CANADIAN METALS INC.



Notice of Annual General Meeting of Shareholders

and

Information Circular

January 25, 2018

Place:1000 Sherbrooke Street West, Suite 2700
Montreal, Quebec
Canada H3A 3G4
11 a.m. (Eastern Time)Date of Meeting:Monday, February 26, 2018



CANADIAN METALS INC.

1 Place Ville Marie, Suite 1670 Montreal, Quebec Canada H3B 2B6 Tel: 514 375-5172

NOTICE OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

NOTICE IS HEREBY GIVEN that the Annual General Meeting of Shareholders of **Canadian Metals Inc.** (the "**Company**") will be held at 1000 Sherbrooke Street West, Suite 2700, Montreal, Quebec, Canada H3A 3G4 on **Monday, February 26, 2018**, at 11 a.m. (Eastern Time), for the following purposes:

- 1. To table the audited financial statements of the Company for the financial years ended July 31, 2017, together with the report of the Auditors thereon, and the interim financial statement of the Company for the three months period ended October 31, 2017;
- 2. To fix the number of directors to be elected at seven (7);
- 3. To elect Directors of the Company for the ensuing year;
- 4. To appoint the Auditors of the Company for the ensuing year and authorize the Directors to fix their remuneration;
- 5. to consider and, if thought appropriate, to authorize the Board of directors to replace the existing stock option plan with a new 10% "rolling" stock option plan of the Company by way of approving an ordinary resolution; and
- 6. To transact such further or other business as may properly come before the Meeting or any adjournments or postponements thereof.

A copy of the Information Circular, a form of proxy, and a return envelope accompany this Notice of Meeting. A copy of the audited financial statements of the Company for the years ended July 31, 2017, and the auditors' report thereon, and the financial statements of the Company for the three months ended October 31, 2017, and accompanying management discussion and analysis, will be available for review at the Meeting and are available to the public on the SEDAR website at <u>www.sedar.com</u>.

Shareholders of record on the Company's books at the close of business on January 22, 2018 (the "**Record Date**") are entitled to attend and vote at the Meeting or at any postponement or adjournment thereof. Each common share is entitled to one vote.

An "ordinary resolution" is a resolution passed by at least a majority of the votes cast by Shareholders who voted in respect of that resolution at the Meeting.

Registered Shareholders who are unable to attend the Meeting in person and who wish to ensure that their shares will be voted at the Meeting are requested to complete, date and sign the enclosed form of proxy, or another suitable form of proxy and deliver it in accordance with the instructions set out in the form of proxy and in the Information Circular.

Non-registered Shareholders who plan to attend the Meeting must follow the instructions set out in the form of proxy or voting instruction form to ensure that their shares will be voted at the Meeting. If you hold your shares in a brokerage account, you are not a registered Shareholder.

DATED at Montreal, Quebec on January 23, 2018

BY ORDER OF THE BOARD OF DIRECTORS

(s) "Hubert Vallée" President and CEO



CANADIAN METALS INC.

1 Place Ville Marie, Suite 1670 Montreal, Quebec Canada H3B 2B6 Tel: 514 375-5172

INFORMATION CIRCULAR

(Containing information as at January 22, 2018 unless indicated otherwise)

SOLICITATION OF PROXIES

This Information Circular is furnished in connection with the solicitation of proxies by the management of Canadian Metals Inc. (the "**Company**") for use at the Annual General Meeting of shareholders (the "**Shareholders**") of the Company (and any adjournment thereof) to be held at 11 a.m. (Eastern Time) on Monday, February 26, 2018 (the "**Meeting**") at the place and for the purposes set forth in the accompanying Notice of Meeting. While it is expected that the solicitation will be primarily by mail, proxies may be solicited personally or by telephone by the regular employees of the Company at nominal cost. All costs of solicitation by management will be borne by the Company.

GENERAL PROXY INFORMATION

SOLICITATION OF PROXIES

The solicitation of proxies will be primarily by mail, but proxies may be solicited personally or by telephone by directors, officers and regular employees of the Company. The Company will bear all costs of this solicitation. We have arranged for intermediaries to forward the meeting materials to beneficial owners of the Common shares held of record by those intermediaries and we may reimburse the intermediaries for their reasonable fees and disbursements in that regard.

APPOINTMENT OF PROXYHOLDERS

The individuals named in the accompanying form of proxy (the "**Proxy**") are officers and/or directors of the Company. If you are a Shareholder entitled to vote at the Meeting, you have the right to appoint a person or company other than any of the persons designated in the Proxy, who need not be a Shareholder, to attend and act for you and on your behalf at the Meeting. You may do so either by inserting the name of that other person in the blank space provided in the Proxy or by completing and delivering another suitable form of proxy.

VOTING BY PROXYHOLDER

The persons named in the Proxy will vote or withhold from voting the Common shares represented thereby in accordance with your instructions on any ballot that may be called for. If you specify a choice with respect to any matter to be acted upon, your Common shares will be voted accordingly. The Proxy confers discretionary authority on the persons named therein with respect to:

- (a) each matter or group of matters identified therein for which a choice is not specified, other than the appointment of an auditor and the election of directors;
- (b) any amendment to or variation of any matter identified therein; and
- (c) any other matter that properly comes before the Meeting.

In respect of a matter for which a choice is not specified in the Proxy, the persons named in the Proxy will vote the Common shares represented by the Proxy for the approval of such matter.

REGISTERED SHAREHOLDERS

Registered Shareholders may wish to vote by proxy whether or not they are able to attend the Meeting in person. Registered Shareholders may choose one of the following options to submit their proxy:

- (a) completing, dating and signing the proxy and returning it to the Company's transfer agent, Computershare Trust Company of Canada ("**Computershare**"), by fax within North America at 1-866-249-7775, outside North America at (416) 263-9524, or by mail to the 8th Floor, 100 University Avenue, Toronto, Ontario, M5J 2Y1;
- (b) using a touch-tone phone to transmit voting choices to a toll-free number. Registered Shareholders must follow the instructions of the voice response system and refer to the enclosed proxy form for the toll-free number, the holder's account number and the control number; or
- (c) using the internet through the website of the Company's transfer agent at <u>www.investorvote.com</u>. Registered Shareholders must follow the instructions that appear on the screen and refer to the enclosed proxy form for the holder's account number and the control number.

In all cases the Registered Shareholder must ensure the proxy is received at least 48 hours (excluding Saturdays, Sundays and statutory holidays) before the Meeting, or the adjournment thereof, at which the proxy is to be used.

BENEFICIAL SHAREHOLDERS

The following information is of significant importance to Shareholders who do not hold Common shares in their own name. Beneficial Shareholders should note that the only proxies that can be recognized and acted upon at the Meeting are those deposited by Registered Shareholders (those whose names appear on the records of the Company as the registered holders of Common shares) or as set out in the following disclosure.

If Common shares are listed in an account statement provided to a Shareholder by a broker, then in almost all cases those Common shares will not be registered in the Shareholder's name on the records of the Company. Such Common shares will more likely be registered under the names of the Shareholder's broker or an agent of that broker. In Canada, the vast majority of such Common shares are registered under the name of CDS & Co. (the registration name for The Canadian Depository for Securities Limited, which acts as nominee for many Canadian brokerage firms), and in the United States (the "U.S."), under the name of Cede & Co. as nominee for The Depository Trust Company (which acts as depositary for many U.S. brokerage firms and custodian banks).

Intermediaries are required to seek voting instructions from Beneficial Shareholders in advance of shareholder meetings. Every intermediary has its own mailing procedures and provides its own return instructions to clients.

You should carefully follow the instructions of your broker or intermediary in order to ensure that your Common shares are voted at the Meeting.

The form of proxy supplied to you by your broker will be similar to the Proxy provided to Registered Shareholders by the Company. However, its purpose is limited to instructing the intermediary on how to vote your Common shares on your behalf. Most brokers now delegate responsibility for obtaining instructions from clients to Broadridge Financial Solutions, Inc. ("**Broadridge**") in Canada and in the U.S. Broadridge mails a voting instruction form (a "**VIF**") in lieu of a Proxy provided by the Company. The VIF will name the same persons as the Company's Proxy to represent your Common shares at the Meeting. You have the right to appoint a person (who need not be a Beneficial Shareholder of the Company), other than any of the persons designated in the VIF to represent your Common shares at the Meeting and that person may be you. To exercise this right, insert the name of the desired representative (which may be you), in the blank space provided in the VIF. The completed VIF must then be returned to Broadridge by mail or facsimile or given to Broadridge by phone or over the internet, in accordance with Broadridge's instructions. Broadridge then tabulates the results of all instructions received and provides appropriate instructions respecting voting of Common shares to be represented at the Meeting. **If you receive a VIF from Broadridge, the VIF must be completed and returned to Broadridge, in accordance with Broadridge's instructions, well in advance of the Meeting in order to have the Common shares voted at the Meeting, or to have an alternate representative duly appointed to attend the Meeting and vote your Common shares.**

NOTICE TO UNITED STATES SHAREHOLDERS

The solicitation of proxies involve securities of an issuer located in Canada and is being effected in accordance with the corporate laws of the Province of Quebec, Canada and securities laws of the provinces of Canada and is not subject to the requirements of Section 14(a) of the U.S. Exchange Act by virtue of an exemption applicable to proxy solicitations by foreign private issuers as defined in Rule 3b-4 of the U.S. Exchange Act. Accordingly, this Information Circular has been prepared in accordance with applicable Canadian disclosure requirements. Residents of the U.S. should be aware that such requirements differ from those of the United States applicable to proxy statements under the U.S. Exchange Act.

