

ANNUAL INFORMATION FORM

For the Financial Year Ended December 31, 2023

Dated as of March 28, 2024

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IN THIS ANNUAL INFORMATION FORM, UNLESS THE CONTEXT OTHERWISE REQUIRES, THE "CORPORATION" OR "ARGONAUT" REFERS TO ARGONAUT GOLD INC. AND ITS SUBSIDIARIES. ALL INFORMATION CONTAINED HEREIN IS AS OF DECEMBER 31, 2023, UNLESS OTHERWISE STATED.

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

This Annual Information Form ("AIF") may contain "forward-looking information" within the meaning of applicable Canadian securities legislation. All information, other than statements of historical facts, included in this AIF that address activities, events or developments that the Corporation expects or anticipates will or may occur in the future, including such things as future business strategy, competitive strengths, goals, expansion and growth of the Corporation's businesses, operations, plans and other such matters are forward-looking information.

When used in this AIF, the words "estimate", "plan", "continue", "anticipate", "might", "expect", "project", "intend", "may", "will", "shall", "should", "could", "would", "predict", "predict", "forecast", "pursue", "potential", "believe" and similar expressions are intended to identify forward-looking information. This information involves known and unknown risks, uncertainties and other factors which may cause the actual results, performance, or achievements of the Corporation to be materially different from any future results, performance or achievements expressed or implied by such forward-looking information.

Examples of such forward-looking information include statements pertaining to, without limitation, information or statements with respect to the Company's ability to continue as a going concern, satisfying the conditions precedent for further draws on the Loan Facilities (defined on page 6 below), satisfying ongoing covenants under the Loan Facilities, results of independent engineer technical reviews, the availability and change in terms of financing, the possibility of cost overruns and unanticipated costs and expenses, the anticipated receipt of applicable court and regulatory approvals for, and completion of, the transaction pursuant to which Alamos Gold Inc. will acquire all of the issued and outstanding shares of Argonaut pursuant to a court-approved plan of arrangement; the ability of the Magino mine to be one of the largest and lowest cost gold mines, the winding down of the Mexican mines, the impact of inflation on costs of exploration, development and production, risk of employee and/or contractor strike actions, the future price of gold and silver, the estimation of the mineral reserves and resources, the realization of mineral reserve and resource estimates, the timing and amount of estimated future production at the Magino mine, Florida Canyon mine, La Colorada mine, San Agustin mine and El Castillo mine, mine closure plans for the El Castillo mine, care and maintenance costs for the La Colorada mine, costs of production (including cash cost per gold ounce sold), expected capital expenditures, costs and timing of development of new deposits, success of exploration activities, permitting requirements, currency fluctuations, the ability to take advantage of forward sales agreements profitably, the ability to recover property potentially impaired by third party insolvency proceedings, requirements for additional capital, government regulation of mining operations, environmental risks and hazards, title disputes or claims, limitations on insurance coverage, the use of proceeds from financings, the potential sale of the Company's non-core Mexican assets, and the timing and ability to refinance the existing Loan Facilities.

Factors that could cause actual results to vary materially from results anticipated by such forward-looking statements include the availability and changing terms of financing; variations in ore grade or recovery rates; changes in market conditions, including, but not limited to, supply chain issues and inflation; risks relating to the availability and timeliness of permitting and governmental approvals; risks relating to international operations; fluctuating metal prices and currency exchange rates; changes in project parameters; the possibility of project cost overruns or unanticipated costs and expenses; labour disputes; and other risks of the mining industry, including but not limited to, the failure of plant, equipment or processes to operate as anticipated. For a more detailed discussion of these factors and other risks, see "RISK FACTORS" beginning on page 34.

Although the Corporation has attempted to identify important factors that could cause actual results to differ materially, there may be other factors that cause results not to be as anticipated, estimated, or intended. There can

be no assurance that such information will prove to be accurate as actual developments or events could cause results to differ materially from those anticipated. These include, among others, the factors described or referred to elsewhere herein, and include unanticipated and/or unusual events. Many of such factors are beyond the Corporation's ability to predict or control.

Readers of this AIF are cautioned not to put undue reliance on forward-looking information due to its inherent uncertainty. The Corporation disclaims any intent or obligation to update any forward-looking information, whether as a result of new information, future events, or results or otherwise, unless required under applicable laws. This forward-looking information should not be relied upon as representing management's views as of any date subsequent to the date of this AIF. Statements concerning mineral reserve and resource estimates may also be deemed to constitute forward-looking statements to the extent they involve estimates of the mineralization that will be encountered if the property is developed.

INTERPRETATION

In this AIF, the terms "mineral resource", "inferred mineral resource", "indicated mineral resource", "measured mineral resource", "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.

CURRENCY

Argonaut reports its financial results and prepares its financial statements in United States ("U.S.") dollars but also has transactions and balances in Canadian dollars and Mexican pesos. In this AIF, unless otherwise stated, all references to "US\$" refer to U.S. dollars, and all references to "CA\$" refer to Canadian dollars.

The following table sets forth, for the periods indicated, certain information with respect to exchange rates for the Canadian dollar expressed in U.S. dollars such as the highest rate, lowest rate, the exchange rate at the end of each period, and the average of such exchange rates based upon the noon buying rates as reported by the Bank of Canada.

	Year	ended Decemi (US\$)	oer 31
_	2023	2022	2021
High	0.7617	0.8031	0.7863
Low	0.7207	0.7217	0.6898
Period End	0.7561	0.7888	0.7854
Average	0.7410	0.7692	0.7462

The following table sets forth, for the periods indicated, certain information with respect to exchange rates for the Mexican peso expressed in U.S. dollars such as the highest rate, lowest rate, the exchange rate at the end of each period, and the average of such exchange rates based upon the 9:00 a.m. buying rates as reported by the Banco de Mexico.

	Year	ended Decemb (US\$)	er 31
•	2023	2022	2021
High	19.4883	21.3775	25.1185
Low	16.7303	19.1433	18.5712
Period End	16.9190	19.4715	19.9487
Average	17.7323	20.1205	21.4889

DISCLOSURE

The scientific and technical information contained in this AIF relating to Argonaut's material mineral projects is disclosed in accordance with National Instrument 43-101 – *Standards of Disclosure for Mineral Projects*, ("NI **43-101**"), as published by the Canadian Securities Administrators and is supported by the NI 43-101 technical reports below.

- Magino gold mine in Ontario, Canada (the "Magino mine" or "Magino"): technical report titled "Magino Gold Project, Ontario, Canada, NI 43-101 Technical Report, Mineral Resource, and Mineral Reserve Update", dated effective as of February 14, 2022, prepared by John M. Marek, P. Eng., Independent Mining Consultants, Inc.; Christo Marais, P. Geo., Argonaut; Philip Addis, P. Eng., SLR Consulting (Canada) Ltd.; Tommaso Roberto Raponi, P. Eng., T.R. Raponi Consulting Ltd.; and Kyle L. Stanfield, P. Eng., Argonaut (the "Magino Technical Report").
- Florida Canyon mine in the State of Nevada, United States (the "Florida Canyon mine" or "Florida Canyon"): technical report titled "Technical Report Mineral Resource and Mineral Reserve, Florida Canyon Gold Mine, Pershing County, Nevada", dated July 8, 2020 (effective date of June 1, 2020), prepared by John M. Marek, P.E. RM-SME of Independent Mining Consultants, Inc. and James R. Arnold, P.E. (the "Florida Canyon Technical Report").
- San Agustin Gold/Silver Mine, in the State of Durango, Mexico ("San Agustin mine" or "San Agustin"): technical report titled "San Agustin Gold/Silver Mine, Durango, Mexico, NI 43-101 Technical Report", effective date of August 1, 2021, prepared by Brian Arkell, RM-SME, Argonaut, Josh Carron, RM-SME, Argonaut, and Carl Defilippi, RM-SME, Kappes, Cassiday & Associates (the "San Agustin Technical Report").

The technical reports referred to above are subject to certain assumptions, qualifications, and procedures described therein. Reference should be made to the full text of the technical reports, which have been filed with Canadian securities regulatory authorities according to NI 43-101 and are available for review under the Corporation's profile on SEDAR+ at www.sedarplus.ca. The technical reports are not, and shall not be deemed to be, incorporated by reference in this AIF.

Where appropriate, certain information contained in this AIF updates information derived from the technical reports. Any updates to the technical information derived from such technical reports and any other technical information contained in this AIF was prepared by or under the supervision of Marc Leduc, the Corporation's Chief Operating Officer and Owen Nicholls, Vice President, Exploration, both Qualified Persons for the purposes of NI 43-101.

As required by NI 43-101, the Corporation has filed technical reports detailing the scientific and technical information related to its material mineral properties discussed herein. For the purposes of NI 43-101, the Corporation's material mineral properties are the Magino mine, the Florida Canyon mine, and the San Agustin mine. Unless otherwise indicated, the Corporation has prepared the scientific and technical information in this AIF ("**Technical Information**") based on information contained in the technical reports, news releases, and other public filings (collectively, the "**Disclosure Documents**"). Each Disclosure Document was prepared by, or under the supervision of, or approved by a Qualified Person as defined in NI 43-101. For readers to fully understand the information in this AIF, they should read the Disclosure Documents in their entirety, including all qualifications, assumptions, and exclusions that relate to the Technical Information set out in this AIF. The Disclosure Documents are each intended to be read as a whole, and sections should not be read or relied upon out of context. Readers are advised that mineral resources that are not mineral reserves do not have demonstrated economic viability.

1. CORPORATION PROFILE AND CORPORATE STRUCTURE

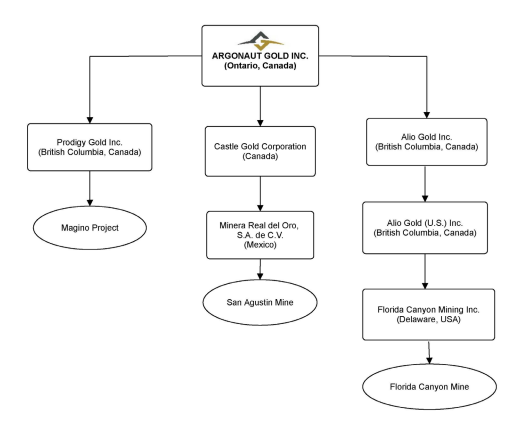
1.1 Name, Address and Incorporation

Argonaut Gold Inc. is a corporation existing under the *Business Corporations Act* (Ontario) ("**OBCA**"). The registered office of the Corporation is One First Canadian Place, Suite 3400, Toronto, Ontario, Canada, M5X 1A4. The head office of the Corporation is 200 Bay Street, Suite 1302, Royal Bank Plaza, South Tower, Toronto, ON M5J 2J3.

1.2 Corporate Structure

As of March 28, 2024, the material subsidiaries of Argonaut are as follows:

Figure 1:



Note: Each of the above corporate subsidiaries are wholly owned, directly or indirectly, by Argonaut Gold Inc.

2. GENERAL DEVELOPMENT OF THE BUSINESS

2023 was a transformational year for Argonaut – its cornerstone asset base switched from Mexico to Canada with the Magino mine achieving commercial production as of November 1, 2023. In addition, Florida Canyon delivered its highest annual production in nearly 20 years, and for the first time in its history, its Mexican operations contributed less than half of total annual production. The Corporation believes that Magino has the potential to be one of the largest and lowest-cost gold mines in Canada. Florida Canyon, located in Nevada, is a

low-grade heap leach operation that, based on redevelopment and exploration activities conducted over 2023, presents a significant growth opportunity in the Corporation's portfolio.

For 2024, Argonaut's objective is to optimize production at our flagship Magino operations and our Florida Canyon operations. At Magino, we see significant potential to expand mineral reserves and have designed drilling programs to support this objective. At Florida Canyon, we are diligently working on optimizing mining operations and are investigating a sulfide redevelopment plan.

On March 27, 2024, Argonaut announced that it had entered into a definitive agreement (the "Agreement") whereby Alamos Gold Inc. ("Alamos") will acquire all of the issued and outstanding shares of Argonaut pursuant to a court-approved plan of arrangement (the "Transaction"). As part of the Transaction, Alamos will acquire Argonaut's Magino mine, located adjacent to its Island Gold mine in Ontario, Canada. Concurrently with the Transaction, Argonaut's assets in the United States and Mexico will be spun out to its existing shareholders as a newly created junior gold producer ("SpinCo"). SpinCo will own the Florida Canyon mine in the United States, as well as Argonaut's El Castillo Complex (including the San Agustin mine), the La Colorada operation, and the Cerro del Gallo project, located in Mexico. Subject to completion of all requisite regulatory and other closing conditions, upon completion of the Transaction existing Alamos and Argonaut shareholders will own approximately 95% and 5% of the pro forma company, respectively. Full details of the Transaction will be included in the meeting materials which are expected to be mailed to Argonaut shareholders in May 2024.

