	44.50	20250325	Active	1,019.19	1,800.00	127
2337982	Nickel North Exploration Corp.	100	44.50	20250325	Active	0	1,800.00	127
2337985	Nickel North Exploration Corp.	100	44.49	20250325	Active	0	1,800.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2337986	Nickel North Exploration Corp.	100	44.49	20250325	Active	0	1,800.00	127
2337987	Nickel North Exploration Corp.	100	44.49	20250325	Active	0	1,800.00	127
2337989	Nickel North Exploration Corp.	100	44.48	20250325	Active	670.33	1,800.00	127
2337993	Nickel North Exploration Corp.	100	44.40	20250325	Active	0	1,800.00	127
2337994	Nickel North Exploration Corp.	100	44.39	20250325	Active	0	1,800.00	127
2337995	Nickel North Exploration Corp.	100	44.39	20250325	Active	0	1,800.00	127
2337997	Nickel North Exploration Corp.	100	44.29	20250325	Active	0	1,800.00	127
2338003	Nickel North Exploration Corp.	100	44.26	20250325	Active	0	1,800.00	127
2338004	Nickel North Exploration Corp.	100	44.26	20250325	Active	773.23	1,800.00	127
2338005	Nickel North Exploration Corp.	100	44.25	20250325	Active	0	1,800.00	127
2338006	Nickel North Exploration Corp.	100	44.25	20250325	Active	0	1,800.00	127
2338007	Nickel North Exploration Corp.	100	44.16	20250325	Active	0	1,800.00	127
2338008	Nickel North Exploration Corp.	100	44.16	20250325	Active	0	1,800.00	127
2338009	Nickel North Exploration Corp.	100	44.16	20250325	Active	1,044.16	1,800.00	127
2338012	Nickel North Exploration Corp.	100	44.14	20250325	Active	0	1,800.00	127
2338014	Nickel North Exploration Corp.	100	44.55	20250325	Active	672.07	1,800.00	127
2338015	Nickel North Exploration Corp.	100	44.54	20250325	Active	0	1,800.00	127
2338016	Nickel North Exploration Corp.	100	44.53	20250325	Active	0	1,800.00	127
2341758	Nickel North Exploration Corp.	100	37.43	20250423	Active	123,063.90	1,800.00	127
2341759	Nickel North Exploration Corp.	100	44.13	20250423	Active	19,663.33	1,800.00	127
2390451	Nickel North Exploration Corp.	100	44.10	20240912	Active	0	1,600.00	127
2390453	Nickel North Exploration Corp.	100	44.10	20240912	Active	0	1,600.00	127
2390462	Nickel North Exploration Corp.	100	44.09	20240912	Active	0	1,600.00	127

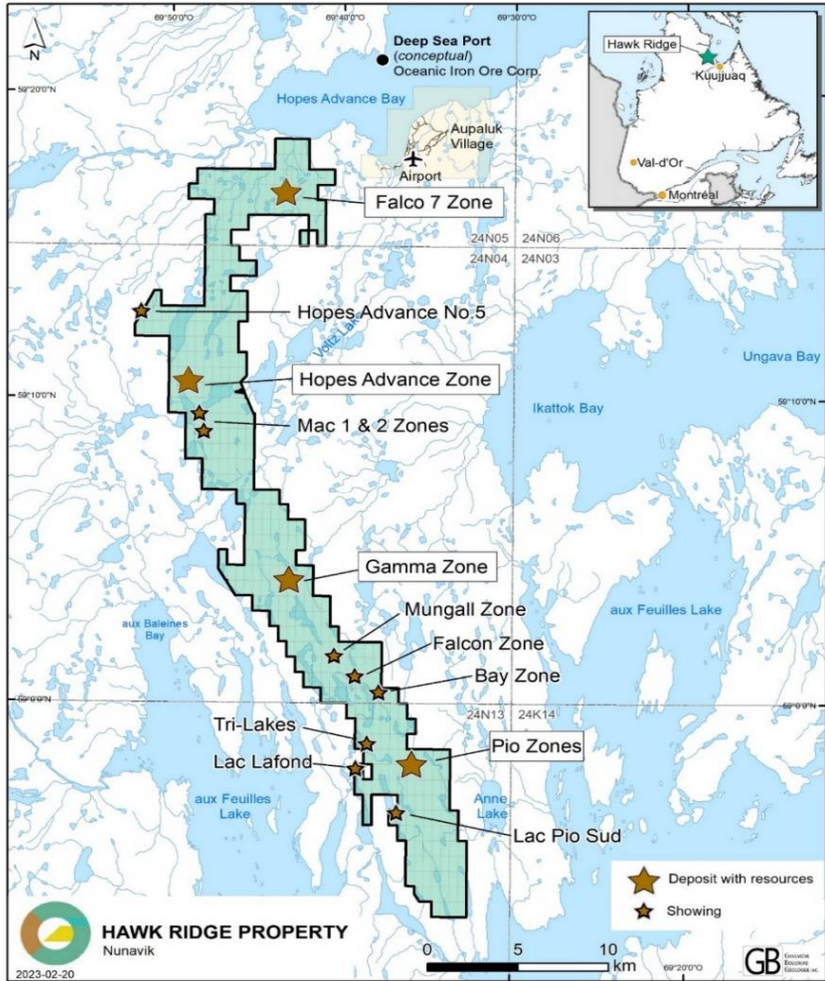
Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2390463	Nickel North Exploration Corp.	100	44.09	20240912	Active	0	1,600.00	127
2390467	Nickel North Exploration Corp.	100	44.08	20240912	Active	0	1,600.00	127
2390468	Nickel North Exploration Corp.	100	44.08	20240912	Active	0	1,600.00	127
2390472	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390477	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390478	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390479	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390509	Nickel North Exploration Corp.	100	44.43	20240912	Active	0	1,600.00	127
2390512	Nickel North Exploration Corp.	100	44.42	20240912	Active	0	1,600.00	127
