

GR SILVER MINING LTD.
Suite 900 – 999 West Hastings Street
Vancouver, BC V6C 2W2

MANAGEMENT INFORMATION CIRCULAR
as at **August 7, 2020** (except as indicated)

This information circular (“**Information Circular**”) is provided in connection with the solicitation of proxies by the management of **GR Silver Mining Ltd.** (the “**Company**”) for use at the Annual General Meeting of the shareholders of the Company (the “**Meeting**”) to be held on Friday, **September 11, 2020**, at Suite 900 – 999 West Hastings Street, Vancouver, British Columbia at 10:00 a.m. (Vancouver Time) and at any adjournments thereof for the purposes set forth in the enclosed Notice of Annual General Meeting (“**Notice of Meeting**”).

The solicitation of proxies is made on behalf of the management of the Company. Such solicitation will be primarily by mail but may also be made by telephone or other electronic means of communication or in person by the directors and officers of the Company. The costs incurred in the preparation and mailing of the form of proxy, Notice of Meeting and this Information Circular will be borne by the Company. The cost of the solicitation will be borne by the Company.

DISTRIBUTION OF MEETING MATERIALS

This Information Circular and related Meeting materials are being sent to both registered and non-registered holders of common shares of the Company.

If you are a non-registered holder and the Company or its agent has sent these materials directly to you, your name and address and information about your holdings of common shares, have been obtained in accordance with applicable securities regulatory requirements from the Intermediary holding common shares on your behalf. “**Intermediary**” means a broker, a financial institution, an investment firm, a trustee or administrator of a self-administered retirement savings plan, retirement income fund, education savings plan or other similar self-administered savings or investment plan registered under the *Income Tax Act* (Canada), or a nominee of any of the foregoing that holds securities on behalf of a non-registered shareholder.

A shareholder may receive multiple packages of Meeting materials if the shareholder holds common shares through more than one Intermediary, or if the shareholder is both a registered shareholder and a non-registered shareholder for different shareholdings. Any such shareholder should repeat the steps to vote through a proxy, appoint a proxyholder or attend the Meeting, if desired, separately for each shareholding to ensure that all the common shares from the various shareholdings are represented and voted at the Meeting. Please return your voting instructions as specified in the appropriate voting information form.

PROXY INFORMATION

Appointment of Proxyholder

A duly completed form of proxy for the Company will constitute the persons named in the enclosed form of proxy as the shareholder’s proxyholder. The individuals whose names are printed in the enclosed form of proxy for the Meeting are directors and/or officers of the Company (the “**Management Proxyholders**”). The persons named in the enclosed form of proxy as Management Proxyholders have indicated their willingness to represent, as proxyholders, the shareholders who appoint them.

A shareholder has the right to appoint a person other than the Management Proxyholders to represent the shareholder at the Meeting by striking out the names of the Management Proxyholders and by inserting the desired person’s name in the blank space provided or by executing a proxy in a form similar to the enclosed form. A proxyholder need not be a shareholder of the Company. Such a shareholder should notify the nominee of his or her appointment, obtain his or her consent to act as proxy and instruct him or her on how the shareholder’s shares are to be voted.

Voting Of Proxies

Each shareholder may instruct his/her proxyholder how to vote its shares by completing the blanks in the enclosed proxy form. Shares represented by properly executed proxy forms will be voted or withheld from voting on any poll in accordance with instructions made on the proxy forms, and, if a shareholder specifies a choice as to any matters to be acted on, such shareholder's shares shall be voted accordingly.

If no choice is specified and one of the Management Proxyholders is appointed by a shareholder as proxyholder, it is intended that such person will vote in favour of the matters to be voted on at the Meeting.

The enclosed form of proxy confers discretionary authority upon the persons named therein as proxyholder with respect to amendments or variations to matters identified in the Notice of Meeting and with respect to any other matters which may properly come before the Meeting. At the date of this Information Circular, management of the Company knows of no such amendments, variations or other matters to come before the Meeting.

COMPLETION AND RETURN OF PROXY

Each proxy must be dated and executed by the shareholder or its attorney authorized in writing or by an Intermediary acting on behalf of a shareholder (see "*Voting by Non-Registered Shareholders*" below). In the case of a corporation, the proxy must be dated and executed under its corporate seal or signed by a duly authorized officer or attorney for the corporation.

A proxy will not be valid for the Meeting or any adjournment thereof unless the completed, signed and dated form of proxy is delivered to the office of the Company's registrar and transfer agent, TSX Trust Company, by mail or registered mail at 301 – 100 Adelaide Street West, Toronto, Ontario M5H 4H1, or via the Internet at www.voteproxyonline.com, or by facsimile at 416-595-9593, or as otherwise indicated in the instructions contained in the form of proxy (including, where applicable, through the transfer agent's internet and telephone proxy voting services). All proxies in respect of the Meeting must be completed and received not later than 48 hours (excluding Saturdays, Sundays and holidays) prior to the commencement of the Meeting, unless the chairman of the Meeting elects to exercise his or her discretion to accept proxies received subsequently.

Voting by Non-Registered Shareholders

The information in this section is important to many shareholders as a substantial number of shareholders do not hold their shares in their own name.

Shareholders who hold common shares through Intermediaries (such shareholders being collectively called "**Beneficial Shareholders**") should note that only registered holders of common shares or the persons they appoint as their proxyholders are permitted to vote at the Meeting.

If common shares are shown on an account statement provided to a Beneficial Shareholder by a broker or other Intermediary, then in almost all cases the name of such Beneficial Shareholder **will not** appear on the central securities register of the Company. Such common shares will most likely be registered in the name of the broker or an agent of the broker or other Intermediary. In Canada, the vast majority of such common shares will be registered in the name of "CDS & Co.", the registration name of The Canadian Depository for Securities Limited, which acts as a nominee for many brokerage firms. Such common shares can only be voted by the Intermediary and can only be voted by them in accordance with instructions received from Beneficial Shareholders. **As a result, Beneficial Shareholders should carefully review the voting instructions provided by their broker or other Intermediary with this Information Circular and ensure that they direct the voting of their common shares in accordance with those instructions.**

Applicable regulatory policies require brokers and other Intermediaries to seek voting instructions from Beneficial Shareholders in advance of shareholders' meetings. In accordance with the requirements of National Instrument 54-101, the Company will distribute the Meeting materials to Intermediaries and clearing agencies for onward distribution to non-registered holders. The Company does not intend to pay Intermediaries to forward the Meeting materials if the non-registered holders have provided instructions to their Intermediary that they object to the Intermediary disclosing ownership information about the non-registered holders. In this case, such non-registered holder will not receive the Meeting materials if the Intermediary does not assume the cost of delivery. Each Intermediary has its own mailing procedures and provides its own return instructions to clients.

Intermediaries are required to forward the Meeting materials to non-registered holders unless a non-registered holder has waived the right to receive Meeting materials. Generally, non-registered holders who have not waived the right to receive Meeting materials will be sent a voting instruction form which must be completed, signed and returned by the non-registered holder in accordance with the Intermediary's directions on the voting instruction form. Intermediaries often use service companies to forward the Meeting materials to non-registered holders. Most brokers now delegate responsibility for obtaining instructions from clients to Broadridge Financial Solutions, Inc. ("**Broadridge**"). Broadridge typically supplies a voting instruction form, mails those forms to Beneficial Shareholders and asks those Beneficial Shareholders to return the forms to Broadridge or follow specific telephone or other voting procedures. Broadridge then tabulates the results of all instructions received by it and provides appropriate instructions respecting the voting of common shares at the Meeting. **A Beneficial Shareholder receiving a voting instruction form from Broadridge cannot use that form to vote common shares directly at the Meeting. Instead, the voting instruction form must be returned to Broadridge or the alternate voting procedures must be completed well in advance of the Meeting in order to ensure that such common shares are voted.**

In some cases, Beneficial Shareholders will instead be given a proxy which has already been signed by the Intermediary (typically by a facsimile, stamped signature) which is restricted as to the number of common shares beneficially owned by the Beneficial Shareholder but which is otherwise not completed. This form of proxy does not need to be signed by the Beneficial Shareholder, but, to be used at the Meeting, needs to be properly completed and deposited with TSX Trust Company as described under "*Completion and Return of Proxy*" above.

The purpose of these procedures is to permit non-registered holders to direct the voting of the common shares that they beneficially own. Should a Beneficial Shareholder wish to attend and vote at the Meeting in person (or have another person attend and vote on behalf of the Beneficial Shareholder), the Beneficial Shareholder should strike out the names of the persons named in the Proxy and insert the Beneficial Shareholder's (or such other person's) name in the blank space provided or, in the case of a voting instruction form, follow the corresponding instructions on the form.

Revocation of Proxies

A proxy may be revoked at any time prior to the exercise thereof. If a registered shareholder who has given a proxy attends personally at the Meeting at which such proxy is to be voted, such shareholder may revoke the proxy and vote in person. In addition to revocation in any other manner permitted by law, a registered shareholder who has given a proxy may revoke it, any time before it is exercised, by instrument in writing executed by the registered shareholder or by his/her attorney authorized in writing or, if the registered shareholder is a corporation, under its corporate seal or by an officer or attorney thereof duly authorized. The instrument revoking the proxy must be deposited to the office of the Company's registrar and transfer agent, TSX Trust Company, by mail or registered mail at 301 – 100 Adelaide Street West, Toronto, Ontario M5H 4H1, or by facsimile at 416.595.9593, at any time up to and including the last business day preceding the date of the Meeting, or any adjournment thereof, or with the chairman of the Meeting on the day of such Meeting. **Only registered shareholders have the right to revoke a proxy. Non-registered shareholders (Beneficial Shareholders) who wish to change their vote must arrange for their respective Intermediaries to revoke the proxy on their behalf well in advance of the Meeting.**

RECORD DATE AND VOTING SECURITIES

The directors of the Company have set the close of business on August 7, 2020, as the record date (the “**Record Date**”) for the Meeting.