2.1 Three-Year History

2021

On February 17, 2021, Argonaut completed: (i) a public offering of 6,276,515 flow-through common shares in the capital of the Corporation by way of a short form prospectus; and (ii) a concurrent private placement of 3,103,000 flow-through common shares, at a price of CA\$2.55 per flow-through common share for aggregate gross proceeds of CA\$26,450,232 (the "2021 Offering"). In connection with the 2021 Offering, the Corporation entered into an underwriting agreement dated January 29, 2021, as amended on February 17, 2021, with a syndicate of underwriters.

On March 31, 2021, Argonaut completed a private placement of 4,255,319 common shares, issued at a price of CA\$2.35 per common share for gross proceeds of CA\$10,000,000 with Ausenco Engineering Canada Inc. ("Ausenco"). The previous year, on December 14, 2020, the Corporation and Ausenco entered into a fixed-bid engineering, procurement, construction, and commissioning contract for the construction of the Magino project processing facility and other parts of the Magino project construction.

On October 12, 2021, Argonaut announced that its wholly owned subsidiary, Minera Real Del Oro, S.A. de C.V., had acquired key mineral concessions from Desarrollos Mineros El Aguila, S.A. de C.V., a wholly-owned subsidiary of Fresnillo Plc for a cash consideration of US\$5.75 million. The mineral concessions acquired more than quadrupled Argonaut's mineral tenure and area of potential exploration in the San Agustin district to 5,884 hectares.

On December 14, 2021, Argonaut announced that it had completed a review of the estimated construction capital at completion ("EAC") of the Magino project. After a review of the impacts of cost increases, inflation, COVID-19, adjustments to the development plans, and contingencies, the updated Magino project EAC was reported at approximately CA\$800 million.

Also on December 14, 2021, Argonaut announced a change in leadership. Pete Dougherty had ceased to be the President & Chief Executive Officer and director of Argonaut effective as of such date. The Argonaut board of directors (the "**Argonaut Board**") commenced a search process while an interim leadership plan was put in place.

2022

On February 14, 2022, Argonaut filed NI 43-101 technical reports for each of its then-material Mexican operating projects, namely La Colorada, San Agustin and El Castillo.

Also on February 14, 2022, the Corporation announced that Peter Mordaunt, a director of the Corporation, assumed the title of interim Chief Executive Officer.

On March 3, 2022, Argonaut filed the Magino Technical Report. Also on March 3, 2022 Argonaut completed a private placement of 3,910,000 Canadian Exploration Expense ("CEE") and 15,870,000 Canadian Development Expense ("CDE") flow-through common shares of the Corporation, in addition to a further 2,850,000 CDE flow-through common shares upon full exercise of an over-allotment option, at an aggregate price of CA\$2.31 per flow-through common shares of the Corporation for aggregate gross proceeds of approximately CA\$51.8 million (the "2022 Offering"). In connection with the 2022 Offering, the Corporation entered into an underwriting agreement dated March 3, 2022, with the syndicate of underwriters.

On March 4, 2022, Argonaut entered into forward sales contracts totaling 90,000 gold ounces over the subsequent 12 months to add certainty of cash flow during the final year of Magino project construction. The contracts represented between 40 and 45% of Argonaut's expected annual gold production, based on the Corporation's most recent projections for production at that time.

On March 7, 2022, Argonaut completed the search process for the position of President and Chief Executive Officer of the Corporation, announcing the appointment of Larry Radford to such roles effective as of March 21, 2022.

On May 11, 2022, Argonaut announced an anticipated a 15% increase to the EAC for the Magino construction project and that the Corporation remained on track for first gold pour by the end of Q1, 2023 but was at risk of delay due to potential labour actions in the province of Ontario.

On June 23, 2022, Argonaut announced the execution of a binding commitment for a six-year US\$200 million term loan and a three-year revolving credit facility of US\$50 million (the "Loan Facilities"). In concert with the Loan Facilities, the Corporation announced it had entered into an agency agreement in connection with a marketed offering of 434,000,000 common shares of the Corporation at a price of CA\$0.45 per offered share for gross proceeds of CA\$195.3 million (the "2022 Magino Offering") with a syndicate of banks.

On July 5, 2022, Argonaut closed the 2022 Magino Offering.

On October 27, 2022, Argonaut closed the Loan Facilities and provided details of the hedging package included therein. Pursuant to the Loan Facilities, Argonaut entered into forward sales contracts of 25,000 gold ounces per quarter for the six quarters starting in the third quarter 2023 at a gold price of US\$1,860/oz and 15,000 gold ounces per quarter for the 10 quarters starting in the first quarter 2025 at a gold price of US\$1,860/oz. In addition, the Corporation entered into forward sales contracts of 10,000 gold ounces per quarter for the 10 quarters starting the first quarter 2025 at a gold price of US\$1,763/oz. In addition, Argonaut entered into forward contracts beginning in November 2022, for the Canadian dollar exposure at an average rate of 1.334 Canadian dollars per \$1 US dollar for the subsequent 24 months.

Also on October 27, 2022, Argonaut closed the sale of a 2% net smelter return royalty ("NSR") on the Magino project and surrounding land package to Franco-Nevada Corporation ("Franco Nevada") for US\$52.5 million and a US\$10 million equity private placement by way of issuance of 34,693,462 Common Shares to Franco-Nevada at a price of CA\$0.3905 per common share.

On November 9, 2022, Argonaut announced it had entered into an agreement with a syndicate of underwriters, pursuant to which the underwriters agreed to purchase for resale, on a "bought deal" basis, 31,250,000 common shares to be issued as CDE "flow-through shares" at a price of CA\$0.48 per CDE flow-through share for gross proceeds of CA\$15 million (the "2022 CDE Offering"). On November 17, 2022, Argonaut closed the 2022 CDE Offering, inclusive of Underwriters exercising full overallotment option, for gross proceeds of CA\$17,250,000 and total issuance of 35,937,500 common shares.

On December 05, 2022 Argonaut announced it had entered into a binding purchase agreement dated December 5, 2022 (the "Ana Paula Purchase Agreement") with Heliostar Metals Limited ("Heliostar") for the sale of all of the issued and outstanding shares of Aurea Mining Inc. ("Aurea Mining"), a wholly owned subsidiary of Argonaut, which through Aurea Mining's wholly owned subsidiary Minera Aurea S.A. de C.V. ("Minera Aurea"), holds a 100% indirect interest in and to the Ana Paula Gold project ("Ana Paula"). Consideration for Ana Paula was comprised of a series of payments tied to timing and permitting milestones associated with the Ana Paula project including a US\$10,000,000 payment upon closing of the transaction.

Also on December 5, 2022, Argonaut announced that Heliostar had also entered into an option agreement (the "Option Agreement") with Argonaut and its wholly owned subsidiary, Compañía Minera Pitalla S.A. de C.V. ("Compañía Minera Pitalla"), pursuant to which Heliostar has been granted an option (the "Option") to acquire a 100% interest in the San Antonio gold project which is also located in Mexico. The Option has a term of three years, provided, however, that the term may be extended for an additional 18 months in the event Heliostar is able to successfully acquire an environmental permit from Secretaría del Medio Ambiente y Recursos Naturales to advance the San Antonio gold project. Consideration for the Option Agreement varies between US\$80,000,000 and US\$150,000,000 depending on the average price of gold over the term, in addition to a 2% net smelter return royalty in favour of Argonaut.

In December 2022, Larry Radford President and Chief Executive Officer resigned for health reasons. Richard Young was appointed the new President and Chief Executive Officer on December 7, 2022.

2023

During the first quarter of 2023, Lowe Billingsley, Argonaut's Chief Operating Officer resigned to pursue other opportunities and Marc Leduc was appointed the new Chief Operating Officer. In addition, in February of 2023, David Savarie was appointed Vice President, General Counsel & Corporate Secretary, and Nancy Lee was appointed Vice President, Human Resources, and in September of 2023 Owen Nicholls was appointed Vice President, Exploration.

On March 28, 2023 Argonaut completed the sale of the Ana Paula project to Heliostar. As per the Ana Paula Purchase Agreement announced on December 5, 2022, Argonaut sold 100% of Ana Paula for US\$10 million payable in cash upon closing, plus an additional US\$20 million in deferred cash and share consideration, contingent on meeting certain milestones.

On May 24, 2023 Argonaut completed a private placement with a syndicate of underwriters, pursuant to which the underwriters purchased on a "bought deal" private placement basis: (i) 6,613,800 common shares of the Company to be issued as CEE "flow-through shares" at a price of CA\$0.756 per CEE flow-through share for gross proceeds of CA\$5,000,033; and (ii) 18,656,800 common shares of the Company to be issued as CDE "flow-through shares" at a price of CA\$0.67 per CDE flow-through share for gross proceeds of CA\$12,500,056, for total gross proceeds of CA\$17,500,089 and total issuance of 25,270,600 common shares.

On June 14, 2023 Argonaut achieved first gold pour at its Magino mine.

On August 10, 2023 Argonaut announced the appointment of Ms. Janet Yang to the Argonaut Board.

On November 2, 2023 Argonaut announced commercial production had been achieved at its Magino mine effective as of November 1, 2023.

On November 15, 2023, the Corporation announced that it completed the sale of an additional 1.0% NSR on its Magino mine to a subsidiary of Franco-Nevada for US\$28.0 million. After giving effect to the sale, Franco-Nevada holds an aggregate 3.0% NSR on the Magino mine.

On December 12, 2023 Argonaut closed its previously announced public offering of 223,685,000 common shares of the Company (the "**Offered Shares**") at a price of CA\$0.38 per Offered Share for gross proceeds to the Company of CA\$85,000,300, including the exercise in full of the underwriters' over-allotment option. The Offering was completed on a "bought deal" basis by a syndicate of underwriters.

Subsequent to 2023

On February 26, 2024, Argonaut provided an update on the Magino mine noting higher dilution rates than anticipated in the Magino Technical Report were being experienced due to challenges with selectively mining the high-grade parts of the ore body. As a result, the average grade to the mill is expected to be approximately 5 to 10% lower than in the Magino Technical Report over the next 2 to 3 years; however, life-of-mine grades and ounces are not expected to be impacted. Argonaut also announced that it intended to have an updated NI 43-101 technical report filed in the second half of 2024.

On March 6, 2024, Argonaut reported that all required permits for construction of Phase III of the south heap leach pad at the Florida Canyon mine were received and that construction was anticipated to be completed during the year.

As noted above, on March 27, 2024, Argonaut announced the Alamos Transaction whereby, subject to achievement of required closing conditions, Alamos will acquire Argonaut's Magino mine and the Corporation's Florida Canyon mine and Mexican portfolio will be spun out into a new publicly listed junior gold producer, SpinCo.

3. DESCRIPTION OF THE BUSINESS OF THE CORPORATION

3.1 General

Argonaut is a Canadian-based gold producer with a portfolio of operations in North America. Focused on becoming a low-cost, mid-tier gold producer, the Company's flagship asset, the Magino mine, in Ontario, Canada is expected to become Argonaut's largest and lowest-cost mine. The Company is pursuing potential for redevelopment and additional growth at the Florida Canyon mine in Nevada, USA. Together, the Magino and Florida Canyon mines are the Company's cornerstone assets that will drive Argonaut through this pivotal growth stage. The Company also has one additional operating mine in Mexico, the San Agustin mine in Durango. Residual production is expected from two additional mines located in Mexico. The La Colorada mine in Sonora was placed on care and maintenance at the end of 2023 pending a decision on strategic options for the mine, while mining activities ceased at the El Castillo mine in Durango in 2022. The San Agustin mine and the El Castillo mine together form the El Castillo Mining Complex. Cerro del Gallo is an advanced property, within the meaning of NI 43-101, however, it remains in the permitting phase and is not considered to be a material property of Argonaut. As noted above, on March 28, 2023 the Corporation completed the sale of its Ana Paula project, which included an option for its San Antonio gold project, to Heliostar Metals Limited. In addition, the Corporation also has several early-stage exploration projects, all of which are located in North America.

As at December 31, 2023, the Corporation had 1,030 employees and 392 contractors.

The gold mineral exploration and mining business is a competitive business. The Corporation competes with numerous other companies and individuals in the search for and the acquisition of attractive gold mineral properties, and to retain qualified personnel, suitable contractors for drilling and mining operations, technical and engineering resources and necessary exploration and mining equipment. The ability of the Corporation to acquire gold mineral properties in the future will depend not only on its ability to develop its present properties, but also on its ability to select and acquire suitable producing properties or prospects for gold development or mineral exploration.

3.2 Mineral Reserves and Resources

The following tables show mineral resources and mineral reserves as at December 31, 2023.

Mineral resources are not mineral reserves. Mineral resources hold intrinsic economic interest, which has been identified and estimated through exploration and sampling and within which mineral reserves may subsequently be defined. There is no certainty that all or any part of the mineral resources will be converted into mineral reserves. Measured and indicated ("M&I") mineral resources listed below are inclusive of mineral reserves.

