

# HIGHWAY 50 GOLD CORP.

## INFORMATION CIRCULAR

### FOR THE ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS TO BE HELD ON FRIDAY, DECEMBER 3, 2021

This information is given as of October 22, 2021 unless otherwise noted.

#### SOLICITATION OF PROXIES

This Information Circular is furnished in connection with the solicitation of proxies by the management of **Highway 50 Gold Corp.** (the “Corporation”) for use at the Annual General and Special Meeting (the “Meeting”) of the shareholders of the Corporation, to be held at the time and place and for the purposes set forth in the accompanying Notice of Meeting and at any adjournment(s) or postponement(s) thereof.

#### PERSONS OR COMPANIES MAKING THE SOLICITATION

**The enclosed instrument of proxy is solicited by Management.** Solicitations will be made by mail and possibly supplemented by telephone, electronic or other personal contact to be made without special compensation by directors, officers and employees of the Corporation. The Corporation may reimburse shareholders’ nominees or agents (including brokers holding shares on behalf of clients) for the cost incurred in obtaining authorization from their principals to execute the instrument of proxy. No solicitation will be made by specifically engaged employees or soliciting agents. The cost of solicitation will be borne by the Corporation. None of the directors of the Corporation have advised that they intend to oppose any action intended to be taken by management as set forth in this Information Circular.

#### APPOINTMENT OF PROXYHOLDER

A duly completed form of proxy will constitute the person(s) named in the enclosed form of proxy as the proxyholder for the registered shareholder (“Registered Shareholder”). The persons whose names are printed in the enclosed form of proxy for the Meeting are officers or directors of the Corporation (the “Management Proxyholders”).

**A Registered Shareholder has the right to appoint a person other than a Management Proxyholder to represent the Registered 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 Registered Shareholder.**

#### VOTING BY PROXY

Common shares of the Corporation (the “Shares”) represented by properly executed proxies in the accompanying form will be voted or withheld from voting on each respective matter in accordance with the instructions of the Registered Shareholder on any ballot that may be called for, and if the Registered Shareholder specifies a choice with respect to any matter to be acted upon, the Shares will be voted accordingly.

**If no choice is specified and one of the Management Proxyholders is appointed by a Registered Shareholder as proxyholder, such person will vote in favour of each matter identified in the Notice of Meeting and for the nominees of management for directors and auditor.**

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

#### COMPLETION AND RETURN OF PROXY

Completed forms of proxy must be deposited at the office of the Corporation’s registrar and transfer agent, Computershare Investor Services Inc., 8<sup>th</sup> Floor, 100 University Avenue, Toronto, Ontario, M5J 2Y1 (Fax: within

North America 1-866-249-7775, outside North America 1-416-263-9524) by mail, fax or by following the procedure for telephone or internet voting provided in the accompanying form of proxy, not later than forty-eight (48) hours, excluding Saturdays, Sundays and holidays, prior to the time of the Meeting or any adjournment(s) or postponement(s) thereof.

## NON-REGISTERED HOLDERS

**Only Registered Shareholders or duly appointed proxyholders are permitted to vote at the Meeting. Most shareholders of the Corporation are “non-registered” shareholders because the Shares they own are not registered in their names but are instead registered in the name of the brokerage firm, bank or trust company through which they purchased the Shares.** More particularly, a person is not a Registered Shareholder in respect of Shares which are held on behalf of that person (the “Non-Registered Holder”) but which are registered either: (a) in the name of an intermediary (an “Intermediary”) that the Non-Registered Holder deals with in respect of the Shares (Intermediaries include, among others, banks, trust companies, securities dealers or brokers and trustees or administrators of self-administered RRSPs, RRFs, RESPs and similar plans); or (b) in the name of a clearing agency (such as The Canadian Depository for Securities Limited (“CDS”)) of which the Intermediary is a participant.

The majority of Intermediaries now delegate responsibility for obtaining instructions from clients to Broadridge Financial Solutions, Inc. (“Broadridge”). Broadridge typically prepares a machine-readable voting instruction form, mails those forms to the Non-Registered Holder and asks the Non-Registered Holder to return the forms to Broadridge, or otherwise communicate voting instructions to Broadridge (by way of the internet or telephone, for example). Broadridge then tabulates the results of all instructions received and provides appropriate instructions respecting the voting of Shares to be represented at the Meeting. **A Non-Registered Holder who receives a voting instruction form cannot use that form to vote Shares directly at the Meeting. The voting instruction form must be returned to Broadridge (or instructions respecting the voting of the Shares must be communicated to Broadridge) well in advance of the Meeting in order to have the Shares voted.** All references to shareholders in this Information Circular and the accompanying form of proxy and Notice of Meeting are to shareholders of record unless specifically stated otherwise.

Non-Registered Holders who have not objected to their Intermediary disclosing certain ownership information about themselves to the Corporation are referred to as “NOBOs”. Those Non-Registered Holders who have objected to their Intermediary disclosing ownership information about themselves to the Corporation are referred to as “OBOs”.

Meeting Materials sent to NOBOs are accompanied by a request for voting instructions (a “VIF”). This form is instead of a proxy. By returning the VIF in accordance with the instructions noted on it, a Non-Registered Holder is able to instruct the Registered Shareholder how to vote on behalf of the Non-Registered Shareholder. VIFs should be completed and returned in accordance with the specific instructions noted on the VIF. The purpose of this procedure is to permit Non-Registered Holders to direct the voting of the Shares which they beneficially own. Should a Non-Registered Holder who receives a VIF wish to attend the Meeting or have someone else attend on his/her/its behalf, the Non-Registered Holder may request a legal proxy as set forth in the VIF, which will grant the Non-Registered Holder or his/her/its nominee the right to attend and vote at the Meeting. **Non-Registered Holders should carefully follow the instructions set out in the VIF including those regarding when and where the VIF is to be delivered.**

The Corporation is taking advantage of NI 54-101 – *Communication with Beneficial Owners of Securities of a Reporting Issuer* which permits the Corporation to deliver proxy-related materials directly to its NOBOs. As a result, NOBOs can expect to receive a scannable VIF from the Corporation’s transfer agent, Computershare Investor Services Inc. (“Computershare”). The VIF is to be completed and returned to Computershare in the envelope provided or by facsimile, or a NOBO has the option to submit their proxy vote either by telephone or via the internet in the manner described in the VIF. Computershare tabulates the results of the VIFs received from NOBOs and will provide appropriate instructions at the Meeting with respect to the Common Shares represented by those VIFs.

These securityholder materials are being sent to both registered and non-registered owners of the securities. If you are a non-registered owner, and the Corporation or its transfer agent has sent these materials directly to you, your name and address and information about your holdings of securities, have been obtained in accordance with applicable securities regulatory requirements from the Intermediary holding on your behalf.

By choosing to send these materials to you directly, the Corporation (and not the intermediary holding on your behalf) has assumed responsibility for (i) delivering these materials to you; and (ii) executing your proper voting instructions. Please return your voting instructions as specified in the request for voting instructions.

The Intermediaries (or their service companies) are responsible for forwarding the Meeting Materials to each OBO, unless the OBO has waived the right to receive them. Management of the Corporation does not intend to pay for Intermediaries to forward the Meeting Materials and VIF to OBOs. An OBO will not receive the Meeting Materials and VIF unless the OBO's Intermediary assumes the cost of delivery.

