

This short form prospectus is a base shelf prospectus. This short form base shelf prospectus has been filed under legislation in each of the provinces and territories of Canada that permits certain information about these securities to be determined after this prospectus has become final and that permits the omission from this prospectus of that information. The legislation requires the delivery to purchasers of a prospectus supplement containing the omitted information within a specified period of time after agreeing to purchase any of these securities, except in cases where an exemption from such delivery requirements is available.

No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise. This short form prospectus constitutes a public offering of these securities only in those jurisdictions where they may be lawfully offered for sale and only by persons permitted to sell these securities in those jurisdictions. These securities have not been and will not be registered under the United States Securities Act of 1933, as amended (the “**U.S. Securities Act**”) or any state securities laws. Accordingly, these securities may not be offered or sold in the United States (as such term is defined in Regulation S under the U.S. Securities Act) except pursuant to transactions exempt from registration under the U.S. Securities Act and under the securities laws of any applicable state. This short form prospectus does not constitute an offer to sell or a solicitation of an offer to buy any of these securities in the United States. See “Plan of Distribution”.

Information has been incorporated by reference in this short form prospectus from documents filed with securities commissions or similar authorities in Canada. Copies of the documents incorporated herein by reference may be obtained on request without charge from the Chief Financial Officer and Corporate Secretary of AbraSilver Resource Corp. at 220 Bay Street, Suite 550, Toronto, Ontario, M5J 2W4 and 416-648-1626, and are also available electronically at www.sedarplus.ca.

SHORT FORM BASE SHELF PROSPECTUS

New Issue and/or Secondary Offering

December 16, 2025



ABRASILVER RESOURCE CORP.

\$700,000,000

COMMON SHARES

WARRANTS

UNITS

SUBSCRIPTION RECEIPTS

DEBT SECURITIES

This short form base shelf prospectus relates to the offering for sale by AbraSilver Resource Corp. (the “**Corporation**”) from time to time, during the 25-month period that this prospectus, including any amendments hereto, remains effective, of up to an aggregate of \$700,000,000 of securities comprised of any of the following, or combination thereof: (i) our common shares (“**Common Shares**”); (ii) warrants (“**Warrants**”) to purchase other Securities (as defined below); (iii) units (“**Units**”) comprised of one or more of the other Securities; (iv) subscription receipts (“**Subscription Receipts**”); and (v) debt securities (“**Debt Securities**”) and together with the Common Shares, Warrants, Units and Subscription Receipts, collectively referred to herein as the “**Securities**”). The Securities may be offered separately or together, in amounts, at prices and on terms determined by market conditions at the time of sale and as set forth in an accompanying prospectus supplement.

The specific terms of any Securities offered will be described in a prospectus supplement, including, where applicable: (i) in the case of Common Shares, the number of Common Shares offered, the offering price (in the event the offering is a fixed price distribution), the manner of determining the offering price(s) (in the event the offering is a non-fixed price distribution) and any other specific terms; (ii) in the case of Warrants, the number of Warrants being offered, the offering price (in the event the offering is a fixed price distribution), the manner of determining the offering price(s) (in the event the offering is a non-fixed price distribution), the designation, number and terms of the other Securities purchasable upon exercise of the Warrants, and any procedures that will result in the adjustment of those numbers, the exercise price, the dates and periods of exercise and any other specific terms; (iii) in the case of Units, the number of Units offered, the offering price, the designation, number and terms of the other Securities comprising the Units, and any other specific terms; (iv) in the case of Subscription Receipts, the number of Subscription Receipts being offered, the offering price (in the event the offering is a fixed price distribution), the manner of determining the offering price(s) (in the event the offering is a non-fixed price distribution), the terms, conditions and procedures for the conversion of the Subscription Receipts into other Securities, the designation, number and terms of such other Securities, and any other specific terms; and (v) in the case of Debt Securities, the designation of the Debt Securities, the aggregate principal amount of the Debt Securities being offered, the currency or currency unit in which the Debt Securities may be purchased, authorized denominations, whether payment on the Debt Securities will be senior or subordinated to the Corporation's other liabilities and obligations, the nature and priority of any security for the Debt Securities, any limit on the aggregate principal amount of the Debt Securities of the series being offered, the issue and delivery date, the maturity date, the offering price (at par, discount or at a premium), the interest rate or method of determining the interest rate, the interest payment date(s), any conversion or exchange rights that are attached to the Debt Securities, any redemption provisions, any repayment provisions, any arrangements with the trustee for the Debt Securities, and any other specific terms. A prospectus supplement relating to a particular offering of Securities may include terms pertaining to the Securities being offered thereunder that are not within the terms and parameters described in this prospectus. The Corporation does not intend on issuing "novel" securities pursuant to this prospectus, as such term is defined under National Instrument 44-102 – "*Shelf Distributions*" ("**NI 44-102**").

We or a selling securityholder may offer and sell the Securities to or through underwriters or dealers purchasing as principals, and may also sell directly to one or more purchasers or through agents or pursuant to applicable statutory exemptions. See "*Plan of Distribution*". A prospectus supplement relating to a particular offering of Securities will identify each underwriter, dealer, agent or selling securityholder, as the case may be, involved in the sale of our Securities, the amounts, if any, to be purchased by underwriters, the plan of distribution of such Securities, including, to the extent applicable, any fees, discounts or any other compensation payable to underwriters, dealers or agents in connection with the offering, the initial issue price (in the event that the offering is a fixed price distribution), the net proceeds that we will receive and any other material terms of the plan of distribution.

The Securities may be sold from time to time in one or more transactions at a fixed price or prices or at non-fixed prices, such as market prices prevailing at the time of sale (including, without limitation, sales deemed to be "at-the-market distributions" as defined in NI 44-102, including sales made directly on the Toronto Stock Exchange (the "**TSX**") or other existing trading markets for the Securities), prices related to such prevailing market prices or prices to be negotiated with purchasers, which prices may vary as between purchasers and during the period of distribution of the Securities.

If offered on a non-fixed price basis, the Securities may be offered at market prices prevailing at the time of sale, at prices determined by reference to the prevailing price of a specified security in a specified market or at prices to be negotiated with purchasers, in which case the compensation payable to an underwriter,

dealer or agent in connection with any such sale will be decreased by the amount, if any, by which the aggregate price paid for the Securities by the purchasers is less than the gross proceeds paid by the underwriter, dealer or agent to us. The price at which the Securities will be offered and sold may vary from purchaser to purchaser and during the period of distribution.

In connection with any offering of Securities other than an “at-the-market distribution” (unless otherwise specified in the relevant Prospectus Supplement), the underwriters, dealers or agents, as the case may be, may over-allot or effect transactions which stabilize, maintain or otherwise affect the market price of the Securities at a level other than those which otherwise might prevail on the open market. Such transactions may be commenced, interrupted or discontinued at any time. See “*Plan of Distribution*”. No underwriter of an at-the-market distribution, and no person or company acting jointly or in concert with an underwriter, may, in connection with the distribution, enter into any transaction that is intended to stabilize or maintain the market price of the Securities or securities of the same class as the Securities distributed under this prospectus, including selling an aggregate number or principal amount of Securities that would result in the underwriter creating an over-allocation position in the Securities.

Our Common Shares are listed on the TSX under the symbol “ABRA” and on the OTCQX Best Market (“**OTCQX**”) under the symbol “ABBRF”. On December 15, 2025, the last trading day prior to the date of this prospectus, the closing price per Common Share on the TSX and OTCQX was \$10.22 and US\$7.45, respectively.

The offering of any securities under this prospectus and any prospectus supplement is subject to approval of certain legal matters by Mintz LLP.

Unless otherwise specified in the applicable prospectus supplement, each series or issue of Securities (other than Common Shares) will be a new issue of Securities with no established trading market. Accordingly, there is currently no market through which the Securities (other than Common Shares) may be sold and purchasers may not be able to resell such Securities purchased under this prospectus. This may affect the pricing of such Securities in the secondary market, the transparency and availability of trading prices, the liquidity of such Securities and the extent of issuer regulation. See “*Risk Factors*”.

Prospective investors should be aware that the purchase of Securities may have tax consequences that may not be fully described in this prospectus or in any prospectus supplement, and should carefully review the tax discussion, if any, in the applicable prospectus supplement and in any event consult with a tax adviser.

An investment in the Securities is subject to a number of risks. See “*Risk Factors*” herein and the risks identified in the documents incorporated by reference herein for a more complete discussion of these risks.

No underwriter has been involved in the preparation of this prospectus or performed any review of the contents hereof.

Our head and registered office is located at 220 Bay Street, Suite 550, Toronto, Ontario, M5J 2W4. Robert Bruggeman, Hernán Zaballa, Nicholas Teasdale and Stephen Gatley each directors of the Corporation, and John Miniotis and David O'Connor, each officers of the Corporation, reside outside of Canada, and have appointed the Corporation (220 Bay Street, Suite 550, Toronto, Ontario, M5J 2W4) as their agent for service of process. In addition, Luis Rodrigo Peralta, Joseph M. Keane, Miguel Fuentealba and Shaida

Miranda, each of whom is an independent "qualified person" under National Instrument 43-101 – *Standards of Disclosure for Mineral Projects* ("**NI 43-101**"), reside outside of Canada. Purchasers are advised that it may not be possible for investors to enforce judgments obtained in Canada against any person that resides outside of Canada, even if the party has appointed an agent for service of process.

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ABOUT THIS PROSPECTUS

You should rely only on the information contained in or incorporated by reference in this short form base shelf prospectus or any applicable prospectus supplement. References to this “prospectus” refer to this short form base shelf prospectus, including the documents incorporated by reference herein. We have not authorized anyone to provide you with information that is different than the information contained herein. The information contained on our website is not a part of this prospectus and is not incorporated by reference into this prospectus despite any references to such information in this prospectus or the documents incorporated by reference, and prospective investors should not rely on such information when deciding whether or not to invest in the Securities. The information in or incorporated by reference into this prospectus is current only as of the date of this prospectus or the date on the front of such other documents. It should not be assumed that the information contained in this prospectus is accurate as of any other date. We are not making an offer of these Securities where the offer is not permitted by law.

Unless otherwise stated or the context otherwise requires, in this prospectus (excluding the documents incorporated by reference herein) the terms “AbraSilver”, the “Corporation”, “we”, “us” and “our” refer to AbraSilver Resource Corp. and its subsidiaries.

We may, from time to time, sell any combination of the Securities described in this prospectus in one or more offerings up to an aggregate amount of \$700,000,000. This prospectus provides a general description of the Securities that we may offer. All information permitted under applicable laws to be omitted from this prospectus will be contained in one or more prospectus supplements that will be delivered to purchasers together with this prospectus, except in cases where an exemption from such delivery is available. Each prospectus supplement containing the specific terms of any Securities will be incorporated by reference into this prospectus for the purposes of securities legislation as of the date of the prospectus supplement and only for the purposes of the distribution of the Securities to which the prospectus supplement pertains.

Before purchasing any Securities, prospective investors should carefully read both this prospectus and the applicable accompanying prospectus supplement, together with the additional information provided in the documents incorporated by reference herein as described under the headings “*Documents Incorporated by Reference*”.

Our consolidated financial statements have been prepared in accordance with International Financial Reporting Standards. In this prospectus and any prospectus supplement, all dollar amounts are in Canadian dollars unless otherwise indicated. All references to “US\$” or “United States dollars” are used to indicate United States dollar values.

EXCHANGE RATE INFORMATION

The following table sets forth, for each of the periods indicated, the high, low and period end spot rates of exchange for one United States dollar, expressed in Canadian dollars, published by the Bank of Canada.

	Year ended December 31,		Nine months ended September 30,	
	2024 (\$)	2023 (\$)	2025 (\$)	2024 (\$)
High.....	\$1.4416	\$1.3875	\$1.4603	\$1.3858
Low.....	\$1.3316	\$1.3128	\$1.3558	\$1.3316
Period End	\$1.4389	\$1.3226	\$1.3921	\$1.3499

On December 15, 2025, the rate of exchange posted by the Bank of Canada for conversion of United States dollars into Canadian dollars was US\$1.00 = \$1.377. The Corporation makes no representation that Canadian dollars could be converted into United States dollars at that rate or any other rate.

FORWARD-LOOKING INFORMATION

Certain statements contained in this prospectus, and in the documents incorporated by reference in this prospectus, may constitute “forward-looking information” and “forward-looking statements” (together, “**forward-looking statements**”) within the meaning of applicable Canadian securities laws and are based on assumptions, expectations, estimates and projections as of the date of this prospectus. Forward-looking statements include, but are not limited to, statements with respect to:

- the Corporation’s planned use of funds, business objectives and operations in the next twelve months;
- future production of silver, gold, copper and other precious metals (collectively, the “**metals**”);
- future cash costs per ounce or pound of the metals;
- the effects of domestic and foreign laws, regulations and government policies and actions affecting the Corporation’s operations or potential future operations;
- future successful development of the Diablillos project, in the Salta Province (“**Salta**”) and in the Catamarca Province (“**Catamarca**”) of northwestern Argentina (the “**Diablillos Project**” or the “**Project**”), and other exploration and development projects;
- the sufficiency of the Corporation’s current working capital, anticipated operating cash flow or the Corporation’s ability to raise necessary funds;
- the exercise of convertible securities of the Corporation;
- estimated production rates for the metals produced by the Corporation;
- timing of production;
- the estimated cost of initial capital, operating costs, sustaining capital, and closure costs;
- ongoing or future development plans and capital replacement, improvement or remediation programs;
- the estimates of expected or anticipated economic returns from the Corporation’s mining projects;
- future sales of the metals, concentrates or other future products produced by the Corporation;
- implementation of programs;
- effects of renegotiation and termination of contracts or sub-contracts; and
- the Corporation’s plans and expectations for its properties and operations.