Only common shareholders of record as at the Record Date are entitled to receive notice of the Meeting and to vote those shares included in the list of shareholders entitled to vote at the Meeting prepared as at the Record Date, unless any such shareholders transfer shares after the Record Date and the transferee of those shares, having produced properly endorsed certificates evidencing such shares or having otherwise established ownership of such shares, requests not later than 10 days before the Meeting, that the transferee’s name be included in the list of shareholders entitled to vote at the Meeting, in which case such transferee will be entitled to vote such shares at the Meeting.

Voting at the Meeting will be by show of hands, with each shareholder present having one vote, unless a poll is requested or required, whereupon each shareholder or proxyholder present is entitled to one vote for each common share held.

The Company is authorized to issue an unlimited number of common shares without par value of which 123,251,341 common shares are issued and outstanding as at the Record Date. The Company has no other class of voting securities.

QUORUM

A quorum for the transaction of business at the Meeting shall be two persons who are, or who represent by proxy, shareholders who are entitled to vote at the Meeting. If any share entitled to be voted at a meeting of shareholders is held by two or more persons jointly, the persons or those of them who attend the meeting of shareholders constitute only one shareholder for the purpose of determining whether a quorum of shareholders is present.

VOTING SHARES AND PRINCIPAL HOLDERS OF VOTING SHARES

To the knowledge of the directors and executive officers of the Company, and based on the Company’s review of the records maintained by TSX Trust Company, electronic filings with the System for Electronic Document Analysis and Retrieval (SEDAR) and insider reports filed with System for Electronic Disclosure by Insiders (SEDI), the following shareholders beneficially own, directly or indirectly, or exercise control or direction over more than 10% of the voting rights attached to all outstanding shares of the Company as at the Record Date:

Shareholder Name And Address	Number of Shares Held	Percentage of Issued Shares
First Majestic Silver Corp. ⁽¹⁾ Vancouver, BC	21,097,500	17.1%

Notes:

(1) First Majestic Silver Corp. is listed on the Toronto Stock Exchange.

INTEREST OF CERTAIN PERSONS IN MATTERS TO BE ACTED UPON

Other than as set forth in this Information Circular, management of the Company is not aware of any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, of any director or executive officer of the Company, any nominee for election as a director of the Company or any associate or affiliate of any such person, in any matter to be acted upon at the Meeting other than the election of directors.

For the purpose of this disclosure, “**associate**” of a person means: (a) an issuer of which the person beneficially owns or controls, directly or indirectly, voting securities entitling the person to more than 10% of the voting rights attached to outstanding securities of the issuer; (b) any partner of the person; (c) any trust or estate in which the person has a substantial beneficial interest or in respect of which a person serves as trustee or similar capacity; and (d) a relative of that person if the relative has the same home as that person.

EXECUTIVE COMPENSATION

The Company is a “venture issuer” as defined under National Instrument 51-102 – *Continuous Disclosure Obligations* and is disclosing its director and executive compensation in accordance with Form 51-102F6V – *Statement of Executive Compensation-Venture Issuers* (“**Form 51-102F6V**”).

Definitions

In this Information Circular:

- ◆ “**Board**” means the board of directors of the Company.
- ◆ “**Chief Executive Officer**” or “**CEO**” means an individual who served as chief executive officer of the Company, or performed functions similar to a chief executive officer, for any part of the most recently completed financial year.
- ◆ “**Chief Financial Officer**” or “**CFO**” means an individual who served as chief financial officer of the Company, or performed functions similar to a chief financial officer, for any part of the most recently completed financial year.
- ◆ “**Exchange**” means the TSX Venture Exchange.
- ◆ “**Named Executive Officer**” or “**NEO**” means each of the following individuals:
 - (i) a CEO;
 - (ii) a CFO;
 - (iii) in respect of the Company and its subsidiaries, the most highly compensated executive officer other than the CEO and CFO at the end of the most recently completed financial year whose total compensation was more than \$150,000, as determined in accordance with subsection 1.3(5) of Form 51-102F6V for that financial year; and
 - (iv) each individual who would be an NEO under paragraph (iii) but for the fact that the individual was neither an executive officer of the Company, nor acting in a similar capacity, at the end of that financial year.

Director and Named Executive Officer Compensation, Excluding Compensation Securities

The following table sets out a summary of compensation (excluding compensation securities) paid, awarded to or earned by the Named Executive Officers and any non-NEO directors of the Company for the periods noted therein:

Table of compensation excluding compensation securities							
Name and position	Year Ended Dec 31	Salary, consulting fee, retainer or commission (\$)	Bonus (\$)	Committee or meeting fees (\$)	Value of perquisites (\$)	Value of all other compensation (\$)	Total compensation (\$)
Marcio Fonseca <i>CEO, President & Director</i>	2019	84,000 ⁽²⁾	Nil	Nil	Nil	Nil	84,000
	2018 ⁽¹⁾	84,000 ⁽²⁾	Nil	Nil	Nil	Nil	84,000
Blaine Bailey <i>CFO</i>	2019	54,000 ⁽³⁾	Nil	Nil	Nil	Nil	54,000
	2018 ⁽¹⁾	54,000 ⁽³⁾	Nil	Nil	Nil	Nil	54,000
Trevor Woolfe <i>VP Corporate Development and Exploration</i>	2019	164,450 ⁽⁴⁾	Nil	Nil	Nil	Nil	164,450
	2018 ⁽¹⁾	80,200 ⁽⁴⁾	Nil	Nil	Nil	Nil	80,200
Heye Daun <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018 ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil
Gino DeMichele <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018 ⁽¹⁾	13,500 ⁽⁵⁾	Nil	Nil	Nil	Nil	13,500
Alan Friedman <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018 ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil
Michael Thomson <i>Director</i>	2019	6,000	Nil	Nil	Nil	Nil	6,000
	2018 ⁽¹⁾	9,000	Nil	Nil	Nil	Nil	9,000
Darren Bahrey <i>Former Director</i> ⁽⁶⁾	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018 ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil

Notes:

- (1) On March 1, 2018, Goldplay Exploration Ltd., a private company, amalgamated with a reporting issuer, Soleil Capital Corp., to form the Company. Sums noted in this table for the period prior to March 1, 2018 were paid by the Company's predecessor, Goldplay Exploration Ltd.
- (2) Paid to Margeo Consulting Inc., a private company wholly owned by Marcio Fonseca.
- (3) Paid to Promaid Services Ltd., a private company wholly owned by Blaine Bailey.
- (4) Paid to Shordean Pty Ltd., a private company wholly owned by Trevor Woolfe.
- (5) Paid to A2 Capital Management Inc., a private company wholly owned by Gino DeMichele.
- (6) Subsequent to the 2019 fiscal year end, Mr. Bahrey resigned as a director of the Company on April 16, 2020.

Stock Options and Other Compensation Securities

The following table discloses all compensation securities granted or issued to NEOs or non-NEO directors during the financial year ended December 31, 2019, for services provided or to be provided, directly or indirectly, to the Company or any of its subsidiaries.

Compensation Securities							
Name and position	Type of compensation security	Number of compensation securities, number of underlying securities, and percentage of class ⁽¹⁾	Date of issue or grant	Issue, conversion or exercise price (\$)	Closing price of security or underlying security on date of grant (\$)	Closing price of security or underlying security at year end (\$)	Expiry date
Marcio Fonseca <i>CEO, President & Director</i>	Stock Options	100,000 <u>300,000</u> 400,000⁽²⁾ (6.5%)	Aug 8, 2019 Nov 27, 2019	0.21 0.185	0.21 0.185	0.21	Aug 8, 2024 Nov 27, 2024
Blaine Bailey <i>CFO</i>	Stock Options	35,000 <u>150,000</u> 185,000⁽³⁾ (3.0%)	Aug 8, 2019 Nov 27, 2019	0.21 0.185	0.21 0.185	0.21	Aug 8, 2024 Nov 27, 2024
Trevor Woolfe <i>VP Corporate Development and Exploration</i>	Stock Options	35,000 <u>150,000</u> 185,000⁽⁴⁾ (3.0%)	Aug 8, 2019 Nov 27, 2019	0.21 0.185	0.21 0.185	0.21	Aug 8, 2024 Nov 27, 2024
Heye Daun <i>Director</i>	Stock Options	50,000⁽⁵⁾ (0.8%)	Nov 27, 2019	0.185	0.185	0.21	Nov 27, 2024
Gino DeMichele <i>Director</i>	Stock Options	200,000⁽⁶⁾ (3.2%)	Nov 27, 2019	0.185	0.185	0.21	Nov 27, 2024
Alan Friedman <i>Director</i>	Stock Options	50,000⁽⁷⁾ (0.8%)	Nov 27, 2019	0.185	0.185	0.21	Nov 27, 2024
Michael Thomson <i>Director</i>	Stock Options	50,000⁽⁸⁾ (0.8%)	Nov 27, 2019	0.185	0.185	0.21	Nov 27, 2024
Darren Bahrey <i>Former Director⁽⁹⁾</i>	Stock Options	50,000⁽⁹⁾ (0.8%)	Nov 27, 2019	0.185	0.185	0.21	Nov 27, 2024