2390513	Nickel North Exploration Corp.	100	44.42	20240912	Active	0	1,600.00	127
2390514	Nickel North Exploration Corp.	100	44.42	20240912	Active	0	1,600.00	127
2390519	Nickel North Exploration Corp.	100	44.38	20240912	Active	0	1,600.00	127
2390521	Nickel North Exploration Corp.	100	44.37	20240912	Active	0	1,600.00	127
2390522	Nickel North Exploration Corp.	100	44.37	20240912	Active	0	1,600.00	127
2390543	Nickel North Exploration Corp.	100	44.12	20240912	Active	0	1,600.00	127
2390544	Nickel North Exploration Corp.	100	44.12	20240912	Active	0	1,600.00	127
2390545	Nickel North Exploration Corp.	100	44.12	20240912	Active	0	1,600.00	127
2390554	Nickel North Exploration Corp.	100	44.11	20240912	Active	0	1,600.00	127
2390566	Nickel North Exploration Corp.	100	44.34	20240912	Active	0	1,600.00	127
2390569	Nickel North Exploration Corp.	100	44.33	20240912	Active	0	1,600.00	127
2390601	Nickel North Exploration Corp.	100	44.28	20240912	Active	0	1,600.00	127
2390608	Nickel North Exploration Corp.	100	44.27	20240912	Active	0	1,600.00	127
2390609	Nickel North Exploration Corp.	100	44.27	20240912	Active	0	1,600.00	127
2390610	Nickel North Exploration Corp.	100	44.27	20240912	Active	0	1,600.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2390668	Nickel North Exploration Corp.	100	43.33	20240912	Active	0	1,600.00	127
2390669	Nickel North Exploration Corp.	100	44.17	20240912	Active	0	1,600.00	127
2390670	Nickel North Exploration Corp.	100	44.17	20240912	Active	0	1,600.00	127
2390671	Nickel North Exploration Corp.	100	43.96	20240912	Active	0	1,600.00	127
2390672	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390673	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390674	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390675	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390676	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390677	Nickel North Exploration Corp.	100	44.07	20240912	Active	0	1,600.00	127
2390678	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390679	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390680	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390681	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390682	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390683	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390684	Nickel North Exploration Corp.	100	44.06	20240912	Active	0	1,600.00	127
2390685	Nickel North Exploration Corp.	100	44.04	20240912	Active	0	1,600.00	127
2390686	Nickel North Exploration Corp.	100	44.04	20240912	Active	0	1,600.00	127
2390687	Nickel North Exploration Corp.	100	44.04	20240912	Active	0	1,600.00	127
2390944	Nickel North Exploration Corp.	100	41.29	20240919	Active	0	1,600.00	127
2390945	Nickel North Exploration Corp.	100	2.75	20240919	Active	0	640.00	35.25
2391609	Nickel North Exploration Corp.	100	24.81	20241008	Active	0	640.00	35.25