This document does not address any income tax consequences of the disposition of the Company shares by Shareholders. Shareholders in a jurisdiction outside of Canada should be aware that the disposition of shares by them may have tax consequences both in those jurisdictions and in Canada, and are urged to consult their tax advisors with respect to their particular circumstances and the tax considerations applicable to them.

Any information concerning any properties and operations of the Company has been prepared in accordance with Canadian standards under applicable Canadian securities laws, and may not be comparable to similar information for U.S. companies.

Financial statements included or incorporated by reference herein have been prepared in accordance with International Financial Reporting Standards, as issued by the International Accounting Standards Board, and are subject to auditing and auditor independence standards in Canada. Such consequences for the Company Shareholders who are resident in, or citizens of, the U.S. may not be described fully in this Information Circular.

The enforcement by the Company Shareholders of civil liabilities under the U.S. federal securities laws may be affected adversely by the fact that the Company is incorporated or organized under the laws of a foreign country, that some or all of their officers and directors and the experts named herein are residents of a foreign country and that the major assets of the Company are located outside the U.S.

REVOCATION OF PROXIES

In addition to revocation in any other manner permitted by law, a Registered Shareholder who has given a proxy may revoke it by:

- (a) executing a proxy bearing a later date or by executing a valid notice of revocation, either of the foregoing to be executed by the Registered Shareholder or the Registered Shareholder's authorized attorney in writing, or, if the Shareholder is a corporation, under its corporate seal by an officer or attorney duly authorized, and by delivering the proxy bearing a later date to Computershare or the Company, at any time up to and including the last business day that precedes the day of the Meeting or, if the Meeting is adjourned, the last business day that precedes any reconvening thereof, or to the chairman of the Meeting on the day of the Meeting or any reconvening thereof, or in any other manner provided by law; or
- (b) personally attending the Meeting and voting the registered Shareholder's Common shares.

A revocation of a proxy will not affect a matter on which a vote is taken before the revocation.

INTEREST OF CERTAIN PERSONS OR COMPANIES IN MATTERS TO BE ACTED UPON

No director or executive officer of the Company, nor any person who has held such a position since the beginning of the last completed financial year end of the Company, nor any proposed nominee for election as a director of the Company, nor any associate or affiliate of the foregoing persons, has any substantial or material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any matter to be acted on at the Meeting other than the election of directors, the appointment of the auditor, and as otherwise set out herein.

VOTING SECURITIES AND PRINCIPAL HOLDERS OF VOTING SECURITIES

The record date for determination of persons entitled to receive notice of the Meeting is January 22, 2018 (the "**Record Date**"). Only Shareholders of record at the close of business on the Record Date who either attend the Meeting personally or complete, sign and deliver a form of proxy in the manner and subject to the provisions described above will be entitled to vote or to have their Common shares voted at the Meeting.

As of the Record Date, there were **82,273,902** Common shares issued and outstanding, each carrying the right to one vote. No group of Shareholders has the right to elect a specified number of directors, nor are there cumulative or similar voting rights attached to the Common shares.

The Company is authorized to issue an unlimited number of Common shares without par value.

Other than as set out below, to the knowledge of the directors and executive officers of the Company, there were no persons/companies who beneficially owned, directly or indirectly, or exercised control or direction over, Common shares carrying more than 10% of the voting rights attached to all outstanding Common shares of the Company as at the Record Date.

FINANCIAL STATEMENTS

Pursuant to the *Business Corporations Act* (Quebec) (the "**QBCA**") audited annual financial statements of the Company for its financial year ended July 31, 2017, the report of the auditor and the related management's discussion and analysis were filed on SEDAR at <u>www.sedar.com</u> on November 27, 2017, and will be placed before the shareholders at the Meeting, as well as the Interim Financial Statement for the three months period ended on October 31, 2017 which was filed on SEDAR on December 22, 2017. Shareholders' approval is **not** required in relation to the financial statements.

ELECTION OF DIRECTORS

The Board of Director of the Company is currently comprised of seven directors, being **Stéphane Leblanc**, **Victor Cantore**, **Hubert Vallée**, **Michel G. Gagnon**, **Luigi Nardella**, **Patrick Moryoussef** and **Guy Simard**. The Company asks the Shareholders at the Meeting to fix the number of directors to remain being at seven.

The term of office of each of the current directors will end at the conclusion of the Meeting. Unless the director's office is vacated earlier in accordance with the provisions of the QBCA, each director elected will hold office until the conclusion of the next annual general meeting of the Company, or if no director is then elected, until a successor is elected. The following disclosure sets out the names of management's nominees for election as directors, all major offices and positions with the Company or any of its significant affiliates each now holds, each nominee's principal occupation, business or employment (for the five preceding years), the period of time during which each has been a director and the number of Common shares of the Company beneficially owned by each, directly or indirectly, or over which each exercised control or direction, as at the date hereof:

Name, Country of Residence and Present Office Held	Present Principal Occupation, Business or Employment (Within the Past Five Years for proposed Directors) ⁽¹⁾	Date Elected or Appointed	Number of Shares Held ⁽²⁾
(3) Stéphane Leblanc Chief Investment Officer and Chairman of the Board Trois-Rivières, Québec	President of 9248-7792 Québec Inc. President and CEO of Lamêlée Iron Ore Ltd.	August 28, 2012	3,260,614 ⁽⁴⁾ (3.96%)
Victor Cantore ⁽³⁾ Director Montréal,Québec	Investors Relations Nemaska Lithium Inc.	December 10, 2013	2,271,352 ⁽⁵⁾ (2.76%)
Guy Simard Director Baie-Comeau, Québec	Director of the Company	March 1, 2017	-
Michel G. Gagnon ⁽³⁾ Director Wentworth, Québec	President GNL Québec Inc. Director of the Company	February 5, 2015	882,589 ⁽⁶⁾ (1.07%)
Hubert Vallée President, Chief Executive Officer, Director Mont-St-Hilaire, Québec	President and CEO of the Company	February 3, 2017	568,590 ⁽⁷⁾ (0.69%)
Luigi Nardella Director Laval, Québec	Founder and Managing Director of L. Nardella Associates Ltd., Director of the Company	September 19, 2017	896,604 ⁽⁸⁾ (1.09%)
Carl Gagnon Proposed Director Pointe Claire, Québec	Senior Advisor of PÖYRY President (North American Operations) of PÖYRY	N/A	-

Notes:

(1) The information as to the principal occupation, business or employment is not within the knowledge of the Company and has been furnished by the respective director.

- (2) The information as to the number of Common shares of the Company beneficially owned or over which a director exercises control or direction, directly or indirectly, and not being within the knowledge of the Company, has been furnished by the respective directors individually.
- (3) Member of Audit Committee.
- (4) Which is indirectly held by 9248-7792 Québec Inc., a private company beneficially wholly-owned and controlled by Mr. Leblanc.
- (5) Of which, 1,100,000 Common shares held by 7682654 Canada Inc. and 140,000 held by Bay Capital Markets Inc., both are private companies beneficially wholly-owned and controlled by Mr. Cantore.
- (6) Of which. 349,865 shares are indirectly held by Vega Capital Inc., a private company beneficially wholly-owned and controlled by Mr. Gagnon.
- (7) Of these Common shares, 560,752 are owned by 9288-1846 Québec Inc., a private company owned and controlled by Mr. Vallée.
- (8) Which is indirectly owned by Roslo Investments Inc., a private company owned and controlled by Mr. Nardella.

All nominees registered on the above list were appointed as directors of the Corporation at the last annual general meeting of shareholders, with the exception of Messrs. Guy Simard, Luigi Nardella and Carl Gagnon.

A Shareholder can vote for all of the above nominees, vote for some of the above nominees and withhold for other of the above nominees, or withhold for all of the above nominees. Unless otherwise instructed, the named proxyholders will vote FOR the election of each of the proposed nominees set forth above as directors of the Company. At the Meeting the above persons will be nominated for election as director.

DIRECTORS BIOGRAPHIES

Stéphane Leblanc – Founder, Chief Investment Officer and Chairman of the Board

Mr. Leblanc is an entrepreneur with over 14 years of experience. He has been involved in all aspects of business from sales and marketing, public relations, communications, and corporate finance; and has specific experience in strategic advisory services, mergers and acquisitions, raising private capital, savings (Initial Public Offerings and RTO), listing on the Toronto Stock Exchange, Canadian Stock Exchange, OTC and other international exchanges.

Mr. Leblanc has participated in the success of many small-cap companies as VP of business under his personal holding company. Mr. Leblanc is an entrepreneur at heart, and is involved in many other projects, including the "Québec Mineral Properties", a mining claims management company that owns more than 6000 claims within the province of Quebec, Nova Scotia, South America and Africa. Mr. Leblanc also collaborated with several companies: Pershimco Resources, Focus Graphite, Adventure Gold, Glen Eagle Resources, Knick Exploration, Active Growth Capital and several other companies for the sale of properties.