Notes:

- (1) There were a total of 6,172,178 outstanding options as at December 31, 2019.
- (2) As at December 31, 2019, Mr. Fonseca held outstanding options exercisable for a total of 1,667,514 common shares of the Company, all of which options are granted to Margeo Consulting Inc., a private company wholly owned by Marcio Fonseca: 617,514 options are exercisable at a price of \$0.30/share and expire March 1, 2023; 300,000 options are exercisable at a price of \$0.31/share and expire May 7, 2023; 350,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; 100,000 options are exercisable at a price of \$0.21/share and expire August 8, 2024; and 300,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024.
- (3) As at December 31, 2019, Mr. Bailey held outstanding options exercisable for a total of 673,945 common shares of the Company: 138,945 options are exercisable at a price of \$0.30/share and expire March 1, 2023; 150,000 options are exercisable at a price of \$0.31/share and expire May 7, 2023; 200,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; 35,000 options are exercisable at a price of \$0.21/share and expire August 8, 2024; and 150,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024.
- (4) As at December 31, 2019, Mr. Woolfe held outstanding options exercisable for a total of 335,000 common shares of the Company: 150,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; 35,000 options are exercisable at a price of \$0.21/share and expire August 8, 2024; and 150,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024.
- (5) As at December 31, 2019, Mr. Daun held outstanding compensation securities exercisable for a total of 476,701 common shares of the Company: 169,822 options are exercisable at a price of \$0.30/share and expire March 1, 2023; and 40,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; and 50,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024. In addition, as at December 31, 2019, Mr. Daun held 216,879 compensation warrants exercisable at a price of \$0.18/share and having an expiry date of March 1, 2020.
- (6) As at December 31, 2019, Mr. DeMichele held outstanding compensation securities exercisable for a total of 1,278,445 common shares of the Company: 200,698 options are exercisable at a price of \$0.30/share and expire March 1, 2023; 200,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; and 200,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024. In addition, as at December 31, 2019, through his private company, A2 Capital Management Inc., Mr. DeMichele held 677,747 compensation warrants exercisable at a price of \$0.22/share that expire March 15, 2022, subject to acceleration (406,649 of these warrants are subject to escrow with 101,662 warrants being released from escrow on each of September 1, 2019, March 1, 2020 and September 1, 2020 and 101,663 warrants being released from escrow on March 1, 2021).
- (7) As at December 31, 2019, Mr. Friedman held outstanding compensation securities exercisable for a total of 476,701 common shares of the Company: 40,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; and 50,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024. In addition, as at December 31, 2019, through his private company, Grayston Capital Investments Inc., Mr. Friedman held 216,879 compensation warrants exercisable at a price of \$0.22/share and having an expiry date of March 1, 2020.
- (8) As at December 31, 2019, Mr. Thomson held outstanding options exercisable for a total of 472,000 common shares of the Company: 182,000 options are exercisable at a price of \$0.20/share and expire January 26, 2027; 200,000 options are exercisable at a price of \$0.30/share and expire March 1, 2023; 40,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; and 50,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024.
- (9) As at December 31, 2019, Mr. Bahrey held outstanding options exercisable for a total of 90,000 common shares of the Company: 40,000 options are exercisable at a price of \$0.22/share and expire December 19, 2023; and 50,000 options are exercisable at a price of \$0.185/share and expire November 27, 2024. Subsequent to the 2019 fiscal year end, Mr. Bahrey resigned as a director of the Company on April 16, 2020 and exercised his options.

No compensation securities were exercised by an NEO or non-NEO director during the financial year ended December 31, 2019.

External Management Companies

During the year ended December 31, 2019, no management functions of the Company were to any substantial degree performed by a person other than the directors or executive officers of the Company.

Employment, Consulting and Management Agreements

The Company has entered into agreements or arrangements under which it pays its NEOs, directors and other executive officers as follows:

Named Executive Officers & Other Executive Officers

1. Marcio Fonseca – CEO & President and a director

Mr. Fonseca was appointed the CEO and President of the Company's predecessor, Goldplay Exploration Ltd. ("**Goldplay EL**"), on January 1, 2017. Goldplay EL and Soleil Capital Corp. amalgamated on March 1, 2018, forming the Company, at which time Mr. Fonseca was appointed CEO and President of the Company.

By agreement dated October 18, 2017, made effective October 1, 2017, Goldplay EL entered into a CEO Consulting Agreement (the "**MCI Agreement**") with Margeo Consulting Inc., a private British Columbia company owned and controlled by Marcio Fonseca ("**MCI**"), pursuant to which MCI will provide to Goldplay EL the President and CEO services of Marcio Fonseca. The Company replaced Goldplay EL as a party to the MCI Agreement upon the amalgamation of Goldplay EL and Soleil Capital Corp. on March 1, 2018.

The term of the MCI Agreement is for one year, with automatic renewals of consecutive one year terms, subject to earlier termination as set out therein. Pursuant to the MCI Agreement, MCI is paid a consulting fee at the base rate of \$84,000 per annum (+ GST). Effective January 1, 2020, the Board approved an increase in the base rate to \$120,000 per annum (+ GST). MCI is entitled to participate in the Company's stock option plan on such terms as would be commensurate with Mr. Fonseca's position with the Company. MCI is also entitled to an annual bonus at the sole discretion of the Company's Board. The consulting fee, including future option grants, will be reviewed by the Company's Board on an annual basis in December of each year during the term of the contract. The MCI Agreement also requires that the Company provide MCI with a computer/laptop and that the Company provide and pay for liability insurance, including officer liability insurance, to cover potential liability to MCI and Mr. Fonseca in providing services to the Company.

MCI may terminate the MCI Agreement at any time by providing 3 months' prior written notice, unless the Company is in material default of the MCI Agreement, in which event MCI may terminate the MCI Agreement immediately where such default has not been cured within 15 days of the Company's receipt of written notice of default.

The Company may terminate the MCI Agreement:

- (i) immediately upon written notice to MCI, where MCI is in material breach, in which case no compensation will be paid to MCI beyond the date of termination; or
- (ii) for any other reason other than those set out in (i) and (iii), immediately upon written notice to MCI, in which case the Company shall pay to MCI an amount equal to two times (2x) both the then applicable base rate consulting fee and any bonus paid or payable to MCI in respect of the most recently completed financial year. Notwithstanding the foregoing, if payment of the foregoing termination payments would result in the Company not having a minimum cash position sufficient to maintain its activities for 12 months after such termination, then the obligation of the Company

to make such termination payments will be void resulting in no termination payments being due to MCI on termination; or

- (iii) in the event of a change of control and subsequent termination by MCI within 3 months thereafter or by the Company within 6 months thereafter, the Company shall pay to MCI a lump sum amount equal to two times (2x) both the then applicable base rate consulting fee and any bonus paid or payable to MCI in respect of the most recently completed financial year. Notwithstanding the foregoing, if payment of the foregoing termination payments would result in the Company not having a minimum cash position sufficient to maintain its activities for 12 months after such termination, then the obligation of the Company to make such termination payments will be void resulting in no termination payments being due to MCI on termination.

In July, 2020, the Board approved, in principal, a new contract terms for Mr. Fonseca's engagement. The parties are in the processing of finalizing a formal agreement with respect to same. The principal terms include, that effective July 1, 2020:

- ◆ The new agreement will replace the MCI Agreement, with no termination fees being due or payable under the MCI Agreement, as a result thereof.
- ◆ Mr. Fonseca will be engaged to serve as President & CEO of the Company on a full-time basis in consideration for which he will be paid \$225,000 per year. He will be entitled to, but not guaranteed, stock options and performances and any such payments or grants will be at the sole discretion of the Board. The Company will provide him a mobile communication device and laptop, will pay for (or reimburse) all expenses related to Mr. Fonseca providing services to the Company and will pay for liability insurance to cover potential liability to him in providing services to the Company, including officer liability insurance.
- ◆ Mr. Fonseca may terminate the agreement at any time upon 30 days' notice.
- ◆ The Company may terminate the agreement:
 - (a) immediately for cause upon written notice to Mr. Fonseca, in which case no compensation will be paid to Mr. Fonseca beyond the date of termination; or
 - (b) for any other reason other than those set out in (a) and (c), immediately upon written notice to Mr. Fonseca, in which case the Company will pay to Mr. Fonseca a lump sum payment equal to 24 months' fee/salary; or
 - (c) in the event of a change of control and subsequent termination of the agreement, the Company will pay to Mr. Fonseca a lump sum payment equal to 36 months' fee/salary.

2. Blaine Bailey - CFO

Mr. Bailey was appointed the CFO of the Company's predecessor, Goldplay EL, on November 8, 2012. Goldplay EL and Soleil Capital Corp. amalgamated on March 1, 2018, forming the Company, at which time Mr. Bailey was appointed CFO of the Company.

By agreement dated October 18, 2017, made effective October 1, 2017, Goldplay EL entered into a CFO Consulting Agreement (the "**PSL Agreement**") with Promaid Services Ltd., a private British Columbia company owned and controlled by Blaine Bailey ("**PSL**"), pursuant to which PSL will provide to Goldplay EL the CFO services of Blaine Bailey. The Company replaced Goldplay EL as a party to the PSL Agreement upon the amalgamation of Goldplay EL and Soleil Capital Corp. on March 1, 2018.

