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# **National Instrument 43-101**

Standards of Disclosure for Mineral Projects Formatted: Font: Italic Formatted: Centered Part 1 PART 1 DEFINITIONS AND INTERPRETATION Formatted: Font: Bold Formatted: Normal, Tab stops: 0.75", Left 1.1 1.1 Definitions — In this Instrument Formatted: Normal, Tab stops: 0.75", Left Formatted: Font: Bold "acceptable foreign code" means the JORC Code, the PERC Code, the SAMREC Formatted: Font: Bold Code, SEC Industry Guide 7, the Certification Code, or any other code, generally accepted in a foreign jurisdiction, that defines mineral resources and mineral reserves in a manner that is consistent with mineral resource and mineral reserve definitions and categories set out in sections 1.2 and 1.3; "adjacent property" means a property Formatted: WA3 (a) in which the issuer does not have an interest; Formatted: WA5 (b) that has a boundary reasonably proximate to the property being Formatted: WA5 reported on; and (c) that has geological characteristics similar to those of the property Formatted: WA5 being reported on; "advanced property" means a property that has mineral reserves, or mineral resources the potential economic viability of which is supported by a preliminary economic assessment, a pre-feasibility study or a feasibility study; "Certification Code" means the Certification Code for Exploration Prospects, Mineral Resources and Ore Reserves prepared by the Mineral Resources Committee of the Institution of Mining Engineers of Chile, as amended; "data verification" means the process of confirming that data has been generated with Formatted: WA3 proper procedures, has been accurately transcribed from the original source and is suitable to be used; "development property" means a property that is being prepared for mineral Formatted: WA3 production and for which economic viability has been demonstrated by a feasibility study;

"disclosure" means any oral statement or written disclosure made by or on behalf of an issuer and intended to be, or reasonably likely to be, made available to the public in a jurisdiction of Canada, whether or not filed under securities legislation, but does not include written disclosure that is made available to the public only by reason of having been filed with a government or agency of government pursuant to a requirement of law other than securities legislation;
"early stage exploration property" means a property that for which the technical report Formatted: WA3  being filed has
(a) no current mineral resources or mineral reserves defined; and
(b) no drilling or trenching proposed; in a technical report being filed in a local jurisdiction;
"effective date" means, with reference to a technical report, the date of the most recent scientific or technical information included in the technical report;
"exploration information" means geological, geophysical, geochemical, sampling, drilling, trenching, analytical testing, assaying, mineralogical, metallurgical, and other similar information concerning a particular property that is derived from activities undertaken to locate, investigate, define, or delineate a mineral prospect or mineral deposit;
"feasibility study" means a comprehensive study of a mineral deposit in which all geological, engineering, legal, operating, economic, social, environmental and other relevant factors are considered in sufficient detail that it could reasonably serve as the basis for a final decision by a financial institution to finance the development of the deposit for mineral production;
"historical estimate" means an estimate of the quantity, grade, or metal or mineral content of a deposit that an issuer has not verified as a current mineral resource or mineral resources or mineral reserves reserve, and which was prepared prior to February 1, 2001 before the issuer acquiring, or entering into an agreement to acquire, an interest in the property that contains the deposit;
"IMMM Reporting Code" means the classification system and definitions of mineral resources and mineral reserves approved by The Institution of Materials, Minerals, and Mining in the United Kingdom, as amended;

Formatted: Justified, Right: 0.25" - 3--"mineral project" means any exploration, development or production activity, Formatted: WA3 including a royalty interest or similar interest in these activities, in respect of diamonds, natural solid inorganic material, or natural solid fossilized organic material including base and precious metals, coal, and industrial minerals; "NI 44 101" means National Instrument 44 101 Short Form Prospectus Distributions: "PERC Code" means the Pan-European Code for Reporting of Exploration Results, Mineral Resources and Reserves prepared by the Pan-European Reserves and Resources Reporting Committee, as amended; "preliminary economic assessment" means a study, other than a pre-feasibility or Formatted: WA3 feasibility study, that includes an economic analysis of the potential viability of mineral resources taken at an early stage of the project prior to the completion of a preliminary feasibility study;; "preliminary feasibility study" and "pre-feasibility study" each mean a Formatted: WA3 comprehensive study of the viability of a mineral project that has advanced to a stage where the mining method, in the case of underground mining, or the pit configuration, in the case of an open pit, has been established and an effective method of mineral processing has been determined, and includes a financial analysis based on reasonable assumptions of technical, engineering, legal, operating, economic, social, and environmental factors and the evaluation of other relevant factors which are sufficient for a qualified person, acting reasonably, to determine if all or part of the mineral resource may be classified as a mineral reserve; "producing issuer" means an issuer with annual audited financial statements that Formatted: WA3 disclose (a) gross revenues, derived from mining operations, of at least \$30 million \*--- Formatted: WA5, No bullets or numbering Canadian for the issuer's most recently completed financial year; and (d) (b) gross revenues, derived from mining operations, of at least \$90 million \*---Formatted: WA5 <u>Canadian</u> in the aggregate for the issuer's three most recently completed financial years; "professional association" means a self-regulatory organization of engineers, Formatted: WA3, Don't keep with next geoscientists or both engineers and geoscientists that (a) Formatted: WA5, Numbered + Level: 1 + Numbering Style: a, b, c, ... + Start at: 1 + Alignment: Left + Aligned at: 1.25" + Tab (i) given authority or recognition by statute in a jurisdiction of after: 1.75" + Indent at: 1.75", Don't keep Canada, or Formatted: Normal, Indent: Left: 1.75", Hanging: 0.5'