Victor Cantore – Vice-President and Director

Mr. Cantore began his investment career in 1992 as an advisor for Tasse & Associates. In 1993 he moved to RBC Dominion Securities, one of the largest brokerage firms in Canada. Since 1999, Mr. Cantore has worked with both public and private companies organizing and structuring financings, primarily in the resource and high tech sector. Mr. Cantore has held directorships on the board of various private and public companies.

Guy Simard – Director

Mr. Simard has more than twenty years as CEO and business development officer for organizations in the areas of economic and regional development in Quebec. He has assisted many entrepreneurs and many enterprises in the realization of investment projects and technical feasibility studies in various business sectors, mainly in the natural resources (mining, forestry, energy) and metallurgy.

Mr. Simard is an officer on numerous boards of directors of public and private companies. He has been chairman of the Manicouagan regional health and social services, an organization of 1,350 employees and has an operating budget of 100M\$ for the waiver health service for a population of over 50,000 people. His extensive knowledge of business management, governance of public and private companies and its network of established contacts in government circles is a valued contribution to any management team.

Mr. Simard holds a Bachelor of Business Administration and a Certificate in Applied Studies in Urban Planning from the University of Quebec at Montreal and completed his master's degree in management of small and medium enterprises (SME) and their environment at the University of Quebec at Trois-Rivières.

Michel G. Gagnon – Director

Mr. Gagnon was until recently the Vice-President Finance and Business Development as well as Corporate Secretary of Aluminerie Alouette, the largest smelter in the Americas whose shareholders are from Canada, Austria, Norway and Japan. An active member of the negotiating team at Aluminerie Alouette, Mr. Gagnon was instrumental in obtaining a two billion dollar investment and a power supply contract with Hydro Quebec valued at more than five billion dollars. A Business Graduate from the University of Quebec in Montreal, Mr. Gagnon is also a member of the Institute of Corporate Directors and serves on several boards.

Hubert Vallée – President, CEO and Director

Mr. Vallée graduated from Laval University. He has been a leader in the mining industry for 30 years. He joined Quebec Cartier Mining as Project Engineer and was promoted to Director of Operations for its Pellet Plant in 2001. He managed the Iron Ore Company of Canada's Pellet Plant in Sept-Iles before joining Domtar Inc. as Mill Manager of its pulp mill in Lebel-sur-Quévillon. He joined Consolidated Thompson in 2006 and was one of the key people who made this project happen. After the sale of Consolidated Thompson to Cliffs, Mr. Vallée acted as VP Project Development for Phase II of Bloom Lake operation. He has also been involved as Senior Vice President of Project Development at Century Iron Mines.

Since February 2014, he has acted as CEO and President of Lamêlée Iron Ore Ltd. Mr. Vallée is known for his exceptional ability to complete projects cost-effectively through innovative design and management processes, as well as maintaining relationships with stakeholders.

Luigi Nardella - Director

Mr. Nardella is the founder and Managing Director of L. Nardella Associates Ltd., a professional project and construction management consulting firm. He has been operating L. Nardella Associates Ltd. for 24 years. He is also a senior Project Manager and Construction Manager, with a strong background experience in the heavy Construction industry, which was acquired over more than 39 years of working as a Construction Manager, Project and Construction Planner, Contract Manager/Administrator, Cost Controller, field supervisor and Estimator.

Mr. Nardella brings constructability and construction optimization valued experience, which has been acquired in the heavy construction industry within the various industries such as pulp and paper, mining, tissue, energy, petroleum and others across Canada and the United States.

Carl Gagnon – Proposed Director

Mr. Carl Gagnon was a founding member and Vice President of Operations, of ABGS Inc., an engineering consulting firm that specialized in the design & project management of industrial projects in the forestry, energy and biofuels industries. The company was acquired by a global engineering firm, at which point Mr. Gagnon became the president of their North American operations with offices in Montreal and Vancouver and in the state of Wisconsin in the USA.

Mr. Gagnon started his career working on project sites throughout North America. He has managed and worked on large industrial projects and studies in North America, Europe, Asia and Australia. He is experienced in feasibility studies, FEEDs, detail design, procurement, construction management and the commissioning of large industrial projects globally, with a focus on the North American market for the past 35 years.

THE BOARD OF DIRECTORS UNANIMOUSLY RECOMMENDS THAT EACH SHAREHOLDER VOTE "FOR" THE ELECTION OF THE ABOVE NOMINEES AS DIRECTORS.

CEASE TRADE ORDERS, BANKRUPTCIES, PENALTIES AND SANCTIONS

No proposed director is, as at the date of this Information Circular, or has been, within the last 10 years before the date of this Information Circular, a director, or executive officer of any company (including the Company) that was:

- (a) subject to a cease trade order, an order similar to a cease trade order or an order that denied the relevant company access to any exemption under securities legislation that was in effect for a period of more than 30 consecutive days, that was issued while the proposed director was acting in the capacity as director, chief executive officer or chief financial officer; or
- (b) subject to a cease trade order, an order similar to a cease trade order or an order that denied the relevant company access to any exemption under securities legislation that was in effect for a period of more than 30 consecutive days, that was issued after the proposed director ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer.

No proposed director is, as at the date of this Information Circular, or has been, within 10 years before the date of this Information Circular, a director or executive officer of any company (including the Company) that:

(a) while that person was acting in that capacity, or within a year of 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; or (b) became 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 proposed director.

No proposed director has been subject to:

- (a) 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; or
- (b) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable Shareholder in deciding whether to vote for a proposed director.

APPOINTMENT OF AUDITOR

Raymond Chabot Grant Thornton, LLP (the "**RCGT**"), Chartered Professional Accountants, will be nominated at the Meeting for re-appointment as Auditor of the Company at a remuneration to be fixed by the directors of the Company.

The persons designated in the accompanying form of proxy will vote IN FAVOUR of the appointment of RCGT as auditors of the Corporation and IN FAVOUR of the authorization given to the Board to fix their remuneration, unless the shareholder specifies in the form of proxy to withhold from voting in this regard.

AUDIT COMMITTEE AND RELATIONSHIP WITH AUDITOR

The purpose of the Audit Committee is to assist the Board in fulfilling its oversight responsibilities by reviewing the financial information, which will be provided to the Shareholders and the public, the systems of corporate controls, which management and the Board have established, and overseeing the audit process. It has general responsibility to oversee internal controls, accounting and auditing activities and legal compliance of the Company. The Audit Committee also is mandated to review and approve all material related party transactions.

Composition of the Audit Committee

At the present time, the company's Audit Committee is composed of the following members:

Member	Independent/Not Independent ⁽¹⁾	Financially Literate/ Not Financially Literate ⁽²⁾	Relevant Education and Experience
Michel G. Gagnon	Independent	Financially Literate	Has audit committee experience.
Guy Simard	Independent	Financially Literate	Has audit committee experience.
Patrick Moryoussef	Independent	Financially Literate	Has audit committee experience.

Notes:

(1) A member of an audit committee is independent if the member has no direct or indirect material relationship with the company that could, in the view of the board of directors, reasonably interfere with the exercise of a member's independent judgment.

(2) An individual is financially literate if he has the ability to read and understand a set of financial statements that present a breadth of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the company's financial statements.

Audit Committee Charter

A copy of the Charter of the Audit Committee is attached to this Information Circular as Schedule A.

Audit Committee Oversight

The audit committee has not made any recommendations to the board to nominate or compensate any auditor other than RCGT. Subject to the requirements of NI 52-110, the engagement of non-audit services is considered by the Company's directors and, where applicable, the Audit Committee, on a case-by-case basis.

Pre-Approval Policies and Procedures

The Audit Committee has not adopted specific policies and procedures for the engagement of non-audit services, other than as set out in the Audit Committee Charter.

External Auditor Service Fees (By Category)

Management has reviewed the nature and amount of the audit services provided by the Auditor to the company to ensure auditor independence. The aggregate fees billed by the Company's external auditor during the financial year ended July 31, 2017 and 2016 were as follows:

Time Period	Audit Fees (\$) ⁽¹⁾	Audit Related Fees (\$) ⁽²⁾	Tax Fees (\$) ⁽³⁾	All Other Fees (\$)
Fiscal year ended July 31, 2017	\$30,000	\$2,130	Nil	Nil
Fiscal year ended July 31, 2016	\$21,500	\$10,817	\$3,500	Nil

Notes:

(1) "Audit Fees" includes fees for the performance of the annual audit and for accounting consultations on matters reflected in the financial statements.

(2) "Audit-Related Fees" includes fees for assurance and related services that are related to the performance of the review of the financial statements and "earn-in" audit work and are not reported under (1).

(3) "Tax Fees" includes fees for tax compliance, tax planning and tax advice.

CORPORATE GOVERNANCE

Corporate governance relates to the activities of the Board, the members of which are elected by and are accountable to the shareholders, and takes into account the role of the individual members of management who are appointed by the Board and who are charged with the day-to-day management of the Company. The Board is committed to sound corporate governance practices, which are in the interest of its shareholders and contribute to effective and efficient decision-making.