The foregoing estimates are made as at December 31, 2023 and, with respect to the Magino mine are based on the material assumptions set out in the Magino Technical Report unless updated otherwise below. It is anticipated that the Corporation will complete additional technical studies and exploration activities during the course of 2024, all of which are intended to support an updated technical report for the Magino mine, including updated mineral resource and reserve estimates, during the second half of 2024.

Mineral reserve and mineral resource estimates are based on the Corporation's knowledge, mining experience, analysis of drilling results, the quality of available data and management's best judgment. They are, however, imprecise by nature, may change over time, and include many variables and assumptions including geological interpretation, commodity prices and currency exchange rates, recovery rates, and operating and capital costs. There is no assurance that the indicated levels of metal will be produced, and we may have to re-estimate our mineral reserves based on actual production experience. Changes in the metal price, production costs or recovery rates could make it unprofitable for us to operate or develop a particular site or sites for a period of time. See the sections of this AIF entitled "Cautionary Statement Regarding Forward-Looking Information" and "Risk Factors".

MINERAL RESERVES (AS AT DECEMBER 31, 2023)¹

Project	Category	Tonnes (millions)	Au Grade (g/t)	Contained Au Ounces (000s)	Ag Grade (g/t)	Contained Ag Ounces (000s)	Cu Grade (%Cu)	Contained Tonnes Cu (000s)
Magino	Proven	24.9	1.23	984				
Magino	Probable	36.7	1.11	1,305				
Magino	Proven & Probable	61.5	1.16	2,289				
Florida Canyon	Probable	78.2	0.34	856				
Florida Canyon	Probable	78.2	0.34	856				
El Creston	Probable	13.4	0.88	380	12.0	5,170		
Veta Madre	Probable	4.0	0.71	92	3.9	506		
La Colorada Complex	Probable	17.4	0.84	472	10.1	5,676		
San Agustin	Probable	8.4	0.33	89	17.3	4,658		
El Castillo	Probable	-	-	-	-	-		
El Castillo Complex	Proven & Probable	8.4	0.33	89	17.3	4,658		
Cerro del Gallo	Proven	70.4	0.59	1,326	13.7	31,088	0.10	68
Cerro del Gallo	Probable	21.3	0.46	313	11.7	8,012	0.08	18
Cerro del Gallo Total	Proven & Probable	91.7	0.56	1,639	13.3	39,100	0.09	86

Project	Category	Tonnes (millions)	Au Grade (g/t)	Contained Au Ounces (000s)	Ag Grade (g/t)	Contained Ag Ounces (000s)	Cu Grade (%Cu)	Contained Tonnes Cu (000s)
	Proven	95.3	0.75	2,310	N/A	31,088	N/A	68
Argonaut Consolidated Mineral	Probable	162.0	0.58	3,035	N/A	18,345	N/A	18
Reserves	Proven & Probable	257.3	0.65	5,345	N/A	49,433	N/A	86

MINERAL RESOURCES (AS AT DECEMBER 31, 2023) (Inclusive of Mineral Reserves)

Project	Category	Tonnes (millions)	Au Grade (g/t)	Contained Au Ounces (000s)	Ag Grade (g/t)	Contained Ag Ounces (000s)	Cu Grade (%Cu)	Contained Tonnes Cu (000s)
Magino	Measured	46.3	0.99	1,479				
Magino	Indicated	101.5	0.92	2,987				
Magino	M&I	147.8	0.94	4,466				
Florida Canyon	Indicated	95.7	0.30	937				
Florida Canyon	Indicated	95.7	0.30	937				
La Colorada Complex	Indicated	19.9	0.83	530	10.0	6,377		
La Colorada Complex	Indicated	19.9	0.83	530	10.0	6,377		
San Agustin	Indicated	14.6	0.33	156	14.7	6,869		
El Castillo	Indicated	23.5	0.31	232				
EL Castillo Complex	Indicated	38.1	0.32	389	N/A	6,869		
Cerro del Gallo	Measured	121.6	0.49	1,899	13.1	51,086	0.10	122
Cerro del Gallo	Indicated	80.4	0.37	965	10.8	28,017	0.08	66
Cerro del Gallo Total	M&I	202.0	0.44	2,864	12.2	79,103	0.09	188
Argonaut	Measured	167.9	0.63	3,378	N/A	51,086	N/A	122
Consolidated M&I Mineral	Indicated	335.5	0.54	5,808	N/A	41,263	N/A	66
Resources	M&I	503.4	0.57	9,186	N/A	92,349	N/A	188

INFERRED MINERAL RESOURCES (AS AT DECEMBER 31, 2023)

Project	Category	Tonnes (millions)	Au Grade (g/t)	Contained Au Ounces (000s)	Ag Grade (g/t)	Contained Ag Ounces (000s)	Cu Grade (%Cu)	Contained Tonnes Cu (000s)
Magino	Inferred	30.6	0.75	736				
Florida Canyon	Inferred	78.1	0.69	1,742				
La Colorada	Inferred	0.6	0.63	12	7.2	132		
San Agustin	Inferred	16.6	0.62	332	21.3	11,409		
El Castillo	Inferred	2.5	0.33	26				
Cerro del Gallo	Inferred	5.1	0.43	71	11.9	1,947	0.09	5
Consolidated Inferred Mineral Resources	Inferred	133.5	0.68	2,918	N/A	13,488	N/A	5

Notes to the Mineral Reserve and Mineral Resource Tables:

- (1) Mineral reserves and mineral resources have been estimated as at December 31, 2023 in accordance with NI 43-101 as required by Canadian securities regulatory authorities. Mineral resources are presented inclusive of mineral reserves. Numbers may not sum due to rounding.
- (2) The mineral reserves for the Magino mine set out in the table above were based on the technical report titled "Magino Gold Project, Ontario, Canada, NI 43-101 Technical Report, Mineral Resource and Mineral Reserve Update", dated effective as of February 14, 2022 prepared by John M. Marek, P. Eng., Independent Mining Consultants, Inc.; Christo Marais, P. Geo., Argonaut; Philip Addis, P. Eng., SLR Consulting (Canada) Ltd.; Tommaso Roberto Raponi, P. Eng., T.R. Raponi Consulting Ltd.; and Kyle L. Stanfield, P. Eng., Argonaut (the "Magino Technical Report"). The mineral reserves set out in the table above were estimated using a \$1,350 Au price for the cut-off grade calculation versus \$1,600 Au price used in the Magino Technical Report. The mineral reserves used a variable gold cutoff grade of between 0.38 g/t Au and 0.70 g/t Au, depending on mine sequencing. The mineral

- reserves have been depleted from the original topography to the December 31, 2023, year-end topography utilizing a cut-off grade of 0.45g/t Au. Further information concerning the Magino mine, including key assumptions, parameters, and methods used to estimate mineral reserves, is described in this AIF and in the Magino Technical Report.
- (3) The mineral reserves for Florida Canyon set out in the above table are based on December. 31, 2023 year-end topography, a gold price of \$1,600 per ounce, and a variable cut-off grade between 0.12 g/t Au and 0.18 g/t Au depending on ore type and process selection.
- (4) The mineral reserves for La Colorada Complex set out in the above table are based on the December 31, 2023, year-end topography, a gold price of \$1,600 per ounce and a silver price of \$20.00 per ounce with cut-off grades for La Colorada of 0.14 g/t Au equivalent ("AuEQ") at El Creston and 0.16 g/t AuEQ at Veta Madre. Gold equivalency was estimated as AuEQ (g/t) = Au (g/t) + Ag (g/t) * [(Ag Recovery (%) * Ag Price (USD))/(Au Recovery (%) * Au Price (USD)].
- (5) The mineral reserves for San Agustin mine set out in the above table are based on the December 31, 2023 year-end topography, a gold price of \$1,700 per ounce and silver price of \$20.00 per ounce along with updated costs resulting in a cut-off of 0.16 g/t AuEQ. Gold equivalency was estimated as AuEQ (g/t) = Au (g/t) + Ag (g/t) * [(Ag Recovery (%) * Ag Price (USD))/(Au Recovery (%) * Au Price (USD)].
- (6) The mineral reserves for Cerro del Gallo set out in the table above were based on the technical report titled "Pre-Feasibility Study NI 43-101 Technical Report Cerro del Gallo Heap Leach Project Guanajuato, Mexico", dated January 31, 2020 (the effective date of October 24, 2019) prepared by Carl Defilippi, M.Sc. C.E.M., SME of Kappes Cassiday & Associates, Thomas Dyer, P.E. of Mine Development Associates, Todd Minard, P.E. of Golder Associates Inc., Brian Arkell, CPG and Neb Zurkic, CPG (the "Cerro del Gallo Technical Report"). The mineral reserves were estimated at a gold price of \$1,200 per ounce and a silver price of \$14.50 per ounce. The mineral reserves used a gold cutoff grade of between 0.30 g/t AuEQ and 0.39 g/t AuEQ depending on ore type. Gold equivalency was estimated as AuEQ (g/t) = Au (g/t) * [(Ag Recovery (%) * (Ag Price (USD) Ag Selling Costs (USD)))/(Au Recovery (%) * (Au Price (USD) Au Selling Costs (USD)))].
- (7) The M&I mineral resources and inferred mineral resources for the Magino mine set out in the table above were based on pit cones using \$1,800 per ounce gold. Cut-off grade at Magino was 0.28 g/t Au. Further information concerning the Magino mine, including key assumptions, parameters, and methods used to estimate mineral resources, is described in this AIF and in the Magino Technical Report. In the evaluation of the open pit cones, some of the waste portions of the resource pit was permitted to extend to the east into areas where land access agreements and permission will need to be obtained.
- (8) The M&I mineral resources and inferred mineral resources for Florida Canyon set out in the above table were based on pit cones using \$1,800 per ounce gold. Cut-off grades for Florida Canyon were variable depending on ore type and process selection and varied between 0.11 g/t Au and 0.16 g/t Au for oxide and was 0.42 g/t Au for sulphides.
- (9) The M&I mineral resources and inferred mineral resources for La Colorada set out in the above table were based on pit cones using \$1,800 per ounce gold and \$24.00 per ounce silver. Cut-off grades for La Colorada were 0.13 g/t AuEQ at El Creston and 0.14 g/t AuEQ for Veta Madre. Gold equivalency was estimated as AuEQ (g/t) = Au (g/t) + Ag (g/t) * [(Ag Recovery (%) * Ag Price (USD))]/(Au Recovery (%) * Au Price (USD)].
- (10) The M&I mineral resources and inferred mineral resources for El Castillo and San Agustin, which together form the El Castillo Complex, set out in the above table were based on pit cones using \$1,800 per ounce gold and \$24.00 per ounce silver. Cut-off grades varied between 0.07 g/t AuEQ and 0.48 g/t AuEQ for El Castillo and varied between 0.15 g/t AuEQ and 0.61 g/t AuEQ for San Agustin. El Castillo mine ceased mining operations in the fourth quarter of 2022 and is now in residual leaching. Gold equivalency was estimated as AuEQ (g/t) = Au (g/t) + Ag (g/t) * [(Ag Recovery (%) * Ag Price (USD))/(Au Recovery (%) * Au Price (USD)].
- (11) The M&I mineral resources and inferred mineral resources for the Cerro del Gallo project set out in the table above were taken from the Pre-Feasibility Cerro del Gallo Technical Report. The mineral resources were estimated at a gold price of \$1,600 per ounce and a silver price of \$20.00 per ounce. Cut-off grades range from 0.25 g/t AuEQ to 0.30 g/t AuEQ depending on ore type. Gold equivalency was estimated as AuEQ (g/t) = Au (g/t) + Ag (g/t) * [(Ag Recovery (%) * (Ag Price (USD) – Ag Selling Costs (USD))/(Au Recovery (%) * (Au Price (USD) – Au Selling Costs (USD)))].

Qualified Persons

Estimates of mineral reserves and mineral resources for material mineral properties have been prepared under the general supervision of Owen Nicholls, Argonaut's Vice President of Exploration and Marc Leduc, P.Eng., Chief Operating Officer, both a Qualified Person for the purposes of NI 43-101.

Risks and Uncertainties

Mineral reserves and mineral resources are estimates of the size and grade of the deposits based on the assumptions and parameters currently available. These assumptions and parameters are subject to several risks and uncertainties, including, but not limited to, future changes in metals prices and/or production costs, differences in size, grade, continuity, geometry or location of mineralization from that predicted by geological modeling, recovery rates being less than those expected and changes in project parameters due to changes in production plans.

Except as expressly described elsewhere in this AIF, there are no known metallurgical, environmental, permitting, legal, title, taxation, sociopolitical, marketing, political or other issues that are currently expected to materially affect the mineral reserve or mineral resource estimates. Certain operations will require further surface land access and/or permits throughout their operating lives to commence or continue operating. Management expects such land access and permits to be issued in the ordinary course, and thus material that may only be mined after such land access and/or permits are issued is included in proven and probable mineral reserves. Specific and current permitting issues are described in the narrative concerning the relevant operation under the heading "3.4 Material Mineral Properties" and under the following sub-headings under "RISK FACTORS": "Uncertainty of Exploration

and Development"; "Mineral and Surface Rights"; "Environmental Risks and Hazards" and "Permitting and Compliance".