### REVOCABILITY OF PROXY

Any Registered Shareholder who has returned a proxy may revoke it at any time before it has been exercised. In addition to revocation in any other manner permitted by law, a proxy may be revoked by instrument in writing, including a proxy bearing a later date, executed by the Registered Shareholder or by his 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 at the registered office of the Corporation at Suite 910, 800 West Pender Street, Vancouver, British Columbia V6C 2V6 at any time up to and including the last business day preceding the date of the Meeting, or any adjournment(s) or postponement(s) thereof, or with the chairman of the Meeting on the day of the Meeting prior to the commencement of the Meeting or, if adjourned or postponed, any reconvening thereof. A revocation of proxy does not affect any matter on which a vote has been taken prior to the revocation.

### INTEREST OF CERTAIN PERSONS IN MATTERS TO BE ACTED UPON

Other than as disclosed elsewhere in this Information Circular, none of the directors or executive officers of the Corporation, no proposed nominee for election as a director of the Corporation, none of the persons who have been directors or executive officers of the Corporation since the commencement of the Corporation's last completed financial year and no associate or affiliate of any of the foregoing persons has any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any matter to be acted upon at the Meeting, save and except for the election of directors, the appointment of auditors and the ratification of the Corporation's stock option plan. See "*Matters to be Approved at the Meeting*".

### VOTING SHARES AND PRINCIPAL HOLDERS THEREOF

On October 22, 2021, an aggregate of 41,608,982 Shares without par value were issued and outstanding, each Share carrying the right to one vote. At a general meeting of the Corporation, on a show of hands, every shareholder present in person shall have one vote and, on a poll, every shareholder shall have one vote for each Share of which he/she/it is the holder.

Only shareholders of record on the close of business on October 22, 2021 who either personally attend the Meeting or who complete and deliver an instrument of proxy in the manner and subject to the provisions set out under the headings "Appointment of Proxyholder", "Completion and Return of Proxy" and "Revocability of Proxy" will be entitled to have his, her or its Shares voted at the Meeting or any adjournment(s) or postponement(s) thereof.

To the knowledge of the directors and executive officers of the Corporation, the following persons beneficially own, or exercises control or direction over, directly or indirectly, Shares carrying more than 10% of the voting rights attached to all outstanding Shares of the Corporation:

Name	Number of Shares Held	Percentage of Shares Held
Gordon P. Leask	5,978,757	14.37 %
John M. Leask	4,361,330	10.48 %

The above information was obtained from the System for Electronic Disclosure by Insiders on October 22, 2021.

## STATEMENT OF EXECUTIVE COMPENSATION

### Director and Named Executive Officer Compensation

In this section, “Named Executive Officer” or “NEO” means (a) the chief executive officer (“CEO”), (b) the chief financial officer (“CFO”), (c) the most highly compensated executive officer of the Corporation, and its subsidiaries, other than the CEO and CFO, at the end of the most recently completed financial year whose total compensation was, individually, more than \$150,000, as determined in accordance with subsection 1.3(5) of Form 51-102F6V *Statement of Executive Compensation – Venture Issuers*, for that financial year; and (d) each individual who would be a Named Executive Officer under (c) but for the fact that the individual was not an executive officer of the Corporation and was not acting in a similar capacity, at the end of that financial year.

During the Corporation’s financial year ended December 31, 2020, the following individuals were the Named Executive Officers of the Corporation:

- Gordon P. Leask, CEO, President and a director of the Corporation
- Scott Davis, CFO.

*All dollar amounts referenced herein are in Canadian dollars unless otherwise specified.*

### Director and Named Executive Officer Compensation, Excluding Compensation Securities

#### *Table of Compensation Excluding Compensation Securities*

The following table provides a summary of compensation paid, payable, awarded, granted, given, or otherwise provided, directly or indirectly, by the Corporation or a subsidiary of the Corporation to each Named Executive Officer and director of the Corporation during the financial years ended December 31, 2020 and December 31, 2019:

Name and Position	Year	Salary, Consulting Fee, Retainer or Commission	Bonus	Committee or Meeting Fees	Value of Perquisites	Value of all other Compensation	Total Compensation
<b>Gordon P. Leask</b> President, CEO and Director	Dec 31/20	\$120,000	\$Nil	\$Nil	N/A	N/A	\$120,000 <sup>(1)</sup>
	Dec 31/19	\$120,000	\$Nil	\$Nil	N/A	N/A	\$120,000 <sup>(2)</sup>
<b>Scott Davis</b> CFO	Dec 31/20	\$36,000	\$Nil	\$Nil	N/A	N/A	\$36,000 <sup>(3)</sup>
	Dec 31/19	\$36,000	\$Nil	\$Nil	N/A	N/A	\$36,000 <sup>(3)</sup>
<b>John M. Leask</b> Director	Dec 31/20	\$120,000	\$Nil	\$Nil	N/A	N/A	\$120,000 <sup>(4)</sup>
	Dec 31/19	\$120,000	\$Nil	\$Nil	N/A	N/A	\$120,000 <sup>(5)</sup>
<b>Megan Cameron-Jones</b> Corporate Secretary and Director	Dec 31/20	\$60,000	\$Nil	\$Nil	N/A	N/A	\$60,000 <sup>(6)</sup>
	Dec 31/19	\$60,000	\$Nil	\$Nil	N/A	N/A	\$60,000 <sup>(7)</sup>
<b>Bassam Moubarak</b> <sup>(7)</sup> Former Director	Dec 31/20	\$Nil	\$Nil	\$Nil	N/A	N/A	\$Nil
	Dec 31/19	\$Nil	\$Nil	\$Nil	N/A	N/A	\$Nil
<b>Peter Krag-Hansen</b> Director	Dec 31/20	\$Nil	\$Nil	\$Nil	N/A	N/A	\$Nil
	Dec 31/19	\$Nil	\$Nil	\$Nil	N/A	N/A	\$Nil

- (1) Of this amount, Mr. Gordon Leask invoiced \$120,000 in his capacity as President and CEO of the Corporation and \$Nil in his capacity as a director. Of this amount, \$120,000 was accrued to Eagle Putt Ventures Inc. (“Eagle Putt”), a private company controlled by Mr. Leask pursuant to the Eagle Putt MSA. See “*Statement of Executive Compensation – Employment, Consulting and Management Agreements*”.
- (2) Of this amount, Mr. Gordon Leask invoiced \$120,000 in his capacity as President and CEO of the Corporation and \$Nil in his capacity as a director. Of this amount, \$120,000 was accrued to Eagle Putt Ventures Inc. (“Eagle Putt”), a private company controlled by Mr. Leask pursuant to the Eagle Putt MSA. See “*Statement of Executive Compensation – Employment, Consulting and Management Agreements*”.
- (3) This amount was paid to Cross Davis & Co. LLP, an accounting firm of which Mr. Davis, the CFO of the Corporation, is a partner, for accounting services.

