IDAHO CHAMPION (FORMERLY GOLDTRAIN) ANNOUNCES COMPLETION OF AMALGAMATION

FOR IMMEDIATE RELEASE

Toronto, Ontario, September 19, 2018 – Idaho Champion Gold Mines Canada Inc. (formerly GoldTrain Resources Inc.) (CSE: GT) ("**Idaho**" or the "**Company**") is pleased to announce that on September 18 2018 it closed its previously announced three-cornered amalgamation of its wholly-owned subsidiary, GT Subsidiary Inc. ("**Subco**") and Idaho Champion Gold Mines Ltd. ("**Idaho Champion**"), a private issuer based in Ontario, whereby the Company acquired control of the resulting amalgamated entity, Idaho Champion Gold Mines Ltd. and the former shareholders of Idaho Champion acquired control of the Company (the "**Transaction**").

The Transaction

As a part of the Transaction, the Company consolidated its outstanding common shares effective August 31, 2018, on the basis of one (1) post-consolidation common share for every three (3) pre-consolidation common shares (each post-consolidation common share, a "Post-Consolidation Share"). Prior to the consolidation, the Company changed its name to "Idaho Champion Gold Mines Canada Inc.". With an effective date of September 18, 2018, Subco amalgamated with Idaho Champion (the "Amalgamation"). In accordance with the terms of the Amalgamation, the Company acquired all of the issued and outstanding common shares of Idaho Champion (each, an "Idaho Champion Private Share") on the basis of 1 Post-Consolidation Share issued for each one Idaho Champion Private Share outstanding immediately prior to the Amalgamation. As a result, 31,217,000 Post-Consolidation Shares were issued giving the shareholders of Idaho Champion control of approximately 94.8% of the issued and outstanding share capital of the Company as at the effective date of the Amalgamation.

Details of the Transaction will be contained in the Company's listing statement, which will be filed on the Company's profile on www.sedar.com and the website of the CSE at www.thecse.com.

Capitalization

Following completion of the Transaction, the Company now has 32,925,435 issued and outstanding Post-Consolidation Shares. Assuming that all of the outstanding special warrants, options and warrants of the Company were exercised, the Company will have 35,562,935 Post-Consolidation Shares outstanding on a fully diluted basis. 16,707,310 of the Post-Consolidation Shares are subject to escrow pursuant to the policies of the CSE and will be released from escrow based on the passage of time, such that 10% of the securities will be released upon listing and the balance will be released in six (6) equal tranches of 15% every six months thereafter.

Directors and Officers

As part of the Transaction, Frank Smeenk and Carl McGill resigned as officers and directors of the Company. Bruce Reid and Paul Fornazzari were appointed as directors. The current Board is now comprised of Jonathan Buick, Bruce Reid, Paul Fornazzari and Donald A. Sheldon. Management also includes Jonathan Buick as President and Chief Executive Officer, Julio DiGirolamo as Chief Financial Officer and Donald A. Sheldon as Secretary.

Conditional Approval to List on CSE

The Company is pleased to announce that it has received conditional approval to list the Post-Consolidation Shares on the Canadian Stock Exchange (the "CSE") subject to completion of customary listing requirements of the CSE, including receipt of all required documentation. The Company is working to meet the CSE listing conditions in a timely manner. The Company will provide an update once the CSE has issued a bulletin confirming the date on which trading on the CSE will commence. Once final approval

is received, the Post-Consolidation Shares will commence trading on the CSE under the ticker symbol "ITKO".

About Idaho

Idaho's strategy is to enhance shareholder value through the acquisition, exploration and development of high potential mineral deposits. Headquartered in Toronto, Idaho's shares will trade on the CSE under the trading symbol "ITKO". Idaho, through its subsidiary and affiliated entities, is the owner of 11 mining claims in north central Idaho and has staked claims covering more than 1,700 hectares of adjoining exploration ground. Idaho has also assumed an agreement of Idaho Champion for Idaho to acquire in tranches up to 822 mining claims in northern Idaho covering approximately 6,871 hectares by the issuance of up to 4,000,000 Idaho Post-Consolidation Shares.

For further information, please visit the Company's SEDAR profile at <u>www.sedar.com</u> or the Company's corporate website at <u>www.idahochampion.com</u>.

THIS PRESS RELEASE DOES NOT CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY ANY SECURITIES IN ANY JURISDICTION, NOR SHALL THERE BE ANY OFFER, SALE, OR SOLICITATION OF SECURITIES IN ANY STATE IN THE UNITED STATES IN WHICH SUCH OFFER, SALE, OR SOLICITATION WOULD BE UNLAWFUL.

For further information please contact: Nicholas Konkin, Investor Relations of Idaho, at Phone: [X], or via email: nkonkin@idahochampion.com

Forward-Looking Statements

Information set forth in this news release involves forward-looking statements under applicable securities laws. The forward-looking statements contained herein include, but are not limited to, transactions described in or to be pursued pursuant to the Amalgamation and the business combination with Idaho Champion. The forward-looking statements included in this document are made as of the date of this document and the Company disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as expressly required by applicable securities legislation. Although management of the Company believes that the expectations represented in such forward-looking statements are reasonable, there can be no assurance that such expectations will prove to be correct and, accordingly, undue reliance should not be put on such forward-looking statements. This news release does not constitute an offer to sell or solicitation of an offer to buy any of the securities described herein.

Neither the Canadian Securities Exchange nor any Regulation Services Provider accepts responsibility for the adequacy or accuracy of this release.