The term of the PSL Agreement is for one year, with automatic renewals of consecutive one year terms, subject to earlier termination as set out therein. Pursuant to the PSL Agreement, PSL is paid a consulting fee at the base rate of \$54,000 per annum (+ GST), payable in monthly instalments of \$4,500 (+ GST). PSL is entitled to participate in the Company's stock option plan from time to time on such terms as would be commensurate with Mr. Bailey's position with the Company at the sole discretion of the Company's Board. PSL is also entitled to an annual bonus at the sole discretion of the Company's Board. The consulting fee,

including future option grants, will be reviewed by the Company's Board on an annual basis in December of each year during the term of the contract. The PSL Agreement also requires that the Company provide PSL with a computer/laptop and that the Company provide and pay for liability insurance, including officer liability insurance, to cover potential liability to PSL and Mr. Bailey in providing services to the Company.

PSL may terminate the PSL Agreement at any time by providing one month's prior written notice, unless the Company is in material default of the PSL Agreement, in which event PSL may terminate the PSL Agreement immediately where such default has not been cured within 15 days of the Company's receipt of written notice of default.

The Company may terminate the PSL Agreement:

- (i) immediately upon written notice to PSL, where PSL is in material breach, in which case no compensation will be paid to PSL beyond the date of termination; or
- (ii) for any other reason other than those set out in (i) or (iii), immediately upon written notice to PSL, in which case the Company shall pay to PSL an amount equal to (i) three months' pay and (ii) any bonus paid or payable to PSL in respect of the most recently completed financial year. Notwithstanding the foregoing, if payment of the foregoing termination payments would result in the Company not having a minimum cash position sufficient to maintain its activities for 12 months after such termination, then the obligation of the Company to make such termination payments will be void resulting in no termination payments being due to PSL on termination; or
- (iii) in the event of a change of control and subsequent termination by PSL within 3 months thereafter or by the Company within 6 months thereafter, the Company shall pay to PSL a lump sum amount equal to two times (2x) both the then applicable base rate consulting fee and any bonus paid or payable to PSL in respect of the most recently completed financial year. Notwithstanding the foregoing, if payment of the foregoing termination payments would result in the Company not having a minimum cash position sufficient to maintain its activities for 12 months after such termination, then the obligation of the Company to make such termination payments will be void resulting in no termination payments being due to PSL on termination.

In July, 2020, the Board approved, in principal, a new contract terms for Mr. Bailey's engagement. The parties are in the processing of finalizing a formal agreement with respect to same. The principal terms include, that effective July 1, 2020:

- ◆ The new agreement will replace the PSL Agreement, with no termination fees being due or payable under the PSL Agreement as a result thereof.
- ◆ Mr. Bailey will be engaged to serve as CFO of the Company, devoting approximately 90% of his working hours to the Company, in consideration for which he will be paid \$132,000 per year. He will be entitled to, but not guaranteed, stock options and performances and any such payments or grants will be at the sole discretion of the Board. The Company will provide him a mobile communication device and laptop, will pay for (or reimburse) all expenses related to Mr. Bailey providing services to the Company and will pay for liability insurance to cover potential liability to him in providing services to the Company, including officer liability insurance.
- ◆ Mr. Bailey may terminate the agreement at any time upon 30 days' notice.
- ◆ The Company may terminate the agreement:
 - (a) immediately for cause upon written notice to Mr. Bailey, in which case no compensation will be paid to Mr. Bailey beyond the date of termination; or
 - (b) for any other reason other than those set out in (a) and (c), immediately upon written notice to Mr. Bailey, in which case the Company will pay to Mr. Bailey a lump sum payment equal to 18 months' fee/salary; or
 - (c) in the event of a change of control and subsequent termination of the agreement, the Company will pay to Mr. Bailey a lump sum payment equal to 24 months' fee/salary.

3. Trevor Woolfe – VP Corporate Development and Exploration

Mr. Woolfe was appointed as the Company's Vice-President of Corporate Development and Exploration on July 31, 2018. By agreement dated August 1, 2018, the Company entered into a Consulting Agreement (the "**SPL Agreement**") with Shordean Pty Ltd., a private Australian company owned and controlled by Trevor Woolfe ("**SPL**"), pursuant to which SPL provides to the Company the Vice-President of Corporate Development and Exploration services of Trevor Woolfe.

The term of the SPL Agreement is for six months, with automatic renewals of consecutive six month terms, subject to earlier termination as set out therein. Pursuant to the SPL Agreement, SPL is paid a consulting fee at the base rate of CAD\$800 per day of work at Mr. Woolfe's Sydney office or the Company's Vancouver office or during marketing trips and CAD\$1,000 per day of work out of office including travel days in activities directly related to field work at the Company's operations, payable monthly. SPL is entitled to participate in the Company's stock option plan from time to time on such terms as would be commensurate with Mr. Woolfe's position with the Company at the sole discretion of the Company's Board. SPL is also entitled to an annual bonus at the sole discretion of the Company's Board. The consulting fee, including future option grants, will be reviewed by the Company's Board on an annual basis in December of each year during the term of the contract. The SPL Agreement also requires that the Company provide SPL with a computer/laptop and that the Company provide and pay for liability insurance, including officer liability insurance, to cover potential liability to SPL and Mr. Woolfe in providing services to the Company.

SPL may terminate the SPL Agreement at any time by providing one month's prior written notice, unless the Company is in material default of the SPL Agreement, in which event SPL may terminate the SPL Agreement immediately where such default has not been cured within 15 days of the Company's receipt of written notice of default.

The Company may terminate the SPL Agreement:

- (i) immediately upon written notice to SPL, where SPL is in material breach, in which case no compensation will be paid to SPL beyond the date of termination; or
- (ii) upon mutual agreements of the parties.

4. NEOs and other executive officers are entitled to participate in the Company's stock option plan.

Non-NEO Directors

- 1. During the fiscal year ended December 31, 2019, Mr. Michael Thomson was paid \$6,000 for acting as the Chairman of the Audit Committee. These payments have been terminated.
- 2. Except as set out above, non-NEO directors of the Company do not currently receive compensation for acting as a director of the Company. It is anticipated that any directors' fees that may be payable will be made on an ad hoc basis by the Board.
- 3. Directors are entitled to be reimbursed for reasonable expenditures incurred in performing their duties as directors.
- 4. Directors are entitled to participate in the Company's stock option plan.

Oversight and Description of Director and NEO Compensation

Compensation Committee

The Board has appointed a Compensation Committee which in fiscal 2019 was comprised of Gino DeMichele, Alan Friedman and Darren Bahrey. Mr. Bahrey resigned as a director on April 16, 2020, and subsequently the Company's new director, Eric Zaunscherb, was appointed to fill the vacancy on the Compensation Committee. The members of the Compensation Committee are experienced in the oversight of executive and operational management teams as a result of their experience with various private and public sector businesses. The members of the Compensation Committee review compensation policies of similar companies when making determinations about director and executive compensation. Final decisions concerning employment, consulting or other compensation arrangements between the Company and the directors or executive officers of the Company (or between any subsidiary of the Company and any director or executive officer) are considered and approved by the Compensation Committee and then put forward to the independent directors of the Board for final approval.

The Compensation Committee considers implications of the risks associated with the Company's compensation practices and policies as part of its oversight and stewardship of its affairs, and also considers previous grants of incentive stock options when making new grants.

Director Compensation

The Company has no standard arrangements pursuant to which directors are compensated by the Company for their services in their capacity as directors, except for the granting from time to time of incentive stock options in accordance with the Company's stock option plan and the policies of the Exchange and ad hoc awards of director fees from time to time. Currently, no formalized fees structure has been implemented with respect to the payment of fees directors for serving as directors of the Company. Should the Company's financial circumstances change in fiscal 2020, the Compensation Committee will consider and determine compensation payable to the non-NEO directors of the Company, taking into consideration general industry standards for companies similar to the Company and the time and efforts provided to the Company by each non-NEO director, and will make its recommendation to the Board for approval of its director compensation proposals.

The Board believes that the granting of incentive stock options provides a reward to directors for achieving results that improve Company performance and thereby increase shareholder value, where such improvement is reflected in an increase in the Company's share price. In making a determination as to whether a grant of long-term incentive stock options is appropriate and if so, the number of options that should be granted, the Compensation Committee considers: the number and terms of outstanding incentive stock options held by each director; the aggregate value in securities of the Company that the Board intends to award as compensation; the potential dilution to shareholders; general industry standards and the limits imposed by the terms of the Company's stock option plan and Exchange policies. The granting of incentive stock options allows the Company to reward directors for their efforts to increase value for shareholders without requiring the Company to use cash from its treasury. The terms and conditions of the Company's stock option grants, including vesting provisions and exercise prices, are governed by the terms of the Company's stock option plan, which are described under "*Description of the 2018 & 2020 Stock Option Plans*" below.

The directors may be reimbursed for actual expenses reasonably incurred in connection with the performance of their duties as directors.

Named Executive Officer Compensation

The Company is a junior resource company focused on its principal silver and gold properties located in Mexico. The Company has, as of yet, no significant revenues from operations and from time to time operates with limited financial resources to ensure that funds are available to complete scheduled work programs on its properties. As a result, the Compensation Committee and the Board have to consider not only the financial situation of the Company at the time of the determination of executive compensation, but also the estimated financial situation of the Company in the mid and long term.

Compensation paid to NEOs during the fiscal year ended December 31, 2019 is noted in the table above. The Company has contractual agreements/arrangements with its CEO, CFO and Vice-President of Corporate Development & Exploration, which are described above under "*Employment, Consulting and Management Agreements*". It is

anticipated that the compensation due and payable under these agreements/arrangements will remain an obligation of the Company during the next fiscal year.