- (4) Mr. John M. Leask invoiced \$120,000 in consulting fees. Of this amount, \$120,000 was accrued to Rangefront Exploration Corp. (“Rangefront”), a private company controlled by Mr. Leask pursuant to the Rangefront MSA. See “*Statement of Executive Compensation – Employment, Consulting and Management Agreements*”.
- (5) Mr. John M. Leask invoiced \$120,000 in consulting fees. Of this amount, \$120,000 was accrued to Rangefront Exploration Corp. (“Rangefront”), a private company controlled by Mr. Leask pursuant to the Rangefront MSA. See “*Statement of Executive Compensation – Employment, Consulting and Management Agreements*”.
- (6) Of this amount, Ms. Megan Cameron-Jones invoiced \$60,000 in her capacity as Corporate Secretary of the Corporation and \$Nil in her capacity as a director. Of this amount, \$60,000 was accrued to Ms. Cameron-Jones.
- (7) Mr. Moubarak resigned as director of the Company on December 31, 2020.

## Stock Options and Other Compensation Securities

### *Table of Compensation Securities*

The following table discloses all compensation securities granted or issued to each director and Named Executive Officer by the Company or one of its subsidiaries during the financial year ended December 31, 2020 for services provided or to be provided, directly or indirectly, to the Corporation or any of its subsidiaries:

Name and Position	Type of Compensation Security	Number of Compensation Securities, Number of Underlying <sup>(1)</sup> Securities and Percentage of Class	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
<b>Gordon P. Leask<sup>(2)</sup></b> President, CEO and Director	Stock Options	450,000 (14.17%)	Nov 17, 2020	\$0.37	\$0.37	\$0.38	Nov 17, 2025
<b>Scott Davis<sup>(3)</sup></b> CFO	Stock Options	50,000 (0.02%)	Nov 17, 2020	\$0.37	\$0.37	\$0.38	Nov 17, 2025
<b>John M. Leask<sup>(4)</sup></b> Director	Stock Options	450,000 (14.17%)	Nov 17, 2020	\$0.37	\$0.37	\$0.38	Nov 17, 2025
<b>Megan Cameron-Jones<sup>(5)</sup></b> Corporate Secretary and Director	Stock Options	450,000 (14.17%)	Nov 17, 2020	\$0.37	\$0.37	\$0.38	Nov 17, 2025
<b>Bassam Moubarak<sup>(6)</sup></b> Former Director	Stock Options	Nil	N/A	N/A	N/A	N/A	N/A
<b>Peter Krag-Hansen<sup>(7)</sup></b> Director	Nil	200,000 (0.06%)	Nov 17, 2020	\$0.37	\$0.37	\$0.38	Nov 17, 2025

- (1) Each outstanding stock option of the Corporation entitles the holder thereof to acquire, upon exercise, one Share in the capital of the Corporation.
- (2) As at December 31, 2020, Mr. Gordon Leask held 750,000 stock options of the Corporation entitling him to acquire, upon exercise, 750,000 Shares in the capital of the Corporation. All options are vested.
- (3) As at December 31, 2020, Mr. Davis held 200,000 stock options of the Corporation entitling him to acquire, upon exercise, 200,000 Shares in the capital of the Corporation. All options are vested. 50,000 of these options were exercised subsequent to December 31, 2020.
- (4) As at December 31, 2020, Mr. John M. Leask held 750,000 stock options of the Corporation entitling him to acquire, upon exercise, 750,000 Shares in the capital of the Corporation. All options are vested. 300,000 of these options were exercised subsequent to December 31, 2020.
- (5) As at December 31, 2020, Ms. Cameron-Jones held 750,000 stock options of the Corporation entitling her to acquire, upon exercise, 750,000 Shares in the capital of the Corporation. All options are vested.
- (6) As at December 31, 2020, Mr. Moubarak held 300,000 stock options of the Corporation entitling him to acquire, upon exercise, 300,000 Shares in the capital of the Corporation. All options are vested. Mr. Moubarak resigned as a director of the Company on December 31, 2020. All of Mr. Moubarak’s outstanding options were exercised subsequent to December 31, 2020.
- (7) As at December 31, 2020, Mr. Krag-Hansen held 200,000 stock options of the Corporation entitling him to acquire, upon exercise, 200,000 Shares in the capital of the Corporation. All options are vested.

### *Exercise of Compensation-Based Securities*

No compensation securities were exercised by the directors and Named Executive Officers of the Corporation and its subsidiaries during the financial year ended December 31, 2020. Compensation options granted to directors and Named Executive Officers in the amount of 1,175,000 exercisable at \$0.40 expired during the financial year ended December 31, 2020.

### **Stock Option Plans and other Incentive Plans**

The Corporation currently has in place a “rolling” stock option plan (the “Plan”) pursuant to which the Corporation may grant stock options to directors, officers, employees and consultants of the Corporation and its subsidiaries at exercise prices to be determined by the market value of the Shares at the date of each grant of options. Any grant of options under the Plan is within the discretion of the board of directors of the Corporation (the “Board”), subject to the condition that the maximum number of Shares which may be issuable under the Plan shall not exceed 10% of the Corporation’s issued and outstanding Shares at the time of the grant. In addition, the number of Shares which may be issuable under the Plan within a one year period: (i) to any one individual shall not exceed 5% of the outstanding issued Shares; (ii) to insiders (as a group) shall not exceed 10% of the outstanding issued Shares, calculated at the date an Option is granted to any insider; and (iii) to a consultant or an employee performing investor relations activities, shall not exceed 2% of the outstanding issued Shares. Vesting of options is made at the discretion of the Board at the time the options are granted, with the exception of options granted in connection with investor relations. Options granted to consultants engaged in investor relations activities must vest no earlier than as to one-quarter upon the grant date and as to a further one-quarter after each of the following three four-month periods. The maximum term of an Option is ten years. The expiry date of an Option shall be the date fixed by the Board at the time the Option is awarded, provided that such date shall not be later than the tenth anniversary of the award date of the Option. The Board will determine the price per Share and the number of Shares which may be allotted to each director, officer, employee and consultant and all other terms and conditions of the Options, subject to the rules of the TSXV, when such Options are granted. Options must be exercised within 30 days of termination of employment or cessation of the option holder’s position with the Corporation, subject to the expiry date of such Option and certain other provisions of the Plan. The price per Share set by the Board (provided that the Shares are traded on an organized trading facility) shall not be less than the closing trading price of the Shares on the last day prior to the date on which such Option is granted, less the applicable discount permitted (if any) by such applicable exchange or market.

In the event that an option holder should die while he or she is still (i) a director or employee, (other than an employee performing investor relations activities) the expiry date of an option shall be 12 months from the date of death of the option holder; or (ii) a consultant, or an employee performing investor relations activities, the expiry date of an option shall be one month from the date of death of the option holder. In the event that an option holder holds his or her option as a director and such option holder ceases to be a director of the Corporation other than by reason of death, the expiry date of the option shall be the 90th day following the date the option holder ceases to be a director of the Corporation unless the option holder continues to be engaged by the Corporation as an employee or consultant, in which case the expiry date of an option shall remain unchanged. However, if an option holder ceases to be a director of the Corporation as a result of: (i) ceasing to meet the qualifications set forth in s.124 of the *Business Corporations Act* (British Columbia) (the “BCBCA”); or (ii) a special resolution having been passed by the shareholders of the Corporation pursuant to subsection 128(3) of the BCBCA, then the expiry date of the option shall be the date the option holder ceases to be a director of the Corporation. In the event that an option holder holds his or her option as an employee or consultant of the Corporation (other than an employee or consultant performing investor relations activities) and such option holder ceases to be an employee or consultant of the Corporation other than by reason of death, the expiry date of the option shall be the 30<sup>th</sup> day following the date the option holder ceases to be an employee or consultant of the Corporation unless the option holder ceases to be such as a result of: (i) termination for cause; or an order of the British Columbia Securities Commission, the TSX Venture Exchange (the “TSXV”), or any regulatory body having jurisdiction to so order, in which case the expiry date shall be the date the option holder ceases to be an employee or consultant of the Corporation. In the event that the option holder holds his or her option as an employee or consultant of the Corporation who provides investor relations activities on behalf of the Corporation, and such option holder ceases to be an employee or consultant of the Corporation other than by reason of death, the expiry date shall be the date the option holder ceases to be an employee or consultant of the Corporation.