National Instrument 58-101 *Disclosure of Corporate Governance Practices* mandates disclosure of corporate governance practices under Form 58-101 F2 *Corporate Governance Disclosure*, which disclosure is set forth below in Schedule B.

COMPENSATION OF EXECUTIVE OFFICERS

The Board has assessed the Company's compensation plans for its executive officers to ensure alignment with the Company's business plan and to evaluate the potential risks associated with those plans and programs. The Board has concluded that the compensation policies and practices do not create any risks that are reasonably likely to have a material adverse effect on the Company. The Board considers the risks associated with executive compensation and corporate incentive plans when designing and reviewing such plans and programs.

The Company has not adopted a policy restricting its executive officers or directors from purchasing financial instruments that are designed to hedge or offset a decrease in market value of equity securities granted as compensation or held, directly or indirectly, by its executive officers or directors. To the knowledge of the Company, none of the executive officers or directors has purchased such financial instruments.

COMPENSATION DISCUSSION AND ANALYSIS

This section provides the Company's approach to executive compensation by outlining the processes and decisions supporting the determination of the amounts which the Company paid to its Chief Executive Officer, Chief Financial Officer and its other most highly compensated executives (the "**NEOs**") during the financial year ended July 31, 2017. While this discussion relates to the NEOs, the other executives of the Company participate in the same plans and are subject to a similar process.

The Board's responsibilities relating to the compensation and retention of NEOs include, but are not limited to:

- Setting policies for Executive Officers' remuneration;
- Reviewing and approving salary, bonus, and other benefits, direct or indirect, and any change-of-control packages of the Chief Executive Officer;
- Considering the recommendations of the Chief Executive Officer and setting the terms and conditions of employment including, approving the salary, bonus, and other benefits, direct or indirect, and any change-of-control packages, of the Executive Officers of the Company; and
- Overseeing the administration of the Company's compensation plans, including its share option plan and such other compensation plans or structures as are adopted by the Company from time to time.

The following executive compensation principles guide the Board in fulfilling its roles and responsibilities in the design and ongoing administration of the Company's executive compensation program:

- Compensation levels and opportunities must be market competitive to attract and retain qualified and experienced executives, while being fair and reasonable to Shareholders;
- Compensation must incorporate an appropriate balance of short and long-term rewards; and
- Compensation programs must align executives' long-term financial interests with those of Shareholders by providing equity-based incentives.

During the financial year ended July 31, 2017, the Company's executive compensation program was administered by the Board. The Company's executive compensation program has the objective of attracting and retaining a qualified and cohesive group of executives, motivating team performance and the aligning of the interests of executives with the interests of the Company's shareholders through a package of compensation that is simple and easy to understand and implement. Compensation under the program was designed to achieve both current and longer term goals of the Company and to optimize returns to shareholders. In addition, in order to further align the interests of executives with the interests of the Company's shareholders, the Company has implemented share ownership incentives through incentive stock options. The Company's overall compensation objectives are in line with its peer group of mining companies with opportunities to participate in equity.

The Corporation's executive compensation consists of a combination of base salary and stock option incentives and has been designed to reward executives for reinforcing the Corporation's business objectives and values, for achieving the Corporation's performance objectives and for their individual performances.

In determining the total compensation of any member of senior management, the directors of the Company consider all elements of compensation in total rather than one element in isolation. The directors of the Company also examine the competitive positioning of total compensation and the mix of fixed, incentive and share-based compensation.

Each element of executive compensation is carefully considered by the Board to ensure that the there is the right mix of short-term and long-term incentives for the purposes of achieving the Companies goals and objectives.

Base Salary

While there is no official set of benchmarks that the Company relies on and there is not a defined list of issuers that the Company uses as a benchmark, the Company makes itself aware of, and is cognizant of, how comparable issuers in its business compensate their executives. The Company's peer group in connection with salary compensation consists of sampling of other similar sized mining companies both private and ones that are reporting issuers (or the equivalent) in Canada. The base salary for each executive officer is reviewed and established near the end of the fiscal year. Base salaries are established taking into consideration the executive officer's personal performance and seniority, comparability within industry norms, and contribution to the corporation's growth and profitability. The Company believes that a competitive base salary is an imperative element of any compensation program that is designed to attract talented and experienced executives.

Base salaries are reviewed annually to ensure that they properly reflect a balance of market conditions, the levels of responsibilities and accountability of each individual, their unique experience, skills and capability and level of sustained performance.

Bonus Framework

At the discretion of the Board, executives are provided with annual cash incentive bonuses based on annual financial performance. Also at its discretion, the Board may tie annual cash bonuses to the achievement of other financial and non-financial goals. If the targets set are not met, the bonuses are not paid.

Option Based Awards

An important integral part of the Company's compensation program is to offer the opportunity and incentive for executives and staff to own shares of the Company. The directors of the Company believe that ownership of the Company's shares will align the interests of executives and future staff with the interests of the Company's shareholders.

Incentive stock options are not granted on a regular schedule but rather as the compensation are reviewed by the directors of the Company from time to time. When reviewing incentive stock option grants, consideration is given to the total compensation package of the executives and staff and a weighting of appropriate incentives groupings at the senior, mid and junior levels of the staff including past grants. At the time of any incentive stock option grant, consideration is also given to the available incentive stock option pool remaining for new positions being contemplated by the Company.

STATEMENT OF EXECUTIVE COMPENSATION

GENERAL PROVISIONS

In this section "Named Executive Officer" means

(a) the Chief Executive Officer (or an individual who acted in a similar capacity) (the "**CEO**");

(b) the Chief Financial Officer (or an individual who acted in a similar capacity) (the "**CFO**");

(c) each of the Company's three other most highly compensated executive officers, or the three most highly compensated individuals acting in a similar capacity (except those whose total salary and bonus does not exceed \$150,000) at the end of that financial year; and

(d) each individual who would be an Named Executive Officer under paragraph (c) but for the fact that the individual was neither an executive officer of the company, nor acting in a similar capacity, at the end of that financial year.

During the fiscal year ended July 31, 2017, the Named Executive Officers (the "**NEOs**") of the Company were Hubert Vallée, President and CEO; Stéphane Leblanc, Chief Investment Officer and Chairman; and Robert Boisjoli, Chief Financial Officer.

SUMMARY COMPENSATION TABLES

The following table sets forth information concerning the total compensation paid to the Named Executive Officers of the Company for the financial years ended July 31, 2017, and 2016 (expressed in Canadian dollars):

			Share -		-	y incentive pensation			
Name and principal position	Year	Salary	based award s	Option- based awards ⁽¹⁾	Annual incentive plan ⁽²⁾	Long-term incentive plans	Pension value	All Other Compensation	Total Compensation
		(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
Hubert Vallée ⁽¹⁾ President, CEO	2017	Nil	Nil	34,120 ⁽²⁾	Nil	Nil	Nil	95,000 ⁽³⁾	129,120
and Director	2016	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Stéphane Leblanc Chief Investment	2017	Nil	Nil	Nil	Nil	Nil	Nil	165,000 ⁽⁴⁾	165,000
Officer and Chairman	2016	Ni	Nil	27,771	Nil	Nil	Nil	165,000 ⁽⁵⁾	192,771
Robert Boisjoli Chief Financial	2017	Nil	Nil	Nil	Nil	Nil	Nil	27,000 ⁽⁶⁾	27,000
Officer	2016	Nil	Nil	9,256	Nil	Nil	Nil	70,000 ⁽⁷⁾	80,256

Notes:

(1) Mr. Vallée was appointed President and CEO of the Company starting from December of 2016.

(2) Fair value at the time of grant calculated using the Black-Scholes option pricing model with the following weighted average assumptions: dividend yield of 0%, expected volatility of 116.37%, risk-free interest rate of 1.17%, and an expected life of 5 years. The volatility was determined in comparison with the volatility of comparable publicly traded companies.

(3) This compensation was paid to 9288-1846 Québec Inc., a corporation controlled by Mr. Vallée, for the services of Mr. Vallée as President and CEO pursuant to a consulting agreement.

(4) This compensation was paid to 9248-7792 Québec Inc., a corporation controlled by Mr. Leblanc, for the services of Mr. Leblanc as President and CEO as of December of 2016, and as Chief Investment Officer starting therefrom, pursuant to a consulting agreement.

(5) This compensation was paid to 9248-7792 Québec Inc., a corporation controlled by Mr. Leblanc, for the services of Mr. Leblanc as President and CEO pursuant to a consulting agreement.

(6) This compensation was paid to Robert Boisjoli & Associés S.E.C., a corporation controlled by Mr. Boisjoli, for the services of Mr. Boisjoli as CFO pursuant to a consulting agreement.

(7) \$13,500 of this compensation was paid to Robert Boisjoli & Associés S.E.C., a corporation controlled by Mr. Boisjoli, for the services of Mr. Boijoli as CFO pursuant to a consulting agreement. Mr. Boisjoli also received 500,000 Common shares valued at \$57,500 as a bonus for extra work performed during the year ended July 31, 2016.