As the Company advances its exploration properties and grows its business, the general objectives of the Company's compensation strategy will be to (a) compensate management in a manner that encourages and rewards a high level of performance and outstanding results with a view to increasing long-term shareholder value; (b) align management's interests with the pursuit of the Company's goals and growth strategies and the long-term interests of shareholders; (c) provide a compensation package that enables the Company to attract and retain talent; and (d) ensure that the total compensation package is designed in a manner that takes into account the financial constraints that the Company is under.

In considering the compensation of its NEOs, the Compensation Committee considers how it can best balance the interests of the Company and provide competitive compensation to attract and retain officers who will contribute to the success of the Company, while mindful of the financial constraints of the Company. The Compensation Committee takes into account the types of compensation and the amounts paid to directors and officers of comparable publicly traded Canadian companies. The Compensation Committee will make recommendations to the Board for its final approval of all consulting or other compensation arrangements between the Company and its NEOs.

An important element of executive compensation is that of stock options, which do not require cash disbursements by the Company. The Board believes that the granting of incentive stock options provides a reward to NEOs for achieving results that improve Company performance and thereby increase shareholder value, where such improvement is reflected in an increase in the Company's share price. In making a determination as to whether a grant of long-term incentive stock options is appropriate and if so, the number of options that should be granted, the Compensation Committee considers: the number and terms of outstanding incentive stock options held by each NEO; the aggregate value in securities of the Company that the Board intends to award as compensation; the potential dilution to shareholders; general industry standards and the limits imposed by the terms of the Company's stock option plan and Exchange policies. The granting of incentive stock options allows the Company to reward NEOs for their efforts to increase value for shareholders without requiring the Company to use cash from its treasury. The terms and conditions of the Company's stock option grants, including vesting provisions and exercise prices, are governed by the terms of the Company's stock option plan, which are described under "*Description of the 2018 & 2020 Stock Option Plans*" below.

Other than as described above, there are no other perquisites provided to the NEOs. The Company does not use specific benchmark groups in determining compensation or any element of compensation.

Pension Disclosure

No pension is provided to a director or Named Executive Officer of the Company.

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table sets forth details of the Company's current stock option plan dated March 1, 2018 (the "**2018 Stock Option Plan**"), being the Company's only equity compensation plan as of the fiscal year ended December 31, 2019 and as of the Record Date. The 2018 Stock Option Plan was most recently approved by the shareholders of the Company at its last annual general meeting held on August 20, 2019. The following information is as at the December 31, 2019:

Plan Category	Number of common shares to be issued upon exercise of outstanding options (a)	Weighted average exercise price of outstanding options (b)	Number of common shares remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) (c)
Equity Compensation Plans approved by Shareholders	6,172,178	\$0.24	697,761
Equity Compensation Plans not approved by Shareholders	Nil	N/A	N/A
TOTAL:	6,172,178		697,761

Description of the 2018 & 2020 Stock Option Plans

The following is a summary of the substantive terms of the 2018 Stock Option Plan:

- ◆ The 2018 Stock Option Plan is a “rolling” 10% stock option plan. It is administered by the Board who has the full authority and sole discretion to grant options under the 2018 Stock Option Plan to any eligible recipient, including themselves. Eligible recipients include: directors, officers, employees and consultants of, or employees of management companies providing services to, the Company or its subsidiaries.
- ◆ The aggregate number of optioned common shares that may be issued upon the exercise of stock options granted under the 2018 Stock Option Plan may not exceed 10% of the number of issued and outstanding common shares of the Company at the time of granting of options.
- ◆ No more than 5% of the common shares of the Company outstanding at the time of grant may be reserved for issuance to any one person (including a company wholly-owned by that person) in any 12 month period, unless the Company has received disinterested shareholder approval to exceed such limit.
- ◆ Where required by applicable exchange policies, no more than 2% of the Company’s common outstanding at the time of grant may be reserved for issuance to any one consultant of the Company in any 12 month period.
- ◆ No more than an aggregate of 2% of the Company’s common shares outstanding at the time of grant may be reserved for issuance to any person conducting investor relations activities (as such term is defined under applicable exchange policies) in any 12 month period.
- ◆ Vesting of options is at the discretion of the Board, however, options may not be granted with vesting provisions if vesting is prohibited under applicable exchange policies.
- ◆ If required by applicable exchange policies, options granted to persons performing investor relations activities will vest over a minimum of 12 months with no more than ¼ of such options vesting in any 3 month period.
- ◆ The number of common shares of the Company that may be reserved for issuance to Insiders (as such term is defined under applicable exchange policies), as a group (i) at the time of grant; or (ii) within a one year period, may not exceed 10% of the outstanding common shares of the Company calculated at the time of the grant, unless disinterested shareholder approval has been obtained.
- ◆ The exercise price of a stock option shall be fixed by the Board; however, the minimum exercise price of a stock option cannot be less than the minimum price permitted under applicable exchange policies at the date of grant.
- ◆ Options may have a maximum exercise period of ten (10) years.
- ◆ Options are non-assignable and non-transferable.

- ◆ Options will expire immediately upon the optionee ceasing to provide services to the Company or its subsidiaries and the optionee may not exercise any options after such optionee ceases to provide services to the Company or its subsidiaries except that:
 - ◆ in the case of death of an optionee, any vested options held by the deceased at the date of death will become exercisable by the optionee’s estate until the earlier of one year after the date of death and the date of expiration of the term otherwise applicable to such option;
 - ◆ in the case of an optionee dismissed from employment/service for cause, such options, whether vested or not, will immediately terminate without right to exercise same; and
 - ◆ subject to the above two paragraphs, any vested option held by an optionee at the date the optionee ceases to provide services to the Company or its subsidiaries may be exercised by such optionee until the earlier of (i) the date that is 90 days after the date such optionee ceases to provide services; and (ii) the expiry date otherwise applicable to such options.

On August 1, 2020, the 2018 Stock Option Plan was terminated and the Board approved the adoption of a new stock option plan (the “**2020 Stock Option Plan**”). The 2020 Stock Option Plan has the same terms as the 2018 Stock Option Plan except that:

- (i) any options granted under the 2018 Stock Option Plan will be included in the calculation of options issuable under the 2020 Stock Option Plan; and
- (ii) the termination provisions were changed so that when an optionee ceases to provide services to the Company or a subsidiary of the Company, except when the optionee has died or he/she has been dismissed from employment/service for cause, the optionee will now be permitted to exercise any vested options until the earlier of (i) the expiry date of such options, and (ii) a reasonable period of time as may be determined by the Board in compliance with Exchange policies, and in the event no such determination is specified by the Board, then 90 days after the date such optionee ceases to be a service provider.

A copy of each of the 2018 Stock Option Plan and the 2020 Stock Option Plan are available for review at the Company’s office during normal business hours up to and including the date of the Meeting.

In accordance with Exchange policies, as the 2020 Stock Option Plan is a “rolling” stock option plan, it must receive approval of the Company’s shareholders at the Meeting. Refer to “*Particulars of Matters to be Acted Upon – 5. Approval of the 2020 Stock Option Plan*” below.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

No (a) director; (b) executive officer; (c) proposed nominee for election as a director; (d) associate of a director, executive officer or proposed nominee for election as a director; (e) employee; or (f) former director, executive officer or employee of the Company, is, as at the Record Date, or was at any time during the Company’s last completed financial year, indebted to the Company or any of its subsidiaries.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

Other than transactions carried out in the normal course of business of the Company or any of its affiliates, no informed person and none of the proposed directors of the Company or any associate or affiliate of any informed person or proposed director had any material interest, direct or indirect, in any transaction since the commencement of the Company’s most recently completed financial year or in any proposed transaction which has materially affected or would materially affect the Company or any of its subsidiaries.

Applicable securities legislation defines “**informed person**” to mean any of the following: (a) a director or executive officer of a reporting issuer; (b) a director or executive officer of a person or company that is itself an informed person or subsidiary of a reporting issuer; (c) any person or company who beneficially owns, directly or indirectly, voting securities of a reporting issuer or who exercises control or direction over voting securities of a reporting issuer or a combination of both carrying more than 10% of the voting rights attached to all outstanding voting securities of the

reporting issuer other than voting securities held by the person or company as underwriter in the course of a distribution; and (d) a reporting issuer that has purchased, redeemed or otherwise acquired any of its securities, for so long as it holds any of its securities.

MANAGEMENT CONTRACTS

During the year ended December 31, 2019, no management functions of the Company were to any substantial degree performed by a person other than the directors or NEOs of the Company.

CORPORATE GOVERNANCE DISCLOSURE

Corporate governance relates to activities of the Board, the members of which are elected by and are accountable to the shareholders, and takes into account the role of the individual members of management who are appointed by the Board and who are charged with the day to day management of the Company. The Board is committed to sound corporate governance practices which are both in the interest of its shareholders and contribute to effective and efficient decision making.

National Instrument 58-101 – *Disclosure of Corporate Governance Practices* (“**NI 58-101**”) requires that each reporting company disclose its corporate governance practices on an annual basis. The Company’s general approach to corporate governance is summarized below.

Board of Directors

Independence

The Company has six directors: Heye Daun, Gino DeMichele, Marcio Fonseca, Alan Friedman, Michael Thomson and Eric Zaunscherb.