In accordance with the policies of the TSXV, “rolling 10% stock option plans” must be approved annually at the annual meeting by the shareholders of the Corporation. Accordingly, the Corporation will be seeking the approval of

its shareholders to the ratification of the Plan at the Meeting. The Plan was last approved by the shareholders at the Corporation's annual general and special meeting held on December 4, 2020.

A copy of the Plan is available upon request from the Corporation and will be available for review at the Meeting. See "*Matters to be Approved at the Meeting – Ratification of Approved Stock Option Plan*" for details of the annual ratification of the Plan.

## **Employment, Consulting and Management Agreements**

### *Eagle Putt MSA*

The Corporation entered into a management services agreement dated March 1, 2014 (the "Eagle Putt MSA") with Eagle Putt, a private company controlled by Mr. Gordon P. Leask, pursuant to which Eagle Putt agreed to provide certain management consulting services to the Corporation and its subsidiaries through Mr. Gordon Leask as may be requested by and at the direction of the Board from time to time. The initial term of the Eagle Putt MSA expired on March 1, 2015 and automatically extends in increments of 24 months until terminated in accordance with the Eagle Putt MSA.

Pursuant to the Eagle Putt MSA, Eagle Putt receives base consulting fees of \$10,000 per month (the "Base Fee") and, after the initial grant of 575,000 incentive stock options to purchase an aggregate of up to 575,000 Shares which have been granted as at the date hereof, additional stock option grants as the Board may determine in its sole discretion. Eagle Putt is also eligible for an annual incentive fee, subject to the discretion of the Board, which may be payable in Shares at the discretion of the Board.

In the event that the Eagle Putt MSA is terminated by the Corporation for cause or due to a change in the designated representative from Mr. Gordon Leask, or is voluntarily terminated by Eagle Putt, the Corporation must pay Eagle Putt the Base Fee and the reimbursable expenses accrued until the date of termination (the "Accrued Obligations"). If the Eagle Putt MSA is terminated by the Corporation without cause, the Corporation will pay Eagle Putt a termination fee equal to 15 months of the Base Fee plus the Accrued Obligations. In the event the Eagle Putt MSA is terminated by the Corporation or Eagle Putt within 60 days following a Takeover of Control (as defined in the Eagle Putt MSA) or by the Corporation within 12 months following a Takeover of Control for any reason other than those referred to above or for no reason at all, the Corporation will pay to Eagle Putt the Accrued Obligations, together with a termination fee equal to 24 months of the Base Fee plus an amount equal to all cash bonuses paid to Eagle Putt in the 24 months prior to the Takeover of Control.

### *Rangefront MSA*

The Corporation entered into a management services agreement dated March 1, 2014 (the "Rangefront MSA") with Rangefront, a private company controlled by Mr. John M. Leask, pursuant to which Rangefront agreed to provide certain management consulting services to the Corporation and its subsidiaries through Mr. John M. Leask as may be requested by and at the direction of the Board from time to time. The initial term of the Rangefront MSA expired on March 1, 2015 and automatically extends in increments of 24 months until terminated in accordance with the Rangefront MSA.

Pursuant to the Rangefront MSA, Rangefront receives base consulting fees of \$10,000 per month (the "Base Fee") and, after the initial grant of 575,000 incentive stock options to purchase an aggregate of up to 575,000 Shares which have been granted as at the date hereof, additional stock option grants as the Board may determine in its sole discretion. Rangefront is also eligible for an annual incentive fee, subject to the discretion of the Board, which may be payable in Shares at the discretion of the Board.

In the event that the Rangefront MSA is terminated by the Corporation for cause or due to a change in the designated representative from Mr. John M. Leask, or is voluntarily terminated by Rangefront, the Corporation must pay Rangefront the Base Fee and the reimbursable expenses accrued until the date of termination (the "Accrued Obligations"). If the Rangefront MSA is terminated by the Corporation without cause, the Corporation will pay Rangefront a termination fee equal to 15 months of the Base Fee plus the Accrued Obligations. In the event the Rangefront MSA is terminated by the Corporation or Rangefront within 60 days following a Takeover of Control (as defined in the Rangefront MSA) or by the Corporation within 12 months following a Takeover of Control for any reason other than those referred to above or for no reason at all, the Corporation will pay to Rangefront the Accrued

Obligations, together with a termination fee equal to 24 months of the Base Fee plus an amount equal to all cash bonuses paid to Rangefront in the 24 months prior to the Takeover of Control.

## **Oversight and Description of Director and Named Executive Officer Compensation**

### *Named Executive Officer Compensation*

The Board determines Named Executive Officer compensation at the time of the engagement of an NEO and, if applicable, at the time an NEO enters into a management services agreement with the Corporation. Compensation payable to an NEO is subsequently reviewed at the discretion of the Board from time to time. The objectives of the Corporation's executive compensation policy are to attract and retain individuals of high caliber to serve as officers of the Corporation, to motivate their performance in order to achieve the Corporation's strategic objectives and to align the interests of executive officers with the long-term interests of the Corporation's shareholders. The Corporation's primary compensation policy is to pay for performance and, accordingly, the performance of the Corporation and its Named Executive Officers are both examined by the Board.

For the Corporation's financial year ended December 31, 2020, the significant elements of compensation paid and awarded to each of the Named Executive Officers were management fees paid indirectly to Mr. Gordon P. Leask and accounting services fees paid indirectly to Mr. Scott Davis as well as stock options pursuant to the Plan. See "*Statement of Executive Compensation – Table of Compensation Excluding Compensation Securities*" and "*Statement of Executive Compensation – Stock Options and Other Compensation Securities – Table of Compensation Securities*".

The Corporation paid base compensation in the form of management fees to Mr. Gordon Leask that is competitive with that of comparable companies in the mineral exploration industry. The base compensation payable to Mr. Leask was determined at the time the Corporation entered into the Eagle Putt MSA. See "*Statement of Executive Compensation – Employment, Consulting and Management Agreements*". The base compensation was determined by the Board by comparing the base compensation of Mr. Leask with that of executive officers of surveyed peer companies in the mineral exploration industry to ensure that the base compensation paid to Mr. Leask is consistent with the industry average for such position while attempting to adjust for the Corporation's size. The following companies comprised the peer companies surveyed by the Corporation: Nevada Exploration Inc., Ridgeline Minerals, Sonoro Metals Corp., NV Gold Corporation and NuLegacy Gold Corporation. The Board considered the peer companies to be relevant as the total assets, total level of capital expenditures, total operating and general and administrative expenses and number of employees of each of the peer companies was similar at that time to that of the Corporation. The Board has also used a lower base compensation for its senior management to take into account the equity positions of these individuals.