3.3 Material Mineral Properties

3.3.1 Magino mine

Property Description and Location

The Magino mine is a brown-fields site that contains a historic underground gold mine, a small landfill, and a small tailings management facility ("TMF"). Argonaut conducted a feasibility study during 2017 that examined mining the deposit using conventional open pit mining methods and extraction of gold from the ore using a 10,000 tonnes per day carbon-in-pulp mineral processing facility. After additional studies conducted during 2018 through 2020, Argonaut made the decision to advance the project towards construction in October 2020. Development work at the site commenced during the 1st quarter of 2021. Argonaut completed construction of the Magino mine during the first half of 2023 and declared commercial production effective as of November 1, 2023.

The Magino mine is located near Dubreuilville, Ontario, 195 kilometres north of Sault Ste. Marie. The property can be accessed via a 14-kilometre all-weather gravel road located off Highway 519 west of Dubreuilville. This junction is approximately 40 kilometres north of Wawa on Highway 17. Additional access to the Magino mine is provided via Road 48, also from Dubreuilville, which is a 24 kilometre gravel road. Both of these include bridges across the Magpie River.

Argonaut's wholly owned (i.e., 100% registered ownership) land holdings forming the Magino mine comprise 20 patented mining claims (mining and surface rights), 6 Crown leases, and 36 unpatented mining claims with a combined area of 2,213 hectares.

There are no obligations that must be met in order for Prodigy Gold Inc. ("**Prodigy**") to retain the property other than those associated with maintaining the leases and claims in good standing. Patented mining claims can exist indefinitely upon payment of annual taxes and require no work requirement, while leased mining claims remain valid for 20 years upon payment of annual taxes. Unpatented mining claims allow for the exploration of mineral substances and require annual work for the renewal of title.

Currently, the Magino mine is subject to a 3% NSR royalty to a subsidiary of Franco-Nevada Corporation in addition to a 0.84% NSR royalty owing to certain Indigenous partners.

History

The discovery of iron ore deposits around the turn of the 20th century in the Michipicoten area southwest of Wawa led to prospecting for other minerals. Gold was discovered in 1918 near Goudreau. Prospecting and mining have been semi-continuous since then, being particularly active from the mid-1920s to the beginning of World War II. Gold production from the area was sporadic. Various companies owned, operated, and explored the Magino mine from 1917 to today. The most significant in terms of production was Muscocho Exploration which operated a small underground mine from 1986 to 1992, during which 768,678 tonnes were mined averaging around 4.3 g/t Au.

Based on reported historic data, total historic production from the Magino mine is 803,135 tonnes of ore yielding 114,319 ounces Au at 4.43 g/t Au.

Geology and Mineralization

The property is located within the Michipicoten greenstone belt of the Archean Superior Province. The Michipicoten greenstone belt is a structurally and stratigraphically complex assemblage of volcanic, sedimentary, and intrusive rocks that were metamorphosed to greenschist and amphibolite facies. Several suites of plutonic rocks ranging in composition from gabbro to monzogranite and syenite occur in and around the Michipicoten greenstone belt. The property is situated in the Goudreau-Localsh gold district of the Wawa gold camp.

Gold mineralization at the Magino mine is primarily hosted by the Webb Lake Stock, which intrudes mafic volcanic rocks. The Webb Lake Stock is a felsic intrusion that has been interpreted as being a trondhjemite but is referred to as a granodiorite in mine terminology and therein. The Webb Lake Stock is east northeast-striking and has a steep northerly dip. The granodiorite contains 5 to 10% veins of quartz. The veins generally parallel the orientation of the Webb Lake Stock.

Argonaut is currently focusing its evaluation of the regional deformation zones of gold-bearing quartz-sericite-mineralization that contain narrow higher-grade gold-bearing quartz veins and stockworks which were the focus of former underground mining. Drilling programs conducted over the past few years were designed to in-fill and expand mineralization identified by earlier drilling, and in some cases, replace older, non-compliant drill sample data.

Drilling, Development and Operations

The original drilling at the Magino mine was 611 m of diamond drilling in 1972. This was followed by a hiatus, and drilling commenced again in 1981 with several drilling programs conducted until 1991 for a total of 10,753m. Drilling started up again in 1997 and was intermittently done to the present for a total of 515,607 diamond drilling meters and 169,194 m of RC drilling respectively.

Argonaut uses only drilling data from 2006 and subsequent years through 2023 to estimate resources. Previous review of drill hole data demonstrated that there is a material bias associated with the older (pre-2006) data and there was no supporting information regarding assaying methods or QA/QC backup. For that reason, those data were not used to estimate block grades. Additionally, all RC drilling from 2021 to present is not included in the mineral resource estimation because it is ore control drilling and does not meet the QA/QC requirements to be included in an estimation process. The drilling data used amounts to 405,101 m of diamond drilling in 1,121 holes and 39,453 m of RC drilling in 350 holes. Drill holes generally follow a bearing of 160 degrees, perpendicular to the trend of mineralization, and drilled at angles between 55 degrees and 75 degrees. The average drill hole spacing within the reserve is 28 metres, though in the upper parts, the phase 1 and phase 2 reserve pits, drill hole spacing is generally between 18 and 22 metres. Recent reverse circulation ore control currently covers most of the phase 1 pit on a 10 by 10 metre drill hole spacing. Ore control RC drilling has been completed in the last three years totalling 129,741 m or 77% of all RC drilling. Ore control drilling is used to estimate a grade-control model which is subsequently compared to the resource estimation for reconciliation purposes. Table 1-1 breaks down the Magino drilling data by year.

Table 1-1 Drilling Campaign by Year

Drilling	g TOTAL Diamond		TOTAL R	C Drilling	Gold As	say Data	% of
By Year	M Drilled	No of	M Drilled	No of	Meters	Assay	Drilling
		Holes		Holes		Count	Assayed
1972	611	6			305	300	50%
1981	2,260	16			746	858	33%
1982	4,709	82			2,903	3,496	62%
1984	1,559	25			1,315	1,433	84%
1985	5,672	38			4,801	6,681	85%

Drilling	TOTAL	Diamond	TOTAL R	C Drilling	Gold As	say Data	% of
By Year	M Drilled	No of	M Drilled	No of	Meters	Assay	Drilling
		Holes		Holes		Count	Assayed
1986	13,085	82			10,562	15,990	81%
1987	32,482	281			29,148	41,198	90%
1988	23,463	222			17,886	28,374	76%
1989	19,344	302			11,381	18,038	59%
1990	4,626	166			3,162	4,993	68%
1991	329	13			210	386	64%
1997	2,088	10			1,926	1,971	92%
2000	1,231	19			1,194	1,330	97%
2002	2,743	17			860	974	31%
2006	8,055	18			6,944	7,297	86%
2007	9,239	14			7,544	8,244	82%
2009	2,371	8			2,302	2,296	97%
2010	1,635	6			1,483	1,495	91%
2011	59,147	214			56,239	56,724	95%
2012	127,118	499			111,233	111,204	88%
2013	2,904	23			1,810	1,810	62%
2015	11,288	50			8,037	8,037	71%
2016			39,453	350	35,909	35,902	91%
2017	3,304	13			-	-	0%
2019	13,921	19			13,273	13,335	95%
2020	42,019	53			36,214	36,088	86%
2021	41,184	61	40,030	837	38,570	38,570	94%
2022	49,575	68	28,969	923	35,602*	35,612*	72%
2023	24,984	54	49,951	1,027	19,928*	24,948*	80%
TOTAL	515,607	2,386	169.194	3,592	475,754	507,584	92%

^{*}Excludes RC drill totals since they are not included in the current Mineral Resource estimation.

A decision to develop the Magino property was made in October 2020. Development work and mining operations commenced at the property during the first quarter of 2021. The Company completed construction of the Magino mine and declared commercial production effective as of November 1, 2023.

Sampling, Analysis and Data Verification

Argonaut uses only post-2006 drilling and assay data for mineral resource and mineral reserve estimates. This data was collected by Argonaut and Prodigy. The responsible Qualified Person was unable to verify drilling completed before 2006 and excluded that data from being used to estimate mineral resources.

All Argonaut and Prodigy drill samples at the Magino mine were collected at the applicable drill rig by trained technicians or geologists. Representative samples were transported under secure conditions to accredited assay laboratories where they were prepared and analyzed for gold and silver using industry standard techniques. The Corporation routinely utilizes industry approved QA/QC protocols that include the use of duplicate samples, standard reference materials and blanks. A significant proportion of the samples that were analyzed by the primary laboratory were sent to a second accredited assay laboratory for comparative purposes.

For an in-depth breakdown of sampling, analysis, and data verification methods, see Sections 11-12 of the Magino Technical Report.

Mineral Processing and Metallurgical Testing

Several campaigns of metallurgical testing have been completed at Magino from 2013 to present. A detailed review and analysis are presented in the Magino Technical Report.

The main conclusions drawn from test work are that ore grade composites were readily amenable to whole ore milling/cyanidation treatment and respond well to gravity concentration treatment as follows:

- Grind size of 80% passing 75 microns.
- Gold recoveries ranged from 94.4% to 96.2% (94% approximately at a head grade of 1.3 g/t Au);
- Cyanide and lime consumptions were low;
- Gravity tailings were readily amenable to cyanidation; and
- Little metallurgical difference is seen between various ore zones, depths, or gold grades.

Mineral Reserve and Mineral Resource Estimates

The Magino mineral reserves and mineral resources, effective as at December 31, 2023, are summarized in the "Mineral Reserves and Mineral Resources" table contained in this AIF.

Magino mineral reserves decreased from 2022 to 2023 due only to depletion as a result of mining. In total, 96 model ounces were removed from the mineral reserve estimate as a function of mining. Magino mineral resources have also decreased from 2022 to 2023 due to depletion as a result of mining. In total, 115 model ounces have been removed from the current mineral resource estimate.

Prior to the announcement of the Alamos Transaction, it was anticipated that an updated Magino NI 43-101 technical report would be issued during the second half of 2024, which would contain an updated mineral reserve and resource estimation and reflect the results of this 2023 drilling campaign. Completion of the Alamos Transaction may impact the timing of a subsequent NI 43-101 technical report.

Mining Methods

The Magino mine is a conventional open pit mine. Mine operations consist of drilling small to medium diameter blast holes, ranging from 11.4 cm (4.5 in) to 20.3 cm (8.0 in) and blasting with explosive emulsions. Ore mining is with two 7 m³ hydraulic excavators (backhoe configuration) to provide better selectivity and control of mining dilution. There is also a 15 m³ hydraulic shovel for bulk mining of waste areas. A large wheel loader is available as a backup loading unit and to rehandle ore stockpiled at the crusher. Most of the haulage is with 140 mt class trucks. Ore is being delivered to the primary crusher north of the pit, and waste to the waste storage facility, the Mine Rock Management Facility, west of the pit. A significant amount of the waste is being used in the construction of the TMF, also located west of the pit. There is a small low-grade stockpile facility to store marginally economic material for processing during the last few years of commercial pit operations. There is a fleet of track dozers, motor graders, small loaders, and water trucks to maintain the working areas of the pit, waste storage areas, and haul roads. The mine operates two 12-hour shifts per day for 365 days per year.

Recovery Methods

Flowsheet development and design criteria were based on the interpretation of the metallurgical test work results presented in Section 13 of the Magino Technical Report. The process plant was designed based on a throughput of 10,000 tonnes of ore per day with an average gold head grade of 1.15 g/t and to achieve an average life of mine

91.8% gold recovery. These design criteria accurately reflect the conditions we are seeing at the mine after reaching commercial production.

The process plant flowsheet design utilizes primary and secondary crushing followed by a semi-autogenous grinding ("SAG") mill and ball mill for comminution of ore. The SAG mill discharge is classified with a trommel screen to return oversize to the SAG mill feed. Ball mill discharge is in closed circuit with cyclones for classification and a gravity circuit to remove coarse gold. Prior to the leaching and CIP circuit, the ground product (cyclone overflow) is thickened in a pre-leach thickener to reduce the slurry volume and reagent requirements. The thickener overflow solution will be recirculated to the process water tank for re-use as process water. The thickener underflow is pumped to the leach circuit, dosed with lime, oxygen and cyanide, leached for 30 hours, and then flows into the CIP circuit to recover dissolved gold and silver from the leached slurry.

Loaded carbon from the CIP circuit is acid washed, followed by carbon stripping using an AARL (Anglo American Research Laboratories) elution circuit and electrowinning circuits to recover the gold and minor silver. Gravity concentrate is processed via intensive leaching and its own electrowinning cell. Stripping is performed daily. Carbon is reactivated prior to return to the CIP circuit.

Smelting of the filtered electrowinning sludge to produce gold doré occurs two to three times a week.

CIP tailings is pumped to the cyanide destruction tanks to reduce the Weak Acid Dissociable cyanide (CN_{WAD}) concentration to acceptable environmental levels prior to pumping of the plant tailings to the TMF.