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	<u>-4</u>	Formatted: Justified, Right: 0.25"
	(ii) (ii) a foreign association listed in Appendix Athat is generally accepted within the international mining community as a reputable professional association;	← Formatted: WA6
•	(e) (b) admits individuals on the basis of their academic qualifications and experience, and ethical fitness;	← Formatted: WA5
•	(f) (c) requires compliance with the professional standards of competence and ethics established by the organization; and	Formatted: WA5
!	(d) requires or encourages continuing professional development; and	
	(e) has <u>and applies</u> disciplinary powers, including the power to suspend or expel a member; <u>regardless of where the member practises or resides</u> ;	
<del>(g)</del> "qualifie	ed person" means an individual who	← Formatted: Normal
9	is an engineer or geoscientist with a university degree, or equivalent accreditation, in an area of geoscience, or engineering, relating to mineral exploration or mining;	
	(b) has at least five years of experience in mineral exploration, mine  development or operation, or mineral project assessment, or any combination of these, that is relevant to his or her professional degree or area of practice;	Formatted: WA5, Indent: Left: 1.25", No bullets or numbering
-	(c) has experience relevant to the subject matter of the mineral project and (h) the technical report; and	Formatted: WA5, Indent: Left: 1.25"
•	(i) (d) is in good standing with a professional association; and, in the case of a foreign association listed in Appendix A, has the corresponding designation in Appendix A;	Formatted: WA5, Indent: Left: 1.25"
!	(e) in the case of a professional association in a foreign jurisdiction, has a membership designation that	
	(i) requires attainment of a position of responsibility in their profession that requires the exercise of independent judgment; and	
	(ii) requires	
	A. a favourable confidential peer evaluation of the individual's character, professional judgement, experience, and ethical fitness; or	
	enperioloc, and ethical fillioss, of	

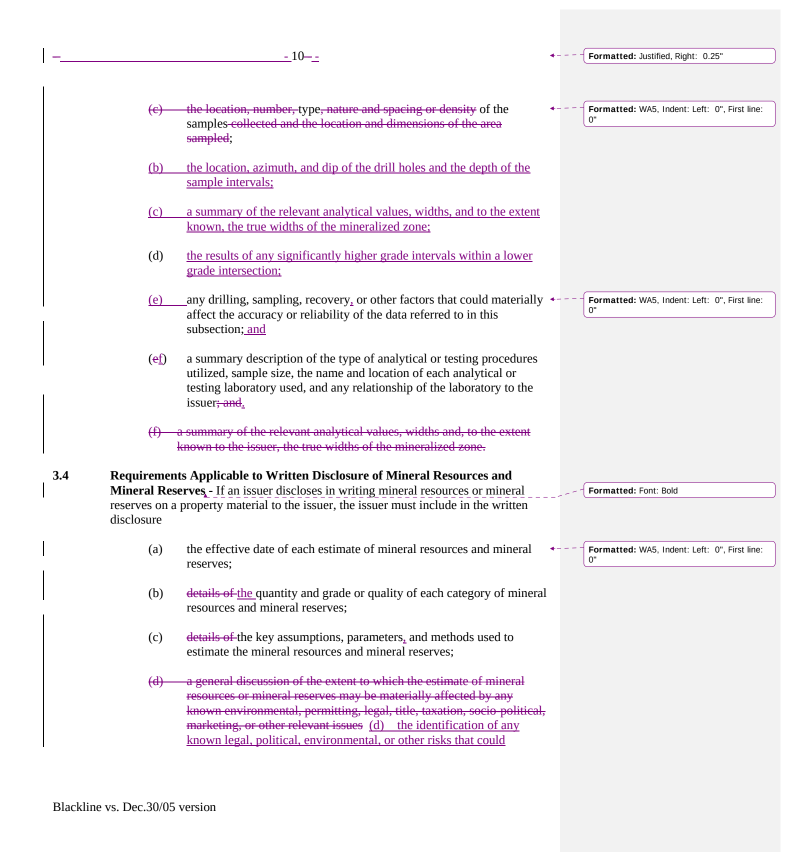
<u></u>	<u>-</u> 5– <u>-</u>	<b>4</b>	Formatted: Justified, Right: 0.25"
	B. a recommendation for membership by at least two peers, and demonstrated prominence or expertise in the field of mineral exploration or mining:		
1	"quantity" means either tonnage or volume, depending on which term is the standard in the mining industry for the type of mineral;	<b>4</b>	Formatted: WA3
	"SAMREC Code" means the South African Code for the Reporting of Exploration Results, Mineral Resources and Mineral Reserves prepared by the South African Mineral Resource Committee (SAMREC) under the Joint Auspices of the Southern African Institute of Mining and Metallurgy (SAIMM), and the Geological Society of South Africa, as amended;	•	Formatted: WA3
	"SEC Industry Guide 7" means the mining industry guide entitled "Description of Property by Issuers Engaged or to be Engaged in Significant Mining Operations" contained in the Securities Act Industry Guides published by the United States Securities and Exchange Commission, as amended;	<b>.</b>	Formatted: WA3
	"specified exchange" means the Australian Stock Exchange, the Johannesburg Stock Exchange, the London Stock Exchange Main Market, the Nasdaq Stock Market, the New York Stock Exchange, or the Hong Kong Stock Exchange;		
	"technical report" means a report prepared and filed in accordance with this Instrument and Form 43-101F1 Technical Report that does not omit any includes, in summary form, all material scientific and technical information in respect of the subject property as of the <a href="feftive">feftective</a> date of the <a href="filing-of-thetechnical">filing-of-thetechnical</a> report; and	<b>.</b>	Formatted: WA3
	"written disclosure" includes any writing, picture, map <sub>1</sub> or other printed representation whether produced, stored or disseminated on paper or electronically, including websites.	<b>.</b>	Formatted: WA3
1.2	Mineral Resource - In this Instrument, the terms "mineral resource", "inferred mineral resource", "indicated mineral resource" and "measured mineral resource" have the meanings ascribed to those terms by the Canadian Institute of Mining, Metallurgy and Petroleum, as the CIM Definition Standards on Mineral Resources and Mineral Reserves adopted by CIM Council, as those definitions may be amended.	***	Formatted: Font: Bold  Formatted: Normal, Outline numbered + Level: 2 + Numbering Style: 1, 2, 3, + Start at: 2 + Alignment: Left + Aligned at: 0" + Tab after: 0.75" + Indent at: 0.75"
1.3	Mineral Reserve - In this Instrument, the terms "mineral reserve", "probable mineral reserve" and "proven mineral reserve" have the meanings ascribed to those terms by the Canadian Institute of Mining, Metallurgy and Petroleum, as the CIM Definition Standards on Mineral Resources and Mineral Reserves adopted by CIM Council, as those definitions may be amended.	<b>*</b> ><()	Formatted: Font: Bold  Formatted: Normal, Outline numbered + Level: 2 + Numbering Style: 1, 2, 3, + Start at: 2 + Alignment: Left + Aligned at: 0" + Tab after: 0.75" + Indent at: 0.75"
1.4	Mining Studies – In this Instrument, the terms "preliminary feasibility study", "pre-feasibility study" and "feasibility study" have the meanings ascribed to those terms		
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	by the Canadian Institute of Mining, Metallurgy and Petroleum, as the CIM Definition Standards on Mineral Resources and Mineral Reserves adopted by CIM Council, as amended.			
1.4	1.5 Independence - In this Instrument, a qualified person is independent of an issuer if there is no circumstance that could, in the opinion of a reasonable person aware of all relevant facts, could interfere with the qualified person's judgment regarding the preparation of the technical report.	<b>4</b>	```	Formatted: Normal, Indent: Left: 0", Hanging: 0.75", Tab stops: 0.75", Left  Formatted: Font: Bold
Part 2	PART 2_REQUIREMENTS APPLICABLE TO ALL DISCLOSURE	4		Formatted: Normal  Formatted: Normal, Tab stops: 0.75", Left
1 41 ( 2	TAKE 2_REQUIREMENTS INTERCRIBER TO MED DISCHOSURE			Formatted: Normal, Tab stops: 0.75 , Left
2.1	<b>Requirements Applicable to All Disclosure</b> - All disclosure of scientific or technical information made by an issuer, including disclosure of a mineral resource or mineral reserve, concerning a mineral project on a property material to the issuer must be	 r		Formatted: Font: Bold
	2.1 (a) based upon information prepared by or under the supervision of a qualified person; or	<b>4</b>		Formatted: WA5
	(b) approved by a qualified person.			
2.2	<b>2.2 All Disclosure of Mineral Resources or Mineral Reserves -</b> An issuer must not disclose any information about a mineral resource or mineral reserve unless the disclosure	<b>4</b>		Formatted: Normal, Indent: Left: 0", Hanging: 0.75", Tab stops: 0.75", Left Formatted: Font: Bold
	(a) (a) uses only the applicable mineral resource and mineral reserve categories set out in sections 1.2 and 1.3;	<b>4</b>		Formatted: WA5
	<ul> <li>(b) reports each category of mineral resources and mineral reserves separately, and states the extent, if any, to which mineral reserves are included in total mineral resources;</li> </ul>	<b>4</b>		Formatted: WA5
	(e) (c) does not add inferred mineral resources to the other categories of mineral resources; and	4		Formatted: WA5
B 131	(d) (d) states the grade or quality and the quantity for each category of the mineral resources and mineral reserves if the quantity of contained metal or mineral is included in the disclosure.	<b>4</b>		Formatted: WA5
2.3 2.3	l 3 <u>Restricted</u> Disclosure	<b>.</b>		Formatted: Font: Bold
	(1) (1) An issuer must not make any disclosure of the disclose	4.	``	Formatted: Normal, Indent: Left: 0", Hanging: 0.75"  Formatted: WA4, Don't keep with next
	(a) the quantity, grade, or metal or mineral content of a deposit that has not been categorized as an inferred mineral resource, an indicated	4		Formatted: WA5, No bullets or numbering, Don't keep with next