The words “may”, “will”, “would”, “could”, “should”, “believes”, “estimates”, “projects”, “potential”, “expects”, “plans”, “intends”, “projects”, “assumes”, “anticipates”, “targeted”, “continues”, “forecasts”, “designed”, “goal”, or the negative of those words or other similar or comparable words identify forward-looking statements. Forward-looking statements are based upon management’s perceptions of historical trends, current conditions and expected future developments, as well as a number of specific factors and assumptions, including, without limitation risks with respect to: investing in an emerging market; potential

economic problems in Argentina; risks related to corruption; local legal and regulatory systems; political instability in Argentina; unpredictable tax rates, capital controls and foreign exchange restrictions in Argentina; risks related to the nationalization of mineral assets; risks related to the Corporation's negative operating cash flows; foreign mining operations; additional financing; volatility of the capital markets; exploration; early stage of development; attracting and retaining qualified personnel; environmental risks; burden of government regulation and permitting; local and international groups; competition risks; insurance risks; operating hazards and risks; potential conflicts of interest; political instability and hyperinflation; Russia's military action in Ukraine; precious metal and base metal price fluctuation; uncertainty of calculation of reserves and sources and metal recoveries; uncertainty of title to assets; environmental risks; litigation risks; volatility in the price of the Common Shares in the capital of the Corporation; potential dilution of present and prospective shareholdings; currency risks; financial reporting standards; and climate change.

By their very nature, forward-looking statements involve inherent risks and uncertainties, both general and specific, and a number of factors could cause actual events or results to differ materially from the results discussed in the forward-looking statements. In evaluating these statements, a reader should specifically consider various factors, including the risks outlined under the heading "*Risk Factors*" in this prospectus and the documents incorporated by reference herein, which may cause actual results to differ materially from any forward-looking statements.

The forward-looking statements contained herein reflect management's current expectations and beliefs and are based upon certain assumptions that management believes to be reasonable based on the information currently available to management. Such assumptions include, but are not limited to:

- the legislative and regulatory environment in Argentina;
- demand for metals;
- ability to attract and retain skilled management and staff;
- progress and success of the Diablillos Project and other exploration and development projects;
- that tax regimes will remain largely unaltered;
- the Corporation's ability to obtain additional financing on satisfactory terms; and
- the global economic environment.

Many risk factors could cause the actual results, performance, or achievements to be materially different from any future results, performance, or achievements that may be expressed or implied by such forward-looking statements, including, without limitation, those listed in the "*Risk Factors*" section of this prospectus and in the documents incorporated by reference herein. Should one or more of these risks or uncertainties materialize, or should assumptions underlying the forward-looking statements prove incorrect, actual results, performance, or achievements may vary materially from those expressed or implied by the forward-looking statements contained in this prospectus. These factors should be considered carefully and prospective investors should not place undue reliance on the forward-looking statements.

Prospective purchasers are cautioned that the foregoing list is not exhaustive of all factors that could cause actual results or events to differ materially. Although we have attempted to identify important factors that could cause actual results or events to differ materially, there may be other factors that cause unanticipated results or events. There can be no assurance that such forward-looking information and statements will

prove to be accurate as actual results and future events could differ materially from those anticipated in such information and statements.

Prospective purchasers should not place undue reliance on forward-looking information and statements, including the documents incorporated herein by reference, as statements containing forward-looking information involve significant risks and uncertainties and should not be read as guarantees of future results, performance, achievements, prospects and opportunities. The forward-looking information and statements contained herein are presented for the purposes of assisting prospective purchasers in understanding our expected financial and operating performance and our plans and objectives and may not be appropriate for other purposes.

The forward-looking statements contained in this prospectus speak only as of the date of this prospectus. The forward-looking statements contained herein are expressly qualified in their entirety by this cautionary statement. The cautionary statements contained or referred to in this section should be considered in connection with any subsequent written or oral forward-looking statements that we and/or persons acting on our behalf may issue. We undertake no obligation to update or revise any forward-looking statements, whether because of new information, future events or otherwise, other than as required under securities legislation.

MARKET AND INDUSTRY DATA

Unless otherwise indicated, market data and certain industry data and forecasts included in this prospectus and the documents incorporated by reference herein concerning the Corporation's industry and the markets in which the Corporation operates or seeks to operate were obtained from internal company surveys, market research, publicly available information, reports of governmental agencies and industry publications and surveys. The Corporation has relied upon industry publications as the Corporation's primary sources of third-party industry data and forecasts. The Corporation has not independently verified any of the data from third-party sources, nor has the Corporation ascertained the underlying assumptions relied upon therein. Similarly, internal surveys, industry forecasts and market research, which the Corporation believes to be reliable based upon the Corporation's knowledge of the industry, have not been independently verified, and the Corporation does not know what assumptions were used in their preparation. By their nature, forecasts are particularly subject to change or inaccuracies, especially over long periods. While the Corporation is not aware of any misstatements regarding the industry data presented herein or via the documents incorporated herein by reference, estimates involve risks and uncertainties and are subject to change based on various factors, including those discussed under "*Forward-Looking Information*" and "*Risk Factors*" in this prospectus and the documents incorporated by reference herein. While the Corporation believes that its internal research is reliable and market definitions are appropriate, neither such research nor definitions have been verified by any independent source. For the avoidance of doubt, nothing stated in this paragraph operates to relieve the Corporation from liability for any misrepresentation contained in this prospectus under applicable Canadian securities laws.

SCIENTIFIC AND TECHNICAL INFORMATION

Scientific and technical information relating to the Diablillos Project contained in this prospectus is derived from, and in some instances is a direct extract from, and based on the assumptions, qualifications and procedures set out in, the technical report entitled "NI 43-101 Technical Report, Mineral Resource Estimate for the Diablillos Ag-Au Project", dated September 12, 2025 and effective as of July 29, 2025 (the "**Technical Report**"), prepared by each of the following qualified persons: Luis Rodrigo Peralta, Joseph M. Keane, Miguel Fuentealba and Shaida Miranda (collectively, the "**Qualified Persons**"). Reference should

be made to the full text of the Technical Report, which is available for review under the Corporation's profile on SEDAR+ at www.sedarplus.ca. Additional scientific and technical information contained in this prospectus has been reviewed and approved by Jeremy Weyland, Senior Vice President, Projects and Development of the Corporation, and a "qualified person" within the meaning of NI 43-101.

If, after the date of this prospectus, the Corporation is required by Section 4.2(1)(j) of NI 43-101 to file a technical report to support scientific or technical information that relates to a mineral project on a property material to the Corporation and the exemption under Section 9.2 of NI 43-101 is not available, the Corporation will file such technical report in accordance with Section 4.2(5)(a)(i) of NI 43-101 as if the words "preliminary short form prospectus" refer to a "shelf prospectus supplement".

CIM Definition Standards

The following definitions are reproduced from the CIM Definition Standards:

"Indicated Mineral Resource" means that part of a Mineral Resource for which quantity, grade or quality, densities, shape, and physical characteristics are estimated with sufficient confidence to allow the application of Modifying Factors as described below in sufficient detail to support mine planning and evaluation of the economic viability of the deposit. Geological evidence is derived from adequately detailed and reliable exploration, sampling and testing and is sufficient to assume geological and grade or quality continuity between points of observation. An Indicated Mineral Resource has a lower level of confidence than that applying to a Measured Mineral Resource and may only be converted to a Probable Mineral Reserve.

"Inferred Mineral Resource" means that part of a Mineral Resource for which quantity and grade or quality are estimated on the basis of limited geological evidence and sampling. Geological evidence is sufficient to imply but not verify geological and grade or quality continuity. An Inferred Mineral Resource has a lower level of confidence than that applying to an Indicated Mineral Resource and must not be converted to a Mineral Reserve. It is reasonably expected that the majority of Inferred Mineral Resources could be upgraded to Indicated Mineral Resources with continued exploration.

"Measured Mineral Resource" means that part of a Mineral Resource for which quantity, grade or quality, densities, shape, and physical characteristics are estimated with confidence sufficient to allow the application of Modifying Factors to support detailed mine planning and final evaluation of the economic viability of the deposit. Geological evidence is derived from detailed and reliable exploration, sampling and testing and is sufficient to confirm geological and grade or quality continuity between points of observation. A Measured Mineral Resource has a higher level of confidence than that applying to either an Indicated Mineral Resource or an Inferred Mineral Resource. It may be converted to a Proven Mineral Reserve or to a Probable Mineral Reserve.

"Mineral Reserve" means the economically mineable part of a Measured and/or Indicated Mineral Resource. It includes diluting materials and allowances for losses, which may occur when the material is mined or extracted and is defined by studies at pre-feasibility or feasibility level as appropriate that include application of Modifying Factors. Such studies demonstrate that, at the time of reporting, extraction could reasonably be justified. The reference point at which Mineral Reserves are defined, usually the point where the ore is delivered to the processing plant, must be stated. It is important that, in all situations where the reference point is different, such as for a saleable product, a clarifying statement is included to ensure that the reader is fully informed as to what is being reported. The public disclosure of a Mineral Reserve must be demonstrated by a pre-feasibility study or feasibility study.

“Mineral Resource” means a concentration or occurrence of solid material of economic interest in or on the Earth’s crust in such form, grade or quality and quantity that there are reasonable prospects for eventual economic extraction. The location, quantity, grade or quality, continuity and other geological characteristics of a Mineral Resource are known, estimated, or interpreted from specific geological evidence and knowledge, including sampling.

“Probable Mineral Reserve” means the economically mineable part of an Indicated Mineral Resource, and in some circumstances, a Measured Mineral Resource. The confidence in the Modifying Factors applying to a Probable Mineral Reserve is lower than that applying to a Proven Mineral Reserve.

“Proven Mineral Reserve” means the economically mineable part of a Measured Mineral Resource. A Proven Mineral Reserve implies a high degree of confidence in the Modifying Factors.

For the purposes of the CIM Definition Standards, **“Modifying Factors”** are considerations used to convert Mineral Resources to Mineral Reserves. These include, but are not restricted to, mining, processing, metallurgical, infrastructure, economic, marketing, legal, environmental, social, and governmental factors.

DOCUMENTS INCORPORATED BY REFERENCE

Information has been incorporated by reference in this prospectus from documents filed with the securities commissions or similar regulatory authorities in Canada. Copies of the documents incorporated herein by reference may be obtained on request without charge from the Chief Financial Officer and Corporate Secretary of AbraSilver Resource Corp. at 220 Bay Street, Suite 550, Toronto, Ontario, M5J 2W4, telephone 416-648-1626, and are also available electronically at www.sedarplus.ca.

The following documents filed with the securities commission or similar regulatory authority in each of the provinces and territories of Canada are specifically incorporated by reference into this prospectus:

- (a) the annual information form dated April 3, 2025, for the year ended December 31, 2024 (the **“AIF”**), except for the information contained under the heading *“Material Mineral Properties”* therein, which has been superseded by the information contained in this prospectus under the heading *“The Diablillos Project”*;
- (b) the audited consolidated financial statements of the Corporation for the years ended December 31, 2024 and December 31, 2023, together with the notes thereto and the independent auditor’s report thereon;
- (c) the unaudited consolidated financial statements of the Corporation for the three and nine months ended September 30, 2025 and September 30, 2024, together with the notes thereto;
- (d) the management’s discussion and analysis of the Corporation dated April 3, 2025 for the years ended December 31, 2024 and December 31, 2023;
- (e) the management’s discussion and analysis of the Corporation dated November 13, 2025 for the three and nine months ended September 30, 2025 and September 30, 2024;

- (f) the management information circular dated May 15, 2025, prepared in connection with an annual general and special meeting of the Corporation's shareholders held on June 26, 2025;
- (g) the material change report of the Corporation dated February 21, 2025 in connection with the private placement offering of 11,193,565 Common Shares at a price of \$2.55 per Common Share for aggregate gross proceeds of \$28,543,591;
- (h) the material change report of the Corporation dated February 10, 2025 in connection with the bought deal private placement offering of 10,231,000 Common Shares at a price of \$2.55 per Common Share for aggregate gross proceeds of \$26,089,050; and
- (i) the material change report of the Corporation dated October 16, 2025 in connection with the bought deal private placement offering of 6,113,000 Common Shares at a price of \$7.10 per Common Share for aggregate gross proceeds of \$43,402,300 (the "**LIFE Offering**").