2391610	Nickel North Exploration Corp.	100	44.35	20241008	Active	0	1,600.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2391611	Nickel North Exploration Corp.	100	30.38	20241008	Active	0	1,600.00	127
2538779	Nickel North Exploration Corp.	100	44.49	20250505	Active	0	400.00	127
2538780	Nickel North Exploration Corp.	100	44.48	20250505	Active	0	400.00	127
2538781	Nickel North Exploration Corp.	100	44.48	20250505	Active	0	400.00	127
2538782	Nickel North Exploration Corp.	100	44.46	20250505	Active	0	400.00	127
2538783	Nickel North Exploration Corp.	100	44.46	20250505	Active	0	400.00	127
2538784	Nickel North Exploration Corp.	100	44.41	20250505	Active	0	400.00	127
2538785	Nickel North Exploration Corp.	100	44.4	20250505	Active	0	400.00	127
2538786	Nickel North Exploration Corp.	100	44.40	20250505	Active	0	400.00	127
2538787	Nickel North Exploration Corp.	100	44.39	20250505	Active	0	400.00	127
2538788	Nickel North Exploration Corp.	100	44.39	20250505	Active	0	400.00	127
2538789	Nickel North Exploration Corp.	100	44.36	20250505	Active	0	400.00	127
2538790	Nickel North Exploration Corp.	100	44.36	20250505	Active	0	400.00	127
2538791	Nickel North Exploration Corp.	100	44.35	20250505	Active	0	400.00	127
2538792	Nickel North Exploration Corp.	100	44.25	20250505	Active	0	400.00	127
2538793	Nickel North Exploration Corp.	100	44.21	20250505	Active	0	400.00	127
2538794	Nickel North Exploration Corp.	100	44.20	20250505	Active	0	400.00	127
2538795	Nickel North Exploration Corp.	100	44.19	20250505	Active	0	400.00	127
2538796	Nickel North Exploration Corp.	100	44.18	20250505	Active	0	400.00	127
2657326	Nickel North Exploration Corp.	100	44.35	20250720	Active	0	120.00	120
2657327	Nickel North Exploration Corp.	100	44.34	20250720	Active	0	120.00	127
2657328	Nickel North Exploration Corp.	100	44.34	20250720	Active	0	120.00	127
2657329	Nickel North Exploration Corp.	100	44.26	20250720	Active	0	120.00	127
2657330	Nickel North Exploration Corp.	100	44.17	20250720	Active	0	120.00	127

Claim No.	Principal Holder	Percentage (%)	Area (ha)	Expiry Date (yyyymmdd)	Status	Excess Work (\$)	Work Required (\$)	Required Fees (\$)
2657331	Nickel North Exploration Corp.	100	44.16	20250720	Active	0	120.00	127
2657332	Nickel North Exploration Corp.	100	44.16	20250720	Active	0	120.00	127
2657333	Nickel North Exploration Corp.	100	44.08	20250720	Active	0	120.00	127
2657334	Nickel North Exploration Corp.	100	44.08	20250720	Active	0	120.00	127
2657335	Nickel North Exploration Corp.	100	44.07	20250720	Active	0	120.00	127
2657336	Nickel North Exploration Corp.	100	44.06	20250720	Active	0	120.00	127
2657337	Nickel North Exploration Corp.	100	44.05	20250720	Active	0	120.00	127
2657361	Nickel North Exploration Corp.	100	44.51	20250720	Active	0	120.00	127
2657362	Nickel North Exploration Corp.	100	44.51	20250720	Active	0	120.00	127
2657363	Nickel North Exploration Corp.	100	44.51	20250720	Active	0	120.00	127

Map



[End of Schedule “A”]