Section 1.4 of National Instrument 52-110 – *Audit Committees* (“**NI 52-110**”) sets out the standard for director independence. Under NI 52-110, a director is independent if he has no direct or indirect material relationship with the Company. A material relationship is a relationship which could, in the view of the Board, be reasonably expected to interfere with the exercise of a director’s independent judgment. NI 52-110 also sets out certain situations where a director will automatically be considered to have a material relationship to the Company.

Applying the definition set out in section 1.4 of NI 52-110, five directors are independent: Heye Daun, Gino DeMichele, Alan Friedman, Michael Thomson and Eric Zaunscherb. Marcio Fonseca is not independent by virtue of the fact that he is an executive officer of the Company (CEO and President).

Other Directorships

Certain directors are presently a director of one or more other reporting issuers or reporting issuer equivalents, as set out below:

Name of Director	Reporting Issuer(s) or Equivalent(s)
Heye Daun	Lumina Gold Corp. Osino Resources Corp.
Gino DeMichele	Vogogo Inc.
Alan Friedman	AIM 4 Ventures Inc. Eco (Atlantic) Oil & Gas Ltd. RG One Corp. Enthusiast Gaming Holdings Inc.
Michael Thomson	Good Natured Products Inc. Panorama Capital Corp. VR Resources Ltd.
Eric Zaunscherb	Critical Elements Lithium Corp.

Orientation and Continuing Education

The Company has not adopted a formalized process of orientation for new Board members. Orientation of new directors has been and will be conducted on an ad hoc basis through discussions and meetings with other directors, officers and employees where a thorough description of the Company's business, assets, operations and strategic plans and objectives are discussed. Orientation activities have been and will be tailored to the particular needs and experiences of each director and the overall needs of the Board.

The Board does not take any formal measures to provide continuing education for the directors. Directors are kept informed as to matters impacting, or which may impact, the Company's operations through periodic discussions and through presentations at the Board meetings. Directors are also provided the opportunity to meet with senior management, advisors and other directors who can answer any questions that may arise.

At this stage in the Company's development, and having regard to the background and experience of its directors, the Board does not feel it necessary to have such policies or programs in place.

Ethical Business Conduct

The Board has not adopted a formal written Code of Business Conduct and Ethics. In recruiting new Board members, the Board considers only persons with a demonstrated record of ethical business conduct.

The Board has concluded that fiduciary duties placed on individual directors by the Company's governing corporate legislation and the common law, in addition to the applicable corporate legislation restrictions placed on an individual director's participation in decisions of the Board in which the director has an interest, have been sufficient to ensure that the Board operates independently of management and in the best interests of the Company.

Nomination of Directors

The Board has not adopted a written mandate or formal procedure with respect to the nomination of directors. Nominees have historically been recruited by the efforts of existing Board members, and the recruitment process has involved both formal and informal discussions among committee and Board members. New nominees must have a track record in general business management, special expertise in an area of strategic interest to the Company, the ability to devote the required time, show support for the Company's mission and strategic objectives and have a willingness to serve.

Compensation

The Board has a Compensation Committee comprised of Gino DeMichele, Michael Thomson and Eric Zaunscherb.

The Board has not adopted a written mandate with respect to determining compensation for the directors and NEOs. However, the Board has adopted informal procedures such that the primary purpose of the Compensation Committee is to review and make recommendations to the Board regarding all forms of compensation to be provided to officers and employees, including incentive stock option compensation; discharge the Board's responsibilities relating to compensation of executive officers in accordance with applicable rules and regulations; and review and make recommendations to the Board regarding all forms of compensation to be provided to the directors of the Company, including incentive stock option compensation.

Refer to "*Oversight and Description of Director and NEO Compensation*" above for a detailed description of the Company's compensation policies.

Other Board Committees

The Company does not have any committees other than the Compensation Committee and an Audit Committee (see "*Audit Committee*" below).

Assessments

The Board monitors, but does not formally assess, the performance of individual Board members and their contributions. The Board does not, at present, have a formal process in place for assessing the effectiveness of the Board as a whole, its committees or individual directors, but will consider implementing one in the future should circumstances warrant. Based on the Company's size and its stage of development, the Board considers a formal assessment process to be inappropriate at this time.

Audit Committee

NI 52-110 requires the Company's Audit Committee to meet certain requirements. It also requires the Company to disclose in this Information Circular certain information regarding the Audit Committee. That information is disclosed below.

Overview

The Audit Committee's mandate includes reviewing: (i) the financial statements, reports and other financially-based information provided to shareholders, regulators and others; (ii) the internal controls that management and the Board have established; and (iii) the audit, accounting and financial reporting processes generally. In meeting these responsibilities, the Audit Committee monitors the financial reporting process and internal control system, reviews and appraises the work of the external auditors, and provides an open avenue of communication between the external auditors, senior management and the Board.

The Audit Committee Charter

The Company's Board has adopted an Audit Committee Charter which sets out the Audit Committee's mandate, organization, powers and responsibilities. A copy of the Audit Committee Charter is attached hereto as Schedule "A".

Composition of the Audit Committee

The Company's Audit Committee is comprised of three directors consisting of Michael Thomson, Alan Friedman and Marcio Fonseca. The following table sets out the names of the members of the Audit Committee and whether they are 'independent' and 'financially literate' for the purposes of NI 52-110.

Name of Member	Independent⁽¹⁾	Financially Literate⁽²⁾
Michael Thomson	Yes	Yes
Alan Friedman	Yes	Yes
Marcio Fonseca	No	Yes

Notes:

- (1) To be independent, a member of the Audit Committee must not have any direct or indirect 'material relationship' with the Company. A material relationship is a relationship which could, in the view of the Board, reasonably interfere with the exercise of a member's independent judgment. Accordingly, an executive officer of the Company is not independent, nor is a director that is paid consulting fees for non-director services provided to the Company.
- (2) To be considered financially literate, a member of the Audit Committee must have the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Company's financial statements.

Relevant Education and Experience

The education and experience of each member of the Audit Committee that is relevant to the performance of his responsibilities as an Audit Committee member and, in particular, any education or experience that would provide the member with:

- (a) an understanding of the accounting principles used by the Company to prepare its financial statements;
- (b) the ability to assess the general application of such accounting principles in connection with the accounting for estimates, accruals and reserves;
- (c) experience preparing, auditing, analyzing or evaluating financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of issues that can reasonably be expected to be raised by the Company's financial statements, or experience actively supervising one or more persons engaged in such activities; and
- (d) an understanding of internal controls and procedures for financial reporting, are as follows:

Member	Education/Experience
Michael Thomson	Mr. Thomson has over 30 years of experience in the securities industry, as a lawyer, regulator, investment banker, Vice President with two securities dealers and an entrepreneur. Mr. Thomson has been the President and principal of Independent Capital Partners Inc., a corporate finance consulting and advisory company since May, 1998. He is also a past independent director of the Lil'Wat Business Corporations, the business arm of the Mt. Currie (Pemberton) First Nations Band. Mr. Thomson has experience as a lawyer, regulator (Vancouver Stock Exchange, Legal Counsel, Corporate Finance & Listings), and investment banker (Vice President at C.M. Oliver & Company Limited and Research Capital Corporation). He has been involved in the formation and financing of numerous companies listed on the TSXV, including Capital Pool Companies. Mr. Thomson is currently a director of Good Natured Products Inc. (TSXV: GDNP), Panorama Capital Corp. (TSXV: PANO.P) and VR Resources Ltd. (TSXV: VRR).

Alan Friedman	Mr. Friedman is currently the President, Co-founder and a director of Osino Resources, a private gold development company with assets in Africa. Mr. Friedman is an African-trained lawyer and a public markets entrepreneur. Mr. Friedman has been involved with North American public markets for more than 15 years, taking on an integral role in acquisitions, financings and going-public transactions for numerous resource companies listed on the TSX, TSXV and AIM. Mr. Friedman is a co-founder and director of Eco (Atlantic) Oil and Gas Ltd. (TSXV: EOG) and Auryx Gold Corp. (TOVP: APH). He is also a director of Canada-Southern-African Chamber of Business.
Marcio Fonseca	Mr. Fonseca, M.Sc., Diploma Imperial College -UK, Specialization in Economic Engineering, P.Geo, has more than 20 years' exploration, mining and financial industry experience. He was the former Division Director for Macquarie Bank – Metals and Energy. Mr. Fonseca has extensive experience in many jurisdictions through all phases of mineral asset development including senior and corporate development positions with Vale, Phelps Dodge and Echo Bay Mines in Latin America. Mr. Fonseca also has more than 10 years' experience in assessing/leading/investing in natural resources business opportunities in Mexico. More recently Mr. Fonseca acted as VP Corp Development for SilverCrest Mines, where he had a key role in the CAD\$155M acquisition of SilverCrest Mines by First Majestic Silver Corp in Mexico.

Audit Committee Oversight

Since the commencement of the Company's most recent financial year, there has not been a recommendation of the Audit Committee to nominate or compensate an external auditor which was not adopted by the Board.

Reliance on Exemptions in NI 52-110 – Audit Committee Composition & Reporting Obligations

Since the Company is a "venture issuer" (as such term is defined in NI 52-110), it is relying on the exemption contained in section 6.1 of NI 52-110 from the requirements of Part 3 *Composition of the Audit Committee* (as described in "Composition of the Audit Committee" above) and Part 5 *Reporting Obligations* of NI 52-110 (which requires certain prescribed disclosure about an audit committee in the Company's Annual Information Form, if any, and this Information Circular).