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<u>-7</u>	Formatted: Justified, Right: 0.25"
mineral resource, a measured mineral resource, a probable mineral reserve; or a proven mineral reserve; or	
(b) (b) the results of an economic analysis that includes or is based on inferred mineral resources, or an estimate permitted under subsection 2.3(2) or section 2.4;	Formatted: WA5
(c) the gross value of metal or mineral in a deposit or a sampled interval or drill intersection; or	
(d) a metal or mineral equivalent grade for a multiple commodity deposit, sampled interval, or drill intersection, unless it also discloses the grade of each metal or mineral used to establish the metal or mineral equivalent grade.	
(2) Despite paragraph (1)(a), an issuer may disclose in writing the potential quantity and grade, expressed as ranges, of a potential mineral deposit that is to be the target of for further exploration if the disclosure includes a statement  (a) states with equal prominence that the potential quantity and grade is conceptual in nature, that there has been insufficient exploration to define a mineral resource and that it is uncertain if further exploration will result in the target being delineated as a mineral resource; and	<b>Formatted:</b> WA5, No bullets or numbering
(c) (b) states the basis on which the disclosed potential quantity and grade has been determined.	Formatted: WA5
(2) (3) Despite paragraph (1)(b), an issuer may disclose the results of a preliminary  economic assessment that includes or is based on inferred mineral resources if the disclosure (a) the results of the preliminary assessment are a material change or a material fact with respect to the issuer; and	Formatted: WA4
the disclosure includes a statement	
(i) (a) states with equal prominence that the preliminary economic  assessment is preliminary in nature, that it includes inferred mineral resources that are considered too speculative geologically to have the economic considerations applied to them that would enable them to be categorized as mineral reserves, and there is no certainty that the preliminary economic assessment will be realized; and	Formatted: WA5
(ii) (b) states the basis for the preliminary economic assessment and any qualifications and assumptions made by the qualified person-; and	Formatted: WA5
(c) describes the impact of the preliminary economic assessment on the results of any pre-feasibility or feasibility study in respect of the subject property.	
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	(3) (4) An issuer must not use the term preliminary feasibility study, pre-feasibility study or feasibility study when referring to a study unless the study satisfies the criteria set out in the definition of the applicable term in section 1.44.	<b>Formatted:</b> WA4
2.4	2.4 Disclosure of Historical Estimates – Despite section 2.2, an issuer may disclose	Formatted: Font: Bold
	an historical estimate, using the <u>historical original</u> terminology, if the disclosure	Formatted: Normal, Indent: Left: 0", Hanging: 0.75", Tab stops: 0.75", Left
	(a) identifies the source and date of the historical estimate, including any existing technical report;	Formatted: WA5, No bullets or numbering
	(a) (b) comments on the relevance and reliability of the historical estimate;	Formatted: WA5
	(c) to the extent known, provides the key assumptions, parameters, and methods used to prepare the historical estimate;	
	(b) (d) states whether the historical estimate uses categories other than the	Formatted: WA5
	ones set out in sections 1.2 and 1.3 and, if so, includes an explanation of the differences; and	
	(e) includes any more recent estimates or data available to the issuer-:	
	(f) comments on what work needs to be done to upgrade or verify the historical estimate as current mineral resources or mineral reserves;	
	<u>and</u>	
	(g) states with equal prominence that	
	(i) a qualified person has not done sufficient work to classify the historical estimate as current mineral resources or mineral reserves; and	
	(ii) the issuer is not treating the historical estimate as current	
	mineral resources or mineral reserves.	Formatted: WA5
PART 3	ADDITIONAL REQUIREMENTS FOR WRITTEN DISCLOSURE	(13.11.11.11.11.11.11.11.11.11.11.11.11.1
3.1	Written Disclosure to Include Name of Qualified Person - If an issuer discloses in	Formatted: Font: Bold
	writing scientific or technical information about a mineral project on a property material to the issuer, the issuer must include in the written disclosure	Formatted: Font: Bold
	(a)the name; and	
	(b)the relationship to the issuer	
	of the qualified person who	
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prepared or supervised the preparation of the information that forms the basis for the written disclosure.; or  approved the written disclosure.  sclosure to Include Data Verification - Subject to section 3.5, if If an oses in writing scientific or technical information about a mineral project by material to the issuer, the issuer must include in the written disclosure a statement whether a qualified person has verified the data disclosed,	Formatted: Font: Bold
sclosure to Include Data Verification - Subject to section 3.5, if If an oses in writing scientific or technical information about a mineral project by material to the issuer, the issuer must include in the written disclosure a statement whether a qualified person has verified the data disclosed,	
oses in writing scientific or technical information about a mineral project by material to the issuer, the issuer must include in the written disclosure a statement whether a qualified person has verified the data disclosed,	
including sampling, analytical, and test data underlying the information or opinions contained in the written disclosure;	, • Formatted: WA5, Indent: Left: 0", Firs
a description of how the data was verified and any limitations on the verification process; and	
an explanation of any failure to verify the data.	
nts Applicable to Written Disclosure of Exploration Information	Formatted: WA5  Formatted: Tab stops: Not at 0.75"
ept as provided in section 3.5, if If an issuer discloses in writing oration information about a mineral project on a property material to the er, the issuer must include in the written disclosure	Formatted: Font: Bold
<del>results, or</del> a summary of	
the material results, of surveys and investigations regarding the property;	Formatted: WA5, Indent: Left: 0", First 0"
a summary of the interpretation of the exploration information; and	
a description of the quality assurance program and quality control measures applied during the execution of the work being reported on.	
ept as provided in section 3.5, if If an issuer discloses in writing sample, ytical or test testing results on a property material to the issuer, the issuer t include in the written disclosure, with respect to the results being losed,	
a summary description of the geology, mineral occurrences location and nature of mineralization found;	Formatted: Indent: Left: 0.25"
	<del>18</del>
1	a summary description of rock types, geological controls and dimension of mineralized zones, and the identification of any significantly higher grade intervals within a lower grade intersection;