Pre-leach thickener overflow and reclaim water from the TMF supply much of the required process water for the plant. Raw water from the Goudreau Lake or other on-site water ponds are used as make-up water as necessary. Raw water is used for all process uses requiring higher quality water including screen sprays, pump gland service, stripping water and reagent preparation.

Project Infrastructure

The mine infrastructure is designed to support the operation of a 10,000 t/d mine and processing plant, operating on a 24-hour per day, 7-day per week basis. It has been developed for the most economical operation at this production rate.

A public by-pass road will be constructed on the property to avoid active project work areas. Currently, the road from Dubreuilville to Goudreau crosses the planned future pit, and an alternative route is required. The road will be constructed to local municipal specifications as a gravel road. This will isolate the operations from public traffic.

Power for the site is supplied by an Argonaut owned and operated on-site natural gas fueled power generating plant. The power plant is capable of generating 100% of Magino's requirements and can be augmented by drawing up to 4 MW's of power from the local Algoma Power Inc. system at a lower cost. Argonaut is currently reviewing options for a connection to the high voltage network.

For an in-depth breakdown of project infrastructure, see Section 18 of the Magino Technical Report.

Environmental Studies and Permitting

A summary of the major environmental studies and permits status is outlined below.

• Environmental Assessment (EA) processes were successfully concluded during Q1 2019.

- Argonaut has consulted with and successfully negotiated community benefits agreements with each of
 the six Indigenous communities that share an interest in the project area and has secured their continuing
 support for project development.
- Project permitting began following the conclusion of the Federal and Provincial Environmental Assessments.
- Provincial authorizations have been secured for major project components including the tailings and water quality/management pond dams, construction phase water management and effluent discharge, air/noise emissions as well as species at risk. The Mine Closure Plan and associated initial Financial Assurance have been in place with the Province of Ontario since Q1 2021.
- Federal authorizations have also been granted for fish and fish habitat disturbances under the Federal Fisheries Act as well as an associated amendment to Schedule 2 under the Federal Metal and Diamond Mining Effluent Regulations.
- The decision to advance to site project power generation necessitated an effects assessment under the Magino Federal Environmental Assessment Decision Statement. In August of 2023, Prodigy Gold Inc. received a positive Decision Statement pursuant to Section 54 of the *Canadian Environmental Assessment Act*, 2012 in regards to temporary site power generation. Argonaut agreed and will work with relevant authorities on a greenhouse gas management plan intended to reduce the Magino mine's greenhouse gas emissions over its operating life.
- In consultation with both Provincial and Federal governments as well as Indigenous communities, a comprehensive Environmental Management System has been implemented project-wide.
- In May 2023, Prodigy Gold Inc. received an Amended Environmental Compliance Approval for its operational phase of the Magino mine from the MECP.
- Argonaut is currently awaiting an operational phase Permit to Take Water (PTTW) which is anticipated to be received during the second quarter of 2024.
- Argonaut has been granted all permissions to use Stage 1 of the Tailings Management Facility.

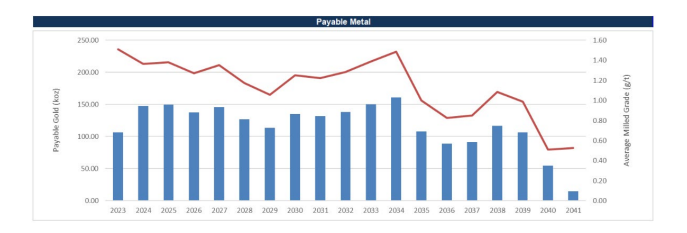
Capital and Operating Costs

Argonaut completed construction of its flagship Magino mine and declared commercial production effective as of November 1, 2023. As at December 31, 2023, the Company had incurred US\$762 million for the estimated cost at completion which is largely in line with the US\$755 million (CA\$980 million) that was disclosed on February 27, 2023.

Magino Life of Mine Plan

The following tables are extracted from the Magino Technical Report and reflect the expectations for the Magino mine at that time. Prior to the announcement of the Alamos Transaction, it was anticipated that an updated Magino NI 43-101 technical report would be issued during the second half of 2024, which would include any necessary updates to these figures based on updated scientific and technical information available at such time.

Project Overview						
Mining	-					
Total Ore Production	kt	65,526				
Total Waste	kt	311,314				
Mine Life	years	19.0				
Average Mining Rate	ktpd	57				
Strip Ratio	waste:ore	4.75				
Processing						
Tonnes Processed	kt	65,525				
Average Au Head Grade	g/t	1.15				
Contained Au	koz	2,427				
Average Recoveries	%	91.8%				
Au Recovered	koz	2,227				
Payable Gold	koz	2,225				
Note: Production includes 60,0	00 recovered ounces of low-grade material not incl	uded in 2022 reserves.				



Operating Cost†	US\$/t processed	LOM US\$M
Mining*	14.64	959.2
Re-handle ^A	0.00	0.0
Equipment Lease	0.21	80.9
Processing	10.42	682.5
G&A	3.87	253.9
Total Operating Costs	30.16	1,976.6

- (*): Average LOM open pit mining cost amounts to \$3.00/t mined at a 3.9:1 strip ratio
- (^): Average LOM re-handle cost amounts to \$0.84/t re-handled

Category	Unit	Value
Net Revenues	US\$M	3,519
Operating Costs	US\$M	2,018
Cash Flow from Operations	US\$M	1,542
Capital Costs*	US\$M	492
Cash Cost‡	US\$/oz	907
Cash Cost (Incl. Sustaining Capital) ^o	US\$/oz	963
Net Pre-Tax Cash Flow	US\$M	1,051
Pre-Tax NPV5%	US\$M	538
Pre-Tax IRR	%	20.9
Pre-Tax Payback (from start of commercial gold production)	Years	4.5
Break-Even Pre-Tax Gold Price	US\$/oz	940
Total Taxes	US\$M	226
Net After-Tax NPV5%	US\$M	421
After-Tax IRR	%	19.3
After-Tax Payback (from start of commercial gold production)	Years	4.6
Break-Even After-Tax Gold Price	US\$/oz	946

- (*): Includes pre-production, sustaining, closure and reclamation capital costs
- (‡): (Refining Costs + Third Party Royalties + Operating Costs)/Payable Au oz
- (º): (Refining Costs + Third Party Royalties + Operating Costs + Sustaining Capital Costs) /Payable Au oz

The life-of-mine plan described above is based on the Magino Technical Report and forms the basis for the current mineral reserves and resources described under the table "Mineral Reserves and Mineral Resources" contained in this AIF. Argonaut is currently engaged in a large exploration drilling program targeting the definition of additional mineral reserves and resources. Argonaut has also been working with various engineering companies to develop an expansion plan for the current Magino processing facility. The completion of the Alamos Transaction may impact future expansion plans and timing of a subsequent NI 43-101 technical report.

Production at Magino is expected to have a gradual ramp-up through the first half of 2024, with an increase in both mined and milled tonnes starting in the second quarter of 2024. Mining volumes are expected to increase with the arrival of four trucks anticipated in the first quarter of 2024 and a new hydraulic excavator in the second quarter. Additionally, a fleet management system is currently being installed and commissioned, which is expected to lead to improved operations and decision-making. Improvements to the liner and lifter designs in the SAG and ball mills in the second half of 2024 are expected to increase throughput capacity. Total operating cost and cost per tonne are expected to be higher in the first half of the year, though cost per tonne is expected to decrease in the second half of 2024 as the mine ramps up production. Cash costs and AISC per gold ounce sold are expected to be higher than the Magino Technical Report due to higher operating costs and increased sustaining capital expenditures. Sustaining capital expenditures for the year are expected to include construction of TMF stage 1B, with planned completion in mid-2024, construction of a temporary truck shop, completion of the assay lab construction and mill upgrade projects, as well as equipment leases.

3.3.2 Florida Canyon mine

Property Description and Location

The Florida Canyon mine is owned by Florida Canyon Mine, Inc. ("FCMI") and is located 125 miles east of Reno Nevada, and immediately south and east of Interstate 80. The nearest towns are Winnemucca, 40 miles northeast with a population of 7,763 (2018) and Lovelock, 33 miles southwest, with a population of 1,814 (2018). The highway exit for the Florida Canyon mine from I-80 is at Imlay, Nevada. Access is reliable via the Interstate year around.

The mine currently produces gold by conventional hard rock open pit mining with processing by 2 stage crushing and run of mine ("ROM") heap leaching. The mine was in continuous operation from 1986 through 2011 and then intermittently until 2015. It was reopened in mid-2016 and has been in operation since that time.

The land package owned or leased by FCMI covers a total of 18,804.28 acres. Fee lands total 5,520.4 acres and 656 unpatented claims total 13,283.88 acres. Contained within the fee lands are 19 patented claims totaling 359.9 acres.

History

Gold was discovered in 1860 in Humboldt Canyon, which led to the organization of the Imlay Mining District. Numerous claims were filed in the area and the population of Humboldt City grew to 500 by 1863. Mining in the district was limited until 1906 when the Imlay Gold mine and the Black Jack Mercury mine were discovered. The most productive mine in the district was the Standard mine, which produced more than \$1 million in gold and silver between 1939 and 1949.

In 1969, Homestake Mining Company (Homestake) obtained a lease on property in the Florida Canyon area. Seven widely spaced rotary holes were drilled with marginal results, and the property was dropped. Cordilleran Explorations (Cordex) next leased the property between 1972 and 1978. A comprehensive program of geologic mapping, geochemical sampling, and trenching was completed. A total of 25 of 37 drill holes completed were in a mineralized zone referred to as the West Trend, on the site of present-day Florida Canyon mine. When Cordex dropped their lease in 1978, Flying J Mines carried out a limited heap-leach operation in the West Trend material.

Between 1969 and 1982, three major mining companies explored the property and chose not to proceed with development of the deposit.

In 1982, Montoro Gold Company ("**Montoro**"), a subsidiary of Pegasus Gold Corporation, ("**Pegasus**") acquired the property. Montoro began an aggressive program to expand mineral reserves and enlarge the property position. Detailed geologic mapping and geochemical sampling led to the discovery of other anomalous gold occurrences throughout the property. By the end of 1985, 241 drill holes were completed totaling 87,569 ft in the West Trend and adjacent deposits. In addition, 46 holes were completed in other exploration targets to the south and east.

In November 1985, a decision was made by Pegasus to put the property into production. Permitting and project development followed with startup of a new mine in 1986. Pegasus operated the Florida Canyon mine until January 1998. Pegasus began having financial problems in 1997 when the price of gold decreased from \$370/oz in January to \$283/oz in December. In January 1998, Pegasus filed for bankruptcy under Chapter 11 of the U.S. Bankruptcy Code.

Under two separate plans of reorganization approved by major creditors and confirmed by the court, certain former Pegasus affiliates emerged from bankruptcy protection during February 1999. The first involved the reorganization of Pegasus Gold International, Inc. (the international exploration affiliate of Pegasus) which was reincorporated as Apollo Gold Inc. Apollo Gold Inc. became the holding company for three former Pegasus subsidiaries, including FCMI.

Apollo Gold Inc. was acquired during the second quarter of 2002 by Nevoro Gold Inc. ("Nevoro"). Nevoro became a publicly traded company on the Toronto Stock Exchange and subsequently changed its name to Apollo Gold Corporation ("Apollo"). Apollo operated the Florida Canyon mine and the nearby Standard mine through its FCMI and Standard Gold Mine, Inc. ("SGMI") subsidiaries until Jipangu International, the U.S. Subsidiary of Jipangu Inc., acquired the Florida Canyon and Standard properties on November 18, 2005. Jipangu operated the properties until 2015. Jipangu defaulted on debt and the property became majority owned by Admiral Financial Group ("Admiral"). Rye Patch Gold Corp. ("Rye Patch"), agreed to acquire the Florida Canyon property and related assets from Admiral and Jipangu International, Inc. through acquisition of their three subsidiary

companies, FCMI, SGMI, and Jipangu Exploration. Rye Patch operated the property until the second quarter of 2015 and shut down for about a year.

In mid-2016, Rye Patch Gold resumed open pit mining and heap leaching operations and declared commercial production in December 2017. In May 2018, Alio acquired Rye Patch by way of a Plan of Arrangement transaction and as a result held 100% of the Florida Canyon and Standard mine properties.

Argonaut acquired the Florida Canyon property through its arrangement agreement with Alio Gold Inc., which closed on July 1, 2020 ("Alio Business Combination").

Geology and Mineralization

The Florida Canyon and Standard mine deposits are located in the Humboldt Range, which is a major north-trending anticlinal structure likely formed during the Sevier Orogeny.

The Florida Canyon area is dominated by a major regional structural zone, termed the Humboldt Structural Zone, a 200-km long northeasterly-trending left-lateral strike slip fault zone. One of the principal structural features within the Humboldt Structural Zone is the Midas Trench lineament, which abruptly terminates at the north end of the Humboldt Range. Mineralization and alteration in the Florida Canyon and Standard mine deposit areas are localized where the Midas Trench lineament intersects the Humboldt Structural Zone.

