Early Warning News Release

This press release is issued pursuant to the requirements of National Instrument 62-103 - The Early Warning System and Related Take-Over Bid and Insider Reporting Issues.

TORONTO, December 4, 2018 - 1567953 Ontario Inc. ("156 Ontario"), Brillco Inc. ("Brillco"), Marc Lustig, and Greg Wilson (each a "Reporter", and collectively, the "Reporters"), announce that, immediately following completion of the Business Combination (as defined below), each Reporter's deemed beneficial ownership of subordinate voting shares ("Subordinate Shares") and subordinate voting share purchase warrants ("Subordinate Warrants") of Cresco Labs Inc. (formerly, Randsburg International Gold Corp.) (the "Company") decreased to below 10% on an undiluted and partially-diluted basis.

The transaction giving rise to this press release was the completion of a business combination (the "Business Combination") that resulted in a reverse takeover of Randsburg International Gold Corp. by the securityholders of Cresco Labs, LLC, on November 30, 2018. The closing of the Business Combination resulted in a change to the capital structure of the Company, such that (i) the existing class of common shares of the Company were redesignated as Subordinate Shares, and (ii) certain principals of Cresco were issued certain participating super voting shares. As a result of these changes, and for greater certainty, without any acquisition or disposition by the Reporter, the Reporter's deemed beneficial ownership of Subordinate Shares and Subordinate Warrants decreased to below 10% on an undiluted and partially-diluted basis.

Prior to the completion of the Business Combination, each Reporter held the following securities of Randsburg International Gold Corp.:

- a) 156 Ontario, together with Steven Mintz and Heather Mintz, held (i) 45,513,781 common shares in the capital of Randsburg International Gold Corp. ("Randsburg Shares"), representing 21.64% of the issued and outstanding Randsburg Shares, and (ii) assuming full exercise of the common share purchase warrants of Randsburg International Gold Corp. ("Randsburg Warrants") prior to the Business Combination, held 56,346,951 Randsburg Shares, representing 26.79% of the issued and outstanding Randsburg Shares on a partially diluted basis;
- b) Brillco, together with Jason I. Goldman Professional Corporation, held (i) 29,526,911 Randsburg Shares, representing 14.03% of the issued and outstanding Randsburg Shares, and (ii) assuming full exercise of Randsburg Warrants prior to the Business Combination, held 45,360,194 Randsburg Shares, representing 21.56% of the issued and outstanding Randsburg Shares on a partially diluted basis;
- c) Marc Lustic held (i) 38,680,043 Randsburg Shares, representing 18.39% of the issued and outstanding Randsburg Shares, and (ii) assuming full exercise of Randsburg Warrants prior to the Business Combination, held 42,680,043 Randsburg Shares, representing 19.91% of the issued and outstanding Randsburg Shares on a partially diluted basis; and
- d) Greg Wilson held (i) 52,346,710 Randsburg Shares, representing 24.89% of the issued and outstanding Randsburg Shares, and (ii) assuming full exercise of Randsburg Warrants prior to the Business Combination, held 70,013,377 Randsburg Shares, representing 30.71% of the issued and outstanding Randsburg Shares on a partially diluted basis.

Following the completion of the Business Combination, each Reporter now has ownership or control over the following securities of Cresco Labs Inc.:

a) 156 Ontario, together with Steven Mintz and Heather Mintz, has ownership or control over (i) 56,007 Subordinate Shares, representing approximately 0.26% of the issued and outstanding Subordinate Shares on an undiluted basis, and (ii) 13,331 Subordinate Warrants, which together with the 56,007 Subordinate Shares and assuming full exercise of the Subordinate Warrants, represent approximately 0.32% of the issued and outstanding Subordinate Shares on a partially diluted basis;

- b) Brillco, together with Jason I. Goldman Professional Corporation, has ownership or control over (ii) 56,007 Subordinate Shares, representing approximately 0.26% of the issued and outstanding Subordinate Shares on an undiluted basis, and (ii) 13,331 Subordinate Warrants, which together with the 56,007 Subordinate Shares and assuming full exercise of the Subordinate Warrants, represent approximately 0.32% of the issued and outstanding Subordinate Shares on a partially diluted basis;
- c) Mark Lustig has ownership or control over (i) 47,599 Subordinate Shares, representing approximately 0.22% of the issued and outstanding Subordinate Shares on an undiluted basis, and (ii) 4,922 Subordinate Warrants, which together with the 47,599 Subordinate Shares and assuming full exercise of the Subordinate Warrants, represent approximately 0.24% of the issued and outstanding Subordinate Shares on a partially diluted basis; and
- d) Greg Wilson has ownership or control over (i) 64,416 Subordinate Shares, representing approximately 0.29% of the issued and outstanding Subordinate Shares on an undiluted basis, and (ii) 21,740 Subordinate Warrants, which together with the 64,416 Subordinate Shares and assuming full exercise of the Subordinate Warrants, represent approximately 0.39% of the issued and outstanding Subordinate Shares on a partially diluted basis.

The Subordinate Shares held by each of the Reporters are being held for investment purposes. In the future, each Reporter may evaluate its investment in the Company from time to time and may, depending on various factors including, without limitation, the Company's financial position, the price levels of the Subordinate Shares, conditions in the securities markets and general economic and industry conditions, the Company's business or financial condition, and other factors and conditions that each Reporter may deem appropriate, increase, decrease or change its ownership over the Subordinate Shares or other securities of the Company.

An early warning report pursuant to the requirements of applicable securities laws will be issued by each of the Reporters and will be posted to SEDAR at www.sedar.com and available on request at the number and addresses below. Further information on the Business Combination can be found in the Company's listing statement, dated November 30, 2018, filed under the Company's profile on SEDAR at www.sedar.com.

For further information, including a copy of the early warning report required under applicable Canadian securities laws to be filed by each of the Reporters as a result of the Business Combination referred to in this press release, please contact Steven Mintz of 1567953 Ontario Inc. at phone number: 416-869-1234.