Pre-Approval Policies and Procedures

The Audit Committee has adopted specific policies and procedures for the engagement of non-audit services as described in the Audit Committee Charter, attached hereto as Schedule "A".

External Auditor Service Fees (By Category)

The following table discloses the fees billed to the Company by its external auditor during the last two financial years.

Financial Year Ending	Audit Fees⁽¹⁾	Audit Related Fees⁽²⁾	Tax Fees⁽³⁾	All Other Fees⁽⁴⁾
December 31, 2019	\$39,500	\$10,750	\$6,600	\$2,000
December 31, 2018	\$32,500	\$6,500	\$8,150	\$Nil

Notes:

- (1) The aggregate fees billed by the Company's auditor for audit fees.
- (2) The aggregate fees billed for assurance and related services by the Company's auditor that are reasonably related to the performance of the audit or review of the Company's financial statements and are not disclosed in the 'Audit Fees' column.
- (3) The aggregate fees billed for professional services rendered by the Company's auditor for tax compliance, tax advice and tax planning. These services include the filing of the Company's annual tax returns.
- (4) The aggregate fees billed for professional services other than those listed in the other three columns.

PARTICULARS OF MATTERS TO BE ACTED UPON

1. Financial Statements and Auditor's Report

The Board has approved the audited financial statements for the fiscal year ended December 31, 2019, together with the auditor's report thereon, copies of which have been sent to those shareholders who had requested receipt of same. Copies of these materials are also available on SEDAR at www.sedar.com.

2. Re-Appointment of Auditors

Shareholders of the Company will be asked to vote for the approval of the re-appointment of Davidson & Company LLP, Chartered Professional Accountants, of Vancouver, British Columbia, as auditor of the Company, to hold office until the next annual general meeting of the shareholders, or until its successor has been appointed, at a remuneration to be fixed by the directors.

Management recommends a vote "FOR" the approval of the foregoing resolution. In the absence of a contrary instruction, the persons designated by management of the Company in the enclosed form of proxy intend to vote FOR the approval of the foregoing resolution.

3. Set Number of Directors

Management of the Company intends to propose a resolution to set the number of directors at six (6).

Management recommends a vote "FOR" the approval of the foregoing resolution. In the absence of a contrary instruction, the persons designated by management of the Company in the enclosed form of proxy intend to vote FOR the approval of the foregoing resolution.

4. Election of Directors

It is proposed that the below-stated nominees be elected at the Meeting as directors of the Company for the ensuing year. **The persons designated in the enclosed form of proxy, unless instructed otherwise, intend to vote FOR the election of the nominees listed below to the Board.** Each director elected will hold office until the close of the next annual general meeting or until his or her successor is duly elected or appointed, unless his or her office is earlier vacated.

The following table sets out the names of management's nominees for election as directors, all offices in the Company each now holds, each nominee's current principal occupation, business or employment, the period of time during which each has been a director of the Company and the number of common shares of the Company beneficially owned by each, directly or indirectly, or over which each exercised control or direction, as at August 7, 2020. Management of the Company does not contemplate that any of the nominees will be unable to serve as a director but, if that should occur for any reason prior to the Meeting, the persons designated in the enclosed form of proxy reserve the right to vote for other nominees in their discretion.

Name, Province or State and Country of Residence and Position Held	Principal Occupation for the Past Five (5) Years	Director of the Company Since	Number of Shares Beneficially Owned or Controlled ⁽¹⁾
MARCIO FONSECA ⁽²⁾ Vancouver, BC <i>CEO, President & Director</i>	CEO & President of the Company/its predecessor (since Jan 2017) and a director of the Company/its predecessor (since Jun 2014); Vice President Corporate Development SilverCrest Mines (2013 – 2015); and Division Director Macquarie Bank. Metals Energy Capital Division (2004 – 2013)	Mar 1, 2018 (director of predecessor company since Jun 18, 2014)	6,029,889 ⁽⁴⁾
GINO DEMICHELE ⁽³⁾ Calgary, AB <i>Director</i>	CEO of Vogogo Inc. (since Jun 2016), a risk management and payment services company listed on the TSXV; CEO of A2 Capital Management Inc. (since 2013), a private merchant bank; and former investment advisor with Macquarie Private Wealth (Oct 2009 – Jul 2013)	Mar 1, 2018 (director of predecessor company since Apr 20, 2017)	3,603,242 ⁽⁵⁾
MICHAEL THOMSON ⁽²⁾⁽³⁾ Panorama, BC <i>Director</i>	President and principal of Independent Capital Partners Inc., a corporate financing consulting and advisory company. Mr. Thomson is also currently a director of Good Natured Products Inc. (TSXV: GDNP), Panorama Capital Corp. (TSXV: PANO.P) and VR Resources Ltd. (TSXV: VRR).	Mar 1, 2018 (director of predecessor company since Oct 19, 2016)	300,000 ⁽⁶⁾
ERIC ZAUNSCHERB ⁽³⁾ Napanee, ON <i>Director</i>	President and founder of Lee, Zaunscherb & Associates Inc., a metals and mining capital markets consulting and advisory company; Independent Director of Critical Elements Lithium Corp. (since March 2020); and Managing Director, Research – Metals & Mining Analyst at Canaccord Genuity (2014 – 2019)	Apr 16, 2020	40,000
LAURA DIAZ NIEVES Mexico City, Mexico <i>Nominee</i>	Ms. Laura Diaz Nieves is a Partner of the law firm DBR Abogados S.C., in Mexico City, Mexico, and she serves as a Mining Project Advisor in the areas of production, exploration and development. She is a well renowned lawyer, expert in corporate commercial and mining law in Mexico. Ms. Díaz Nieves has served in the mining and exploration industry for over 25 years as Legal Counsel to several Canadian/US public companies. She served as an Independent Director of Marlin Gold Mining Ltd. (formerly Oro Mining Ltd) and of Magna Gold Corp. Ms. Diaz Nieves was also an Independent Director of the Company from March 2013 – November 2018. Thereafter, Ms. Diaz Nieves held the position of General Director of Mines, within the Ministry of the Economy (Mexico) (December 2018 to June 2019)	N/A (Former director from March 2013 – November 2018)	0
JONATHAN RUBENSTEIN Vancouver, BC <i>Nominee</i>	Mr. Rubenstein is a professional director, currently serving on the board of two other publicly listed companies, Roxgold Inc. (since September 2012) and Sable Resources Ltd. (since January 2020). Mr. Rubenstein is a former director (2007 – 2020) and Chairman (2008 – 2020) of MAG Silver Corp., and former director of Eldorado Gold Corporation (2009 to 2018), Dalradian Resources Inc. (2013 to 2018) and Detour Gold Corporation (2009 to 2018).	N/A	0

Notes:

- (1) This information has been furnished by the respective directors.
- (2) Denotes member of Audit Committee.
- (3) Denotes member of Compensation Committee.

- (4) 3,203,502 shares are held directly by Mr. Fonseca and 2,826,387 shares are held by Margeo Consulting Inc., a private company owned and controlled by Mr. Fonseca.
- (5) All shares are held by A2 Capital Management Inc., a private company owned and controlled by Mr. DeMichele.
- (6) All shares are held by Independent Capital Partners Inc., a private company owned and controlled by Mr. Thomson.

Corporate Cease Trade Orders or Bankruptcies

To the knowledge of the Company, no proposed director:

- (a) is, as at the date of this Information Circular, or has been, within 10 years before the date of this Information Circular, a director, chief executive officer or chief financial officer of any company (including the Company) that:
 - (i) was subject to an order that was issued while the proposed director was acting in the capacity as director, chief executive officer or chief financial officer; or
 - (ii) was subject to an order that was issued after the proposed director ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer;
- (b) is, as at the date of this Information Circular, or has been within 10 years before the date of this Information Circular, a director or executive officer of any company (including the Company) that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (c) has, within the 10 years before the date of this Information Circular, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the proposed director.

Penalties and Sanctions

To the knowledge of the Company, no proposed director:

- (a) has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority; or
- (b) has been subject to any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable securityholder in deciding whether to vote for a proposed director.

No proposed director is to be elected under any arrangement or understanding between the proposed director and any other person or company.

5. Approval of 2020 Stock Option Plan

On August 1, 2020, the Board adopted the 2020 Stock Option Plan (refer to “*Description of the 2018 & 2020 Stock Option Plans*” above for further details of the 2020 Stock Option Plan). In accordance with Exchange policies, as the 2020 Stock Option Plan is a “rolling” stock option plan, it must receive approval of the Company’s shareholders yearly at the Company’s annual general meeting. Therefore, shareholders will be asked at the Meeting to consider and, if thought fit, to approve the following ordinary resolution ratifying and approving the Company’s 2020 Stock Option Plan.

“BE IT RESOLVED, as an ordinary resolution, that, subject to regulatory approval:

1. the Company’s stock option plan dated August 1, 2020 (the “**Plan**”), as set forth in the Company’s Information Circular dated August 7, 2020, including the reservation for issuance under the Plan at any time of a maximum of 10% of the issued shares of the Company, be and is hereby approved, confirmed and ratified;
2. the Company be authorized to abandon or terminate all or any part of the Plan if the board of directors of the Company deems it appropriate and in the best interests of the Company to do so;
3. the Company be and is hereby authorized to grant options pursuant and subject to the terms and conditions of the Plan;
4. the Company be and is hereby authorized, at the discretion of the board of director, to amend the exercise price of previously granted option agreements without further approval by the shareholders, subject to acceptance of same by the TSX Venture Exchange; and
5. any one director or officer of the Company be and is hereby authorized and directed to do all such acts and things and to execute and deliver, under the corporate seal of the Company or otherwise, all such deeds, documents, instruments and assurances as in his opinion may be necessary or desirable to give effect to the foregoing resolutions, including, without limitation, making any changes to the Plan required by applicable regulatory authorities and to complete all transactions in connection with the implementation of the Plan.”