INCENTIVE PLAN AWARDS

The Company has granted options to its NEOs during the fiscal year ended July 31, 2017, the whole as set forth below.

INCENTIVE PLAN AWARDS OPTION-BASED AWARDSFOR THE FISCAL YEAR ENDED JULY 31, 2017

The following table sets out all option-based and share-based awards outstanding at July 31, 2017, for each NEO.

		Option	Share-Based Awards				
Name	Number of securities underlying unexercised Options (#)	Option exercise price (\$)	Option expiration date m – d – y	Value of unexercise d in-the- money Options (\$) ⁽¹⁾	Number of Shares or units of Shares that have not vested (#)	Market or payout value of Share- based awards that have not vested (\$)	Market or payout value of vested Share based awards not paid out or distributed (\$)
Stéphane Leblanc Chief Investment Officer and	300,000	0.10	February 26, 2021	Nil	Nil	Nil	Nil
Chairman	400,000	0.12	October 2, 2018	Nil	Nil	Nil	Nil
Hubert Vallée President, CEO and Director	100,000	0.17	June 12, 2020	Nil	Nil	Nil	Nil
	400,000	0.105	February 21, 2022	Nil	Nil	Nil	Nil
Robert Boisjoli Chief Financial Officer	100,000	0.10	January 5, 2020	Nil	Nil	Nil	Nil

Note:

¹⁾ Calculated using the closing price of the Company's Common shares on the CSE on July 31, 2017 of \$0.07 and subtracting the exercise price of stock options. These stock options have not been, and may never be, exercised and actual gains, if any, on exercise will depend on the value of the Company's Common shares on the date of exercise.

INCENTIVE PLAN AWARDS VALUE VESTED OR EARNED FOR THE FISCAL YEAR ENDED JULY 31, 2017

The following table presents information concerning value vested with respect to option-based awards and share-based awards for each NEO during the most recently completed financial year:

Named Executive Officer	Option-based awards – Value vested during the year (\$)	Share-based awards – Value vested during the year (\$)	Non-equity incentive plan compensation – Value earned during the year (\$)
Stéphane Leblanc	Nil	Nil	Nil
Hubert Vallée	34,120	Nil	Nil
Robert Boisjoli	Nil	Nil	Nil

Notes: Fair value at the time of grant calculated using the Black-Scholes option pricing model with the following weighted average assumptions: dividend yield of 0%, expected volatility of 116.37%, risk-free interest rate of 1.17%, and an expected life of 5 years. The volatility was determined in comparison with the volatility of comparable publicly traded companies.

PENSION PLAN BENEFITS

The Company has no pension plans that provide for payments or benefits at, following, or in connection with the retirement of the Named Executive Officers.

DIRECTOR COMPENSATION

DIRECTOR COMPENSATION TABLE

The following table sets forth the details of compensation provided to the directors, other than the NEOs during financial year ended July 31, 2017:

Name of Director	Fees earned (\$)	Share- based awards (\$)	Option- based awards (\$)	Non-equity incentive plan compensation (\$)	Pension Value (\$)	All other compensation (\$)	Total (\$)
Patrick Moryoussef ⁽¹⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Luigi Nardella ⁽²⁾	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Michel Gagnon	Nil	Nil	Nil	Nil	Nil	60,000 ⁽⁸⁾	60,000
Victor Cantore	Nil	Nil	Nil	Nil	Nil	40,000 ⁽⁹⁾	40,000
Claude Dufresne ⁽³⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Claude Rousseau ⁽⁴⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Pierre Renaud ⁽⁵⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Dany Paradis ⁽⁶⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Roland Courtemanche ⁽⁷⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Guy Simard ⁽¹⁰⁾	Nil	Nil	Nil	Nil	Nil	Nil	Nil

Notes:

Mr. Moryoussef was appointed a director of the Company on May 19, 2016, and will cease being a director at the Meeting date hereof. (1)

Mr. Nardella was appointed a director of the Company on September 19, 2017. (2)

Mr. Dufresne was appointed a director of the Company on February 12, 2016 and resigned on September 16, 2016. (3)

(4)

Mr. Rousseau was appointed a director of the Company on May 7, 2016 and resigned on February 3, 2017. Mr. Renaud was appointed a director of the Company on May 7, 2016 and resigned on February 28, 2017. Mr. Paradis was appointed a director of the Company on May 7, 2016 and resigned on February 3, 2017. (5)

(6)

Mr. Courtemanche was appointed a director of the Company on February 26, 2016 and resigned on September 12, 2017. (7)

As per the Vega Capital Inc. agreement, the Company has paid \$60,000 to Vega Capital Inc. for consulting services rendered by Michel Gagnon, (8) \$5,000 per month during the year ended July 31, 2017.

As per the Bay Capital Markets agreement, the Company has paid \$40,000 to Bay Capital Markets for consulting services rendered by Victor (9) Cantore, \$5,000 per month (mid-February 2016 to mid-October 2016).

(10) Mr. Simard was appointed a director of the Company on March 1st, 2017.

INCENTIVE PLAN AWARDS

OPTION-BASED AWARDS FOR THE FISCAL YEAR ENDED July 31, 2017

The following table sets out all option-based awards outstanding at fiscal year ended July 31, 2017, for each non-employee director.

		Option-	based Awards		Share-Based Awards			
Name	Number of securities underlying unexercised Options	Option exercise price	Option expiration date	Value of unexercised in-the-money Options ⁽¹⁾	Number of shares or units of shares that have not vested	Market or payout value of share-based awards that have not vested	Market or payout value of vested share based awards not paid out or distributed	
	(#)	(\$)	(m - d - y)	(\$)	(#)	(\$)	(\$)	
Claude Dufresne	200,000	0.10	February 26, 2021	Nil	Nil	Nil	Nil	
Claude Rousseau	200,000	0.37	May 7, 2021	Nil	Nil	Nil	Nil	
Claude Kousseau	80,000	0.14	April 9, 2018	Nil	Nil	Nil	Nil	
Pierre Renaud	200,000	0.37	May 7, 2021	Nil	Nil	Nil	Nil	
Dany Paradis	200,000	0.37	May 7, 2021	Nil	Nil	Nil	Nil	
Roland Courtemanche	200,000	0.10	February 26, 2021	Nil	Nil	Nil	Nil	
Michel Gagnon	200,000	0.10	February 26, 2021	Nil	Nil	Nil	Nil	
Whener Gagnon	350,000	0.10	February 25, 2020	Nil	Nil	Nil	Nil	
Victor Cantore	200,000	0.19	July 22, 2018	Nil	Nil	Nil	Nil	
victor Cantore	200,000	0.10	February 26, 2021	Nil	Nil	Nil	Nil	
Patrick	75,000	0.10	February 26, 2021	Nil	Nil	Nil	Nil	
Moryoussef ⁽²⁾	125,000	0.26	June 20, 2021	Nil	Nil	Nil	Nil	
Guy Simard	Nil	Nil	Nil	Nil	Nil	Nil	Nil	
Luigi Nardella	N/A	N/A	N/A	N/A	N/A	N/A	N/A	

Note:

(1) Calculated using the closing price of the Company's Common shares on the CSE on July 31, 2017 of \$0.07 and subtracting the exercise price of stock options. These stock options have not been, and may never be, exercised and actual gains, if any, on exercise will depend on the value of the Company's Common shares on the date of exercise.

⁽²⁾ Mr. Moryoussef will cease being a director of the Corporation as of the Meeting date hereof.

INCENTIVE PLAN AWARDS VALUE VESTED OR EARNED FOR THE FISCAL YEAR ENDED JULY 31, 2017

There were no option based awards vested or earned during financial year ended July 31, 2017 to any director who was not an NEO during financial year ended July 31, 2017.

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

Equity Compensation Plan Information

The following table sets out equity compensation plan information at fiscal year ended July 31, 2017:

	Number of securities to be issued upon exercise of outstanding Options, under equity compensation plans	Weighted-average exercise price of outstanding Options	Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) ⁽¹⁾
Plan Category	(a)	(b)	(c) ⁽¹⁾
Equity Compensation Plans Approved by Shareholders	4,105,000	0.153	4,122,390
Equity Compensation Plans not approved by securityholders – 2017 Option Plan	Nil	Nil	Nil
Total:	4,105,000	0.153	4,122,390

Notes:

⁽¹⁾ Stock Option Plan limitation of 10% of the issued and outstanding Common shares as at July 31, 2017, less issued options as listed in column (a) herein.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

Other than as set out in this Information Circular, no directors, proposed nominees for election as directors, executive officers or their respective associates or affiliates, or other management of the Company were indebted to the Company as of the end of the Company's last completed financial year ended July 31, 2017 or as at the date hereof.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

To the knowledge of management of the Company, other than set out below, no informed person (a director, officer or holder of 10% or more of the Common shares) or nominee for election as a director of the Company or any associate or affiliate of any informed person or proposed director had any interest in any transaction which has materially affected or would materially affect the Company or any of its subsidiaries during the financial year ended July 31, 2017.

MANAGEMENT CONTRACTS

Except as set out herein, there are no management functions of the Company which are to any substantial degree performed by a person or company other than the directors or executive officers of the Company.