Any documents of the types referred to in the preceding paragraphs or required by Item 11.1 of Form 44-101F1 – *Short Form Prospectus*, filed by us with a securities commission or similar regulatory authority pursuant to the requirements of applicable securities legislation after the date of this short form prospectus and prior to the expiry of this prospectus or completion of the issuance of Securities pursuant hereto, will be deemed to be incorporated by reference into this prospectus.

Any “template version” of any other “marketing materials” (as such terms are defined in National Instrument 41-101 — *General Prospectus Requirements*) pertaining to a distribution of Securities, and filed by us after the date of a prospectus supplement for the distribution of such Securities and before the termination of the distribution of such Securities, will be deemed to be incorporated by reference into that prospectus supplement.

Any prospectus supplement containing specific terms applicable to the issuance of Securities and other information applicable to such issuance will be delivered, together with this prospectus, to purchasers and will be deemed to be incorporated by reference into this prospectus as of the date of such prospectus supplement, but only for the purposes of the offering of Securities to which such prospectus supplement pertains.

Any statement contained in a document incorporated or deemed to be incorporated by reference herein will be deemed to be modified or superseded for the purposes of this prospectus to the extent that a statement contained in this prospectus or in any subsequently filed document that also is or is deemed to be incorporated by reference herein modifies or supersedes such statement. Any statement so modified or superseded will not constitute a part of this prospectus, except as so modified or superseded. The modifying or superseding statement need not state that it has modified or superseded a prior statement or include any other information set forth in the statement or document that it modifies or supersedes. The making of such a modifying or superseding statement will not be deemed an admission for any purpose that the modified or superseded statement, when made, constituted a misrepresentation, an untrue statement of a material fact or an omission to state a material fact that is required to be stated or that is necessary to make a statement not misleading in light of the circumstances in which it was made. Any statement so modified or superseded shall not be deemed in its unmodified or superseded form to constitute part of this prospectus.

Upon any new annual information form or new annual financial statements and related management's discussion and analysis being filed by us with the applicable securities regulatory authorities in Canada during the period that this prospectus is effective, the previous year's annual information form, the previous year's annual financial statements and all interim consolidated financial statements relating to prior financial periods or material change reports filed before the commencement of the financial year in which the new annual information form is filed, and any business acquisition reports for acquisitions completed since the beginning of such financial year (in each case, as applicable) will be deemed to no longer be incorporated by reference in this prospectus for the purpose of future offers and sales of Securities under this prospectus. Upon unaudited interim condensed consolidated financial statements and related management's discussion and analysis being filed by us with the applicable securities regulatory authorities during the currency of this prospectus, all previously filed unaudited interim condensed consideration financial statements and related management's discussion and analysis will be deemed to no longer be incorporated by reference into this prospectus for the purposes of future offers and sales of Securities under this prospectus. Upon any new information circular prepared solely in connection with an annual general meeting being filed by us with the applicable securities regulatory authorities in Canada during the period that this prospectus is effective, the previous year's information circular prepared solely in connection with an annual general meeting will be deemed to no longer be incorporated by reference in this prospectus for the purpose of future offers and sales of Securities under this prospectus.

References to our website in any documents that are incorporated by reference into this prospectus do not incorporate by reference the information on such website into this prospectus, and we disclaim any such incorporation by reference.

TRADEMARKS AND TRADE NAMES

This prospectus and the documents incorporated by reference herein may include certain trademarks and trade names that are protected under applicable intellectual property laws and are our property. Solely for convenience, our trademarks and trade names referred to in this prospectus and the documents incorporated by reference herein may appear without the ® or ™ symbol, but such references are not intended to indicate, in any way, that we will not assert, to the fullest extent under applicable law, our rights to these trademarks and trade names. All other trademarks used in the prospectus or the documents incorporated by reference herein are the property of their respective owners.

ABRASILVER RESOURCE CORP.

AbraSilver is a silver, gold, and copper exploration company with projects in Argentina. The Corporation has projects at various stages of exploration, from drill-ready to pre-feasibility study stage. Its primary focus is on exploring and advancing the Diablillos Project, which is a high sulphidation epithermal silver-gold deposit with a large Mineral Resource estimate. In addition, the Corporation owns a portfolio of earlier-stage copper-gold projects including the La Coipita copper-gold project in the San Juan province of Argentina and in respect of which the Corporation has entered into an option and joint venture agreement with a subsidiary of Teck Resources Limited. See "*Corporate Structure*", "*General Development of the Business*", and "*Description of the Business*", in the AIF.

Appointment of Director

On September 24, 2025, the Corporation announced that Marie Inkster was appointed as a director and chair of the Board.

Principal Occupation

Name, and State and Country of Residence	Principal Occupation During the Last Five Years	Director or Officer Since	Securities of the Company Owned or Controlled
Marie Inkster Toronto, Canada	Independent Director, Cameco Corp. (May 2025 – present); Independent Director, member of the Audit & Risk Committee, Foran Mining Corp. (May 2024 – present); Independent Director, Chair of Audit and Risk Committee, member of Governance, Capital Allocation and Projects Committee, Vale S.A. (April 2023 – July 2024); Independent Director, Chair of Audit Committee, Lucara Diamond Corp. (June 2014 – May 2024); Board Chair, International Zinc Association (November 2020 – January 2022); Director, President and Chief Executive Officer, Lundin Mining Corporation (October 2018 to October 2021).	September 2025	18,350 ⁽¹⁾

Notes:

(1) Ms. Inkster holds stock options to acquire 100,000 Common Shares and restricted share units to acquire 100,000 Common Shares.

Relevant Experience

Ms. Inkster is an accomplished mining executive and corporate director with more than 25 years of international experience spanning corporate leadership, finance, governance and capital markets. From 2018 to 2021, she served as President and Chief Executive Officer of Lundin Mining Corporation, after nearly a decade as its Chief Financial Officer. She currently serves on the boards of Cameco Corp. and Foran Mining Corp., and has also held board roles with global mining leaders including Vale S.A. and Lucara Diamond Corp. Ms. Inkster received a bachelor of business administration degree from St. Francis Xavier University and is a member of the Chartered Professional Accountants of Ontario.

Cease Trade Orders, Bankruptcies, Penalties or Sanctions

Ms. Inkster is not and has not been within 10 years before the date of this prospectus, a director, chief executive officer or chief financial officer of any company that:

- (a) while she was acting in that capacity, was the subject of a cease trade order or similar order or an order that denied the relevant company access to any exemption under securities legislation for a period of more than 30 consecutive days; or
- (b) while she was acting in that capacity, was subject to an event that resulted, after she ceased to be a director or executive officer, in the company being the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation for a period of more than 30 consecutive days.

Ms. Inkster is not and has not been within 10 years before the date of this prospectus:

- (a) a director or executive officer of any company that, while she was acting in that capacity, or within a year of her 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;

- (b) 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; or
- (c) subject to:
 - (i) 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 since December 31, 2000 or before December 31, 2000 the disclosure of which would likely be important to a reasonable security holder in making an investment decision; or
 - (ii) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable securityholder in making an investment decision.

Conflicts of Interest

To the best of the Corporation's knowledge, there are no known existing or potential conflicts of interest of Ms. Inkster as a result of her outside business interests.

Recent Developments

Except as set out below, there have been no material developments in the business of the Corporation since September 30, 2025, the date of the Corporation's most recently completed financial period, which have not been disclosed in this prospectus or the documents incorporated by reference herein.

On October 6, 2025, the Corporation announced the LIFE Offering and a concurrent private placement pursuant to a participation right held by Kinross Gold Corporation and Proener SAU (the "**Concurrent Private Placement**").

On October 22, 2025, the Corporation announced the closing of the LIFE Offering and the Concurrent Private Placement. Pursuant to the LIFE Offering, the Corporation issued an aggregate of 6,513,000 Common Shares at a price of \$7.10 per Common Share for aggregate gross proceeds of \$46,242,300. Pursuant to the Concurrent Private Placement, the Corporation issued an aggregate of 270,860 Common Shares at a price of \$7.10 per Common Share for aggregate gross proceeds of \$1,923,106.

On October 28, 2025 and November 19, 2025, the Corporation announced new assay results from additional drill holes from the ongoing Phase V exploration program at its wholly-owned Diablillos project in Argentina.

On November 21, 2025, the Corporation announced that it had formally submitted its application for the Diablillos silver-gold project to be included under Argentina's Large Investment Incentive Regime ("**RIGI**").

Shareholder Rights

As the Corporation's material operations are located in Argentina, it is important to highlight the differences of the rights and remedies generally available to shareholders of a corporation under the respective corporate statutes in Canada, for example, the *Business Corporations Act* (British Columbia) and the Argentine Companies Law:

	Matter	Canada (<i>Business Corporations Act</i> (British Columbia))	Argentina (Argentine Companies Law)
1.	Legal Liability	Shareholders of a corporation are generally not liable for the debts or obligations of the corporation. Directors are generally not liable for the debts or obligations of the corporation, except for certain statutory exceptions.	Shareholders of a corporation are generally not liable for the debts or obligations of the corporation. Directors may be held personally liable to the company, shareholders and third parties if they fail to comply with their general legal duties or specific duties contained in the Argentine Companies Law.
2.	Shareholder Meeting Requirements	Required to hold annual meeting of shareholders to vote on certain items, such as election of directors, unless a unanimous shareholder agreement is in effect that specifies how directors are to be appointed.	Required to hold an annual meeting of shareholders to approve the financial statements of the company.
3.	Summary of director's, officer's and shareholder's authority and limitations thereof	Directors are elected by the shareholders (or may be appointed under a unanimous shareholder agreement) and are the highest authority in the management of the corporation and govern the organization by establishing broad policies and objectives. In contrast, officers are appointed by the directors to oversee day-to-day operations of the corporation. Shareholders may adopt a unanimous shareholders agreement to restrict powers of directors.	Directors are elected by the shareholders (or may be appointed under a unanimous shareholder agreement) and are the highest authority in the management of the corporation. According to the law, the president of the board of directors represents the company although the by-laws may authorize the performance of one or more directors. The directors can appoint general or special managers, whether they are directors or not, freely revocable, to delegate the executive functions of the administration. Their appointment does not exclude the responsibility of the directors.
4.	Public disclosure of identity of directors, officers and shareholders	Identity of directors is publicly disclosed; certain jurisdictions require disclosure of officers; identity of shareholders of private, non-listed companies is not publicly disclosed in most jurisdictions.	The appointment of directors must be registered with the Public Register of Commerce and the identity of directors of private, non-listed companies is not publicly disclosed in Argentina.
5.	Minimum and maximum number of shareholders	There must be a minimum of 1 shareholder. There is no maximum number.	There must be a minimum of 2 or more shareholders, except for one special form of corporation called 'Sociedad Anónima Unipersonal' (S.A.U.), that may be incorporated and held by a single shareholder.

	Matter	Canada (<i>Business Corporations Act (British Columbia)</i>)	Argentina (<i>Argentine Companies Law</i>)
6.	Removal of directors or officers	Removal of directors is generally allowed by a vote of shareholders; removal of officers is generally allowed by a vote of directors.	Removal of directors or managers shall be approved by the shareholders meeting and then registered in the public register.
7.	Quorum requirements for shareholder meetings	For a shareholder meeting, the quorum set out in the corporate bylaws, articles of incorporation or unanimous shareholder agreement must be present during the shareholder meeting.	For ordinary shareholders' meetings, quorum on first call requires the presence of shareholders representing the majority of the voting shares. If quorum is not reached, the meeting may be held at a second call, in which case, the meeting is validly constituted regardless of the number of shareholders present. For extraordinary shareholders' meetings, quorum on first call requires the presence of shareholders representing 60 percent (60%) of the voting shares, unless the bylaws establish a higher quorum. If quorum is not reached, the meeting may be held at a second call. In this case, the meeting is validly constituted with the presence of shareholders representing 30 percent (30%) of the voting shares, unless the bylaws provide otherwise.
8.	Approval requirements for amending charter documents	Typically, a corporation's shareholders must approve, by special resolution, any amendments to the articles of incorporation. Some changes to the articles give rise to a mandatory vote of shareholders or even a separate class vote. Some changes to the articles also give rise to an appraisal right.	Amendments to bylaws in all companies must be approved by shareholders or members' meeting and then filed for registration by the public registry.

THE DIABLILLOS PROJECT

The following is the executive summary section of the Technical Report prepared by each of Luis Rodrigo Peralta, Joseph M. Keane, Miguel Fuentealba and Shaida Miranda, which supersedes the information contained under the heading "Material Mineral Properties" in the AIF. The following summary does not purport to be a complete summary of the Diablillos Project and is subject to all of the assumptions, qualifications and procedures set out in the Technical Report and is qualified in its entirety with reference to the full text of the Technical Report, which is incorporated by reference herein. Readers should read this summary in conjunction with the Technical Report, which is available for review under the Corporation's profile on SEDAR+ at www.sedarplus.ca.