Management recommends a vote “FOR” the approval of the foregoing resolution. In the absence of a contrary instruction, the persons designated by management of the Company in the enclosed form of proxy intend to vote FOR the approval of the foregoing resolution.

ADDITIONAL INFORMATION

Additional information relating to the Company concerning the Company and its operations is available on SEDAR at www.sedar.com. Financial information concerning the Company is provided in its comparative financial statements and management’s discussion and analysis for the Company’s most recently completed financial year. Copies of this information are available either on SEDAR or by contacting the Company at its offices located at Suite 900 – 999 West Hastings Street, Vancouver, BC V6C 2W2; Att: CFO; Phone: 604.323.3989.

OTHER MATTERS TO BE ACTED UPON

Management of the Company is not aware of any matter to come before the Meeting other than the matters referred to in the Notice of the Meeting. However, if any other matter properly comes before the Meeting, the accompanying form of proxy confers discretionary authority to vote with respect to amendments or variations to matters identified in the Notice of the Meeting and with respect to other matters that properly may come before the Meeting.

BOARD APPROVAL

The contents of this Information Circular have been approved and its mailing has been authorized by the Board.

ON BEHALF OF THE BOARD OF DIRECTORS

“Marcio Fonseca”

Marcio Fonseca
CEO, President & Director

**Schedule “A”
to Information Circular of
GR Silver Mining Ltd.
(August 7, 2020)**

AUDIT COMMITTEE CHARTER

1. Mandate

The Audit Committee (the “**Committee**”) of the board of directors (the “**Board**”) of GR Silver Mining Ltd. (the “**Company**”) is a standing committee of the Board whose primary function is to assist the Board in fulfilling its oversight responsibilities by reviewing (1) the financial statements, reports and other financially-based information provided to shareholders, regulators and others; (2) the internal controls that management and the Board have established; and (3) the audit, accounting and financial reporting processes generally.

In meeting these responsibilities, the Committee will:

- (a) monitor the financial reporting process and internal control system;
- (b) review and appraise the work of the external auditors; and
- (c) provide an open avenue of communication between the external auditors, senior management and the Board.

The external auditors are accountable to the shareholders through the Committee. The Committee is responsible for ensuring that the external auditors comply with the requirements stipulated in this Charter and satisfying itself of the external auditors’ independence.

2. Composition

The Committee shall be composed of a minimum of three directors of the Company, a majority of whom are independent. An independent director, as defined in National Instrument 52-110 - *Audit Committees* (“**NI 52-110**”) is a director who has no direct or indirect material relationship which could, in the view of the Board, be reasonably expected to interfere with the exercise of a members independent judgment or as otherwise determined to be independent in accordance with NI 52-110.

At least one member of the Committee shall have accounting or related financial management expertise. All members of the Committee that are not financially literate will work towards becoming financially literate to obtain a working familiarity with basic finance and accounting practices. For the purposes of the Committee’s Charter, the definition of “financially literate” is the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can presumably be expected to be raised by the Company’s financial statements.

The members of the Committee shall be elected by the Board at its first meeting following the annual shareholders’ meeting. Members shall serve one-year terms and may serve consecutive terms, which are encouraged to ensure continuity of experience. The chairperson of the Committee (the “**Chairperson**”) shall be appointed by the Board for a one-year term, and may serve any number of consecutive terms.

3. Meetings

The Committee shall try to meet at least four times per year and may call special meetings as required. A quorum at meetings of the Committee shall be its Chairperson and one of its other members or the Chairman of the Board. The Committee may hold its meetings, and members of the Committee may attend meetings, by telephone conference if this is deemed appropriate.

The Chairperson shall, in consultation with management and the external auditor and internal auditor (if any), establish the agenda for the meetings and ensure that properly prepared agenda materials are circulated to the members with sufficient time for study prior to the meeting. The external auditor will also receive notice of all meetings of the Committee. The Committee may employ a list of prepared questions and considerations as a portion of its review and assessment process.

The minutes of the Committee meetings shall accurately record the decisions reached and shall be distributed to Committee members with copies to the Board, the Chief Executive Officer, the Chief Financial Officer and the external auditor.

4. Responsibilities and Duties

Audit Committee

To fulfill its responsibilities and duties, the Committee shall:

- (a) Review this Charter annually, and update if necessary.
- (b) Review annually, the performance of the external auditors who shall be ultimately accountable to the Board and the Committee as representatives of the shareholders of the Company.
- (c) Where the Committee deems it necessary, obtain a formal written statement of the external auditors setting forth all relationships between the external auditors and the Company.
- (d) Review and discuss with the external auditors any disclosed relationships or services that may impact the objectivity and independence of the external auditors.
- (e) Take, or recommend that the full Board, take appropriate action to oversee the independence of the external auditors.
- (f) Recommend to the Board the selection and compensation and, where applicable, the replacement of the external auditors nominated annually for shareholder approval.
- (g) At each meeting, consult with the external auditors, without the presence of management, about the quality of the Company's accounting principles, internal controls and the completeness and accuracy of the Company's financial statements.
- (h) Review with management and the external auditors the audit plan for the year-end financial statements and intended template for such statements.
- (i) Review and pre-approve all audit and audit-related services and the fees and other compensation related thereto, and any non-audit services, provided by the Company's external auditors. The pre-approval requirement is waived with respect to the provision of non-audit services if:
 - (i) the aggregate amount of all such non-audit services provided to the Company constitutes not more than five percent (5%) of the total amount of fees paid by the Company to its external auditors during the fiscal year in which the non-audit services are provided;
 - (ii) such services were not recognized by the Company at the time of the engagement to be non-audit services; and
 - (iii) such services are promptly brought to the attention of the Committee by the Company and approved prior to the completion of the audit by the Committee or by one or more members of the Committee who are members of the Board to whom authority to grant such approvals has been delegated by the Committee. Provided the pre-approval of the non-audit services is presented to the Committee's first scheduled meeting following such approval, such authority may be delegated by the Committee to one or more independent members of the Committee.

Chairperson

The fundamental responsibility of the Chairperson is to be responsible for the management and effective performance of the Committee and provide leadership to the Committee in fulfilling its mandate and any other matters delegated to it by the Board. To that end, the Chairperson's responsibilities shall include:

- (a) working with the Chairman of the Board, the Chief Executive Officer and the Secretary to establish the frequency of Committee meetings and the agendas for meetings;
- (b) providing leadership to the Committee and presiding over Committee meetings;
- (c) facilitating the flow of information to and from the Committee and fostering an environment in which Committee members may ask questions and express their viewpoints;
- (d) reporting to the Board with respect to the significant activities of the Committee and any recommendations of the Committee;
- (e) leading the Committee in annually reviewing and assessing the adequacy of its mandate and evaluating its effectiveness in fulfilling its mandate; and
- (f) taking such other steps as are reasonably required to ensure that the Committee carries out its mandate.

5. Financial Reporting Processes

- (a) Review, discuss and recommend to the Board for approval, the annual audited financial statements and related "management's discussion and analysis" prior to delivery to shareholders, and where applicable, filing with securities regulatory authorities.
- (b) Review and discuss with the external auditors the results of their reviews and audit, any issues arising and management's response, including any restrictions on the scope of the external auditors' activities or requested information and any significant disagreements with management, and resolving any disputes.
- (c) Review, discuss, approve, or recommend to the Board for approval, the quarterly financial statements and quarterly "management's discussion and analysis" prior to delivery to shareholders, and where applicable, filing with securities regulatory authorities.
- (d) Review and discuss with management and the external auditors the Company's critical accounting policies and practices, material alternative accounting treatments, significant accounting and reporting judgments, material written communications between the external auditor and management (including management representation letters and any schedule of unadjusted differences) and significant adjustments resulting from the audit or review.
- (e) Where applicable, review and discuss with management the Company's earnings press releases, and such other relevant public disclosures containing financial information as the Committee may consider necessary or appropriate.
- (f) Where applicable, review and discuss with management the disclosure controls relating to the Company's public disclosure of financial information, including information extracted or derived from the financial statements, and periodically assess the adequacy of such procedures.
- (g) In consultation with the external auditors, review with management the integrity of the Company's financial reporting process, both internal and external.
- (h) Consider the external auditors' judgments about the quality and appropriateness of the Company's accounting principles as applied in its financial reporting.
- (i) Consider and approve, if appropriate, changes to the Company's auditing and accounting principles and practices as suggested by the external auditors and management.

- (j) Review significant judgments made by management in the preparation of the financial statements and the view of the external auditors as to appropriateness of such judgments.
- (k) Following completion of the annual audit, review separately with management and the external auditors any significant difficulties encountered during the course of the audit, including any restrictions on the scope of work or access to required information.
- (l) Review with the external auditors and management the extent to which changes and improvements in financial or accounting practices have been implemented.
- (m) Review any complaints or concerns about any questionable accounting, internal accounting controls or auditing matters.
- (n) Review the certification process.
- (o) Establish a procedure for the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters.

6. Other

Review any related-party transactions.

ADOPTED BY THE BOARD OF DIRECTORS: MARCH 1, 2018