STOCK OPTION PLAN

The Company's directors are compensated for their services in their capacity as directors, or for committee participation, involvement in special assignments or for services as consultant or expertise by the issuance of incentive stock options. On January 22, 2013 (as amended), the Company implemented a 10% "rolling" share option plan (the "**SOP**") in order to provide the Company with the flexibility necessary to attract and maintain the services of senior executives and other employees in competition with other businesses in the industry and in accordance with Canadian Securities Exchange ("**CSE**") policies.

At the Meeting, the Shareholders of the Company are being asked to consider and, if thought appropriate, to authorize the Board to replace the existing SOP with a new 10% "rolling" Stock Option Plans ("**New SOP**"), which conform to the rules and requirements of the CSE.

The material terms of the New SOP are as follows:

- 1. The aggregate maximum number of options which may be granted under the New SOP at any one time is 10% of the number of common shares the Company has outstanding at the time of grant.
- 2. The term of any options granted under the New SOP will be fixed by the board of directors at the time such options are granted, provided that options will not be permitted to exceed a term of ten years.
- 3. The exercise price of any options granted under the New SOP will be determined by the board of directors, in its sole discretion, but shall not be less than the closing price of the Company's common shares on the day preceding the day on which the directors grant such options, less any discount permitted by the CSE to a minimum of \$0.05 per share.
- 4. No vesting requirements will apply to options granted thereunder, save for options granted to an employee performing investor relations activities for the Company.
- 5. All options will be non-assignable and non-transferable.
- 6. No more than (i) 5% of the issued shares may be granted to any one individual in any 12 month period; and (ii) no more that 2% of the issued shares may be granted to a consultant, or an employee performing investor relations activities, in any 12 month period.
- 7. If the option holder ceases to be a director of the Company (other than by reason of death), then the option granted shall expire on no later than the 90th day following the date that the option holder ceases to be a director of the Company, subject to the terms and conditions set out in the New SOP. If the option holder is engaged in investor relations activities or ceases to be an employee, consultant or management company employee of the Company (other than by reason of death), then the option granted shall expire on no later than the 30th day following the date that the option holder ceases to be employed or contracted by the Company, subject to the terms and conditions set out in the New SOP.
- 8. Disinterested shareholder approval must be obtained for (i) any reduction in the exercise price of an outstanding option, if the option holder is an insider; (ii) any grant of options to insiders, within a 12 month period, exceeding 10% of the Company's issued shares; and (iii) any grant of options to any one individual, within a 12 month period, exceeding 5% of the Company's issued shares.
- 9. Options will be reclassified in the event of any consolidation, subdivision, conversion or exchange of the Company's common shares.

The New SOP provides that other terms and conditions may be attached to a particular option at the discretion of the Board of Directors of the Company. The New SOP must be approved by ordinary resolution in order to become effective. The Shareholders of the Company are asked to consider and, if deemed advisable, to approve the following ordinary resolution ("**New SOP Resolution**").

"RESOLVED, as an ordinary resolution of the shareholders of the Company, that:

- 1. The current stock option plan be and is hereby replaced by the new stock option plans (the "**New SOP**"), as described in the Management Information Circular dated January 25, 2018;
- 2. The Company is authorized to file the New SOP with the CSE for acceptance and the implementation of the New SOP is subject to CSE and other required regulatory approvals; and
- 3. Any director or officer of the Company be and is hereby authorized and directed to execute or cause to be executed, under corporate seal of the Company or otherwise, and to deliver or cause to be delivered, all such documents, and do or cause to be done all such acts and things, as in the opinion of such director or officer may be necessary or desirable in connection with the foregoing.

The Board of Directors unanimously recommends that the Shareholders approve FOR the approval of the New SOP. Any abstentions or other failure to approve in favour of the New SOP Resolution for any reason will have the same effect as against the approval of the New SOP.

PARTICULARS OF MATTERS TO BE ACTED UPON

Other than the foregoing, management of the Company knows of no other matter to come before the Meeting other than those referred to in the Notice of Meeting. However, if any other matters which are not known to the management should properly come before the Meeting, the accompanying form of proxy confers discretionary authority upon the persons named therein to vote on such matters in accordance with their best judgment.

ADDITIONAL INFORMATION

Financial information is provided in the audited financial statements of the Company for the year ended July 31, 2017, the report of the auditor and the related management's discussion and analysis will be mailed out to shareholders for this Meeting. These financial statements were filed on SEDAR at <u>www.sedar.com</u> on November 27, 2017 for the financial year ended July 31, 2017, and on December 22, 2017 for the three months period interim financial statement, and both will be placed before the Meeting.

Additional information relating to the Company is filed on SEDAR at <u>www.sedar.com</u> and upon request from the Company at 1 Place Ville Marie, Suite 1670, Montréal, Québec, Canada H3B 2B6, Tel: 514 375-5172. Copies of documents will be provided free of charge to security holders of the Company. The Company may require the payment of a reasonable charge from any person or company who is not a securityholder of the Company, who requests a copy of any such document.

OTHER MATTERS

The Board is not aware of any other matters which it anticipates will come before the Meeting as of the date of mailing of this Information Circular.

The contents of this Information Circular and its distribution to shareholders have been approved by the Board.

DATED at Montreal, Quebec on January 25, 2018.

BY ORDER OF THE BOARD OF DIRECTORS

(signed) "Hubert Vallée"

Hubert Vallée President and Chief Executive Officer

SCHEDULE A

CANADIAN METALS INC.

CHARTER OF THE AUDIT COMMITTEE

1. Mandate

The Audit Committee (the "**Committee**") of the board of directors (the "**Board**") of Canadian Metals Inc. (the "**Company**") is a standing committee of the Board whose primary function is to assist the Board in fulfilling its oversight responsibilities by reviewing (1) the financial statements, reports and other financially-based information provided to shareholders, regulators and others; (2) the internal controls that management and the Board have established; and (3) the audit, accounting and financial reporting processes generally.

In meeting these responsibilities, the Committee will:

- (a) monitor the financial reporting process and internal control system;
- (b) review and appraise the work of the external auditors; and
- (c) provide an open avenue of communication between the external auditors, senior management and the Board.

The external auditors are accountable to the shareholders through the Committee. The Committee is responsible for ensuring that the external auditors comply with the requirements stipulated in this Charter and satisfying itself of the external auditors' independence.

2. Composition

The Committee shall be composed of a minimum of three directors of the Company, a majority of whom are independent. An independent director, as defined in National Instrument 52-110 – Audit Committees ("NI 52- 110") is a director who has no direct or indirect material relationship which could, in the view of the Board, be reasonably expected to interfere with the exercise of a members independent judgment or as otherwise determined to be independent in accordance with NI 52-110.

At least one member of the Committee shall have accounting or related financial management expertise. All members of the Committee that are not financially literate will work towards becoming financially literate to obtain a working familiarity with basic finance and accounting practices. For the purposes of the Committee's Charter, the definition of "financially literate" is the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can presumably be expected to be raised by the Company's financial statements.

The members of the Committee shall be elected by the Board. Members shall serve one-year terms and may serve consecutive terms, which are encouraged to ensure continuity of experience. The chairperson of the Committee (the "**Chairperson**") shall be appointed by the Board for a one-year term, and may serve any number of consecutive terms.

3. Meetings

The Committee shall try to meet at least four times per year and may call special meetings as required. A quorum at meetings of the Committee shall be its Chairperson and one of its other members or the Chairman of the Board. The Committee may hold its meetings, and members of the Committee may attend meetings, by telephone conference if this is deemed appropriate.

The Chairperson shall, in consultation with management and the external auditor and internal auditor (if any), establish the agenda for the meetings and ensure that properly prepared agenda materials are circulated to the members with sufficient time for study prior to the meeting. The external auditor will also receive notice of all meetings of the Committee. The Committee may employ a list of prepared questions and considerations as a portion of its review and assessment process.

The minutes of the Committee meetings shall accurately record the decisions reached and shall be distributed to Committee members with copies to the Board, the Chief Executive Officer, the Chief Financial Officer and the external auditor.

4. **Responsibilities and Duties**

Audit Committee

To fulfill its responsibilities and duties, the Committee shall:

- (a) Review this Charter annually, and update if necessary.
- (b) Review annually, the performance of the external auditors who shall be ultimately accountable to the Board and the Committee as representatives of the shareholders of the Company.
- (c) Where the Committee deems it necessary, obtain a formal written statement of the external auditors setting forth all relationships between the external auditors and the Company.
- (d) Review and discuss with the external auditors any disclosed relationships or services that may impact the objectivity and independence of the external auditors.
- (e) Take, or recommend that the full Board, take appropriate action to oversee the independence of the external auditors.
- (f) Recommend to the Board the selection and compensation and, where applicable, the replacement of the external auditors nominated annually for shareholder approval.
- (g) At each meeting, consult with the external auditors, without the presence of management, about the quality of the Company's accounting principles, internal controls and the completeness and accuracy of the Company's financial statements.
- (h) Review with management and the external auditors the audit plan for the year-end financial statements and intended template for such statements.
- (i) Review and pre-approve all audit and audit-related services and the fees and other compensation related thereto, and any non-audit services, provided by the Company's external auditors. The pre-approval requirement is waived with respect to the provision of non-audit services if:
 - the aggregate amount of all such non-audit services provided to the Company constitutes not more than five percent (5%) of the total amount of fees paid by the Company to its external auditors during the fiscal year in which the non-audit services are provided;
 - (ii) such services were not recognized by the Company at the time of the engagement to be non- audit services; and
 - (iii) such services are promptly brought to the attention of the Committee by the Company and approved prior to the completion of the audit by the Committee or by one or more members of the Committee who are members of the Board to whom authority to grant such approvals has been delegated by the Committee. Provided the pre-approval of the non-audit services is presented to the Committee's first scheduled meeting following such approval, such authority may be delegated by the Committee to one or more independent members of the Committee.