Formatted: Justified, Right: 0.25" - 11-materially affect the potential development of the mineral resources or mineral reserves; and aif the disclosure includes the results of an economic analysis of (e) mineral resources, an equally prominent statement that mineral resources that are not mineral reserves do not have demonstrated economic viability, if the results of an economic analysis of mineral resources are included in the disclosure. 3.5 Exception for Written Disclosure Already Filed - Sections 3.2 and 3.3 and Formatted: Font: Bold paragraphs 3.4-(a), (c) and (d) of section 3.4 do not apply if the issuer includes in the written disclosure a reference to the title and date of a document previously filed document by the issuer that complies with those requirements. Formatted: English (Canada) PART 4 OBLIGATION TO FILE A TECHNICAL REPORT Formatted: English (U.K.) 4.1 Obligation to File a Technical Report Upon Becoming a Reporting Issuer Formatted: English (U.K.) Formatted: Indent: Left: 0", Hanging: 0.75" Upon becoming a reporting issuer in a jurisdiction of Canada an issuer must (1) Formatted: WA4, Indent: Left: 0", First line: file in that jurisdiction a technical report for a-each mineral project on each property material to the issuer. (2) Subsection (1) does not apply if the issuer is a reporting issuer in a jurisdiction of Canada and subsequently becomes a reporting issuer in another jurisdiction of Canada. Subsection (1) does not apply if the issuer previously filed a technical report for the property; at the date the issuer becomes a reporting issuer, there is no new material scientific or technical information concerning the subject property not included in the previously filed technical report; and the previously filed technical report meets any independence requirements under section 5.3. 4.2 Obligation to File a Technical Report in Connection with Certain Written Disclosure About about Mineral Projects on Material Properties Formatted: Font: Not Bold An issuer must file a technical report to support scientific or technical Formatted: WA4, Indent: Left: 0", First line: information in any of the following documents filed or made available to the public in a jurisdiction of Canada describing that relates to a mineral project

on a property material to the issuer, or in the case of paragraph (c)-below, the resulting issuer, if the information is contained in any of the following documents filed or made available to the public in a jurisdiction of Canada:

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(a) a preliminary prospectus, other than a preliminary short form prospectus filed in accordance with <u>WNational Instrument</u> 44-101	Formatted: WA5, Indent: Left: 0", First lin
Short Form Prospectus Distributions;  (b) a preliminary short form prospectus filed in accordance with	
NINational Instrument 44-101 that includes material scientific or technical information about a mineral project on a property material to the issuer but not contained in Short Form Prospectus Distributions that discloses for the first time	
(i) an annual information form, prospectus, or material change report filed before February 1, 2001; or (i) mineral resources, mineral reserves or the results of a preliminary economic assessment on the property that constitute a material change in relation to the issuer; or	Formatted: WA5  Formatted: WA6, Indent: Left: 0", First lin
(ii) a previouslychange in mineral resources, mineral reserves or the results of a preliminary economic assessment from the most recently filed technical report if the change constitutes a material change in relation to the issuer;	Formatted: WA5
(c) an information or proxy circular concerning a direct or indirect acquisition of a mineral property where the issuer or resulting issuer issues securities as consideration;	Formatted: WA5, Indent: Left: 0", First lin
(d) an offering memorandum, other than an offering memorandum delivered solely to accredited investors as defined under securities legislation;	
(e) for a reporting issuer, a rights offering circular;	
(f) an annual information form that includes material scientific or technical information about a mineral project on a property material to the issuer but not contained in	<del>)</del>
(i) an annual information form, prospectus, or material change report filed before February 1, 2001; or	
(ii) a previously filed technical report;	Formatted: WA5, Indent: Left: 0", First lin
(g) a valuation required to be prepared and filed under securities legislation;	Formatted: WA5  Formatted: WA5, Indent: Left: 0", First lin 0"
(h) an offering document that complies with and is filed in accordance with <u>Policy 4.6 - Public Offering by Short Form Offering Document</u>	

<u>-</u>13—<u>-</u> Formatted: Justified, Right: 0.25" and Exchange Form 4H - Short Form Offering Document, of the TSX Venture Exchange policy; as amended; (i) a take-over bid circular that discloses a preliminary assessment or mineral resources-or, mineral reserves or the results of a preliminary economic assessment on athe property material to the offeror-if securities of the offeror are being offered in exchange on the take-over bid; and a news release or directors' circular that contains (j) any written disclosure made by or on behalf of an issuer, other than in a document described in paragraphs (a) to (i), that discloses for the first time first time disclosure of a preliminary assessment or mineral Formatted: WA6, Indent: Left: 0", First line: (i) resources-or, mineral reserves or the results of a preliminary economic assessment on a the property material to the issuer that constitutes a material change in respect of the affairs ofrelation to the issuer; or (ii) a change in a preliminary assessment or in-mineral resources or, mineral reserves or the results of a preliminary economic assessment from the most recently filed technical report that constitutes a material if the change in respect of the affairs of constitutes a material change in relation to the issuer. (2) Subsection (1) does not apply for disclosure of an historical estimate in a document referred to in paragraph (1)(j) of that subsection if the disclosure \_is <u>made</u> in accordance with <u>sub</u>section 2.4; and. Formatted: English (U.K.) Formatted: WA4, Indent: Left: 0", First line: includes a statement that a qualified person has not done sufficient work to classify the historical estimate as current mineral resources or mineral reserves; the issuer is not treating the historical estimate as current mineral resources or mineral reserves as defined in sections 1.2 and 1.3 of this Instrument; and (iii) the historical estimate should not be relied upon. If there has been a material change to the information in the technical report is (3) Formatted: WA4, Indent: Left: 0", First line: filed under paragraph (a) or (b) of subsection (1) 1)(a) or (b), and new material scientific or technical information concerning the subject property becomes available before the filing of the final version of a-the prospectus or

for the annual information form, the issuer must file the technical report within 45 days of the date that the property first became material to the issuer.

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Despite subsection (4), a technical report that supports a directors' circular must be filed not less than 3 business days prior to the expiry of the take over bid.

Despite subsection (4) and paragraph (5)(a), an issuer is not required to file a technical report within 45 days to support disclosure under subparagraph (1)(i)(i), if

- (a) the mineral resources, mineral reserves or results of a preliminary economic assessment
  - (i) were prepared by or on behalf of another issuer who holds or previously held an interest in the property;
  - (ii) were disclosed by the other issuer in a document listed in subsection (1); and
  - (iii) are supported by a technical report filed by the other issuer;
- (b) the issuer, in its disclosure under subparagraph (1)(j)(i),
  - (i) identifies the title and effective date of the previous technical report and the name of the other issuer that filed it;
  - (ii) names the qualified person who reviewed the technical report on behalf of the issuer; and
  - (iii) states with equal prominence that, to the best of the issuer's knowledge, information, and belief, there is no new material scientific or technical information that would make the disclosure of the mineral resources, mineral reserves or results of a preliminary economic assessment inaccurate or misleading; and
- (c) the issuer files a technical report supporting its disclosure of the mineral resources, mineral reserves or results of a preliminary economic assessment;
  - (i) if the disclosure is also contained in a preliminary short form prospectus, by the earlier of 180 days after the date of the disclosure and the date of filing the short form prospectus; and
  - (ii) in all other cases, within 180 days after the date of the disclosure.
- (8) Subsection (1) does not apply if
  - (a) the issuer has previously filed a technical report filed that supports the scientific or technical information contained in the disclosure and there has been no material change in the scientific and technical information concerning the property since the date of the filing of the technical report; and document;