Introduction

The purpose of this Technical Report is to support the public disclosure of the Mineral Resource Estimate ("MRE") results. Mr. Peralta visited the property from December 6th, 2024, to December 11th, 2024, from April 8th to April 14th and from August 25th to August 29th, 2025, for the purposes of this report. Mineral

Resources for the Diablillos Project were estimated by Mr. Peralta, Qualified Person (“QP”), who considers that the input data was suitable for use in the MRE.

Metallurgical test-work carried out in support of the Project is also included in this report for which the QP is Joseph M. Keane, P.E. who is an Independent Mineral Processing Engineer Consultant and a Registered Member of the SME.

The Mineral Reserve estimate based on the November 2023 MRE has also been included in this report. Likewise, the corresponding mine design, operational mining phases, and stability analysis have also been included, taken entirely from the previous NI 43-101 Technical Report Updated Pre-Feasibility Study for the Diablillos Project, dated January 17th, 2025.

The following sections have not been modified and have been taken in their entirety from the previous NI 43-101 Technical Report Updated Pre-Feasibility Study for the Diablillos Project, dated January 17th, 2025: Recovery method (Section 13), Project infrastructure (Section 18), Market studies and contracts (Section 19), Environmental studies, permitting and social or community impact (Section 20), Capital and operating cost (Section 21), Adjacent properties (Section 23) and Other relevant data and information (Section 24).

Responsibility for each chapter is described in the QP certificates.

The Project is located within the Puna region of Argentina, in the southern part of Salta Province and northern part of Catamarca, approximately 160 km southwest of the city of Salta and 375 km northwest of the city of Catamarca. The property comprises 15 contiguous and overlapping mineral leases acquired by AbraSilver in 2016. The mining concessions were granted by the Government of Salta through an agreement with SSRM Mining (“SSRM”,) and Pacific Rim Mining Corporation Argentina SA, an Argentinian company and the registered owner of the Diablillos property.

The Project hosts several known occurrences of epithermal gold-silver mineralization. Exploration work, conducted by several operators over the history of the Project, includes 157,211m of total drilling in 733 drill holes, consisting of 109,633m from diamond drillholes (“DDH”) and 47,578m from reverse circulation (“RC”). The area that has been the focus of the vast majority of drilling is named the Oculito zone. In 2022, AbraSilver discovered a new high-grade silver zone, located to the southwest of Oculito, which was named the JAC zone and was the focus of the Company’s most recent drill campaign in 2022 – 2025. Also, during 2024, a close satellite area, named Sombra, between the Oculito Zone and JAC zone was discovered, a few drillholes have been done in this area, but enough to justify the continuity of the exploration.

The Project currently consists of several near-surface silver-gold deposits, namely: Oculito, JAC, Laderas, Sombra and Fantasma. In addition, several satellite zones of silver and gold rich epithermal mineralization have been located surrounding the Oculito/JAC epicentre within a distance of approximately 500 meters to 1.5 kilometers, which require additional drilling. The focus of this report is solely on the Oculito, JAC, Fantasma, Sombra and Laderas zones, which form the basis of the current MRE.

Mineral Resources at the Project are considered as potentially mineable by open pit methods and are estimated based on prior drilling, as well as the most recent drilling campaign performed by AbraSilver between 2022 and 2025. The MRE is reported inside a Whittle optimised open pit shell based on a Net Value per Block method, with assumed mining costs of US\$1.94/t; tank leach processing costs of US\$22.96/t and G&A costs of US\$3.32/t. As for the heap leach an overall processing cost of US\$11.31/t has been assumed. This results in average cut-off grades equivalent to approximately 39 and 22g/t silver equivalent (“AgEq”) for the tank and heap leach Mineral Resource Estimate respectively, based on a gold

price of US\$2,400/oz and a silver price of US\$27.50/oz. Mining, processing and G&A costs, metallurgical recoveries and other inputs have been provided by AbraSilver.

Gold and silver grades were estimated into the block model from the RC and DDH holes including those DDH holes from the latest drill campaign, up to a cut-off date of March 30th, 2025. The Mineral Resource was estimated with Ordinary Kriging (“OK”) and bias was reviewed using an Inverse Distance squared estimate (ID2) for comparisons. Drill hole intervals have been composited to a length of 1 meter, which is the average sample length for core sampling. Grade capping has been applied to composited grade intervals on a case-by-case basis within each estimation domain. The estimation domains were defined using a combination of lithology domains, alteration domains, and oxide / sulphide state, defining a set of 24 domains for gold and silver for the Oculito zone and Laderas zone. For JAC, Sombra and Fantasma zones, iso-surface grade shell at 5 g/t AgEq were built, defining four zones at JAC and two extra zones at Fantasma and Sombra.

Metallurgical testing of Project mineralized material and host rocks has been carried out in a range of different laboratories between 1996 and 2023. For the purposes of this Technical Report, it is reasonable to assume that the gold and silver at the Project can be recovered using conventional precious metal processes commonly used in the mining industry.

- Comminution testing performed on fourteen variability samples of mineralized material categorized the material as very soft to moderately soft when compared to the JK Tech database after undergoing SAG Mill Comminution tests (SMC). The samples fell in the soft to very hard categories in Ball Mill grindability tests (BWI), and very mild to moderately abrasive in Bond Abrasion tests (AI) when compared to the SGS databases.
- QEMSCAN and PIMA analysis of the master composites and fourteen variability samples determined that quartz, alunite, and iron-oxides were the major mineral components of the samples. Major pyrite minerals were free pyrite; pyrite associated with hard silicates and complex pyrite. TIMA analysis for gold and silver showed that most of the silver was present as either oxidized silver, iodargyrite and chlorargyrite.
- The gold and silver concentrations in the five master composites ranged from 1.10 g/t to 2.60 g/t and 54 g/t to 151 g/t, respectively. Total sulphur and sulphide grades ranged from 2.10% to 3.94% and 0.57% to 2.05%, respectively. While relatively low, the sulphide sulphur grades indicate that the samples are not overly refractory in nature. Total carbon and total organic carbon values were at or below the analytical detection limits, indicating the sample is unlikely to display any preg-robbing characteristics.
- Optimum whole ore cyanidation conditions during the laboratory test were established with the JAC composite and applied to the variability samples. These conditions consisted of:
 - Grind size P80 of 150 µm,
 - 45% pulp density (w/w),
 - pH of 10.5-11.0 (maintained with lime),
 - 4 hours of pre-aeration with air sparging,
 - Air-sparging during leaching,
 - Sodium cyanide (NaCN) concentration of 1.5 g/L maintained for the first 12 hours of leaching and then allowed to naturally decay for the remaining leach time.

- Gravity separation recoveries for the four composite samples ranged from 8.6% to 17.3% for gold and from 3.3% to 16.4% for silver, respectively, indicating that the inclusion of a gravity circuit may be beneficial to the plant process.
- Gravity tailing cyanidation showed extractions ranging from 82% to 87% for gold and 54% to 87% for silver, respectively.
- Overall recovery of gold by gravity separation plus cyanidation of the gravity tails was in the range of 83.7% to 89.3%. Overall silver recovery was in the range of 56.8% to 88.2%.
- Average gold and silver recoveries for the project weighted by the tonnage in each mineralised domain of the Mineral Resource Estimate are 86.5% and 82.6% respectively.
- Merrill Crowe testing was successful and determined that ~100% of the gold and ~96% of the silver in the clarified, deaerated leach solution could be precipitated out with a 5 times stoichiometric addition of zinc dust plus an equivalent quarter amount of lead nitrate.
- Cyanide destruction testing on a simulated barren leach slurry from CCD determined that ~4.0g or less equivalent of SO₂ is required per gram of CNWAD (with no copper addition) to achieve a product with less than 50 mg/L CNWAD at a retention time of 60 minutes.
- In 2023, to observe the behaviour of the marginal ore below the economic cutoff of the tank leaching process, lower head-grade samples were selected and sent to SGS Peru. Five composites were prepared from the five main metallurgical domains defined, leaching columns 110 mm in diameter and 1000 mm height were prepared. The leaching solution, which contained 1000 ppm of cyanide and conditioned at pH 10.5, was fed at 12 L/h/m². The total test time was 60 days, ranging a metal recovery from 58% to 85% for gold and 35% to 65% for silver.

The MRE is summarized as of July 29th, 2025, and has been estimated in alignment with the Canadian Institute of Mining, Metallurgy and Petroleum (“CIM”) Estimation of Mineral Resource and Mineral Reserves Best Practices Guidelines (CIM, 2019) and the Mineral Resource estimate has been categorized in accordance with the CIM Definition Standards (CIM, 2014) and comprises Measured, Indicated and Inferred Mineral Resource as summarised in Table 1-1.

Table 1-1: Diablillos Mineral Resource Estimate – As of July 29th, 2025.

	Zone	Category	Tonnes (000 t)	Ag (g/t)	Au (g/t)	AgEq (g/t)	Contained Ag (000 Oz Ag)	Contained Au (000 Oz Au)	Contained AgEq (000 Oz Ag)
Tank Leach	Oxides	Measured	26,545	119	0.71	183	101,564	604	156,487
		Indicated	46,584	56	0.63	114	84,430	948	170,592
		Measured & Indicated	73,129	79	0.66	139	185,994	1,553	327,078
		Inferred	9,693	34	0.57	86	10,616	176	26,647
Heap Leach	Oxides	Measured	6,673	16	0.14	25	3,486	30	5,342
		Indicated	24,102	12	0.17	23	9,163	133	17,506
		Measured & Indicated	30,774	13	0.16	23	12,649	162	22,848
		Inferred	10,024	9	0.20	21	2,811	64	6,850
Total	Oxides	Measured	33,218	98	0.59	152	105,050	634	161,829
		Indicated	70,686	41	0.48	83	93,593	1,081	188,098
		Measured & Indicated	103,904	59	0.51	105	198,643	1,715	349,927
		Inferred	19,628	21	0.38	53	13,427	241	33,496

Notes for July 2025 MRE:

1. Mineral Resources are not Mineral Reserves and have not demonstrated economic viability.
2. The formula for calculating AgEq is as follows: Silver Eq Oz = Silver Oz + Gold Oz x (Gold Price/Silver Price) x (Gold Recovery/Silver Recovery).
3. The Mineral Resource model was populated using Ordinary Kriging grade estimation within a three-dimensional block model and mineralized zones defined by wireframed solids, which are a combination of lithology and alteration domains. The 1m composite grades were capped where appropriate.
4. The Mineral Resource is reported inside a conceptual Whittle open pit shell derived using US\$ 27.50/oz Ag price, US \$2,400/oz Au price, 83% process recovery for Ag, and 87% process recovery for Au for primary tank leaching process and 58% process recovery for Ag, and 80% process recovery for Au for secondary heap leaching process.
5. The constraining open pit optimization parameters used were US \$1.94/t mining cost, US \$22.96/t processing cost, US \$3.32/t G&A for primary tank leaching process and US \$11.31/t for secondary heap leaching process, and average 51-degree open pit slopes.
6. The MRE has been categorized in accordance with the CIM Definition Standards (CIM, 2014). An average cut-off grade of approximately 39 g/t AgEq for the tank leaching process and 22g/t AgEq for the heap leaching process.
7. A Net Value per block [NVB] calculation was used to constrain the Mineral Resource, determine the "Benefits = Income-Cost", where, Income = [(Au Selling Price (US\$/oz) - Au Selling Cost (USD/Oz)) x (Au grade (g/t)/31.1035)] x Au Recovery (%) + [(Ag Selling Price (US\$/oz) - Ag Selling Cost (USD/Oz)) x (Ag grade (g/t)/31.1035)] x Ag Recovery (%) and Cost = Mining Cost (US\$/t) + Process Cost (US\$/t) + Transport Cost (US\$/t) + G&A Cost (US\$/t) + [Royalty Cost (%) x Income]
8. The Mineral Resource is sub-horizontal with sub-vertical feeders and a reasonable prospect for eventual economic extraction by open pit and tank leach processing methods.
9. In-situ bulk density were assigned to each model domain, according to samples averages for each lithology domain, separated by alteration zones and subset by oxidation.
10. All tonnages reported are dry metric tonnes and ounces of contained gold are troy ounces.
11. Mining recovery and dilution factors have not been applied to the Mineral Resource estimates.
12. The Mineral Resource was estimated by Mr. Peralta, B.Sc., FAusIMM CP (Geo), Independent Qualified Person under NI 43-101.
13. Mr. Peralta is not aware of any environmental, permitting, legal, title, taxation, socio-political, marketing, or other relevant issues that could materially affect the potential development of the Mineral Resource.
14. All figures are rounded to reflect the relative accuracy of the estimates. Minor discrepancies may occur due to rounding to appropriate significant figures.

Conclusions and Recommendations

Based on the new MRE presented in this report, the Project is an advanced stage project which warrants advancement to a Definitive Feasibility Study ("DFS"). Based on the results of the DFS, which is currently well-underway, advancing the project to a final financing and construction stage should be considered.