Chairperson

The fundamental responsibility of the Chairperson is to be responsible for the management and effective performance of the Committee and provide leadership to the Committee in fulfilling its mandate and any other matters delegated to it by the Board. To that end, the Chairperson's responsibilities shall include:

- (a) working with the Chairman of the Board, the Chief Executive Officer and the Secretary to establish the frequency of Committee meetings and the agendas for meetings;
- (b) providing leadership to the Committee and presiding over Committee meetings;
- (c) facilitating the flow of information to and from the Committee and fostering an environment in which Committee members may ask questions and express their viewpoints;
- (d) reporting to the Board with respect to the significant activities of the Committee and any recommendations of the Committee;
- (e) leading the Committee in annually reviewing and assessing the adequacy of its mandate and evaluating its effectiveness in fulfilling its mandate; and taking such other steps as are reasonably required to ensure that the Committee carries out its mandate.

5. Financial Reporting Processes

- (a) Review, discuss and recommend to the Board for approval, the annual audited financial statements and related "management's discussion and analysis" prior to delivery to shareholders, and where applicable, filing with securities regulatory authorities.
- (b) Review and discuss with the external auditors the results of their reviews and audit, any issues arising and management's response, including any restrictions on the scope of the external auditors' activities or requested information and any significant disagreements with management, and resolving any disputes.
- (c) Review, discuss, approve, or recommend to the Board for approval, the quarterly financial statements and quarterly "management's discussion and analysis" prior to delivery to shareholders, and where applicable, filing with securities regulatory authorities.
- (d) Review and discuss with management and the external auditors the Company's critical accounting policies and practices, material alternative accounting treatments, significant accounting and reporting judgments, material written communications between the external auditor and management (including management representation letters and any schedule of unadjusted differences) and significant adjustments resulting from the audit or review.
- (e) Where applicable, review and discuss with management the Company's earnings press releases, and such other relevant public disclosures containing financial information as the Committee may consider necessary or appropriate.
- (f) Where applicable, review and discuss with management the disclosure controls relating to the Company's public disclosure of financial information, including information extracted or derived from the financial statements, and periodically assess the adequacy of such procedures.
- (g) In consultation with the external auditors, review with management the integrity of the Company's financial reporting process, both internal and external.
- (h) Consider the external auditors' judgments about the quality and appropriateness of the Company's accounting principles as applied in its financial reporting.
- (i) Consider and approve, if appropriate, changes to the Company's auditing and accounting principles and practices as suggested by the external auditors and management.
- (j) Review significant judgments made by management in the preparation of the financial statements and the view of the external auditors as to appropriateness of such judgments.
- (k) Following completion of the annual audit, review separately with management and the external auditors any significant difficulties encountered during the course of the audit, including any restrictions on the scope of work or access to required information.
- (1) Review with the external auditors and management the extent to which changes and improvements in financial or accounting practices have been implemented.
- (m) Review any complaints or concerns about any questionable accounting, internal accounting controls or auditing matters.
- (n) Review the certification process.
- (0) Establish a procedure for the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters.

6. Other

Review any related-party transactions.

SCHEDULE B

CANADIAN METALS INC.

CORPORATE GOVERNANCE

The Company is committed to maintaining high standards of corporate governance. The following disclosure has been approved by the Board. The following is a report under Form 58-101F1 in accordance with National Instrument 58-101 *Disclosure of corporate Governance Practices* ("NI 58-101"):

	NI 58-101		Corporate	Governance Practices		
1. (a)	Board of Directors Disclose the identity of directors who are independent.	NI 58-101 states that a director is independent if a reasonable person with knowledge of all the relevant circumstances would conclude that the director is independent of management of the Company and of any significant security holder of the Company. During 2017, the Company had seven directors listed below, half of whom meet the independence standards as set out by NI 58-101.				
		Name of Director		Independent	Not Independent	
		Stéphane Leblanc			X	
		Victor Cantore		Х		
		Guy Simard		Х		
		Michel Gagnon		Х		
		Hubert Vallée			X	
		Luigi Nardella		Х		
		Patrick Moryoussef ⁽¹⁾		Х		
			Ū	or of the Company from the	C C	
(b)	independent, and describe the basis for that	Stéphane Leblanc	Mr. Leblanc is		ent Officer and Chairman of	
	determination.		the Company s	ince his last appointment in	2017.	
		Hubert Vallée	Mr. Vallée is c his last appoint	urrently the President and C ment in 2017.	EO of the Company since	
(c)	Disclose whether or not a majority of directors are independent. If a majority of directors are not independent, describe what the board of directors (the board) does to facilitate its exercise of independent judgment in carrying out its responsibilities.	meaning of NI 58-101 The Company current independent. The independent	htly has a board ependent director resence of mana	comprised of seven di s are able to, and at ad l	are independent within the rectors, five of whom are hoc, as necessary intervals, the board may function	

NI 58-101	Corporate	Governance Practices
1) If a director is presently a director of any other issuer	Name of Director	Name of Other Reporting Issuer
that is a reporting issuer (or the equivalent) in a jurisdiction or foreign jurisdiction, identify both the	Stéphane Leblanc	Lamêlée Iron Ore Ltd.
director and the other issuer.	Victor Cantore	Margaux Red Capital Inc. Inspiration Mining Corporation Nitinat Minerals Corporation ABE Resources Inc. Amex Exploration Inc.
	Guy Simard	St-Georges Eco-Mining Corp.
	Michel Gagnon	Cartier Iron Corporation
	Hubert Vallée	Genius Properties Ltd. Lamêlée Iron Ore Ltd.
	Luigi Nardella	-
	Carl Gagnon (Proposed Director)	-
	Luigi Nardella	
whether or not the independent directors hold	Directors are invited to hold in came	ra sessions at any time, including after

- (e) Disclose whether or not the independent directors hold regularly scheduled meetings at which non-independent directors and members of management are not in attendance. If the independent directors hold such meetings, disclose the number of meetings held since the beginning of the issuer's most recently completed financial year. If the independent directors do not hold such meetings, describe what the board does to facilitate open and candid discussion among its independent directors.
- (f) Disclose whether or not the chair of the board is an independent director. If the board has a chair or lead director who is an independent director, disclose the identity of the independent chair or lead director, and describe his or her role and responsibilities. If the board has neither a chair that is independent nor a lead director that is independent, describe what the board does to provide leadership for its independent directors.

Directors are invited to hold *in camera* sessions at any time, including after Board and committee meetings. During these in camera sessions, members of management are not present. The Company believes that these *in camera* sessions contribute to the Board's independent oversight.

During the 12 months period ended July 31, 2017, the following meetings were held:

Board Meetings	9
Committees Meeting	2

⁽¹⁾ Meetings of the independent members of the board of directors are held, as required, within the context of scheduled regular board meetings, or as cases may arise pertaining to related party transactions.

Mr. Stéphane Leblanc was appointed the Chairman of the Board effective February 3, 2017 to present time. Mr. Leblanc is not considered an independent director for he holds an office of the Company, being the Chief Investment Officer.

NI 58-101		Cor	porate Governance Practices	5
(g)	Disclose the attendance record of each director for all board meetings held since the beginning of the issuer's most recently completed financial year.	The following chart sets out meeting attendance record of our directors during a fianancial year ended July 31, 2017. Board Meeting and Committee Meeting		
		Director	Board Meetings	Committees Meeting
		Stéphane Leblanc	8	1
		Victor Cantore	6	-
		Guy Simard	3	-
		Michel Gagnon	8	-
		Patrick Moryoussef ⁽²⁾	6	1
		Hubert Vallée	5	-
		Luigi Nardella	1	-
		Claude Rousseau ⁽¹⁾	2	1
		Roland Courtemanche ⁽¹⁾	7	1
		Pierre Renaud	5	-
	board does not have a written mandate, describe how the board delineates its role and responsibilities.	Identification of man	ocess cipal business opportunities agement of risks, and management information syst	ems
5.	Position Descriptions			
(a)	Disclose whether or not the board has developed written position descriptions for the chair and the chair of each board committee. If the board has not developed written position descriptions for the chair and/or the chair of each board committee, briefly describe how the board delineates the role and responsibilities of each such position.	The Board has not yet developed Chairman of the Board Committee Chairs The Company's Audit Comm Committee.	rd	C
	Position			