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(b) the issuer files an updated certificate in accordance with subsection 8.3 and consent in accordance with subsection 8.3 of each qualified persor who has been responsible for preparing or supervising the preparation of each portion of the technical report. (b) at the date of filing the document, there is no new material scientific or technical information concerning the subject property not included in the previously filed technical report; and		
(c) the previously filed technical report meets any independence requirements under section 5.3.	<b>4</b>	Formatted: WA5, Indent: Left: 0", First line: 0"
<b>Required Form of Technical Report.</b> - A technical report that is required to be filed under this Part must be prepared		Formatted: Font: Bold
(a) in English or French; and		
(b) in accordance with Form 43-101F1.		
Part 3 PART 5 AUTHOR OF TECHNICAL REPORT		Formatted: Tab stops: 0.75", Left  Formatted: Font: Bold
<b>5.1 Prepared by a Qualified Person -</b> A technical report must be prepared by or under the supervision of one or more qualified persons.	<b>4</b>	Formatted: Normal, Indent: Left: 0", Hanging: 0.75"  Formatted: Font: Bold
<b>5.2 Execution of Technical Report</b> - A technical report must be dated, signed and, if the qualified person has a seal, sealed by	4	Formatted: Normal, Indent: Left: 0", Hanging: 0.75"  Formatted: Font: Bold
(a) each qualified person who is responsible for preparing or supervising the preparation of all or part of the report; or	<b>4</b>	Formatted: WA5
(b) (b) a person or company whose principal business is providing engineering or geoscientific services if each qualified person responsible for preparing or supervising the preparation of all or part of the report is an employee, officer, or director of that person or company.	<b>4</b>	Formatted: WA5
3.3 5.3 Independent Technical Report Subject to subsection (2), a	<b>4</b>	Formatted: Normal, Indent: Left: 0", Hanging: 0.75"
(1) $\underline{A}$ technical report required under any of the following provisions of this	+	Formatted: Font: Bold
Instrument must be prepared by or under the supervision of <u>aone or more</u> qualified <u>personpersons</u> that <u>isare</u> , at the <u>dateeffective and filing dates</u> of the technical report, <u>all</u> independent of the issuer:		Formatted: WA4, No bullets or numbering, Tab stops: Not at 1.25"
(a) section 4.1;	<b>4</b>	Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.31" + 1.69"
(b) paragraphs (a) and (g) of subsection 4.2(1); or	<b>4</b> = ·	Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.31" + 1.69"
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(c) paragraphs (b), (c), (d), (e), (f), (h), (i), and (j) of subsection 4.2(1), if the document discloses	Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.31" + 1.69"
(i) for the first time a preliminary assessment or mineral resources *-	Formatted: WA6, No bullets or numbering
or, mineral reserves or the results of a preliminary economic assessment on a property material to the issuer, or	Tornated. WAS, No builds of humbering
(ii) a 100 percent or greater change, from in the most recently	Formatted: WA6, No bullets or numbering
filed technical report prepared by a qualified person who is	
independent of the issuer, in total mineral resources or total	
mineral reserves on a property material to the issuer, since the	
issuer's most recently filed independent technical report in respect of the property.	
(2) Despite subsection (1), a technical report required to be filed by a producing issuer under paragraph (1)(a) is not required to be prepared by or under the supervision of an independent qualified person if the securities of the issuer trade on a specified exchange.	
(3) <u>Despite subsection (1), a</u> technical report required to be filed by a producing issuer under paragraph (e) of subsection (11)(b) or (c) is not required to be prepared by or under the supervision of an independent qualified person.	Formatted: WA4, No bullets or numbering, Tab stops: Not at 1.25"
(4) Despite subsection (1), a technical report required to be filed by an issuer that *-	Formatted: WA4, No bullets or numbering,
is or has contracted to become a joint venture participant, concerning a	Tab stops: Not at 1.25"
property which is or will be the subject of the joint venture's activities, a joint	
venture with a producing issuer is not required to be prepared by or under the	
supervision of an independent qualified person, if the qualified person	
preparing or supervising the preparation of the report relies on scientific and	
technical information prepared by or under the supervision of a qualified	
person that is an employee or consultant of a-the producing issuer-that is a participant in the joint venture.	
Part 4 PART 6 PREPARATION OF TECHNICAL REPORT	Formatted: Font: Bold
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<b>4.1 6.1 The Technical Report -</b> A technical report must be <u>prepared</u> based on the basis of all available data relevant to the disclosure that it supports.	Formatted: Normal, Indent: Left: 0", Hanging: 0.75"
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4.2 6.2 Current Personal Inspection	Formatted: Normal, Indent: Left: 0",
Subject to subsections (2) and (3), before	Hanging: 0.75"

Subject to subsections (2) and (3), before

- (1) <u>Before</u> an issuer files a technical report, the issuer must have at least one qualified person who is responsible for preparing or supervising the preparation of all or part of the technical report complete a current inspection on the property that is the subject of the technical report.
- (2) Subsection (1) does not apply to an issuer provided that

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	(a) the property that is the subject of the technical report is an early stage exploration property;	 Formatted: WA5, No bullets or numbering
	(a) (b) seasonal weather conditions prevent a qualified person from accessing any part of the property or obtaining beneficial information from it; and	 Formatted: WA5
	(b) (c) the issuer discloses in the technical report, and in the disclosure that the technical report supports, that a personal inspection by a qualified person was not conducted, the reasons why, and the intended time frame to complete the personal inspection.	 Formatted: WA5
	(3) If an issuer relies on subsection (2), the issuer must	 Formatted: WA4, No bullets or numbering, Tab stops: Not at 1.25"
	<ul> <li>(a) as soon as practical, have at least one qualified person who is     responsible for preparing or supervising the preparation of all or part     of the technical report complete a current inspection on the property     that is the subject of the technical report; and</li> </ul>	 Formatted: WA5, No bullets or numbering
	(b) promptly file a technical report and the certificates and consents required under Part 8 of this Instrument.	 Formatted: WA5, No bullets or numbering
4.3	<b>6.3 Maintenance of Records -</b> An issuer must keep for 7 years copies of assay and other analytical certificates, drill logs, and other information referenced in the technical report or used as a basis for the technical report.	 Formatted: Normal, Indent: Left: 0", Hanging: 0.75" Formatted: Font: Bold
6.4	Limitation on Disclaimers –	 Formatted: Font: Bold
	4.4 (1) An issuer must not file a technical report that contains a disclaimer by any qualified person responsible for preparing or supervising the preparation of all	 ( <del>-</del>
	or part of the report that	Formatted: WA4
		 Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.75"
	or part of the report that  (a) disclaims responsibility for, or <u>limits</u> reliance on, that portion by another party on, any information in the part of the report the qualified	 Formatted: WA5, No bullets or numbering,
<b>.</b>	<ul> <li>(a) disclaims responsibility for, or limits reliance on, that portion by another party on, any information in the part of the report the qualified person prepared or supervised the preparation of; or</li> <li>(b) limits the use or publication of the report in a manner that interferes with the issuer's obligation to reproduce the report by filing it on</li> </ul>	 Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.75"  Formatted: WA5, No bullets or numbering,
• <del>Part :</del>	(a) disclaims responsibility for, or limits reliance on, that portion by another party on, any information in the part of the report the qualified person prepared or supervised the preparation of; or  (b) limits the use or publication of the report in a manner that interferes with the issuer's obligation to reproduce the report by filing it on SEDAR.  (2) Despite subsection (1), an issuer may file a technical report that includes a disclaimer in accordance with Item 3 of Form 43-101F1.	 Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.75"  Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.75"