The Florida Canyon gold deposits are hosted by the Triassic Grass Valley Formation and Natchez Pass Limestone and in places within Prida Formation.

Three types of mineralization are present at Florida Canyon. The primary type is disseminated gold mineralization within siltstone and silty sandstone. In addition, gold mineralization occurs along brecciated contacts and karsted areas of the Natchez Pass limestone. The third type of gold mineralization occurs as epithermal hot springs type vein mineralization.

Status of Exploration, Development and Operations

The vast majority of the exploration and infill drilling at Florida Canyon took place between 1969 through 2017. The current database contains 4,392 RC holes and 83 core holes for a total of 4,475 drill holes amounting to 1,946,762 feet of drilling. Of this, 81% of the drilling was completed by the operators Pegasus and/or Apollo. Since acquiring the Florida Canyon property on July 1, 2020, Argonaut has completed 126,933 feet of RC drilling in 493 holes, and 12,149 feet of core drilling in 25 holes through the end of 2023, primarily focusing on infill, development, exploration drilling and model improvement. At Standard mine, the Corporation has completed 14,105 feet of RC drilling in 54 holes through the end of 2023 primarily focusing on exploration drilling.

In 2023 the company drilled 12 core holes for a total of 9,818 feet and 108 RC holes for 34,820 feet. The purpose of this program was to better understand the controls of mineralization and to define additional resources in both the oxide and sulfide zones of the deposit.

Since acquiring the mine, Argonaut has been focused on making strategic capital investments with the goal of increasing annual gold production and lowering operating costs.

Sampling, Analysis and Data Verification

Limited information is available regarding the procedures applied to the legacy database at Florida Canyon.

Prior to 2017, there are historical reports that recovery from RC drilling was generally good, but that recovery decreased when strongly fractured or broken ground was encountered. In these instances, tri-cone drilling was often implemented to improve sample recovery. Character samples (RC chips from the drill cuttings) were

collected and logged but have since been lost or discarded. Similarly, all cores taken prior to 2017 have been lost. Since acquiring the Florida Canyon property on July 1, 2020, Argonaut has stored all RC chips and core drilled.

Information in historical reports shows preparation of RC samples consisted of drying the entire sample at approximately 110 degrees Celsius, then jaw crushing the entire sample to 100% passing 6-mesh. A riffle splitter is used to split out approximately 500 grams which is pulverized with a ring and puck pulverizer to a nominal - 150 mesh. The pulp was then roll mixed and transferred to a sample envelope.

The same general preparation procedures used for RC samples are also used for core samples. After drying, the entire core sample is jaw-crushed to -0.75 inch, and a 3 to 4 lb sub-sample is collected using a riffle splitter. The smaller split is then crushed, split, and pulverized following the same procedures as applied to RC samples.

Gold was analyzed by fire assay using a 30 gram aliquot. After fusion, the gold content is determined by atomic absorption (AA) spectrometry. All samples that return gold values greater than 0.30 oz/ton are reassayed, with gravimetric finish. American Assay Labs (AAL), an ISO 17025 accredited lab, has been the primary lab used and accounts for 67% of the assays of the entire database. AAL includes quality control standards and blanks with each sample batch and routinely performs duplicate analyses on about 10% of all sample pulps.

AAL's analytical QAQC program reportedly consisted of the insertion of 1 standard, one blank and at least four duplicate pulps for every batch of 50 samples assayed. AAL also continually monitored their lab performance by participating in the CANMET round robin surveys.

In 2020, work at the Florida Canyon assay laboratory identified a situation with 30 gm fire assays that has very likely been ongoing for some time. Head grade samples from the crusher sampler at Florida Canyon are routinely collected on a daily basis. The output from the 2nd stage crush is sampled from the S4 belt every hour with a sample cutter. There are 24 samples per day which are combined and blended into a single sample per shift.

The 30 gm fire assays at the Florida Canyon lab have suffered from repeatability issues when routine duplicates are rerun as an internal QAQC check. The issue has been identified with screen fire assays as free gold particles that range in size from 80 to 150 mesh. If a free gold particle occurs in a 30 gm charge, the grade is unstable compared to another 30 gm charge without a free particle.

Head assay procedures at the Florida Canyon lab have been modified to address this issue as follows:

- 1) 1,000 gm if the sample is pulped and subjected to bottle roll cyanide testing for 16 hours with sufficient cyanide to assure dissolution of the free particles.
- 2) The bottle roll cyanide solution is assayed.
- 3) The residue is rinsed and fire assayed with a 30 gm charge.
- 4) The residue assay and the solution assay are combined to determine the gold content.

This method has been implemented for roughly two years at site and the results are highly reproducible. This method has not been applied to any of the assay data used to establish the mineral resource or mineral reserve.

In 2017 Florida Canyon implemented industry-approved QA/QC protocols utilizing Certified Reference Materials (CRM Standards), blanks, and duplicate samples to validate drill hole samples to be included in the estimation of mineral resources and mineral reserve. All drilling since 2017 includes ~10% control samples to ensure reliable assay results. Check assays are also completed at a secondary laboratory to provide a control on the primary laboratory (American Assay Lab).

In addition to the current QA/QC protocols used to validate the drillhole database a re-examination of limited historical duplicate data, and a review of data validation reports prior to 2017 have been done to determine the efficacy of the historical drilling. This coupled with the reconciliation of the exploration data used for mineral resource and mineral reserve estimation to the ore control data and production data show the assay database is reliable for Resource and Reserve estimation.

Mineral Processing and Metallurgical Testing

Florida Canyon Mine has been in operation since 1986. Currently, ore from all operating pits is placed on the South Heap Leach Pad, which was started in 2017. Since that time, through February 2024, 49.3M crushed tonnes and 12.6M ROM tonnes have been placed on Phases I and II. Current pad-to-date recovery is 55.1% with a final recovery of 62.7% expected. Based on metallurgical test work conducted on-site, final gold recovery is expected to achieve 64% from crushed ore and 53% from ROM ore from the Central, Main and Jasperoid pits. Ore from the Radio Towers pit is estimated to be 58% and 45% for crushed and ROM ore, respectively.

Results of metallurgical column tests on monthly crusher composite samples in 2022 and 2023 indicate high variability in recovery estimates, ranging from 49% - 77% with an average of 61%. In-pad solution samples, other field sampling, and spillway flow measurements indicate the current ore is performing in line with expected results. Recently, actual pad recovery has been impacted by short cycling of primary leach cycles due to ore deliveries exceeding solution application capability. The 2024 Phase III pad expansion will allow for the time and solution needed to recover those inventoried ounces in Phases I and II over the next three years.

Mineral Reserve and Mineral Resource Estimates

The Florida Canyon mineral reserves and mineral resources, effective as at December 31, 2023, are summarized in the "Mineral Reserves and Mineral Resources" table contained in this AIF.

Florida Canyon mineral reserves decreased from 2022 to 2023 due only to depletion as a result of mining. In total, 107,000 model ounces were removed from the mineral reserve estimate as a function of mining. Florida Canyon mineral resources have also decreased from 2022 to 2023 due to depletion as a result of mining. In total, 112,000 model ounces have been removed from the mineral resource estimate.

Mining Methods

Florida Canyon is a conventional open pit hard rock mining operation. Bench heights are 20 ft and the loading and haulage fleet are 13 to 14 cu yd front loaders matched to 100-ton rigid frame haul trucks. Most of the loading and hauling equipment has been leased from Caterpillar and includes maintenance and repair contracts on the leased units (MARC).

Recovery Methods

Florida Canyon is a conventional gold/silver heap leach operation where ore passes through two stages of open circuit crushing. The crushed ore is agglomerated with a polymer binding agent and stacked in 20-40 foot lifts. Solution is applied through drip tubes. Discharge (pregnant solution) from the bottom of the pad is sent to carbon columns. There is no intermediate or recycled solution. Loaded carbon is pressure stripped, gold is recovered by electrowinning and precipitate is melted into doré bars.

Project Infrastructure

All of the infrastructure that is required to sustain production at the Florida Canyon mine is in place. The mine is located adjacent to Interstate 80 which provides easy access to Reno, Salt Lake City, and the nearby mine support

communities of Winnemucca and Elko, Nevada. Spare parts, process consumables, blasting agents, and fuel are readily available.

Power is supplied to the mine by a 60-kV overhead transmission line owned and operated by NV Energy, the major power supplier in the state of Nevada. The power is delivered to an onsite substation. FCMI owns, operates, and maintains the substation. Mine site 25-kV power lines feed distribution transformers at the crusher, process plant, refining, and other facilities on site.

Water requirements are met with underground wells on site. Florida Canyon has 2,415 acre-feet of water rights, which are adequate to meet operational requirements.

Environmental Studies and Permitting

Florida Canyon has undergone numerous environmental studies over the years, as is normal of mature properties. All permits in place to continue mine operations.

Florida Canyon mine is partially located on public lands administered by the U.S. Department of the Interior, Bureau of Land Management (BLM). Any amendment of the Plan of Operations requires an assessment and disclosure of potential environmental and limited social impacts as part of the BLM's obligations under the National Environmental Policy Act (NEPA).

Additional permits will be required from time to time to extend the mine life. At present, all required permits to support the capital investment into South Heap Leach Pad Phase III expansion, which is expected to extend the continuity of mine operation.

The 2023 estimate for total closure and reclamation of the Florida Canyon mine was \$32.5 million on a discounted basis.

Capital and Operating Costs

The remaining LOM capital expenditures estimate for the Florida Canyon mine as at December 31, 2023 is as follows:

Description	LOM (\$000s)
Phase 3 Leach Pad/CIC	22,000
Phase 4 Leach Pad	15,000
Radio Towers Move	3,000
Channel	6,000
MARC	16,085
Planned Component Replacement	11,000
Total Capex	73,085

The remaining LOM operating cost estimate in US short tons for the Florida Canyon mine as at December 31, 2023 is as follows:

Description	LOM (\$/st ore)
Open pit mining	3.58
Processing	2.68
Refining	0.06
G&A	0.75
Royalty, bond & NV proceeds	0.6

3.3.3 San Agustin mine

Property Description and Ownership

The San Agustin mine is an operating open pit heap leach gold mine located in the State of Durango, Mexico. Driving distance to the mine is 100 km from the city of Durango. The first 90 km are paved, and the final 10 km consists of a well-maintained gravel road. The San Agustin mine is situated in a zone classified as semi-dry. Mining operations can be conducted year-round. The local resources and infrastructure are adequate to support the current mining operation.

The San Agustin mine consists of 5,884 hectares of mining concessions and 425 hectares of surface rights. The San Agustin mine was surveyed by a licensed surveyor, all applicable payments and reports have been submitted to the relevant authorities, and the licenses are in good standing as of the report. Current mining operations and the mineral resources and mineral reserves are located entirely within the San Agustin mine mineral concessions. Argonaut's surface rights as well as mineral rights are in good standing, to the knowledge of the Corporation, although part of the reserve lies within land owned by a third party, as detailed below.

All mining concessions at the San Agustin mine are owned 100% by Argonaut through its subsidiary Minera Real Del Oro, S.A. de C.V. ("MRO"). The San Agustin mine concessions are not subject to any royalties on the oxide mineral resources, but Silver Standard Resources Inc. ("Silver Standard") holds a 2% net smelter return ("NSR") royalty on any sulphide mineralization that may be developed in the future.

The San Agustin mine maintains a single underground water right totaling 1,000,000 m³/year, and a water discharge permit in the amount of 1,100 m³/year.

History

The central area of the San Agustin mine has a documented exploration history of about 30 years. A few small adits, shafts, and pits focusing on narrow veins are situated throughout the area, but actual mining was very limited. Consejo de Recursos Minerales ("**CRM**"), a division of the Mexican government, conducted exploration in the 1980s. Their work included drilling 4,339 m in 35 drill holes.

In late 1996, Monarch Mining Corporation ("**Monarch**") acquired the San Agustin mine. Their surface work defined a distinct gold anomalous zone over a 1.5 km² area. Monarch carried out drilling programs in 1997 and 1998 that included 64 reverse circulation ("**RC**") drill holes totaling 9,354 m. Monarch relinquished the San Agustin mine in 1999.

In 2003, Silver Standard undertook an extensive mapping and sampling program and a RC drilling program that consisted of 23 drill holes totaling 3,917 m. In 2006 Silver Standard optioned the San Agustin mine to Geologix Explorations Inc. ("Geologix") and from 2006 to 2009, Geologix undertook significant exploration activities including geological mapping, an induced polarization ("IP") geophysical survey, surface and underground geochemical sampling, relogging of previous drill holes, 176 RC and core drill holes totaling 40,717 m, compilation of all data into a computer database, and a mineral resource estimate.

In December 2013, Argonaut purchased the San Agustin mine from Silver Standard. During 2014 and 2015, Argonaut completed major programs of infill and metallurgical drilling. After obtaining all necessary permits, project development work started in early 2017, culminating in the announcement of commercial operational status as of October 1, 2017. The San Agustin mine has been operated by Argonaut since October 2017.