	NI 58-101	Corporate Governance Practices
4. (a)	 Orientation and Continuing Education Briefly describe what measures the board takes to orient new directors regarding (i) the role of the board, its committees and its directors, and (ii) the nature and operation of the issuer's business. 	While the Company does not currently have a formal orientation and education program for new members of the board of directors, the Company provides such orientation and education on an ad hoc and informal basis.
(b)	Briefly describe what measures, if any, the board takes to provide continuing education for its directors. If the board does not provide continuing education, describe how the board ensures that its directors maintain the skill and knowledge necessary to meet their obligations as directors.	
5.	Ethical Business Conduct	
(a)	Disclose whether or not the board has adopted a written code for the directors, officers and employees. If the board has adopted a written code:	The directors' maintain that the Company must conduct and be seen to conduct its business dealings in accordance with all applicable laws and the highest ethical standards. The Company's reputation for honesty and integrity amongst its shareholders and other stakeholders is key to the success of its business. No employee or director will be permitted to achieve results through violation of laws or regulations, or through unscrupulous dealings.
		Any director with a conflict of interest or who is capable of being perceived as being in conflict of interest with respect to the Company must abstain from discussion and voting by the board of directors or any committee of the board of directors on any motion to recommend or approve the relevant agreement or transaction. The board of directors must comply with conflict of interest provisions of the QBCA.
	 disclose how a person or company may obtain a copy of the code; 	N/A.
	 (ii) describe how the board monitors compliance with its code, or if the board does not monitor compliance, explain whether and how the board satisfies itself regarding compliance with its code; and 	The Board monitors compliance in various ways. The Nominating and Corporate Governance Committee meets with management and with its auditors as needed to, <i>inter alia</i> , review compliance issues, including compliance with the Company's policies and procedures. The Nominating and Corporate Governance Committee's mandate includes ensuring compliance by the Company's directors, officers, employees, agents and representatives with internal policies and procedures.
	(iii) provide a cross-reference to any material change report filed since the beginning of the issuer's most recently completed financial year that pertains to any conduct of a director or executive officer that constitutes a departure from the code.	N/A.
(b)	Describe any steps the board takes to ensure directors exercise independent judgement in considering transactions and agreements in respect of which a director or executive officer has a material interest.	In the ordinary course of business, the Company enters into transactions with persons with which the director may have a relationship. If any such transactions are brought before the Board for discussion or approval, the director declares a conflict of interest and withdraws from any discussion or vote on the transaction.
(c)	Describe any other steps the board takes to encourage and promote a culture of ethical business conduct.	The Company prepares training modules for employees, officers and directors in respect of compliance with the Company's policies and procedures. The Company also supports maintaining the highest possible ethical standards in our business practices, and promotes a climate of openness and accountability and will encourage employees to come forward in good faith to disclose genuine concerns and to detect, forestall the continuation of, and prevent any violations of the Company's internal policies and procedures.

	NI 58-101	Corporate Governance Practices
6. (a)	Nomination of Directors Describe the process by which the board identifies new candidates for board nomination.	Both the directors and management are responsible for selecting nominees for election to the Board. At present, there is no formal process established to identify new candidates for nomination. The Board and management determine the requirements for skills and experience needed on the Board from time to time. The present Board and management expect that new nominees have a track record in general business management, special expertise in an area of strategic interest to the Company, the ability to devote the time required, support for the Company's business objectives and a willingness to serve.
(b)	Disclose whether or not the board has a nominating committee composed entirely of independent directors. If the board does not have a nominating committee composed entirely of independent directors, describe what steps the board takes to encourage an objective nomination process.	The Company does not have a nominating committee as of the date hereof. The Board encourages an objective nominating process for new directors by open discussion at Board meetings, and review of candidates by the independent members of the board.
(c)	If the board has a nominating committee, describe the responsibilities, powers and operation of the nominating committee.	N/A.
7. (a)	Compensation Describe the process by which the board determines the	The directors carry out the evaluation of the Chief Executive Officer and develop the
(u)	compensation for the issuer's directors and officers.	appropriate compensation policies for both the employees of the Company and the directors of the Company.
(b)	Disclose whether or not the board has a compensation committee composed entirely of independent directors. If the board does not have a compensation committee composed entirely of independent directors, describe what steps the board takes to ensure an objective process for determining such compensation.	The Company does not have a compensation committee as at the date hereof.
(c)	If the board has a compensation committee, describe the responsibilities, powers and operation of the compensation committee.	N/A.

	NI 58-101	Corporate Governance Practices
8.	Other Board Committees If the board has standing committees other than the audit, compensation and nominating committees, identify the committees and describe their function.	Other than the audit committee, the Company has a corporate governance committee composed of Michel Gagnon, Guy Simard and Patrick Moryoussef, and a huma resources and compensation committee, composed of Stephane Leblanc, Victor Canton and Luigi Nardella.
9.	Assessments Disclose whether or not the board, its committees and individual directors are regularly assessed with respect to their effectiveness and contribution. If assessments are regularly conducted, describe the process used for the assessments. If assessments are not regularly conducted, describe how the board satisfies itself that the board, its committees, and its individual directors are performing effectively.	The directors' believe that nomination to the Company's board of directors is not open ended and that directorships should be reviewed carefully for alignment with the strategic needs of the Company. To this extent, the directors constantly review (i) individual director performance and the performance of the board of directors as a whole, including processes and effectiveness; and (ii) the performance of the Chairman, if any, of the board of directors.
10.	Director Term Limits and Other Mechanisms of Board Renewal Disclose whether or not the issuer has adopted term limits for the directors on its board or other mechanisms of board renewal and, if so, include a description of those director term limits or other mechanisms of board renewal. If the issuer has not adopted director term limits or other mechanisms of board renewal, disclose why it has not done so.	The Board does not limit the time a director can serve. Imposing a term limit means may lose the contributions of longer serving directors who have developed a dee knowledge and understanding of the Company over time. The Company considers th benefits of regular renewal in the context of the needs of the Board at the time.
	 Policies regarding the Representation of Women on the Board Disclose whether the issuer has adopted a written policy relating to the identification and nomination of women directors. If the issuer has not adopted such a policy, disclose why it has not done so. an issuer has adopted a policy referred to in (a), disclose the following in respect of the policy: (i) a short summary of its objectives and key provisions, (ii) the measures taken to ensure that the policy has been effectively implemented, (iii) annual and cumulative progress by the issuer in achieving the objectives of the policy, and (iv) whether and, if so, how the board or its nominating committee measures the effectiveness of the policy 	The Board has not adopted any policies but has made efforts to address the identification and nomination of directors in regard to Board diversity. The Company is committed to nominating highly qualified individuals to fulfill director roles. The Board believes that diverse and inclusive environment that values a variety of backgrounds, skills an experience will best ensure that Board members provide the necessary range of perspectives, experience and expertise required to provide leadership needed to achieve the Company's business objectives, without reference to their age or gender of the Company.
12.	Consideration of the Representation of Women in the Director Identification and Selection Process Disclose whether and, if so, how the board or nominating committee considers the level of representation of women on the board in identifying and nominating candidates for election or re-election to the board. If the issuer does not consider the level of representation of women on the board in identifying and nominating candidates for election or re-election to the board, disclose the issuer's reasons for not doing so.	The Company does not specifically focus on the level of representation of women on the Board in identifying nominees, but does consider gender as one of many diversity factor. The Company assesses the knowledge and skills personal qualities or profession experiences of a director nominee in light of the current skills on the Board. The Company takes measures to identify and recruit a well-qualified group of candidates whill will complement the other board members and improve the effectiveness of the Board, a a whole.

	NI 58-101	Corporate Governance Practices
13.	Consideration Given to the Representation of Women in Executive Officer Appointments Disclose whether and, if so, how the issuer considers the level of representation of women in executive officer positions when making executive officer appointments. If the issuer does not consider the level of representation of women in executive offer positions when making executive officer appointments, disclose the issuer's reasons for not doing so.	The Company does not specifically focus on the level of representation of women in executive officer positions in identifying candidates for those positions, but considers the same diversity factors applied to the selection of nominees for the Board. The Company's commitment to the level of representation of women in executive officer positions is not considered when making executive officer appointments. The Board takes into account a candidate's knowledge, qualifications and expertise, with diversity factors such as gender, age, cultural background and other personal characteristics.
(a) l	Issuer's Targets Regarding the Representation of Women on the Board and Executive Officer Positions Disclose whether the issuer has adopted a target regarding women on the issuer's board. If the issuer has not adopted a target, disclose why it has not done so.	The Board and the Company have not established or imposed quotas or targets regarding for the appointment of women to the Board or to executive officer positions. Instead of establishing firm targets, the Board and the Company prefer to consider gender as one of a
(b)]	Disclose whether the issuer has adopted a target regarding women in executive officer positions of the issuer. If the issuer has not adopted a target, disclose why it has not done so.	number of factors in selecting candidates.
(c)	If the issuer has adopted a target, disclose:(i) the target, and(ii) the annual and cumulative progress of the issuer in achieving the target.	
	Number of Women on the Board and in Executive Officer Positions Disclose the number and proportion (in percentage terms) of directors on the issuer's board who are women . Disclose the number and proportion (in percentage terms) of executive officers of the issuer, including all major subsidiaries of the issuer, who are women.	As of the date hereof, there were no directors of the Company who were women.