The principal recommendations from this report are:

- Improve the structural knowledge of the deposit with surface mapping of outcrops, and/or with information from oriented drill core or televiewer methods which will allow determination of the paleo magmatic water level related to gold and silver enrichment and a fine interpretation of actual faults and lineaments.
- In-fill drilling should continue at Oculito in areas of current Indicated Mineral Resources where confidence could be improved to Measured Mineral Resources.
- In-fill drilling should continue in areas of current Inferred Mineral Resources where confidence could be improved to Indicated.
- Perform definition drilling in the northeast of Oculito, using both in-fill and step-out holes.
- Definition drilling should be carried out between the Oculito and Fantasma zones, and between the JAC and Alpaca zones, to determine the continuity between the existing zones and identify potential new zones.
- In-fill drilling should continue at Sombra in between the existing holes to migrate Mineral Resources from Inferred to Indicated, also, step-out holes should be performed to define the limits of the existing ore body.
- Evaluate potential Mineral Resources in the sub-economic zones that are marginal to current estimated Mineral Resources, by adding metallurgical test-works.
- A further and detailed evaluation of the lower-grade oxide material for potential heap leaching is recommended, including bottle roll tests and column leach studies.
- Continued advancement of the Project toward delivery of a DFS, which is currently well-advanced.
- Undertake a Preliminary Economic Assessment on the heap leach Mineral Resource Estimate including more mine planning and metallurgical testing.
- An evaluation of the Mineral Resource contained in the underlying sulphides should eventually be carried out in parallel with a metallurgical test-work campaign, to quantify the contained metal in sulphides and its corresponding process.

Table 1-2 presents a budget for the recommended items:

Table 1-2: Proposed Budget Summary.

Description	Cost, USD (millions)
Completion of the DFS Report	9.0
In-fill drilling (approximately 5,000 meters @ US\$ 400/m average)	2.0
Additional step-out drilling (range of 10,000 to 20,000 meters @ US\$ 400/m average)	4.0-8.0
Additional Metallurgical Testwork	0.5
Total	\$15.5 to \$19.5

DOING BUSINESS IN ARGENTINA

Government Organization

Argentina is a democratic republic governed by an elected government, which is headed by a president, who is both the head of state and head of government. As of the date hereof, Javier Milei is the president of Argentina.

Argentine Mining Regulations

Argentina is a federal country with 23 provinces and the Autonomous City of Buenos Aires. Provinces in Argentina own and control property mineral resources and have the authority to:

- grant mining rights to private applicant entities;
- implement the *Argentine Mining Code* (enacted by the National Congress);
- regulate its procedural aspects through Provincial Procedural Codes; and
- organize each enforcement authority within its territory.

In order to carry out any mining activity in Argentina, there are mainly two types of mineral tenure granted by provinces according to the Argentine Mining Code (the “**Argentine Mining Code**”): (1) exploitation concessions and (2) exploration permits, which are further described below:

- **Exploitation Concessions:** These are sometimes referred to as “Minas” or “Mining Concessions”. They are licenses that allow the property holder to exploit the mineral resources of the property, provided environmental approval is obtained. These permits have no time limit as long as obligations in the Argentine Mining Code are complied with.
- **Exploration Permits:** These are referred to as “Cateos”, which have time limits that allow the property holder to explore the property for a period of time that is related to the size of the property. Like exploitation concessions, exploration permits also require environmental approval.

Depending on the province, exploitation concessions are granted by either a judicial (e.g. Salta) or administrative (e.g. Catamarca, San Juan and Chubut) authority.

An exploration permit can be transformed into an exploitation concession any time before its expiration period by filing a discovery claim, paying an annual canon fee and submitting and complying with an investment and work plan, among other requirements. The condition under which exploitation concessions are held is indefinite, provided that those annual payments are made and the investment and work plan is accomplished.

No exploitation or exploration can start without obtaining the Environmental Impact Assessment permit. A permit for drilling in areas of both types of mineral tenure must specify the type of mineral the holder is seeking to explore and exploit. Claims cannot be over-staked by new claims specifying different minerals.

The Corporation holds all required exploitation concessions with respect to the Diablillos Project and either exploitation concessions and/or exploration permits in its other mining interests in Argentina. The Diablillos Project is located within the provinces of Salta and Catamarca. Accordingly, the Corporation is in frequent discussions with judicial and administrative officials from each of Salta and Catamarca. The Corporation

also interacts with administrative officials from San Juan and Chubut, where the Corporation's other Argentine mineral projects are located. The Corporation does not have any material operations in any other jurisdiction.

Foreign Investments in Mining

The Argentine Companies Law establishes that for a foreign company to carry out ordinary business within the Argentine territory, it must set up a subsidiary or a branch under Argentine law. Accordingly, the Corporation carries out its Argentine mining operations through wholly-owned subsidiaries that are established under the laws of Argentina, namely AbraPlata Argentina SA ("**AbraPlata Argentina**"), Minera Cerro Bayo S.A. ("**Cerro Bayo**") and Pacific Rim Mining Corporation Argentina S.A. ("**PacRim**" and, together with AbraPlata Argentina and Cerro Bayo, the "**Argentina Subsidiaries**").

The principal risk associated with this corporate structure is the fact that the Corporation's material operating subsidiaries are located in Argentina and that Argentina's laws, culture and political system are different than Canada's laws, culture and political system. In order to mitigate this risk, the Corporation has ensured that its executive team, in charge of managing the Argentina Subsidiaries, is comprised of individuals who are familiar with Argentina's political, cultural and legal environment, as well as being fluent in Spanish. The Corporation has access to sophisticated legal and business experts in both Argentina and Canada able to help the Corporation anticipate and prepare for potential unforeseeable events related to its corporate structure.

Internal Controls

Ownership of Properties & Required Permits

To satisfy itself as to the Corporation's validity of tenure with respect to the Diablillos Project, the Corporation engaged local legal counsel to review title and the mining rights associated therewith. After performing such review, local counsel concluded that PacRim and Cerro Bayo held valid title to the mining concessions listed in the Technical Report. Local counsel also concluded that such concessions are in good standing and have been granted according to the provisions of applicable Argentine law.

To satisfy itself as to the Corporation's validity of tenure with respect to the La Coipita Project, the Corporation engaged local legal counsel to review the option agreements relating to the La Coipita Project and title and the mining rights associated therewith. After performing such review, local counsel concluded that AbraPlata Argentina holds a valid option agreement with respect to the concessions comprising the La Coipita Project and that such concessions are in good standing and have been granted according to the provisions of applicable Argentine law.

Control of Subsidiaries

The board of directors of the Corporation (the "**Board**") exercises one hundred percent control over each of the Argentina Subsidiaries, indirectly, through its wholly-owned subsidiaries. As the one hundred percent controlling shareholder of each of the Argentina Subsidiaries, the Corporation, through its wholly-owned subsidiaries, has the power to appoint and remove the directors and officers of each of the Argentina Subsidiaries and has the power to effect continuing control over the assets of each of the Argentina Subsidiaries. Carlos Eugenio Ponte is the current President and Director of each of the Argentina Subsidiaries. Hernán Zaballa is the current Alternate Director of each of the Argentina Subsidiaries. The bank accounts of each of the Argentina Subsidiaries are monitored by the Board through Argentina's

country manager appointed by the Board and transactions require signatures from each of the Chief Financial Officer and the country manager. The Corporation distributes cash to Argentina Subsidiaries on a periodic basis to fund operational costs. There are no material differences in the banking system between Canada and Argentina. The minute books and corporate records of the Argentina Subsidiaries are held by local counsel to the Corporation in Argentina.

Location of Management & Language

Certain of the Corporation's directors and officers (including the Chief Financial Officer) are domiciled in Canada, and certain of the Corporation's directors and officers are domiciled outside of Canada, including Hernán Zaballa, a director of the Corporation, who is domiciled in Argentina. All of the Corporation's directors and executive officers have experience in conducting business in foreign jurisdictions, including Argentina. Directors and executive officers of the Corporation visit the Argentine operations once or twice per year.

The Corporation also has local legal and audit advisors in Argentina to ensure that the Corporation is updated on all relevant new regulations or changes to existing regulations.

All directors and executive officers of the Corporation are fluent in English and a majority of such persons are also fluent in Spanish, Argentina's official language. While the vast majority of the material documents relating to the Corporation are in English, the Board and the Corporation's executive officers are equipped to address any matters in both Spanish and English to ensure that there are no language barriers in the carrying out of the business of the Corporation and its operations. Given the Board and management's familiarity with local customs and business practices in Argentina, the Corporation has not adopted a formal communication plan.

CONSOLIDATED CAPITALIZATION

Other than the issuance of 6,513,000 Common Shares in connection with the LIFE Offering, 270,860 Common Shares issued in connection with a concurrent private placement and 345,796 Common Shares issued on the net exercise of 535,000 outstanding stock options, there have been no material changes in the share and loan capital of the Corporation on a consolidated basis since September 30, 2025, the date of the Corporation's most recently completed financial statements.

The applicable prospectus supplement will describe any material change, and the effect of such material change, on our share and loan capitalization that will result from the issuance of Securities pursuant to such prospectus supplement.

USE OF PROCEEDS

The net proceeds from any offering of Securities and the proposed use of those proceeds will be set forth in the applicable prospectus supplement relating to that offering of Securities. We will not receive any proceeds from the sale of Securities by selling securityholders.

Management of the Corporation will retain broad discretion in allocating the net proceeds of any offering of Securities under this prospectus and the Corporation's actual use of the net proceeds will vary depending on its operating and capital needs from time to time.

Development Milestones

The Corporation expects to accomplish the following development milestones over the next 12 months.

Business Objective	Significant Milestone	Anticipated Timing to Achieve Business Objective	Estimated Cost USD
Receipt of permits and approvals	Obtain EIA Environmental Permit	Q1 2026	\$0.1 million
	Obtain RIGI approval	Q1 2026	\$0.1 million
Completion of the DFS Report	Completion of engineering and metallurgical test work required by the Diablillos Heap Leach PEA	Q2 2026	\$0.6 million
	Completion of engineering and test work for Diablillos Project	Q2 2026	\$5 million
Commencement of drilling activities	Metallurgical and infill to convert Mineral Resources to Reserves	Q2 2026	\$2.0 million
	Completion of Phase VI exploration for JAC, Oculito and Sombra targets	Q3 2026	\$7.2 million
	Ongoing water exploration drilling	Q3 2026	\$3.5 million
Initiation of PFS for Heap Leaching	Initiation of PFS for Heap Leaching	Q3 2026	\$0.8 million
Early Works Activities	Completion of early works planning and engineering	Q2 2026	\$1.8 million
	Expansion of existing camp and upgrades to site infrastructure	Q3 2026	\$2.5 million
	Hiring of Owners Team for execution phase	Q3 2026	\$1.0 million
	Secure long lead time items	Q3 2026	\$3.2 million
	Detailed engineering for critical path activities	Q3 2026	\$3.5 million

While the Corporation believes that it has the skills and resources necessary to accomplish these business objectives, there is no certainty that the Corporation will be able to do so within the timelines indicated above, or at all. See "Risk Factors".

Negative Cash Flow From Operations

The Corporation has financed its operations primarily from the issuance of equity and interest income on funds available for investment. The Corporation has experienced operating losses and cash outflows from operations and will require ongoing financing to continue its exploration activities. While the Corporation's current financial resources are sufficient to meet its short-term liquidity requirements and to fund its operations for at least the coming 12 months, the Corporation's continued success is dependent upon the ability to finance its future cash requirements. There is no assurance that additional capital or other types of financing will be available if needed or that these financings will be on terms at least as favourable to the Corporation as those previously obtained, or at all. To the extent that the Corporation has negative operating cash flows in future periods, it may need to deploy a portion of its existing working capital to fund such negative cash flows. The Corporation may be required to raise additional funds through the issuance of additional equity securities, through loan financing, or other means. There is no assurance that additional capital or other types of financing will be available if needed or that these financings will be on terms at least as favourable to the Corporation as those previously obtained. See "*Risk Factors - Negative Operating Cash Flow*".

PRIOR SALES

Prior sales of the Securities will be provided, as required, in the applicable prospectus supplement with respect to the issuance of Securities pursuant to such prospectus supplement.

TRADING PRICE AND VOLUME

Trading price and volume of the Securities that are traded or quoted on a Canadian marketplace will be provided, as required, in the applicable prospectus supplement.

EARNINGS COVERAGE RATIOS

The applicable prospectus supplement will provide, as required, the earnings coverage ratios with respect to the issuance of Securities pursuant to such prospectus supplement.

DESCRIPTION OF SECURITIES

The following is a brief summary of certain general terms and provisions of the Securities as at the date of this prospectus. The summary does not purport to be complete and is indicative only. The specific terms of any Securities to be offered under this prospectus, and the extent to which the general terms described in this prospectus apply to such Securities, will be set forth in the applicable prospectus supplement. Moreover, a prospectus supplement relating to a particular offering of Securities may include terms pertaining to the Securities being offered thereunder that are not within the terms and parameters described in this prospectus.