Since 2018, Argonaut has completed annual drilling campaigns of infill and exploration drilling. Between 2017 and 2023, the San Agustin mine produced approximately 353,000 oz gold and 1,604,000 oz silver.

In October 2021, Argonaut purchased five mineral concessions surrounding the San Agustin mine totaling 4,818 hectares from Desarrollos Mineros El Aguila, S.A. de C.V., a subsidiary of Fresnillo Plc.

Geology and Mineralization

The San Agustin mine is located in northwest Mexico in the east flank of the Sierra Madre Occidental ("SMO") bordering the great Mesa Central Mexicana. The oldest rocks in the region are mica schists and mylonites. These are overlain by an Upper Jurassic to Lower Cretaceous sedimentary flysch sequence mainly composed of an alternating sequence of shale and fine-grained sandstone with occasional horizons of calcareous shale and thin layers of limestone.

The volcanic complex of the SMO is present in the area. The Lower Volcanic Complex occurs as agglomerates, tuffs, and andesitic flows. The Upper Volcanic Complex consists of a sequence of rhyolite tuffs, crystal tuffs, and ash tuffs. Discordantly covering all previously mentioned lithological units is a package of welded rhyolite tuffs. The most recent igneous unit observed is composed of Pleistocene vesicular basalt flows that cover some of the valleys to the southeast of the San Agustin mine.

There is a widespread occurrence of a poorly consolidated conglomerate that fills wide valleys associated with basin-and-range extensional normal faulting. A quartz monzonite stock, a biotite-rich volcanic rhyolite dome, and a package of ash and crystal tuffs also occur in the region.

Two main structural trends were identified in the San Agustin mine. Mineralization at the San Agustin mine appears to be related to or associated with the northeast trending structures. The most obvious structure recognized on the San Agustin mine is the Main Fault, which trends northwesterly and dips steeply to the southwest.

The area of known mineralization at the San Agustin mine is dominated by an igneous, quartz monzonite dome complex intruding a clastic sedimentary sequence composed of shale, mudstone, and less abundant sandstone. Both the intrusive complex and the sedimentary sequence occur on a dominant northwest trend with sub-vertical dips. Mineralization is emplaced through a strong and widespread system of sulphide rich veins, veinlets and fissure fillings that make the system similar to a disseminated deposit. Locally, mineralization can be observed following lithological controls in the sedimentary rocks, especially where they run parallel to sediment-intrusive contacts. The most dominant alteration type is phyllic, characterized as an assemblage of sericite-quartz-pyrite mineralization. The San Agustin orebody has been oxidized to varying depths up to about 250 metres; below the oxidized zone, there are supergene and primary sulfide zones characterized by pyrite, various silver sulfides, and very minor copper sulfides.

Exploration

Prior to Argonaut's acquisition in 2013, exploration work at the San Agustin mine included extensive mapping, surface sampling, trenching, and geophysical surveys. Further detail regarding this exploration work is detailed in Section 9.1 of the San Agustin Technical Report.

Since the acquisition of San Agustin mine, Argonaut has used the UTM Zone 13 coordinate system within the 1927 North American Datum for Mexico (NAD27 Mx). This coordinate system is used for all mapping and drill hole surveying.

Argonaut's surface work has included detailed geological mapping over an area of approximately 330 hectares. Mapping focused on structure, fracture density, alteration, and rock type. In the San Agustin mine project area, numerous small mining prospects dot the landscape. The majority of these were excavated on small polymetallic veins that appear to be a peripheral expression of the San Agustin mineralization system. Argonaut visited most of these small workings and mapped their locations and orientations.

Argonaut has collected over 1200 rock chip samples from surface exposures. The samples represent continuous rock chips over an area averaging 1.5 m wide. When possible, sampling was done along 50 m to 100 m spaced sample lines that were oriented perpendicular to the main recognized structural trends. These samples were combined in the database with the existing surface rock samples that were collected by previous operators. These surface samples are not used in resource modeling.

Handheld global positioning system ("GPS") units were used to locate the surface rock samples. Outcrop exposure was variable along the sample lines and sample spacing varied because of this. Where there were good rock exposures, samples were taken approximately 3 m apart.

The results of the rock chip sampling program showed mineralization occurs in most of the San Agustin and San Agustin 1 concessions and is strongest in the Main Zone area. Gold was the most widespread anomalous element, followed by zinc. Silver and lead were more restricted to certain structural trends.

Exploration & Development Outlook

Argonaut continues to conduct annual exploration programs around the San Agustin mine. Peripheral to the mine there are several areas where mineralization continues beyond current drilling. These areas have been mapped and sampled and drilling is planned as the next step.

Below the main oxide deposit at San Agustin is a large sulfide resource. Gold, silver, and base metal mineralization continues at depth beyond the current drilling. Argonaut has done some initial test work on heap leach recoveries in this sulfide showing low but satisfactory recoveries in column tests and bottle rolls. Work by previous owners also showed satisfactory results in grinding and flotation studies aimed at developing base metal concentrates. Further work needs to be done in both resource drilling and metallurgy to determine the value and extent of this sulfide mineralization, part of which is currently carried as an inferred resource by Argonaut.

The acquisition of five mineral concessions in 2021 mentioned above added over 4,800 hectares of high-quality exploration ground to the San Agustin portfolio. Several areas of alteration have been noted along with several old mine prospects.

In August 2023 the Corporation agreed with a local private group for land access in the area where Argonaut's local subsidiary owns the mining claims immediately to the west of the current mining pit at San Agustin. Argonaut is working with the landowners to receive the change of use authorization (CUS) for the area. The area was previously drilled and contains known mineral resources but will require additional definition drilling before mining of the area starts. We anticipate performing this definition drilling in H1 2024 and then intend to commence mining this known oxide resource.

Drilling

Exploration drilling prior to Argonaut's involvement in the project included multiple campaigns completed by Monarch, Silver Standard, and Geologix from 1997 to 2008, and totaled 54,592 m in 264 RC and core drill holes.

In 2014 and 2015, Argonaut completed a large two-phased infill drilling program focused largely on the main mineralized zone that included 306 RC drill holes totaling 34,222 m. From 2018 to 2023, Argonaut completed annual RC infill and exploration drill programs totaling 35,526 m in 400 drill holes. In 2014, 2021, and 2022, Argonaut completed 21 PQ-size core drill holes totaling 2,366 m for metallurgical testing.

Drill Spacing and Quality Related to Resource Modeling

On average through the main San Agustin orebody, drill spacing is 40 metres. However, on the periphery of the deposit and at depth, drill spacing may be as much as 75 metres or more. Argonaut has been conducting annual infill drilling programs to close the drilling gaps and now targets 25 metre spacing for higher model confidence. Drill holes are angled perpendicular to structural fabric. Drill sample and assay quality has proven to be good. The current resource model is based on 986 drill holes totaling 124,782 metres.

San Agustin Drilling - December 2023		
	Holes	Meters
Complete Database	1,008	127,781
Inside Model Limits	986	124,782

Sampling, Analysis and Data Verification

Over multiple drill programs at the San Agustin mine, all drill samples were collected at the applicable drill rig by trained technicians or geologists. Representative samples were transported under secure conditions to accredited assay laboratories where they were prepared and analyzed for gold and silver using industry standard techniques. Industry approved quality assurance/quality control ("QA/QC") protocols were employed that include the use of duplicate samples, standard reference materials and blanks. A significant proportion of the samples that were analyzed by the primary laboratory were sent to a second accredited assay laboratory for comparative purposes. For an in-depth breakdown of sampling, analysis, and data verification methods, see Section 1.7-1.8 of the San Agustin Technical Report.

Argonaut's surface sample locations were tagged in the field with aluminum tags, sealed in plastic or specialized sample bags, then sent to ALS Chemex Laboratories ("ALS") for preparation and fire assay of gold and inductively coupled plasma ("ICP") multi elemental assay (ALS method code Au AA-23 and ME-ICP 41). The sealed samples were picked up by ALS directly on site and prepared in their laboratory in Zacatecas, Mexico. The samples were then sent for assay at ALS' Vancouver laboratory.

No information is available to Argonaut regarding the logging procedures and sample recovery for the Monarch, Silver Standard, and Geologix drill campaigns. There is no documentation for methods of drill site location and surveying for the Monarch or Silver Standard drill holes and no downhole surveys were collected. Geologix drill hole collars and downhole surveys were consistent with industry standard practices.

Argonaut's logging and surveying practices were consistent with industry standard practices. Core sample recoveries normally exceeded 95% and RC recoveries exceeded 90%.

RC drill samples were collected in heavy-duty polyethylene sample bags when drilling dry and specialized micropore polypropylene bags when wet. Almost all RC samples were drilled dry or with water mist. Samples were split on site either with a Gilson-type sample splitter when dry or cyclone splitter when wet. Sample bags were sealed on site, then transported directly to the lab by the assay company.

Mineral Processing and Metallurgical Testing

San Agustin mine has been an operating mine since 2017. Metallurgical test work was conducted from 2009 to the present. All the test results support the realized gold recovery of 64% as well as the assumed endpoint recovery

of 65% of the gold stacked to date. Actual silver recovery is less than the 16% predicted by the test work due to poor silver recovery in the carbon adsorption plant.

The processed ore is demonstrated to be very consistent in recovery as evidenced by the monthly composite column test data, prior tests, and overall heap performance. 7.7

Although not processed to date, test work of sulphide material indicates gold recovery of 24% for the argillic sulphide material, 21% for silicic sulphide material. Cyanide and lime consumption in sulfide is practically equal to consumption in oxides, it is reasonably considered to add a little more lime to prevent potential acid generation on sulphide material.

There are no significant deleterious elements in San Agustin mine ores.

Mineral Reserve and Mineral Resource Estimates

The San Agustin mine mineral reserves and mineral resources, effective December 31, 2023, are summarized in the "Mineral Reserve and Mineral Resources" table and are based on updated models, mine plans and topography, including depletion through mining activities and changes to recovery and cost assumptions as of December 31, 2023. See "Description of Business of the Corporation" on page 8 of this AIF. The mineral reserve and mineral resource estimates are discussed in greater detail in Sections 1.10-1.13 of the San Agustin Technical Report.

In the current mineral reserve approximately 7.7 million tonnes of ore containing approximately 81.645 ounces Au and 4.66 million ounces Ag underlie an area in which Argonaut has mineral rights but not surface rights. The area also lacks a Cambio de Uso de Suelo (CUS or Land Use Change) permit. Management expects such land access and CUS permit will be obtained in due course and mining plans here are deferred until the end of mine life.

Mining Methods

The San Agustin mine is a relatively low-grade gold deposit that benefits from a low strip ratio and disseminated mineralization that is amenable to bulk mining activities and good heap leach recoveries. The San Agustin mine is a contract-operated mine and owner-operated process facility using conventional equipment and conventional mining methods.

The mining method consists of traditional drill-and-blast operations followed by excavator loading of rigid-body haul trucks (100 t class) for ore transport to the crusher and waste transportation to designated waste rock storage facility (WRSF) locations.

Geotechnical investigations have been conducted by Argonaut as well as several specialist consulting firms including SRK, AGeoMining, and Call & Nicolas. All pit walls are designed at 45 degree inter-ramp angle, although some are shallower in areas of irregular ore-waste or sulfide contacts.

The mine fleet is contract-operated and includes Caterpillar 777 size haul trucks and Cat 992 class front-end loaders, as well as support equipment.

Recovery Methods

San Agustin mine historically processed 30,000 t/d of crushed (P_{80} 22 mm) and belt agglomerated ore stacked onto a conventional single use leach pad. In 2023, process plans decreased to approximately 19,000 t/d and currently remains at that level and is expected to remain at that level for the foreseeable future.

Solutions are treated with a single gravity cascade carbon column train of five columns with ten tonnes of carbon each. Loaded carbon is shipped to Argonaut's La Colorada mine for carbon stripping and carbon regeneration. The stripped carbon is returned to site for re-use.

Cement agglomeration was used as required until April of 2021 when the cement was replaced with a synthetic polymer agglomeration aid. By all reports, there were no percolation problems since using the polymer.

Realized gold recovery has been approximately 64.2% against the assumed endpoint recovery of 65% (from test work) of the gold stacked to date. Realized silver recovery (15.7%) was lower than what would be otherwise possible (15.9% endpoint recovery) from the stacked silver to date due to poor silver recovery in the carbon adsorption plant and lower levels of sodium cyanide in the leach solutions (both intentional to favor gold recovery), and insufficient leach times. This led to a relatively high booked silver inventory. However, the recent addition of a Merrill-Crowe plant in November 2020 and continued leaching will lead to increased silver recovery ultimately in line with the expected endpoint recovery.

Overall, with respect to gold recovery, reagents usage, and stated gold inventory estimates, the San Agustin mine performed consistently in line with expectations based upon metallurgical test work and is well within industry norms and benchmarks for similar types of operations.