### **Director Compensation**

The Corporation has no arrangements, standard or otherwise, pursuant to which directors are compensated by the Corporation for their services in their capacity as directors or for committee participation. No compensation was paid or is payable to any director of the Corporation for their respective services as a director during the financial year ended December 31, 2020. Directors are entitled to be reimbursed for reasonable expenditures incurred in performing their duties as directors, and the Corporation may, from time to time, grant to its directors incentive stock options to purchase Shares. Directors are entitled to receive compensation from the Corporation to the extent that they provide other services to the Corporation and any such compensation is based on rates that would be charged by such directors for such services to arm's length parties. See "*Statement of Executive Compensation – Employment, Consulting and Management Agreements*". The Corporation currently relies solely on Board discussion without any formal objectives, criteria and analysis to determine the number of incentive stock options, and the terms and conditions of such stock options, to be granted to the directors and officers of the Corporation in accordance with the policies of the TSXV and the Plan. The Board also takes into consideration the number and value of outstanding stock options already held by each option holder when determining stock option grants. See "*Statement of Executive Compensation – Table of Stock Options and other Compensation Securities*" for stock options granted to the directors of the Corporation during the financial year ended December 31, 2020.

### *Pension Benefits*

Neither the Corporation nor any of its subsidiaries currently has a pension benefits arrangement under which the Corporation or any of its subsidiaries has made payments to the directors or Named Executive Officers of the

Corporation during its financial year ended December 31, 2020 or intends to make payments to the Corporation's directors or Named Executive Officers upon their retirement (other than the payments made, if any, pursuant to the Canada Pension Plan or any government plan similar to it).

## SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

### Equity Compensation Plan Information

The following table provides information regarding the number of securities authorized for issuance under the Plan as at the end of the Corporation's most recently completed financial year ended December 31, 2020:

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) <sup>(1)</sup>
Stock Option Plan	3,175,000	\$0.32	596,415

(1) Based on 10% of the total number of Shares outstanding as at December 31, 2020 which may be granted as stock options under the terms of the Plan.

A summary of the material terms of the Plan is set out under "*Statement of Executive Compensation – Stock Option Plans and Other Incentive Plans*".

## INTEREST OF INFORMED PERSONS AND COMPANIES IN MATERIAL TRANSACTIONS

Except as set out below, to the knowledge of management of the Corporation, no informed person of the Corporation or nominee for election as a director of the Corporation, or any associate or affiliate of an informed person or proposed director, has or had any material interest, direct or indirect, in any transaction since the commencement of the Corporation's financial year ended December 31, 2020 or in any proposed transaction which has materially affected or will materially affect the Corporation or any of its subsidiaries.

### Monroe Property Agreement

On May 2, 2016, the Corporation entered into an option agreement (the "Option Agreement") with Eagle Putt to earn an undivided 50% interest in the 1,282 hectare Monroe property (the "Monroe Property") located in the Fort Steele Mining Division, southeast British Columbia. In order to exercise the option (the "Option"), the Corporation made a firm commitment to spend an initial \$100,000 in exploration expenditures on the Monroe Property in the first year (paid), followed by additional annual optional exploration expenditures totaling \$2.9 million by May 2, 2021 (the "Expenditure Date"). On April 9, 2021 the Expenditure Date was extended to May 2, 2022. No other consideration is required to exercise the Option. The Corporation will be the operator on the Monroe Property during the course of the Option. Upon exercise of its Option to earn a 50% undivided interest in the Monroe Property, the Corporation and Eagle Putt will form a joint venture to further advance the exploration and development of the Monroe Property.

The Monroe Property is owned 50/50 by Gordon P. Leask, President, Chief Executive Officer, and a director of the Corporation, and John M. Leask, a director of the Corporation, and is held in trust for them by Eagle Putt, a private corporation owned by Gordon Leask. Given the non-arm's length nature of the transaction, the Corporation obtained approval to the grant of the Option by way of written resolution from a majority of the disinterested shareholders of the Corporation. Messrs. Gordon Leask and John M. Leask and their associates were excluded from voting on the shareholder resolution to approve the grant of the Option to the Corporation. The TSXV also approved the grant of the Option to the Corporation.

### Private Placement

On August 25, 2021, the TSXV approved the Company's non-brokered private placement of 2,644,836 units at a price of \$0.35 per unit. Each unit consisted of one common share and one-half of common share purchase warrant, of which one whole warrant entitles the holder to purchase one common share at an exercise price of \$0.45 for a period of two

years from the date of issue. The following informed persons participated in the private placement upon terms and conditions identical to those upon which arm's length third parties participated:

<b>Name of Informed Person</b>	<b>Units Purchased</b>	<b>Subscription Proceeds</b>
Gordon P. Leask	142,850	\$50,000
Megan Cameron-Jones	85,715	\$30,000
John M. Leask	85,700	\$29,915

### **INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS**

Since January 1, 2020, the beginning of the Corporation's last completed financial year, no current or former director, executive officer or employee of the Corporation, or of any of its subsidiaries, has been indebted to the Corporation or to any of its subsidiaries, nor has any of these individuals been indebted to another entity which indebtedness is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Corporation or any of its subsidiaries.

### **MANAGEMENT CONTRACTS**

Other than as described herein, management functions of the Corporation or any subsidiary of the Corporation are not, to any substantial degree, performed by a person other than the directors or executive officers of the Corporation or its subsidiaries. Management functions to the Corporation were provided under the following agreements during the financial year ended December 31, 2020.

Eagle Putt provides management consulting services to the Corporation and its subsidiaries pursuant to the Eagle Putt MSA. See "*Statement of Executive Compensation – Employment, Consulting and Management Agreements*".

Rangefront provides management consulting services to the Corporation and its subsidiaries pursuant to the Rangefront MSA. See "*Statement of Executive Compensation – Employment, Consulting and Management Agreements*".

### **AUDIT COMMITTEE**

Pursuant to the provisions of applicable corporate and securities law, and the policies of the TSXV, the Company is required to have an Audit Committee comprised of at least three directors, the majority of which must not be officers or employees of the Company.

The Company must also, pursuant to the provisions of National Instrument 52-110 *Audit Committees* ("NI 52-110"), have a written charter, which sets out the duties and responsibilities of its audit committee. In providing the following disclosure, the Company is relying on the exemption provided under NI 52-110, which allows for the short form disclosure of the audit committee procedures of venture issuers.

#### **Audit Committee's Charter**

##### *Mandate*

The primary function of the audit committee (the "Committee") is to assist the Board in fulfilling its financial oversight responsibilities by reviewing the financial reports and other financial information provided by the Corporation to regulatory *authorities* and shareholders, the Corporation's systems of internal controls regarding finance and accounting, and the Corporation's auditing, accounting and financial reporting processes. Consistent with this function, the Committee will encourage continuous improvement of, and should foster adherence to, the Corporation's policies, procedures and practices at all levels. The Committee's primary duties and responsibilities are to:

- serve as an independent and objective party to monitor the Corporation's financial reporting and internal control systems and review the Corporation's financial statements;
- review and appraise the performance of the Corporation's external auditors; and

- provide an open avenue of communication among the Corporation's auditors, financial and senior management and the Board.

### *Independence*

NI 52-110 provides that a member of an audit committee is "independent" if the member has no direct or indirect material relationship with the Corporation, which could, in the view of the Corporation's board of directors (the "Board"), reasonably interfere with the exercise of the member's independent judgment.