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7.1	Use of Foreign Code - Despite section 2.2, an issuer that	<b>F</b> C	ormatted: Font: Bold
	(a) is incorporated or organized in a foreign jurisdiction; or	Fc	ormatted: Font: Bold
	(b) is incorporated or organized under the laws of Canada or a jurisdiction		
	of Canada, for its properties located in a foreign jurisdiction;		
	or Canada, for its properties rocated in a rorough jurisdiction,		
	(1) Desire and a 22 and insurance who had a second file of the indicate and the		
	(1) <u>Despite section 2.2, an issuer may make disclosure and file a technical report that utilizesuses</u> the mineral resource and mineral reserve categories of the <u>JORC</u>		
	Code, the SEC Industry Guide 7, the IMMM Reporting Code or the SAMREC		
	Code if an acceptable foreign code, if the issuer		
	The state of the s		
	(a) is incorporated or organized in a foreign jurisdiction; or		
	(b) is incorporated or organized under the laws of Canada or a jurisdiction		
	of Canada, for its properties located in a foreign jurisdiction.		
	(2) If an issuer relies on subsection (1), the issuer must include in the technical		
	report a reconciliation toof any material differences between the mineral resource		
	and mineral reserve categories <u>used</u> and the <u>categories</u> set out in sections 1.2 and		
	1.3 is disclosed in the technical report.		
Part (	PART 8 CERTIFICATES AND CONSENTS OF QUALIFIED PERSONS	Fc	prmatted: Normal, Indent: Left: 0",
	FOR TECHNICAL REPORTS		anging: 0.75", Tab stops: 0.75", Left
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<del>6.1</del> 8.1	Certificates of Qualified Persons	· 1 \	ormatted: Font: Bold
	(1) An issuer must when filing a technical report file a contificate that is detected.		ormatted: Normal, Indent: Left: 0", anging: 0.75", Outline numbered + Level: 2
	(1) An issuer must, when filing a technical report, file a certificate <u>that is dated</u> , signed, and if the signatory has a seal, sealed, of each qualified person	\ +	Numbering Style: 1, 2, 3, + Start at: 1 +
	responsible for preparing or supervising the preparation of each portional or		ignment: Left + Aligned at: 0" + Tab after: 5" + Indent at: 0.5", Tab stops: 0.75", Left
	part of the technical report and the certificate must be dated, signed and, if the		Not at 0.5"
	signatory has a seal, sealed.	Fc	ormatted: WA4, No bullets or numbering
	(4) (2) A certificate under subsection (1) must state	Fc	ormatted: WA4
	(a) the name, address, and occupation of the qualified person;	<b>- - - -</b>	prmatted: WA5, No bullets or numbering
	(a) the name, address, and occupation of the quantied person,	(FC	matted. WAS, NO bullets of Humbering
	(b) the title and <u>effective</u> date of the technical report to which the	Fc	prmatted: WA5, No bullets or numbering
· [	certificate applies;		
	(c) the qualified person's qualifications, including a brief summary of	Fc	prmatted: WA5, No bullets or numbering
<u>!</u> !	relevant experience, the name of all professional associations to which		
	the qualified person belongs, and that the qualified person is a		
•	"qualified person" for purposes of this Instrument;		
	(d) the date and duration of the qualified person's most recent personal	Fc	prmatted: WA5, No bullets or numbering
	inspection of -each property, if applicable;		

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(e) the item or items of the technical report for which the qualified person •		Formatted: WA5, No bullets or numbering
is responsible;		Communication (in Summer of Number o
<ul><li>(f) whether the qualified person is independent of the issuer as described in section 1.45;</li></ul>		Formatted: WA5, No bullets or numbering
(g) what prior involvement, if any, the qualified person has had with the property that is the subject of the technical report;		Formatted: WA5, No bullets or numbering
(h) that the qualified person has read this Instrument and the technical report, or part that the qualified person is responsible for, has been prepared in compliance with this Instrument; and		Formatted: WA5, No bullets or numbering
(i) that, as ofat the effective date of the eertificate technical report, to the best of the qualified person's knowledge, information, and belief, the technical report, or part that the qualified person is responsible for, contains all scientific and technical information that is required to be disclosed to make the technical report not misleading.	=	Formatted: WA5, No bullets or numbering
<b>8.2 Addressed to Issuer -</b> All technical reports must be addressed to the issuer.	><[	Formatted: Font: Bold
8.3 Consents of Qualified Persons -		Formatted: Normal, Indent: Left: 0", Hanging: 0.75"
6.3 (1) An issuer must, when filing a technical report, file a statement of each qualified person responsible for preparing or supervising the preparation of each portionall or part of the technical report, addressed to the securities regulatory authority, dated, and signed by the qualified person		Formatted: Font: Bold  Formatted: WA4
(a)consenting to the public filing of the technical report <del>-and</del> ;		
(b) identifying the document that the technical report supports;		
(a) (c) consenting to the use of extracts from, or a summary of, the technical report in the written disclosure being filed document; and		Formatted: WA5
(b) (d) confirming that the qualified person has read the written disclosure  being filed document and that it fairly and accurately represents the information in the technical report that supports the disclosure. or part		Formatted: WA5
that the qualified person is responsible for.		Formatted: English (U.S.)
Paragraphs (1)(b), (c) and (d) do not apply to a consent filed with a technical report filed under section 4.1.	= = "	Formatted: English (Canada)
(3) If an issuer relies on subsection (2), the issuer must file an updated consent that includes paragraphs (1)(b), (c) and (d) for the first subsequent use of the		
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technical report to support disclosure in a document filed under subsection 4.2(1).