Description of Common Shares

The following is a brief summary of the material attributes of our Common Shares. This summary does not purport to be complete. For full particulars and additional details on our Common Shares, reference should be made to our articles, a copy of which is available on SEDAR+ at www.sedarplus.ca. Additionally, a more extensive summary of the terms of our Common Shares is provided in the AIF, which is incorporated herein by reference.

Our authorized capital consists of an unlimited number of Common Shares of which 159,879,512 are issued and outstanding as at December 15, 2025. Each Common Share carries one vote at all meetings of shareholders, is entitled to receive dividends as and when declared by the Board and is entitled to participation in the remaining property and assets of the Corporation upon dissolution or winding-up. The Common Shares do not carry any pre-emptive, subscription, redemption or conversion rights.

Description of Warrants

The following is a brief summary of certain general terms and provisions of the Warrants that may be offered pursuant to this prospectus. This summary does not purport to be complete. The particular terms and provisions of the Warrants as may be offered pursuant to this prospectus will be set forth in the applicable prospectus supplement pertaining to such offering of Warrants, and the extent to which the general terms and provisions described below may apply to such Warrants will be described in the applicable prospectus supplement.

Warrants may be offered separately or together with other Securities, as the case may be. Each series of Warrants may be issued under a separate warrant indenture or warrant agency agreement to be entered into between us and one or more banks or trust companies acting as Warrant agent, or may be issued as stand-alone contracts. The applicable prospectus supplement will include details of the agreements, if any, governing the Warrants being offered. The Warrant agent, if any, will be expected to act solely as our agent and will not assume a relationship of agency with any holders of Warrant certificates or beneficial owners of Warrants. The following sets forth certain general terms and provisions of the Warrants that may be offered under this prospectus. The specific terms of the Warrants, and the extent to which the general terms described in this section apply to those Warrants, will be set forth in the applicable prospectus supplement.

We will file a copy of any warrant indenture or any warrant agency agreement relating to an offering of Warrants with the relevant securities regulatory authorities in Canada after we have entered into it.

Each applicable prospectus supplement will set forth the terms and other information with respect to the Warrants being offered thereby, which may include, without limitation, the following (where applicable):

- the designation of the Warrants;
- the aggregate number of Warrants offered and the offering price;
- the designation, number and terms of the other Securities purchasable upon exercise of the Warrants, and procedures that will result in the adjustment of those numbers;
- the exercise price of the Warrants;
- the dates or periods during which the Warrants are exercisable;
- the designation and terms of any securities with which the Warrants are issued;
- if the Warrants are issued as a unit with another Security, the date on and after which the Warrants and the other Security will be separately transferable;
- any minimum or maximum amount of Warrants that may be exercised at any one time;
- whether such Warrants will be listed on any securities exchange;
- any terms, procedures and limitations relating to the transferability, exchange or exercise of the Warrants;

- certain material Canadian tax consequences of owning the Warrants; and
- any other material terms and conditions of the Warrants.

Description of Units

The following is a brief summary of certain general terms and provisions of the Units that may be offered pursuant to this prospectus. This summary does not purport to be complete. The particular terms and provisions of the Units as may be offered pursuant to this prospectus will be set forth in the applicable prospectus supplement pertaining to such offering of Units, and the extent to which the general terms and provisions described below may apply to such Units will be described in the applicable prospectus supplement.

We may issue Units comprised of one or more of the other Securities described herein in any combination.

Each Unit may be issued so that the holder of the Unit is also the holder of each Security included in the Unit. Thus, the holder of a Unit may have the rights and obligations of a holder of each included Security. Any agreement under which a Unit may be issued may provide that the Securities included in the Unit may not be held or transferred separately at any time or at any time before a specified date.

Each applicable prospectus supplement will set forth the terms and other information with respect to the Units being offered thereby, which may include, without limitation, the following (where applicable):

- the designation, number and terms of the Units and of the Securities comprising the Units, including whether and under what circumstances those Securities may be held or transferred separately;
- any provisions for the issuance, payment, settlement, transfer or exchange of the Units or of the Securities comprising the Units;
- certain material Canadian tax consequences of owning the Securities comprising the Units; and
- any other material terms and conditions respecting the Units.

The preceding description and any description of Units in an applicable prospectus supplement does not purport to be complete and is subject to and is qualified in its entirety by reference to any agreement, if any, and, if applicable, collateral arrangements and depository arrangements relating to such Units.

Description of Subscription Receipts

The following is a brief summary of certain general terms and provisions of Subscription Receipts that may be offered pursuant to this prospectus. This summary does not purport to be complete. The particular terms and provisions of the Subscription Receipts as may be offered pursuant to this prospectus will be set forth in the applicable prospectus supplement pertaining to such offering of Subscription Receipts, and the extent to which the general terms and provisions described below may apply to such Subscription Receipts will be described in the applicable prospectus supplement. Subscription Receipts may be offered separately or together with other Securities, as the case may be. The Subscription Receipts may be issued under a subscription receipt agreement.

The applicable prospectus supplement will include details of any subscription receipt agreement covering the Subscription Receipts being offered. We will file a copy of any subscription receipt agreement relating

to an offering of Subscription Receipts with the relevant securities regulatory authorities in Canada after we have entered into it. The specific terms of the Subscription Receipts, and the extent to which the general terms described in this section apply to those Subscription Receipts, will be set forth in the applicable prospectus supplement. This description may include, without limitation, the following (where applicable):

- the number of Subscription Receipts;
- the price at which the Subscription Receipts will be offered;
- the terms, conditions and procedures for the conversion of the Subscription Receipts into other Securities;
- the designation, number and terms of the other Securities that may be exchanged upon conversion of each Subscription Receipt;
- the designation, number and terms of any other Securities with which the Subscription Receipts will be offered, if any, and the number of Subscription Receipts that will be offered with each Security;
- terms applicable to the gross or net proceeds from the sale of the Subscription Receipts, plus any interest earned thereon;
- certain material Canadian tax consequences of owning the Subscription Receipts; and
- any other material terms and conditions of the Subscription Receipts.

Description of Debt Securities

The following is a brief summary of certain general terms and provisions of the Debt Securities that may be offered pursuant to this prospectus. This summary does not purport to be complete. The particular terms and provisions of the Debt Securities as may be offered pursuant to this prospectus will be set forth in the applicable prospectus supplement pertaining to such offering of Debt Securities, and the extent to which the general terms and provisions described below may apply to such Debt Securities will be described in the applicable prospectus supplement.

The Debt Securities may be offered separately or together with other Securities, as the case may be. The Debt Securities will be issued in one or more series under an indenture (the “**Indenture**”) to be entered into between us and one or more trustees that will be named in a prospectus supplement for a series of Debt Securities. The applicable prospectus supplement will include details of the Indenture governing the Debt Securities being offered. We will file a copy of the Indenture relating to an offering of Debt Securities with the relevant securities regulatory authorities in Canada after we have entered into it. The description of certain provisions of the Indenture in this section do not purport to be complete and are subject to, and are qualified in their entirety by reference to, the provisions of the Indenture. The particular terms relating to Debt Securities offered by a prospectus supplement will be described in the related prospectus supplement. This description may include, but may not be limited to, any of the following, if applicable:

- the specific designation of the Debt Securities;
- the price or prices at which the Debt Securities will be issued;
- any limit on the aggregate principal amount of the Debt Securities;

- the date or dates, if any, on which the Debt Securities will mature and any available extensions thereof, and the portion (if less than all of the principal amount) of the Debt Securities to be payable upon declaration of acceleration of maturity;
- the rate or rates (whether fixed or variable) at which the Debt Securities will bear interest, if any, the date or dates from which any such interest will accrue and on which any such interest will be payable and the record dates for any interest payable on the Debt Securities that are in registered form;
- the terms and conditions under which we may be obligated to redeem, repay or purchase the Debt Securities pursuant to any sinking fund or analogous provisions or otherwise;
- the terms and conditions upon which we may redeem the Debt Securities, in whole or in part, at our option;
- the covenants and events of default applicable to the Debt Securities;
- the terms and conditions for any conversion or exchange of the Debt Securities for any other securities of the Corporation;
- whether the Debt Securities will be issuable in registered form, bearer form or both, and, if issuable in bearer form, the restrictions as to the offer, sale and delivery of the Debt Securities which are in bearer form and as to exchanges between registered form and bearer form;
- whether the Debt Securities will be issuable in the form of registered global securities, and, if so, the identity of the depository for such registered global securities;
- the denominations in which registered Debt Securities will be issuable;
- each office or agency where payments on the Debt Securities will be made and each office or agency where the Debt Securities may be presented for registration of transfer or exchange;
- the currency in which the Debt Securities are denominated or the currency in which the Corporation will make payments on the Debt Securities;
- any index, formula or other method used to determine the amount of payments of principal of (and premium, if any) or interest, if any, on the Debt Securities; and
- any other terms of the Debt Securities which apply solely to the Debt Securities.

Each series of Debt Securities may be issued at various times with different maturity dates, may bear interest at different rates and may otherwise vary.

The terms on which a series of Debt Securities may be convertible into or exchangeable for our Common Shares or any of our other securities will be described in the applicable prospectus supplement. These terms may include provisions as to whether conversion or exchange is mandatory, at the option of the holder or at our option, and may include provisions pursuant to which the number of Common Shares or other securities of the Corporation to be received by the holders of such series of Debt Securities would be subject to adjustment.

To the extent any Debt Securities are convertible into Common Shares or other securities of the Corporation, prior to such conversion the holders of such Debt Securities will not have any of the rights of holders of the securities into which the Debt Securities are convertible, including the right to receive payments of dividends or the right to vote such underlying securities.

CERTAIN CANADIAN INCOME TAX CONSIDERATIONS

Owning any of the Securities may subject investors to tax consequences in Canada. Although the applicable prospectus supplement will describe certain Canadian federal income tax consequences of the acquisition, ownership and disposition of any Securities offered under this prospectus by an initial investor, the prospectus supplement may not describe these tax consequences fully or with respect to a particular investor. Investors are advised to consult their own tax advisor with respect to their particular circumstances.

PLAN OF DISTRIBUTION

We may from time to time during the 25-month period that this prospectus, including any amendments and supplements thereto, remains valid, offer for sale and issue up to an aggregate of \$700,000,000 in Securities hereunder.

We may offer and sell the Securities to or through underwriters or dealers purchasing as principals, and may also sell directly to one or more purchasers, through agents, or pursuant to applicable statutory exemptions. The prospectus supplement relating to a particular offering of Securities will identify each underwriter, dealer or agent, as the case may be, that we engage in connection with the offering and sale of the Securities, and will set forth the terms of the offering of such Securities, including, to the extent applicable, any fees, discounts or any other compensation payable to underwriters, dealers or agents in connection with the offering, the method of distribution of the Securities, the initial issue price (in the event that the offering is a fixed price distribution), the proceeds that we will receive and any other material terms of the plan of distribution. Any initial offering price and discounts, concessions or commissions allowed or re-allowed or paid to dealers may be changed from time to time.

The Securities may be sold from time to time in one or more transactions at a fixed price or prices or at prices which may be changed or at market prices prevailing at the time of sale, at prices related to such prevailing prices or at negotiated prices, including sales in transactions that are deemed to be “at-the-market distributions”, which may include sales made directly on the TSX or other existing trading markets for the Securities.

No underwriter, dealer or agent, no affiliate of such an underwriter, dealer or agent and no person acting jointly or in concert with such an underwriter, dealer or agent involved in an “at-the-market distribution” will over-allot Securities in connection with such distribution or effect any other transactions that are intended to stabilize or maintain the market price of the Securities. The price at which the Securities will be offered and sold may vary from purchaser to purchaser and during the period of distribution.

In connection with the sale of the Securities, underwriters, dealers or agents may receive compensation from us or from other parties, including in the form of underwriters', dealers' or agents' fees, commissions or concessions. Underwriters, dealers and agents that participate in the distribution of Securities may be deemed underwriters for the purposes of applicable Canadian securities legislation, and any such compensation received by them from us and any profit on the resale of the Securities by them may be deemed to be underwriting commissions.

In connection with any offering of Securities other than an “at-the-market distribution” (unless otherwise specified in the relevant prospectus supplement), the underwriters, dealers or agents, as the case may be, may over-allot or effect transactions which stabilize, maintain or otherwise affect the market price of the

Securities at a level other than those which otherwise might prevail on the open market. Such transactions may be commenced, interrupted or discontinued at any time.

Underwriters, dealers or agents who participate in the distribution of the Securities may be entitled, under agreements to be entered into with us, to indemnification by us against certain liabilities, including liabilities under Canadian securities legislation, or to contribution with respect to payments, which such underwriters, dealers or agents may be required to make in respect thereof. Such underwriters, dealers and agents may be customers of, engage in transactions with, or perform services for, us in the ordinary course of business.

