

# Phoenix Gold Resources Corp.

1901 – 5000 Yonge Street Toronto, Ontario, Canada, M2N 7E9 Telephone: (416) 227-3402 • Fax: (416) 628-3801

## **NEWS RELEASE**

### PHOENIX GOLD RE-PRICES \$250,000 UNIT OFFERING TO EXISTING SHAREHOLDERS

March 11, 2015 – Toronto, Ontario: Phoenix Gold Resources Corp. (TSX-V: PXA) (the "Company"), today announced that it re-priced its offering of units ("Units") to raise up to C\$250,000 through an issuance at C\$0.025 per Unit to existing shareholders of the Company (the "Unit Offering"). Each Unit is comprised of one common share and one-half common share purchase warrant (each whole warrant a "Warrant") of the Company. Each Warrant entitles the holder to acquire one additional common share of the Company at an exercise price of C\$0.05 per share for 12 months following the date of issuance. The Company may pay brokers/finders fees of up to 8% of the gross proceeds and issue broker's warrants for up to 8% of the number of Units sold under the Unit Offering to purchasers through their respective brokers/finders, if any. The broker's warrants will have the same terms as the Warrants except that they will be non-transferable.

The Company will use the net proceeds for exploration, development of the Company's Battle Mountain Project, and additional working capital. If the maximum amount is raised, approximately \$150,000 will be allocated for drilling the Eldorado Gold Project (previously announced in News Release dated October 20, 2014), \$50,000 for finalizing results from the drilling on the Plumas project, and \$50,000 for working capital. If less than the maximum amount is raised, the use of proceeds will be allocated in priority, as determined by the Company, to maximize exploration potential.

The Unit Offering remains subject to the policies and approval of the TSX Venture Exchange and will be conducted in reliance upon certain prospectus exemptions, including the exemption allowing issuers to raise capital by distributing securities to existing shareholders (the "Existing Shareholder Exemption"). Securities issued under the Unit Offering will be subject to a four month hold period from the date of issuance.

The opportunity to purchase Units under the Unit Offering relies partly on the Existing Shareholder Exemption that is available to all shareholders of the Company, as at the record date of March 9, 2015, to a maximum subscription of \$15,000 per shareholder, unless otherwise allowable under applicable securities laws.

The Unit Offering is being allocated to subscribers on a "first come, first served" basis wherein the subscribers who are first to submit a completed subscription agreement and pay the corresponding subscription proceeds will be accepted up until the maximum offering amount of \$250,000 is reached. Under the maximum offering, the Company would issue 10,000,000 Units for gross proceeds of \$250,000. There is no minimum offering amount. Although the Unit Offering is not being offered *pro rata*, all shareholders of record will be treated equally but the Company reserves the right not to accept smaller subscription amounts, such as amounts less than \$1,000, to avoid disproportionate administrative expenses.

Additional details of the proposed Unit Offering are outlined in the Company's attached information sheet.

#### **About Phoenix Gold**

Phoenix Gold Resources Corp. is a Canadian exploration company with two strategically located properties in Nevada's prolific Battle Mountain district. These projects border the boundaries of a large currently producing gold/copper mine known as the Phoenix-Fortitude Gold/Copper Mine, which is owned and operated by Newmont Mining Corporation. The Company has a defined strategy to delineate resources and create value for shareholders and has an experienced management team with an excellent track record of discoveries, including the Condor Gold Project in Ecuador, in which management recently established significant new gold and copper resources for Ecuador Gold and Copper Corp. (TSX-V: EGX). The Company is currently listed on the TSX Venture Exchange under the symbol "PXA". Please also visit us at <a href="https://www.phoenixgoldresources.com">www.phoenixgoldresources.com</a>.

For further information please contact:

Cathy Hume CHF Investor Relations Telephone: (416) 868-1079 ext. 231

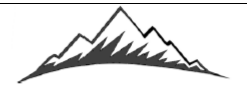
Email: cathy@chfir.com

Donald McDowell Vice President Corporate Development Telephone: (775) 772 8713 Email: mcdreamer1@aol.com

## **Cautionary Note**

Neither the TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in the policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release.

Not for distribution to U.S. Newswire Services or for dissemination in the United States. Any failure to comply with this restriction may constitute a violation of U.S. securities laws.



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### INFORMATION RE: CDN\$250,000 UNIT OFFERING TO EXISTING SHAREHOLDERS

(This is for information purposes only and does not constitute an offering of securities.)

<u>Details of Offering:</u> On March 11, 2015, Phoenix Gold Resources Corp. (the "Company") announced that it intended to raise gross proceeds of up to C\$250,000 through a private placement offering to existing shareholders of units ("Units") of the Company at a price of C\$0.025/Unit (the "Unit Offering").

<u>The Units:</u> Each Unit is comprised of one common share and one-half common share purchase warrant (each whole warrant a "Warrant"). Each Warrant entitles the holder to acquire one additional common share of the Company at an exercise price of C\$0.05 per share for 12 months following the date of issuance.

Offering Amount and Price: Up to C\$250,000 at C\$0.025/Unit.

<u>Selling Jurisdictions</u>: The Units may be sold to existing shareholders in British Columbia, Alberta, Ontario, and certain "offshore" jurisdictions outside Canada and outside the United States and such other jurisdictions as the Company may determine, in accordance with available exemptions from applicable securities law restrictions, as described below.

**Existing Shareholder and Other Exemptions:** The opportunity to purchase Units under the Unit Offering is in reliance on the exemptions from applicable securities law restrictions, including:

- (a) Existing Shareholder Exemption available to all shareholders of the Company in Canada other than residents of Newfoundland who hold common shares of the Company <u>as at March 9, 2015</u> to a maximum subscription of C\$15,000 per shareholder, subject to applicable securities laws;
- (b) Accredited Investor Exemption available for those investors who qualify as "accredited investors"; and
- (c) Offshore Investor Exemption available for "offshore" investors in certain circumstances.

The Units and underlying securities will be subject to a hold period of four months plus one day, which period will start on the date of the issuance of the Units.

<u>Closing Date:</u> The Company intends to close the Unit Offering in one or more closings <u>on or before</u> **March 27, 2015**., unless otherwise determined by the Company.

<u>Use of Proceeds:</u> The Company will use the net proceeds from the Unit Offering for exploration and development of the Company's Battle Mountain Project and as additional working capital. If the maximum amount is raised, approximately \$150,000 will be allocated for drilling the Eldorado Gold Project, \$50,000 for finalizing assay results on the Plumas project, and \$50,000 for working capital. If necessary, the Company may pay brokers/finders fees of up to 8% of the gross proceeds and issue brokers warrants for up to 8% of the Units sold to purchasers through their respective brokers/finders, if any. If less than the maximum amount is raised, the use of proceeds will be allocated in priority, as determined by the Company to maximize exploration potential.

MORE INFORMATION: before March 18th, 2015:	For more information about the Unit Offering, please provide us with your contact information as soon as possible
Name:	Email:
Telephone / Mobile:	
	athy Hume – CHF Investor Relations at Telephone: (416) 868-1079 ext. 231; Email: cathy@chfir.com on McDowell – VP Corporate Development at Telephone: (775) 772 8713; Email mcdreamer1@aol.com

Dated: March 11, 2015. On behalf of the Board,

**Glenn Laing** 

President, Chief Executive Officer and Director