## Part 7 PART 9 EXEMPTIONS

## 7.1 9.1 Authority to Grant Exemptions

- (1) The regulator or the securities regulatory authority may, on application, grant an exemption from this Instrument, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption in response to an application.
- (5) (2) Despite subsection (1), in Ontario, only the regulator may grant such an exemption.
- (6) (3) Except in Ontario, an exemption referred to in subsection (1) is granted under the statute referred to in Appendix B of to National Instrument 14-101 *Definitions* opposite the name of the local jurisdiction.

**Limited Exemption** 

#### 9.2 Exemptions for Royalty Interests or Similar Interests

Subject to subsection (2), an issuer that has only a royalty interest or similar interest in a mineral project and is required to file a technical report in accordance with section 4.3 is not required to

- (1) An issuer whose interest in a mineral project is only a royalty or similar interest is not required to file a technical report to support disclosure in a document under subsection 4.2(1) if
  - (a) the operator or owner of the mineral project is
    - (i) a reporting issuer in a jurisdiction of Canada, or
    - (ii) a producing issuer whose securities trade on a specified exchange and that discloses mineral resources and mineral reserves under an acceptable foreign code;
  - (b) the issuer identifies in its document under subsection 4.2(1) the source of the scientific and technical information; and
  - (c) the operator or owner of the mineral project has disclosed the scientific and technical information that is material to the issuer.
- An issuer whose interest in a mineral project is only a royalty or similar interest and that does not qualify to use the exemption in subsection (1) is not required to
  - (a) comply with section 6.2; and

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· —			
	(b) complete those items under Form 43-101F1 that require data	<b>4</b>	Formatted: WA5, No bullets or numbering
ĺ	verification, inspection of documents, or personal inspection of the property to complete those items.		
	(3) Paragraphs $(42)(a)$ and $(b)$ only apply if the issuer	<b>4</b>	Formatted: WA4, No bullets or numbering, Tab stops: Not at 1.25"
	(a) has requested but has not received access to the necessary data from the operating company operator or owner and is not able to obtain the	<b>4</b>	Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.75"
' 	necessary information from the public domain;		
	(b) under Item 3 of Form 43-101F1, states the issuer has requested but has not received access to the necessary data from the operating	· ·	Formatted: WA5, No bullets or numbering, Tab stops: Not at 1.75"
	companyoperator or owner and is not able to obtain the necessary information from the public domain and describes the content referred		
	to under each item of Form 43-101F1 that the issuer did not complete; and		
	(c) includes in all scientific and technical disclosure a statement that the	<b>4</b>	Formatted: WA5, No bullets or numbering
	issuer has an exemption from completing certain items under Form 43	-	
1	101F1 in the technical report required to be filed and includes a		
	reference to the title and <u>effective</u> date of that technical report.		
7.2	<b>9.3 Exemption for Certain Types of Filings -</b> This Instrument does not apply if the only reason an issuer files written disclosure of scientific or technical information is to	1	Formatted: Font: Bold, Not Expanded by / Condensed by
	comply with the requirement under securities legislation to file a copy of a record or		Formatted: Not Expanded by / Condensed by
	disclosure material that was filed with a securities commission, exchange, or regulatory authority in another jurisdiction.	,	Formatted: Normal, Indent: Left: 0", Hanging: 0.75"
1	regulatory addition in another jurisdiction.		

#### Part 8 PART 10 EFFECTIVE DATE AND REPEAL

8.1 10.1 Effective Date - This Instrument comes into force on December June 30, **2005**2011.

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### Appendix A

#### **Recognized Foreign Associations and Designations**

Foreign Association	Designation
American Institute of Professional Geologists (AIPG)	Certified Professional Geologist
Any state in the United States of America	Licensed or certified as a professional engineer
Mining and Metallurgical Society of America (MMSA)	Qualified Professional
European Federation of Geologists (EFG)	European Geologist
Australasian Institute of Mining and Metallurgy (AusIMM)	Fellow or member
Institute of Materials, Minerals and Mining (IMMM)	Fellow or professional member
Australian Institute of Geoscientists (AIG)	Fellow or member
South African Institute of Mining and Metallurgy (SAIMM)	Fellow
South African Council for Natural Scientific Professions (SACNASP)	Professional Natural Scientist
Institute of Geologists of Ireland (IGI)	Professional Member
Geological Society of London (GSL)	Chartered Geologist
National Association of State Boards of Geology (ASBOG)	Licensed or certified in: Alabama, Arizona, Arkansas, California, Delaware, Florida,
	Georgia, Idaho, Illinois, Indiana, Kansas,
	Kentucky, Maine, Minnesota, Mississippi,
	Missouri, Nebraska, New Hampshire,
	North Carolina, Oregon, Pennsylvania,
	Puerto Rico, South Carolina, Texas, Utah,
	Virginia, Washington, Wisconsin or
	Wyoming

**10.2 Repeal -** National Instrument 43-101 *Standards of Disclosure for Mineral Projects*, which came into force on December 30, 2005, is repealed.

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**Charles Kyle Kenyon** 

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