Unless otherwise specified in the applicable prospectus supplement, each series or issue of Securities (other than Common Shares) will be a new issue of Securities with no established trading market. Accordingly, there is currently no market through which the Securities (other than Common Shares) may be sold and purchasers may not be able to resell such Securities purchased under this prospectus. This may affect the pricing of such Securities in the secondary market, the transparency and availability of trading prices, the liquidity of such Securities and the extent of issuer regulation. We may elect to list any of the Securities on one or more exchange, but unless otherwise specified in the applicable prospectus supplement, we will not be obligated to do so. In addition, underwriters will not be obligated to make a market in any securities. No assurance can be given regarding the activity of trading in, or liquidity of, any Securities. See “*Risk Factors*”.

This prospectus constitutes a public offering of these Securities only in those jurisdictions where they may be lawfully offered for sale and therein only by persons permitted to sell such Securities. Unless otherwise specified in the applicable prospectus supplement, the securities have not been and will not be registered under the U.S. Securities Act or any state securities laws. Unless otherwise specified in the applicable prospectus supplement, the Securities may not be offered or sold in the U.S. or to, or for the account or benefit of, U.S. persons unless the Securities are registered under the U.S. Securities Act and applicable state securities laws or an exemption from such registration requirements is available. Each underwriter, dealer and agent who participates in the distribution will agree not to sell or offer to sell or to solicit any offer to buy any Securities within the U.S. or to, or for the account or benefit of, a U.S. person, except pursuant to an exemption from the registration requirements of the U.S. Securities Act and any applicable state securities laws. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy any of these Securities in the U.S.

SELLING SECURITYHOLDERS

Securities may be sold under this prospectus by way of secondary offering by or for the account of certain of our securityholders (other than in connection to an “at-the-market distribution”). Any prospectus supplement that we file in connection with an offering of Securities by selling securityholders will include the following information: (i) the names of the selling securityholders; (ii) the number or amount of Securities owned, controlled or directed of the class being distributed by each selling securityholder; (iii) the number or amount of Securities of the class being distributed for the account of each selling securityholder; (iv) the number or amount of Securities of any class to be owned, controlled or directed by the selling securityholders after the distribution and the percentage that number or amount represents of the total number of our outstanding Securities; (v) whether the Securities are owned by the selling securityholders both of record and beneficially, of record only, or beneficially only; (vi) where applicable, the disclosure required by Form 44-101F1 *Short Form Prospectus*, and selling securityholders will file a non-issuer’s submission to jurisdiction form with the applicable prospectus supplement; and (vii) all other information that is required to be included in the applicable prospectus supplement.

RISK FACTORS

Prospective investors in a particular offering of Securities should carefully consider, in addition to the information contained herein, the risks described in the prospectus supplement relating to that offering and the documents and information incorporated by reference herein and therein, including the risks described in the documents incorporated by reference herein.

Risks Related to Operations in Emerging Markets

Investing in an emerging market entails certain inherent risks

The Corporation conducts or participates in mining, development, exploration, and other activities in Argentina, which is an emerging market. Investing in emerging markets generally involves risks, which may include:

- expropriation or nationalization of property;
- changes in laws or policies or increasing legal and regulatory requirements of particular countries, including those relating to taxation, royalties, imports, exports, duties, currency, in-country beneficiation or other claims by government entities, including retroactive claims and/or changes in the administration of laws, policies and practices;
- uncertain political and economic environments, war, terrorism, sabotage and civil disturbances;
- lack of certainty with respect to legal systems, corruption and other factors that are inconsistent with the rule of law;
- delays in obtaining or the inability to obtain or maintain necessary governmental permits or to operate in accordance with such permits or regulatory requirements;
- import and export regulations, including restrictions on the export of gold or other minerals;
- limitations on the repatriation of earnings;
- underdeveloped industrial or economic infrastructure;
- internal security issues;
- increased financing costs;
- renegotiation, cancellation or forced modification of existing contracts; and
- risk of loss due to disease, and other potential medical endemic or pandemic issues, as a result of the potential related impact to employees, disruption to operations, supply chain delays, trade restrictions and impact on economic activity in affected countries or regions.

Argentina may experience economic problems that could affect the Corporation's business, financial condition and result of operations

The Corporation's material project is located in Argentina, and it depends upon local economic and social conditions. As a result, the Corporation's business, financial position and results of operations may be affected by the general conditions of the Argentine economy, including inflation, high interest rates, regulation, taxation, social instability, political unrest and other developments in or affecting Argentina, over which the Corporation has no control.

Following the 2023 presidential election, the new Argentine administration has undertaken significant policy reforms aimed at reducing fiscal deficits, cutting public expenditure, eliminating foreign exchange restrictions for individuals, and lowering inflation. In addition, the Argentine government enacted a new investment regime entitled Régimen de Incentivo a las Grandes Inversiones (“**RIGI**”) intended to promote and stabilize large-scale investments, particularly in the energy and mining sectors. These measures represent a marked shift from prior policies and may improve Argentina’s long-term economic outlook. However, their implementation is ongoing, and there remains uncertainty as to the timing, consistency, and durability of these reforms.

Economic and political instability may still arise from adverse external economic factors, potential delays in implementing announced reforms, social resistance to austerity measures, or from a reversal or modification of current policies. These risks include, among others:

- adverse external economic factors;
- inconsistent fiscal and monetary policies;
- reliance on external financing;
- changes in governmental economic policies;
- high levels of inflation (despite recent declines);
- abrupt changes in currency values;
- high interest rates;
- volatility of exchange rates;
- political and social tensions arising from structural reforms;
- exchange controls;
- wage and price controls;
- the imposition of trade barriers; and
- trade shocks.

Any of these factors could have a material adverse effect on the Corporation’s business, financial condition, results of operations, cash flows or prospects.

The economy of Argentina is vulnerable to external shocks caused by significant economic difficulties of their respective trading partners, or by more general “contagion” effects

Weak, flat or negative economic growth or changes in international trade policy of the major trading partners of Argentina could adversely affect its balance of payments and, consequently, its economic growth. Decreased growth affecting such major trading partners could have a material adverse effect on the markets for exports from Argentina, and, in turn, adversely affect economic growth. The Argentine economy may be affected by “contagion” effects. International investors’ reactions to events occurring in one developing country sometimes appear to follow a “contagion” pattern, in which an entire region or investment class is disfavored by international investors. In particular, Argentina has been adversely affected by such contagion effects on a number of prior occasions, including the 1994 Mexican financial crisis, the 1997 Asian financial crisis, the 1998 Russian financial crisis, the 1999 devaluation of the Brazilian real, and the 2001 collapse of Turkey’s fixed exchange rate regime. Additionally, economic growth was

negatively affected as a result of the 2008 global financial crisis, and more recently, the COVID-19 pandemic. Similar developments can be expected to affect the Argentine economy in the future, and may accordingly affect the Corporation's business, financial position, operations, and results of operations.

We have operations in a country known to experience high levels of corruption and any violation of anti-corruption laws could subject us to penalties and other adverse consequences

We are subject to anti-corruption, anti-bribery, anti-money laundering and other international laws and regulations and are required to comply with the applicable laws and regulations of Argentina and Canada. In general, these laws prohibit improper payments or offers of payments to governments and their officials, political parties, state-owned or controlled enterprises, and/or private entities and individuals for the purpose of obtaining or retaining business. In addition, we are subject to economic sanctions regulations that restrict our dealings with certain sanctioned countries, individuals and entities. Our primary operations are located in Argentina, which is perceived as having relatively high levels of corruption. Our activities in this country create the risk of unauthorized payments or offers of payments by one of our employees, contractors, agents, or users that could be in violation of various laws, including anti-bribery laws in these countries. In addition, our ability to secure permits, renewals or other government approvals required to maintain our operations could be negatively impacted by corruption in one or more governmental institutions in Argentina. We have adopted various measures which mandate compliance with these anti-corruption, anti-bribery, and anti-money laundering laws, and have implemented training programs, compliance controls and procedures, and reviews and audits to ensure compliance with such laws. However, there can be no assurance that our internal controls, and procedures will be sufficient to prevent or detect all inappropriate practices, fraud or violations of such laws, regulations and requirements by our affiliates, employees, directors, officers, partners, agents and service providers, or that any such persons will not take actions in violation of our policies and procedures, for which we may be ultimately responsible. Any violations by us of anti-bribery and anti-corruption laws or sanctions regulations could have a material adverse effect on our business, reputation, results of operations and financial condition. We cannot predict the nature, scope or effect of future anti-corruption regulatory requirements to which our operations might be subject or the manner in which existing laws might be administered or interpreted.

Argentina has experienced significant political and socio-economic instability in the past, and may experience further instability in the future

Argentina has a history of political and economic volatility, including the 2001–2002 crisis and repeated periods of inflation, currency depreciation and sovereign debt distress. More recently, from 2018 to 2023, Argentina experienced recessionary conditions, sharp peso devaluations, high inflation, capital controls, and difficulties accessing international credit markets.

Since December 2023, the new government has implemented a pro-market economic program, emphasizing fiscal discipline, deregulation, reduction of subsidies, and the elimination of exchange controls for individuals. The introduction of RIGI seeks to attract foreign investment by providing stability in tax, customs and foreign exchange rules for qualifying projects. While these measures aim to restore macroeconomic stability and investor confidence, they also involve substantial political and social challenges, and their long-term effectiveness remains uncertain.

The success of these reforms will depend on a variety of factors, including (but not limited to) the following:

- international demand and prices for Argentina's principal commodity exports;

- stability and competitiveness of the Argentine Peso with respect to foreign currencies; competitiveness and efficiency of domestic industries and services;
- continued implementation of fiscal and monetary stabilization policies;
- the ability of the government to maintain political and social support for reforms;
- the ability to obtain financing from international markets, if and when needed;
- levels of domestic consumption and foreign and domestic investment and financing; and
- the rate of inflation.

If the current agenda cannot be fully implemented or sustained, or if future administrations reverse course, confidence in the Argentine economy could be adversely affected. Any worsening in the Argentine economy or political conditions could materially impact companies operating in Argentina, including the Corporation.

Argentina is subject to frequent and unpredictable changes in tax rates, capital controls, and foreign exchange restrictions, which may restrict or affect the profitability of the Corporation's operations in Argentina

Argentine federal, provincial and other local taxation authorities have historically applied tax rules and regulations in an inconsistent and unpredictable manner. In the past, Argentina also implemented strict foreign exchange restrictions and controls on capital flows, including mandatory repatriation of export proceeds and limitations on dividend and debt payments abroad. These policies, together with frequent changes in tax rates and export duties, have negatively affected the business climate.

The new administration has adopted, since 2023, a pro-market approach, eliminating exchange controls for individuals and promoting deregulation. RIGI, enacted in 2024, provides significant tax stability, foreign exchange benefits and customs incentives for large-scale projects, including mining. If the Corporation's projects qualify, these benefits may mitigate some of the historical risks of doing business in Argentina. However, there can be no assurance that these measures will be fully implemented as intended, or that they will not be modified or repealed in the future.

Changes in taxes, capital controls, or foreign exchange regulations in Argentina remain beyond the Corporation's control. Any adverse shift could increase the operating costs at the Diablillos Project, restrict development or production or constrain the Corporation's ability to receive distributions from its Argentine subsidiaries.

Risk of nationalization of mining assets in Argentina

In May 2012, the previous government of Argentina re-nationalized Repsol YPF SA, the country's largest oil and gas company. There can be no assurance that the government of Argentina will not nationalize other businesses operating in the country, including the business of the Corporation. If any portion of the Corporation's assets are expropriated or nationalized, there can be no assurance that the Corporation would receive payment equal to their fair market value. Nationalization of any of the Corporation's assets in Argentina could have a material adverse effect on the Corporation's business, operations, cash flows, and financial condition. The Corporation has not purchased any "political risk" insurance coverage and currently has no plans to do so.

While that precedent remains relevant, the current administration of President Javier Milei has taken a completely different approach. Since late 2023, the government has actively promoted mining investment

through measures such as RIGI providing extensive tax, customs, FX, and legal protections for projects over US\$200 million.

In this context, the risk of nationalization appears low, as the government is encouraging extractive industries and aiming to provide an attractive and relatively stable environment for foreign investors. Nevertheless, it cannot be completely ruled out that future political shifts, regulatory changes, or judicial actions could alter this framework.

Changes in Argentinean environmental legislation could have adverse effects on our operations

The Corporation's exploration activities and future mining operations in Argentina are and will be subject to laws and regulations relating to the protection and remediation of the environment. Environmental legislation provides for restrictions and prohibitions on spills, releases or emissions of various substances produced in association with certain mining industry operations, such as seepage from tailings disposal areas, which would result in environmental pollution. These laws, regulations and the governmental policies for implementation of such laws and regulations change from time to time and are generally becoming more restrictive. In addition, mining projects in Argentina are required to provide social and economic benefits to local communities, including Indigenous populations, through employment opportunities, infrastructure contributions, and community engagement programs. The costs associated with compliance with these laws and regulations are substantial and possible future laws and regulations and changes to existing laws and regulations (including the imposition of higher taxes and mining royalties) could cause additional expenses or capital expenditure, or result in restrictions or delays in the Corporation's development plans. Any failure to comply with applicable environmental, social, and community regulations could result in fines, suspension of permits, or other penalties, and may adversely affect the Corporation's business, operations, financial condition, and reputation.