### *Financial Literacy*

NI 52-110 provides that an individual is "financially literate" if he or she has 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 Corporation's financial statements.

### *Composition*

The Committee shall be comprised of three directors as determined by the Board, the majority of whom shall be free from any relationship that, in the opinion of the Board, would reasonably interfere with the exercise of his or her independent judgment as a member of the Committee. 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 Corporation's financial statements. The members of the Committee shall be elected by the Board at its first meeting following the annual shareholders' meeting.

### *Meetings*

The Committee shall meet at least four times annually, or more frequently as circumstances dictate. As part of its job to foster open communication, the Committee will meet at least annually with the CEO and the external auditors in separate sessions.

### *Responsibilities and Duties*

To fulfill its responsibilities and duties, the Committee shall:

#### Documents/Reports Review

- (a) Review and update this Charter annually.
- (b) Review the Corporation's financial statements, MD&A and any annual and interim earnings, press releases before the Corporation publicly discloses this information and any reports or other financial information (including quarterly financial statements), which are submitted to any governmental body, or to the public, including any certification, report, opinion, or review rendered by the external auditors.
- (c) Confirm that adequate procedures are in place for the review of the Corporation's public disclosure of financial information extracted or derived from the Corporation's financial statements.

#### External Auditors

- (a) 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 Corporation.

- (b) Obtain annually, a formal written statement of the external auditors setting forth all relationships between the external auditors and the Corporation, consistent with the Independence Standards Board Standard 1.
- (c) Review and discuss with the external auditors any disclosed relationships or services that may impact the objectivity and independence of the external auditors.
- (d) Take, or recommend that the full Board, take appropriate action to oversee the independence of the external auditors.
- (e) Recommend to the Board the selection and compensation and, where applicable, the replacement of the external auditors nominated annually for shareholder approval.
- (f) At each meeting, consult with the external auditors, without the presence of management, about the quality of the Corporation's accounting principles, internal controls and the completeness and accuracy of the Corporation's financial statements.
- (g) Review and approve the Corporation's hiring policies regarding partners, employees and former partners and employees of the present and former external auditors of the Corporation.
- (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 Corporation'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 Corporation constitutes not more than five percent of the total amount of fees paid by the Corporation to its external auditors during the fiscal year in which the non-audit services are provided;
  - (ii) such services were not recognized by the Corporation 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 Corporation 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.

#### Financial Reporting Processes

- (a) In consultation with the external auditors, review with management the integrity of the Corporation's financial reporting process, both internal and external.
- (b) Consider the external auditors' judgments about the quality and appropriateness of the Corporation's accounting principles as applied in its financial reporting.
- (c) Consider and approve, if appropriate, changes to the Corporation's auditing and accounting principles and practices as suggested by the external auditors and management.
- (d) 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.

- (e) 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.
- (f) Review any significant disagreement among management and the external auditors in connection with the preparation of the financial statements.
- (g) Review with the external auditors and management the extent to which changes and improvements in financial or accounting practices have been implemented.
- (h) Review any complaints or concerns about any questionable accounting, internal accounting controls or auditing matters.
- (i) Review certification process.
- (j) Establish a procedure for the confidential, anonymous submission by employees of the Corporation of concerns regarding questionable accounting or auditing matters.

Other

Review any related-party transactions.

**Composition of the Audit Committee**

The following are the members of the Committee:

Paul Reynolds (Chair)	Independent <sup>(1)</sup>	Financially literate <sup>(1)</sup>
Peter Krag-Hansen	Independent <sup>(1)</sup>	Financially literate <sup>(1)</sup>
John M. Leask	Not Independent <sup>(1) (2)</sup>	Financially literate <sup>(1)</sup>

(1) As defined by NI 52-110.

(2) John M. Leask has a “material relationship” with the Corporation and is therefore considered not independent under NI 52-110. See “*Statement of Corporate Governance Practices – Board of Directors*”.

**Relevant Education and Experience**

*Paul Reynolds* – Mr. Reynolds is a professional geoscientist with over 34 years’ experience working on exploration and mining projects in Canada, USA, Bolivia, Argentina and Guyana. He specializes in the conception and management of mineral exploration ventures and has in excess of 25 years’ experience managing public companies as both a director and/or executive officer. Mr. Reynolds was formerly Chairman of Athlone Energy Ltd. which was sold to Daylight Energy Ltd. in September 2008. He is currently a director of Azincourt Energy Corp. (TSX-V), Eagle Plains Resources Ltd. (TSX-V), Taiga Gold Corp. (CSE) and West Oak Gold Corp. (CSE). Mr. Reynolds holds a B.Sc. degree in geology from the University of British Columbia (1987) and is a member of Engineers and Geoscientists British Columbia since 1992.

*John M. Leask* – Mr. Leask holds a Bachelor of Applied Science degree in Geological Engineering from the University of British Columbia and is a Professional Engineer. He has acted as a director, officer and audit committee member of junior public companies for a number of years.

*Peter Krag-Hansen* – Mr. Krag-Hansen was a Senior Vice-President and Director of Trading at Canaccord Capital Corp. from 1980 to 2003. He has extensive experience with venture companies.

In addition to each member’s general business experience, each of the Audit Committee members has the ability to read and understand financial statements and held director and/or officer positions with other reporting issuers in the mineral exploration and mining sector where he has been actively involved in financing and fundraising activities.

Each of the Company’s Audit Committee members has been a director or officer of several public companies in the natural resource sector and as a director has been responsible for approving financial statements. See “*Other Directorships*” below.

In accordance with National Instrument 52-110 *Audit Committees* (“NI 52-110”), the Corporation has a written charter, which sets out the duties and responsibilities of its audit committee.

### **Audit Committee Oversight**

At no time since the commencement of the Corporation’s most recent completed financial year was a recommendation of the Committee to nominate or compensate an external auditor not adopted by the Board.

### **Reliance on Certain Exemptions**

At no time since the commencement of the Corporation’s financial year ended December 31, 2020 has the Corporation relied on the exemption in Section 2.4 of NI 52-110 (*De Minimis Non-audit Services*), the exemptions in Subsection 6.1.1(4) (*Circumstance Affecting the Business or Operations of the Venture Issuer*), Subsection 6.1.1(5) (*Events Outside Control of Member*), Subsection 6.1.1(6) (*Death, Incapacity or Resignation*) or an exemption from NI 52-110, in whole or in part, granted under Part 8 of NI 52-110 (*Exemptions*).

### **Pre-Approval Policies and Procedures**

The Committee has adopted specific policies and procedures for the engagement of non-audit services as described above under the heading “Audit Committee’s Charter – Responsibilities and Duties – External Auditors”.

### **External Auditor Service Fees (By Category)**

The aggregate fees billed by the Corporation’s external auditors in each of the last two fiscal years for audit and other fees are as follows:

<b>Financial Year Ending</b>	<b>Audit Fees<sup>(1)</sup></b>	<b>Audit Related Fees<sup>(2)</sup></b>	<b>Tax Fees<sup>(3)</sup></b>	<b>All Other Fees<sup>(4)</sup></b>
December 31, 2020	\$15,000	Nil	Nil	Nil
December 31, 2019	\$16,500	Nil	Nil	Nil

- (1) Includes services for the annual audit of the Corporation’s financial statements.
- (2) Fees charged for assurance and related services reasonably related to the performance of an audit, and not included under “Audit Fees”.
- (3) Fees charged for tax compliance services.
- (4) Fees for services other than disclosed in any other column.

