Notice of Change in Corporate Structure

pursuant to Section 4.9 of National Instrument 51-102 *Continuous Disclosure Obligations*

Item 1 Names of the parties to the transaction

Tantalex Resources Corporation (the "Issuer") (formerly, Lynnwood Capital Inc.) 8482373 Canada Inc. ("848"), a wholly-owned subsidiary of the Issuer, and Tantalex Corporation ("Tantalex").

Item 2 Description of the transaction

The Issuer, Tantalex and 848 completed a three cornered amalgamation (the "Amalgamation") whereby shares ("Tantalex Shares") of Tantalex were exchanged for shares (the "Shares") of the Issuer on the basis of one (1) Share for each one (1) Tantalex Share. The Amalgamation effectively provided for the acquisition of all of the outstanding equity interests of Tantalex by the Issuer, indirectly through 848, in a transaction in which the shareholders of Tantalex received Shares of the Issuer and, if applicable, convertible securities of the Issuer. As a result of the Amalgamation of 848 and Tantalex ("AmalCo"), the Issuer became the sole beneficial owner of all of the outstanding shares of AmalCo.

Prior to the completion of the Amalgamation, the Issuer delisted its Shares from the TSX Venture Exchange, resulting in the cancellation of 3,600,000 Shares. Concurrently with the completion of the Amalgamation, the Issuer consolidated its 2,050,000 Shares into 1,118,731 Shares, and changed its name to "Tantalex Resources Corporation".

The Issuer issued 32,381,833 Shares on closing of the Amalgamation and now has 33,500,564 Shares issued and outstanding and 16,648,161 Shares are reserved for issuance pursuant to convertible securities and contractual obligations of the Issuer. All convertible securities of Tantalex were exchanged for similar securities of the Issuer or are convertible into securities of the Issuer.

Item 3 The effective date of the transaction

October 21, 2013.

Item 4 The name of each party that terminated or ceased to be a reporting issuer following the transaction and of each continuing entity

The Issuer continued to be a reporting issuer. No party ceased to be a reporting issuer as a result of the transaction.

Item 5 The date of the reporting issuer's first financial year end following the transaction

Not applicable.

Item 6 The periods, including the comparative periods, if any, of the interim and annual financial statements required to be filed for the reporting issuer's first financial year following the transaction

Not applicable.

Item 7 Documents filed under National Instrument 51-102 that described the Transaction

Not applicable.

Dated: October 24, 2013