Title to Assets

Searches of mining records are carried out in accordance with mining industry practices to confirm satisfactory title to properties in which the Corporation holds or intends to acquire an interest, but the Corporation does not obtain title insurance with respect to such properties. The possibility exists that title to one or more of the properties, particularly title to undeveloped properties, might be defective because of errors or omissions in the chain of title, including defects in conveyances and defects in locating or maintaining such claims or concessions. The ownership and validity of mining claims and concessions are often uncertain and may be contested. The Corporation has taken and will continue to take all reasonable steps, in accordance with the laws and regulations of the jurisdictions in which their properties are located, to ensure proper title to its properties and to properties it may acquire in the future, either at the time of acquisition or prior to any major expenditures thereon. This, however, should not be construed as a guarantee of title. There are no assurances that the Corporation will obtain title. Both presently owned and after-acquired properties may be subject to prior unregistered agreements, transfers, land claims or other claims or interests. In addition, third parties may dispute the rights of the Corporation to its respective mining and other interests. The Corporation will attempt to clear title and obtain legal opinions commensurate to the intended level of expenditures required on areas that show promise. There can be no assurance, however, that it will be successful in doing so.

Risks Related to an Offering of Securities

Negative Operating Cash Flow

To date, the Corporation has had negative cash flow from operating activities. As of October 31, 2025, the Corporation had cash and cash equivalents on hand of approximately \$67.8 million and working capital of approximately \$67.2 million. Although the Corporation anticipates it will have positive cash flow from operating activities in future periods, it expects it will require additional working capital to fund operating activities. To the extent that the Corporation has negative cash flow in any future period, certain or all of the net proceeds from any future offering may be used to fund such negative cash flow from operating activities. Accordingly, the Corporation expects its primary use of the net proceeds of any future offering of Securities and its other available cash will be to fund its operating activities. The Corporation expects to require additional financing to fund its operations to the point where it is generating positive cash flows. Continued negative cash flow may restrict the Corporation's ability to pursue its business objectives. The Corporation has historically financed its working capital requirements primarily through equity and debt financings. While the Corporation has been successful in raising financing in the past, there is no assurance that it will be able to obtain additional financing or that such financing will be available on reasonable terms.

In addition, the Corporation's continued development of the Diablillos Project will require additional financing. The failure to raise such capital could result in the delay or indefinite postponement of current business objectives or the Corporation going out of business. Additional financing may not be available on favorable terms, or at all. If additional funds are raised through issuances of equity or securities (including debt securities) convertible into equity, existing shareholders could suffer significant dilution, and any new equity securities issued could have rights, preferences and privileges superior to those of holders of Common Shares. In addition, from time to time, the Corporation may enter into transactions to acquire assets or the shares or securities of other entities. These transactions may be financed wholly or partially with debt, which may temporarily increase the Corporation's debt levels above industry standards. Any debt financing secured in the future could involve restrictive covenants relating to capital raising activities and other financial and operational matters, which may make it more difficult for the Corporation to obtain additional capital and to pursue business opportunities, including potential acquisitions.

No Assurance of Active or Liquid Market

No assurance can be given that an active or liquid trading market for our Common Shares will be sustained. If an active or liquid market for our Common Shares fails to be sustained, the prices at which our Common Shares and other Securities trade may be adversely affected. Whether our Common Shares will trade at lower prices depends on many factors, including the liquidity of the Common Shares, prevailing interest rates, the markets for similar securities, general economic conditions, our financial condition, historic financial performance and future prospects.

There is currently no market through which the Securities, other than the Common Shares, may be sold and purchasers may not be able to resell such Securities. This may affect the pricing of such Securities in the secondary market, the transparency and availability of trading prices, the liquidity of such securities and the extent of issuer regulation.

Public Markets and Share Prices

The market price of our Common Shares and any other Securities offered hereunder that become listed and posted for trading on the TSX or any other stock exchange could be subject to significant fluctuations

in response to certain factors including, but not limited to, variations in our operating results and changes in financial markets and general market conditions. Securities markets have also experienced significant price and volume fluctuations from time to time. In some instances, these fluctuations have been unrelated or disproportionate to the operating performance of issuers. Market fluctuations may adversely impact the market price of our Common Shares and any other Securities offered hereunder that become listed and posted for trading on the TSX or any other stock exchange. There can be no assurance of the price at which our Common Shares and any other Securities offered hereunder that become listed and posted for trading on the TSX or any other stock exchange will trade.

Additional Issuances and Dilution

We may issue and sell additional securities to finance our operations. We cannot predict the size or type of future issuances of securities or the effect, if any, that future issuances and sales of securities will have on the market price of our securities issued and outstanding from time to time. Sales or issuances of substantial amounts of our securities, or the perception that such sales could occur, may adversely affect prevailing market prices for our issued and outstanding securities from time to time. With any additional sale or issuance of our securities, holders will suffer dilution with respect to voting power and may experience dilution in our earnings per share. Moreover, this prospectus may create a perceived risk of dilution resulting in downward pressure on the price of our issued and outstanding Common Shares, which could contribute to progressive declines in the prices of such securities.

No Dividends have been paid on the Common Shares

The Corporation has paid no cash dividends on any of its Common Shares to date and currently intends to retain its future earnings, if any, to fund the development growth of its businesses. In addition, the terms of any future debt or credit facility may preclude the Corporation from paying any dividends unless certain consents are obtained, and certain conditions are met.

Enforcement of Judgments Against Foreign Persons may not be Possible

Canadian investors should be aware that each of the non-resident members of the Board and management resides outside of Canada ("**Non-Resident Persons**"); as a result, it may not be possible for holders to effect service of process within Canada upon the Non-Resident Persons. All or a substantial portion of the assets of each of the Non-Resident Persons are likely to be located outside of Canada and, as a result, it may not be possible to satisfy a judgment against the Non-Resident Persons in Canada or to enforce a judgment obtained in Canadian courts against the Non-Resident Persons outside of Canada.

We have Broad Discretion in the Use of the Net Proceeds

Our management will have broad discretion with respect to the application of net proceeds received by us from the sale of Securities under this prospectus and may spend such proceeds in ways that do not improve our results of operations or enhance the value of our Common Shares or our other securities issued and outstanding from time to time. Any failure by management to apply these funds effectively could result in financial losses that could have a material adverse effect on our business or cause the price of our issued and outstanding securities to decline.

The Debt Securities may be unsecured and will rank equally in right of payment with all of the Corporation's other future unsecured debt

The Debt Securities may be unsecured and will rank equally in right of payment with all of the Corporation's other existing and future unsecured debt. The Debt Securities may be effectively subordinated to all of the Corporation's existing and future secured debt to the extent of the assets securing such debt. If the Corporation is involved in any bankruptcy, dissolution, liquidation or reorganization, the secured debt holders would, to the extent of the value of the assets securing the secured debt, be paid before the holders of unsecured debt securities, including the Debt Securities. In that event, a holder of Debt Securities may not be able to recover any principal or interest due to it under the Debt Securities.

In addition, the collateral, if any, and all proceeds therefrom, securing any Debt Securities may be subject to higher priority liens in favor of other lenders and other secured parties which may mean that, at any time that any obligations that are secured by higher ranking liens remain outstanding, actions that may be taken in respect of the collateral (including the ability to commence enforcement proceedings against the collateral and to control the conduct of such proceedings) may be at the direction of the holders of such indebtedness.

TRANSFER AGENT AND REGISTRAR

The transfer agent and registrar for the Common Shares is TSX Trust Company located at 100 Adelaide Street West, Suite 301, Toronto, Ontario M5H 4H1.

EXPERTS

Unless otherwise specified in a prospectus supplement, certain legal matters relating to the offering of the Securities will be passed upon on our behalf by Mintz LLP. As of the date hereof, the partners and associates of Mintz LLP beneficially owned, directly or indirectly, less than one percent (1%) of our outstanding securities.

The Corporation's auditors are Crowe Mackay LLP ("**Crowe**"). Crowe has confirmed that it is independent of the Corporation in accordance with the Code of Professional Conduct of the Chartered Professional Accountants of British Columbia.

Information of a scientific or technical nature in respect of the Diablillos Project is based upon the Technical Report, dated September 12, 2025, prepared by the Qualified Persons. Each of the Qualified Persons fall under the definition of independent "qualified person" under NI 43-101. To the Corporation's knowledge, after reasonable inquiry, as of the date hereof, the aforementioned Qualified Persons, do not beneficially own, directly or indirectly, any Common Shares.

EXEMPTIONS

Pursuant to a decision of the Autorité des marchés financiers dated September 12, 2025 the Corporation was granted a permanent exemption from the requirement to translate into French this prospectus as well as the documents incorporated by reference therein and any prospectus supplement to be filed in relation to an "at-the-market distribution". This exemption is granted on the condition that this prospectus and any prospectus supplement be translated into French if the Corporation offers Securities to Québec purchasers in connection with an offering other than in relation to an "at-the-market distribution".

AGENTS FOR SERVICE OF PROCESS IN CANADA

Robert Bruggeman, Hernán Zaballa, Nicholas Teasdale and Stephen Gatley, each directors of the Corporation, John Miniotis, President and Chief Executive Officer of the Corporation and David O'Connor, Chief Geologist of the Corporation, reside outside of Canada. Each of these individuals have appointed the Corporation (220 Bay Street, Suite 550, Toronto, Ontario, M5J 2W4) as their agent for service of process. In addition, Luis Rodrigo Peralta, Joseph M. Keane, Miguel Fuentealba and Shaida Miranda, reside outside of Canada. Purchasers are advised that it may not be possible for investors to enforce judgments obtained in Canada against any person that resides outside of Canada, even if the party has appointed an agent for service of process.

PURCHASERS' CONTRACTUAL RIGHTS AND STATUTORY RIGHTS OF WITHDRAWAL AND RESCISSION

Securities legislation in certain of the provinces and territories of Canada provides purchasers with the right to withdraw from an agreement to purchase securities. This right may be exercised within two (2) business days after receipt or deemed receipt of a prospectus or prospectus supplement relating to the Securities purchased by a purchaser and any amendment thereto. In several of the provinces and territories, the securities legislation further provides a purchaser with remedies for rescission or, in some jurisdictions, revisions of the price or damages if the prospectus and any amendment contains a misrepresentation or is not delivered to the purchaser, provided that the remedies for rescission, revisions of the price or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province or territory. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province or territory for the particulars of these rights or consult with a legal adviser.

In addition, original purchasers of convertible, exchangeable or exercisable Securities (unless the Securities are reasonably regarded by us as incidental to the applicable offering as a whole) will have a contractual right of rescission against us in respect of the conversion, exchange or exercise of the convertible, exchangeable or exercisable Security. The contractual right of rescission will be further described in any applicable prospectus supplement, but will, in general, entitle such original purchaser to receive the amount paid for the applicable convertible, exchangeable or exercisable Security (and any additional amount paid upon conversion, exchange or exercise) upon surrender of the underlying securities acquired thereby, in the event that this prospectus (as supplemented or amended) contains a misrepresentation, provided that: (i) the conversion, exchange or exercise takes place within 180 days of the date of the purchase of the convertible, exchangeable or exercisable Security under this prospectus; and (ii) the right of rescission is exercised within 180 days of the date of the purchase of the convertible, exchangeable or exercisable security under this prospectus.

In an offering of convertible, exchangeable or exercisable Subscription Receipts, Warrants or convertible, exchangeable or exercisable Debt Securities (or Units comprised partly thereof), investors are cautioned that the statutory right of action for damages for a misrepresentations contained in the prospectus is limited, in certain provincial securities legislation, to the price at which convertible, exchangeable or exercisable Securities are offered to the public under the prospectus offering. This means that, under the securities legislation of certain provinces and territories, if the purchaser pays additional amounts upon the conversion, exchange or exercise of the Security, those amounts may not be recoverable under the statutory right of action for damages that apply in those provinces or territories. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province or territory for the particulars of this right of action for damages or consult with a legal advisor.

This contractual right of rescission will be consistent with the statutory right of rescission described under section 130 of the *Securities Act* (Ontario), and is in addition to any other right or remedy available to original purchasers under section 130 of the *Securities Act* (Ontario) or otherwise at law.

CERTIFICATE OF ABRASILVER RESOURCE CORP.

Dated: December 16, 2025

This short form prospectus, together with the documents incorporated in this prospectus by reference, will, as of the date of the last supplement to this prospectus relating to the securities offered by this prospectus and the supplement(s), constitute full, true and plain disclosure of all material facts relating to the securities offered by this prospectus and the supplement(s) as required by the securities legislation of each of the provinces and territories of Canada.

(signed) "John Miniotis"

Chief Executive Officer

(signed) "Carlos Pinglo"

Chief Financial Officer

On Behalf of the Board of Directors

(signed) "Robert Bruggeman"

Director

(signed) "Flora Wood"

Director