### **Exemption in Section 6.1**

The Corporation is a “venture issuer” as defined in NI 52-110 and is relying on the exemption in section 6.1 of NI 52-110 relating to Part 3 (*Composition of Audit Committee*) and Part 5 (*Reporting Obligations*).

## **STATEMENT OF CORPORATE GOVERNANCE PRACTICES**

National Instrument 58-101 - *Disclosure of Corporate Governance Practices*, requires all reporting issuers to provide certain annual disclosure of their corporate governance practices with respect to the corporate governance guidelines adopted in National Policy 58-201 - *Corporate Governance Guidelines* (“NP 58-201”). These guidelines are not prescriptive. Corporate governance relates to the 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 Corporation. The Board is committed to sound corporate governance practices, which are both in the interests of its shareholders and contribute to effective and efficient decision making. The Board is of the view that the Corporation’s general approach to

corporate governance, summarized below, is appropriate and substantially consistent with the objectives reflected in NP 58-201.

### **Board of Directors**

The Board is currently composed of five directors, Mr. Gordon P. Leask, who is also the President and CEO of the Corporation, Mr. John M. Leask, Ms. Megan Cameron-Jones, who is also the Corporate Secretary, Mr. Paul Reynolds, and Mr. Peter Krag-Hansen.

NP 58-201 suggests that the board of directors of every listed company should be constituted with a majority of individuals who qualify as “independent” directors (as defined in NI 52-110). Of the proposed nominees, each of Peter Krag-Hansen, Paul Reynolds and Megan Cameron-Jones is independent; whereas Gordon P. Leask is considered not independent by virtue of him being CEO and John M. Leask is considered not independent as he invoiced, through a private company controlled by him, consulting fees of \$120,000 from the Corporation during the financial year ended December 31, 2020. See “*Statement of Executive Compensation – Table of Compensation Excluding Compensation Securities*”.

### **Nomination and Assessment**

The Board determines new nominees to the Board, although no formal process has been adopted. The nominees are generally the result of recruitment efforts by the Board members, including both formal and informal discussions among Board members. Nominees are interviewed by the Board and are asked to join the Board where consensus regarding the nominee is obtained.

Neither the Corporation nor the Board has determined formal means or methods to regularly assess the Board, its committees or the individual directors with respect to their effectiveness and contributions. Effectiveness is subjectively measured by comparing actual corporate results with stated objectives. The contributions of an individual director are informally monitored by the other Board members, having in mind the business strengths of the individual and the purpose of originally nominating the individual to the Board.

### **Compensation**

The Corporation does not have a compensation committee. The compensation of the directors and the CEO is considered by the Board. The directors currently do not receive any remuneration for their acting in such capacity other than the potential grant of incentive stock options to the directors.

### **Other Board Committees**

At the present time, the only standing committee is the Audit Committee. As the Corporation grows, and its operations and management structure become more complex, the Board expects it may constitute additional formal standing committees, such as a Corporate Governance Committee, a Compensation Committee and a Nominating Committee, and will ensure that any such committees are governed by written charters and, where possible, are composed of at least a majority of independent directors.

### **Other Directorships**

The directors of the Corporation are also currently directors of the following other reporting issuers,:

<b><u>Director</u></b>	<b><u>Reporting Issuer</u></b>	<b><u>Exchange</u></b>
John M. Leask	Regulus Resources Inc.	TSX Venture
Paul Reynolds	Azincourt Energy Corp.	TSX Venture
	Eagle Plains Resources Ltd.	TSX Venture
	Taiga Gold Corp.	Canadian Securities
	West Oak Gold Corp.	Canadian Securities

<b><u>Director</u></b>	<b><u>Reporting Issuer</u></b>	<b><u>Exchange</u></b>
Peter Krag-Hansen	Fjordland Exploration Inc. Consolidated Woodjam Copper Corp.	TSX Venture TSX Venture

### **Orientation and Continuing Education**

New directors are briefed on the Company's current property holdings, ongoing exploration programs, overall strategic plans, short, medium and long term corporate objectives, financials status, general business risks and mitigation strategies, and existing company policies. There is no formal orientation for new members of the Board. This is considered to be appropriate, given the Company's size and current level of operations, the ongoing interaction amongst the directors and the low director turn-over. However, if the growth of the Company's operations warrants it, it is possible that a formal orientation process would be implemented.

The skills and knowledge of the Board as a whole is such that no formal continuing education process is currently deemed required. The Board is comprised of individuals with varying backgrounds, who have, both collectively and individually, extensive experience in running and managing public companies, particularly in the natural resource sector. Board members are encouraged to communicate with management, auditors and technical consultants to keep themselves current with industry trends and developments and changes in legislation, with management's assistance. The directors are advised that, if a director believes that it would be appropriate to attend any continuing education event for corporate directors, the Company will pay for the cost thereof. Board members have full access to the Company's records. Reference is made to the table under the heading "Election of Directors" for a description of the current principal occupations of the members of the Board.

### **Ethical Business Conduct**

The Board has not adopted guidelines or attempted to quantify or stipulate steps to encourage and promote a culture of ethical business conduct. The Board promotes ethical business conduct through the nomination of Board members it considers ethical, through avoiding or minimizing conflicts of interest. In the event of a conflict of interest at a meeting of the Board, the conflicted director will disclose the nature and extent of his or her interest and abstain from voting on or against the approval of such participation.

## **MATTERS TO BE APPROVED AT THE MEETING**

### **A. Election of Directors**

The Board currently consists of five directors and it is intended to determine the number of directors at five and to elect five directors for the ensuing year. The Board proposes to nominate the persons named in the table below for election as directors of the Corporation. Each director elected will hold office until the next annual general meeting of the Corporation or until his or her successor is duly elected or appointed, unless the office is earlier vacated in accordance with the Articles of the Corporation or the BCBCA or he or she becomes disqualified to act as a director.

Pursuant to the Advance Notice Policy adopted by the Board on September 19, 2013, which was approved by shareholders at the annual and special meeting of shareholders of the Corporation held on December 6, 2013 and is filed on SEDAR under the Corporation's profile at [www.sedar.com](http://www.sedar.com), any additional director nominations for the Meeting must have been received by the Corporation in compliance with the Advance Notice Policy on or before the close of business on October 11, 2021. No additional director nominations were received by the Corporation.

**Management does not contemplate that any of the nominees will be unable to serve as a director.**

The following table sets out the names of the persons to be nominated for election as directors, the place in which each is ordinarily resident, the positions and offices which they presently hold with the Corporation, the period of time during which each has been a director of the Corporation, their respective principal occupations or employment during the past five years if such nominee is not presently an elected director and the number of Shares which each beneficially owns, directly or indirectly, or over which control or direction is exercised as of the date of this Information Circular:

<b>Name, Province or State and Country of Residence of Proposed Directors and Present Offices Held</b>	<b>Date Elected or Appointed a Director</b>	<b>Principal Occupation</b>	<b>Number of Shares<sup>(1)</sup></b>
<b>Gordon P. Leask</b> British Columbia, Canada <i>President, CEO, and Director</i>	February 5, 2008	Professional Geological Engineer. Former Director of Regulus Resources Inc. (TSXV) from 2012 to 2019. President and owner of Eagle Putt, a private company, since 1991.	5,978,757 <sup>(2)</sup>
<b>Megan Cameron-Jones</b> British Columbia, Canada <i>Corporate Secretary and Director</i>	June 2, 2008	Corporate Secretary of Regulus Resources Inc. (TSXV) since 2010. Corporate Secretary of Aldebaran Resources Inc. since 2018.	1,108,492
<b>John M. Leask<sup>(3)</sup></b> British Columbia, Canada <i>Director</i>	June 17, 2008	Professional Geological Engineer. Director of Regulus Resources Inc. (TSXV) since 2012. President and owner of Rangefront Exploration Corp., a private company, since 1991.	4,361,330 <sup>(4)</sup>
<b>Paul S. Reynolds<sup>(3)</sup></b> British Columbia, Canada <i>Director</i>	December 30, 2020	CEO of Azincourt Energy (TSXV) from 2015 to 2017 and thereafter remained as a director. President & CEO of Triumph Gold Corp. (TSXV) from 2014 to 2019. President of Westview Consulting Ltd., a private consulting firm, since 2008.	10,500
<b>Peter Krag-Hansen<sup>(3)</sup></b> British Columbia, Canada <i>Director</i>	December 2, 2010	Businessman, a director of Fjordland Exploration Inc. and Consolidated Woodjam Copper Corp. (both TSXV).	150,000

- (1) Information as to voting Shares beneficially owned, not being within the knowledge of the Corporation, has been furnished by the respective nominees individually.
- (2) Gordon P. Leask beneficially owns, or exercises control or direction over, directly or indirectly, Shares carrying more than 10% of the voting rights attached to all outstanding Shares of the Corporation. See “*Voting Securities and Principal Holders Thereof*”.
- (3) Member of the Corporation’s Audit Committee.
- (4) John M. Leask beneficially owns, or exercises control or direction over, directly or indirectly, Shares carrying more than 10% of the voting rights attached to all outstanding Shares of the Corporation. See “*Voting Securities and Principal Holders Thereof*”.

Shareholders can vote for all of the proposed nominees, vote for some of the proposed nominees and withhold for others, or withhold votes for all of the proposed nominees. **Unless otherwise instructed, the named proxyholders will vote FOR the election of each of the proposed nominees set forth above as directors of the Corporation.**

No proposed director of the Corporation is, as at the date of this Information Circular, or was within 10 years before the date of this Information Circular, a director, chief executive officer or chief financial officer of any corporation (including the Corporation), that:

- (a) was subject to a cease trade order, an order similar to a cease trade order or an order that denied the relevant corporation access to any exemption under securities legislation, for a period of more than 30 consecutive days, that was issued while the proposed director was acting in the capacity as director, chief executive officer or chief financial officer; or

- (b) was subject to a cease trade order, an order similar to a cease trade order or an order that denied the relevant corporation access to any exemption under securities legislation, for a period of more than 30 consecutive days, 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.

No proposed director of the Corporation:

- (a) is, as at the date of this Information Circular, or has been within the 10 years before the date of this Information Circular, a director or executive officer of any corporation (including the Corporation) 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
- (b) has, within 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 director, executive officer or shareholder.

No proposed director of the Corporation has been subject to:

- (a) 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) 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.

During the ten years preceding the date of this Information Circular, no proposed director has 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 that person.

## **B. Appointment of Auditor**

The persons named in the accompanying instrument of proxy intend to vote for the re-appointment of Davidson & Company LLP, Chartered Professional Accountants, of Suite 1200 – 609 Granville Street, Vancouver, British Columbia V7Y 1G6 as auditor of the Corporation for the ensuing year, until the close of the next annual general meeting at a remuneration to be fixed by the directors.

## **C. Ratification of Approved Stock Option Plan**

At the annual general and special meeting of shareholders held on December 4, 2020, the shareholders of the Corporation ratified, confirmed and approved the Plan, which makes a total of 10% of the issued and outstanding Shares available for issuance upon the exercise of stock options that are granted thereunder.

The TSXV requires all TSXV-listed companies who have adopted a stock option plan which reserves a maximum of 10% of the number of the common shares issued and outstanding on the applicable date of grant, to obtain shareholder approval to the stock option plan on an annual basis. Accordingly, the Corporation requests that the shareholders ratify and approve the Plan. A summary of the material terms of the Plan is provided under the heading “*Statement of Executive Compensation – Stock Option Plans and other Incentive Plans*” and note 5 to the audited consolidated financial statements of the Corporation for the fiscal year ended December 31, 2020.

The rules of the TSXV require that the Plan be approved by the affirmative vote of a majority of the votes cast at the Meeting. Accordingly, the shareholders will be asked at the Meeting to pass the following ordinary resolution:

**"BE IT RESOLVED, AS AN ORDINARY RESOLUTION, THAT:**

1. the Stock Option Plan, in the form ratified, confirmed and approved by the shareholders of Highway 50 Gold Corp. (the "Corporation") at the annual general and special meeting held on December 4, 2020, is ratified, confirmed and approved;
2. the Corporation is authorized to grant stock options pursuant and subject to the terms and conditions of the Stock Option Plan entitling all of the option holders in aggregate to purchase up to such number of common shares of the Corporation as is equal to 10% of the number of common shares of the Corporation issued and outstanding on the applicable grant date; and
3. the board of directors of the Corporation (the "Board") or any committee created pursuant to the Stock Option Plan is authorized to make such amendments to the Stock Option Plan from time to time as the Board may, in its discretion, consider to be appropriate, provided that such amendments will be subject to the approval of all applicable regulatory authorities and in certain cases, in accordance with the terms of the Stock Option Plan, the shareholders."

An ordinary resolution is a resolution passed by greater than 50% of the votes cast by those shareholders, who being entitled to do so, vote in person or by proxy at the Meeting.

A complete copy of the Plan will be available at the Meeting. Shareholders may obtain a copy of the Plan in advance of the Meeting upon request to the Corporation, at 200 Granville Street, Suite 2710, Vancouver, British Columbia, V6C 1S4.

**OTHER MATTERS**

Management knows of no other matters to come before the Meeting other than those referred to in the Notice of Meeting. Should any other matters properly come before the Meeting, the Shares represented by the instrument of proxy solicited hereby will be voted on such matters in accordance with the best judgment of the persons voting by proxy.

**ADDITIONAL INFORMATION**

Additional information relating to the Corporation is available under the Corporation's profile on the SEDAR website at [www.sedar.com](http://www.sedar.com). Financial information relating to Highway 50 Gold Corp. is provided in the Corporation's consolidated financial statements and management discussion and analysis ("MD&A") for the financial year ended December 31, 2020. A copy of these financial statements and MD&A have also been mailed out to those shareholders who returned the Corporation's Financial Statement Request Form provided with the Corporation's 2020 annual general meeting material, in accordance with National Instrument 51-102 "Continuous Disclosure Obligations". Shareholders may contact the Corporation to request copies of the financial statements and MD&A by: (i) email to [info@highway50gold.com](mailto:info@highway50gold.com); or (ii) mail to 200 Granville Street, Suite 2710, Vancouver, British Columbia V6C 1S4.

**DATED** at Vancouver, British Columbia the 22<sup>nd</sup> day of October, 2021.

**BY ORDER OF THE BOARD**

*"Gordon P. Leask"*

CEO, President and Director