Infrastructure

The San Agustin mine has well established infrastructure in place including an open pit mine, explosives storage, a crushing plant, a cyanide heap leach pad, a carbon gold recovery plant, reagent storage, waste rock storage facilities, a truck shop and warehouse, a sample preparation laboratory and atomic absorption gold analysis laboratory, offices for administration, operations, and technical services, change and dining facilities, water tanks, and various access roads.

A north access road primarily serves to connect the San Agustin mine to the El Castillo mine. The distance between the two operations is approximately 11 km.

Formerly, all power requirements were provided by diesel-powered generators. In 2022, the San Agustin mine was connected to the main power grid.

Fuel supplies for mining, processing and other requirements are supplied from Durango. Diesel fuel is stored on site in a 250,000 L storage tank. A gasoline storage facility of 15,000 L capacity provides fuel for light vehicles.

Water supply is predominantly for in-process use with minor volumes for dust control, construction, and potable uses. The make-up solution (fresh + recycled) required by the heap leach system is met from several potential sources including solution previously stored in the emergency event solution ponds and well water and/or water from pit dewatering. Raw water for the San Agustin mine is pumped directly from water wells to raw water tanks with a volume of approximately 42,000 m³.

Environmental Studies and Permitting

Environmental data collection is conducted continuously and in particular for Environmental Impact Studies or Land Use Change studies.

Argonaut has conducted geochemical characterization programs since 2014 to evaluate the environmental stability of the waste rock and leached ore. Technical reports completed in 2015, 2016 and 2021 indicated that the waste and ore were not expected to have an acid rock drainage potential or metal leaching in amounts that exceed Mexican environmental legislation. Recent revisions based on work performed on site, specifically for the environmental impact study of the North Waste Dump showed potential of acid generation of the waste rock.

Although these studies show that there is no potential of neutralization on the rock of San Agustin mine, the potential acid rock drainage can be managed and controlled, for which an acid rock drainage management plan is being developed. Site team and external consultants are conducting additional studies, as static and kinetic tests to better define the rate of the contained sulfides in both the ore and waste to turn to acidic, to have a better understanding and apply the proper mitigation measures and control it.

The project design includes a zero-discharge process for ore treatment facilities, therefore no process solutions are discharged or released to the environment, nonetheless, a discharge of residual water permit was submitted to the National Water Federal Commission (CONAGUA) and obtained only for service water.

Ore and waste rock haulage (trucks and belts), road operations, rock crushing, rock stockpiles and dumping of waste rocks to the crusher, are the main activities that generate dust emissions.

The total costs for closure and reclamation for the San Agustin mine were estimated at US \$9.3 million.

San Agustin mine holds the permits required to allow mining and processing operations, it has three environmental impact authorizations and two land use change authorizations. Pending resolution to one modification to an environmental impact authorization in place. Argonaut regularly extends permits and authorizations prior to their expiration dates that are required to sustain ongoing mining and processing operations. Exploration can be done within NOM-120-SEMARNAT-2020. Beyond that, a preventive report or an environmental impact study may have to be submitted to the *Secretaria de Medio Ambiente y Recursos Naturales* (SEMARNAT), depending on the intensity and extension of the exploration.

Surface access agreements were negotiated with the ejidos of San Agustin and San Lucas de Ocampo Agrarian Community, which hold surface rights in the San Agustin mine area. Argonaut is active in the region supporting the communities influenced by the San Agustin mine and relations with the communities are in a reconstruction phase.

Argonaut implements social programs including academic scholarships, water reservoirs (drinking troughs for cattle, solar power with equipment of two agricultural wells and a third one for human consumption), community roads maintenance, employment programs, food baskets, support to cultural and sports activities.

Capital and Operating Costs

The San Agustin mine has been in operation since 2017 and all the primary plant equipment is in place. Future capital LOM items related to this project were considered sustaining only for the current LOM. Argonaut estimated capital costs from 2023 through to the end of the LOM at US\$10.8 million. These costs are primarily required for equipment maintenance at the process facilities, light vehicles, land acquisition, and leach pad expansion. Mining equipment is supplied by contractors and therefore not capital to Argonaut.

Operating cost estimates are based on actual operating data refined where necessary to incorporate future operating forecasts. Operating costs within each category include labour, consumables, power, fuel and lubricants, routine maintenance parts, and all other direct operating expenses. Operating costs do not include inflation estimates, nor do they include major component replacement and related maintenance costs that are capitalized.

Mining operations were estimated using existing contracts. The LOM average mining cost is estimated at US\$2.10/t moved, equating to \$2.41/t ore. Crushing and conveying and leaching costs are based on historic performance and adjusted for the projected lower ore feed from 2023 onward.

Selling costs include plant costs as well as the cost associated with transporting the doré bars to market and fees incurred in the sales, including refining charges and metal deductions.

LOM Operating Cost Summary

Description	LOM (US\$/t ore)
Open Pit Mining	4.12
Crushing & Conveying	1.19
Processing & leaching	3.37
Selling	0.52
G&A	1.21
Total Operating Cost / t ore	10.41

3.4 Other Mineral Properties

3.4.1 El Castillo mine

The El Castillo mine is located in the State of Durango, Mexico, 117 km north of the city of Durango. The property is currently in closure and reclamation with the final rinsing of leach pads.

The El Castillo mine consists of 648 hectares of mining concessions and 758 hectares of surface rights.

All mining concessions at the El Castillo mine are owned 100% by Argonaut through its subsidiary Minera Real del Oro, S.A. de C.V. ("**MRO**"). With the exception of El Cairo II, which has a 2% NSR royalty payable to Explominerals S.A de C.V., all other concessions at the El Castillo mine have no royalties owed.

Argonaut purchased the El Castillo mine from Castle Gold in December 2009 and has operated it since. El Castillo mine historically operated as a conventional truck and shovel mine with two-stage crushing, or at times, single-stage crushing or ROM dump leaching. In 2020, Argonaut eliminated the crushing circuit and began processing all ore as ROM.

Between 2007 and 2022, the El Castillo mine produced approximately 886,000 oz gold.

The El Castillo mine is in a transition phase of Operations & Closure, where part of the leaching pads are still being re-leached to obtain the possible remaining gold ounces and the restoration of waste rock dump has been on going since Q4 of 2021.

An Asset Retirement Obligation ("ARO") was prepared by Argonaut in January 2023 to define the closure liabilities associated with the El Castillo mine. The ARO includes descriptions of the closure and reclamation approaches, unit areas, and general unit rates. The total costs for closure and reclamation of the site (including a 10% contingency) were estimated at US \$13.3 million.

3.4.2 La Colorada mine

The La Colorada mine hosts several gold deposits located near the historical mining town of La Colorada, Sonora, Mexico. Access is via paved Highway 16, about 53 km from Hermosillo, the Sonora state capital. Local resources and infrastructure are adequate to support current mining operations. Mining operations are conducted year round.

Argonaut's ownership includes 41 titled concessions in four irregular blocks separated by land held by third parties. The total land package aggregates 10,085 hectares. Argonaut is currently in the process of acquiring three additional concessions totaling 894 hectares.

All licenses regarding the La Colorada Mine were in good standing as of the effective date of this AIF. All mining concessions at the La Colorada Mine are owned 100% by Argonaut through its subsidiary Compañia Minera Pitalla. There are no royalties for the La Colorada concession package.

Argonaut holds the surface rights and legal access to 1,461.03 hectares of the concession package. Of this total, Argonaut holds title to 1,400.1990 hectares and has temporary occupation of three parcels of 60.8383 hectares.

Although Argonaut controls the surface rights for all planned mining areas, the Corporation will require either a legal right of way or an additional mining concession and permit extension in order to complete a layback in Veta Madre Phase 4 mine.

Argonaut maintains water rights totaling 159,517 m3/year from two underground aquifers. In addition, Argonaut is authorized to use 450,000 m3/year from water stored in inactive open pits. At the effective date of the La Colorada Technical Report, Argonaut was in the process of adding two additional water rights concessions that will add 117,000 m3/year of water rights.

The La Colorada mine consists of two open pit operations: El Creston, the higher grade of the two pits, and the Veta Madre pit. Phase 3 mining of Veta Madre was completed in November 2023 and mining of Phase 4 has been put on hold due to permitting delays. Phase 4 stripping is also on hold at El Creston. As a result, La Colorada is being placed on care and maintenance for 2024. Production from residual leaching is expected to result in 5,000 – 6,000 ounces of gold produced.

3.4.3 Cerro del Gallo project

The Cerro del Gallo deposit is located in the state of Guanajuato in central Mexico, approximately 30 kilometers east of Guanajuato City. In 2017, Argonaut acquired the Cerro del Gallo project from Primero Mining Corporation via a \$15 million cash purchase. In January 2020, Argonaut completed a Pre-Feasibility Study Technical Report outlining a 14-year heap leach project.

At Cerro del Gallo, mineralization is hosted in both felsic intrusive and surrounding volcano-sedimentary wall-rock of the Esperanza Formation. Mineralization is present as both disseminated and fracture-controlled veins and extends from 200 meters to 400 meters outward from the mineralizing intrusive complex.

Argonaut has completed a technical report titled "Pre-Feasibility Study NI 43-101 Technical Report Cerro del Gallo Heap Leach Project Guanajuato, Mexico", dated January 31, 2020 (effective date of October 24, 2019). The project is designed as an open pit truck and loader operation with three-stage crushing, agglomeration, a SART circuit, and heap leach processing.

The total LOM capital cost for the Cerro del Gallo project estimated at is \$184.6 million, not including reclamation and closure costs, IVA (value added tax) or other taxes; all IVA is applied to all capital costs at 16% and is assumed to be fully refundable. Capital estimates are considered to have an accuracy of +/-20%. The average life of mine operating cost for the Cerro del Gallo project estimated at is \$10.51 per tonne of ore processed.

Argonaut is currently in the process of acquiring permits for the operation but can there be no assurance as to when or if these permits will be obtained.

3.5 Exploration Stage Projects

Ontario, Canada Projects

Hardrock East

The Hardrock East Gold project consists of a land package totaling approximately 142 square kilometres covering the eastern portion of the Beardmore-Geraldton gold camp in northern Ontario. The land position includes claim blocks known as Milestone, Adel and Klotz Lake. In October of 2011, Goldstream Minerals Inc. ("Goldstream") entered into an agreement with Prodigy which allowed Goldstream, through various financing and work commitments, to acquire a 100% interest in the Hardrock East project.

Exploration by Prodigy occurred mainly during 2010 and 2011 and included extensive geologic study and fieldwork. In December of 2012, Goldstream contracted AMEC to conduct a non-compliant mineral resource estimate on the Milestone target. The resultant mineral resource from this study was designated only as a "mineral inventory" with no economic parameters applied except for using varying cutoff grades. The zone of mineralization was modeled by Goldstream geologists and at a 0.4 g/t cut-off, AMEC determined that the Milestone deposit contains a mineral inventory of 25.5 million tonnes grading 0.87 g/t gold for 710,713 ounces (non-NI-43-101 compliant). In 2015, Goldstream returned the property to Argonaut. During 2022, Argonaut completed a full review of the Milestone deposit, confirming the modeled inventory, completed preliminary mine designs and is in the process of finalizing technical studies. No further work was completed on the Hard East project in 2023.

Hercules Option

In October 2020, Argonaut entered into an option agreement with Gold'N Futures Mineral Corporation ("GF") on the Hercules – Elmhurst property in Ontario, Canada. The option included the Hercules project as well as the adjacent Sleeping Giant and Kaby Lake projects. GF can earn 50% of the project by funding exploration expenses of CA\$7.0 million, making payments of CA\$3.5 million to Argonaut over four years and granting a 1% NSR to Argonaut. GF can earn a further 40% by delivering a qualified pre-feasibility study and paying an additional CA\$5.0 million to Argonaut within two years after exercising the initial 50% option.

In recognition of the challenging economic environment, Argonaut and GF have agreed to several amendments to their Hercules option agreement by extending certain dates and reallocating certain payments towards increased exploration expenditures over the next few years. Cash payments due to Argonaut through 2024 have been reduced to CA\$2 million from CA\$3.5 million, of which CA\$1.65 million have already been paid while CA\$2 million in exploration expenditures are required in each of 2024, 2025, and 2026. As a result, the option for GF to increase its ownership percentage by 40% following the completion of the above-noted exploration commitments has increased from CA\$5 million to CA\$6.5 million.

Quebec, Canada Project

Troilus Gold Joint-Venture

On September 4, 2019, Argonaut signed a formal agreement with UrbanGold Minerals Inc. ("UrbanGold") for the Bullseye Property located 17 kilometres south of the former producing Troilus Gold-Copper mine and located 100 kilometres north of Chibougamau, Quebec. UrbanGold was allowed to earn a 50% interest in Argonaut's claims by funding CA\$500,000 in exploration expenditures and issuing 750,000 of its common shares to Argonaut. As part of the transaction, a 50% interest in the surrounding claims under UrbanGold's control have since been granted to Argonaut.

The combined land package under this agreement now consists of 158 claims totaling 8,599 hectares renamed as the Bullseye Heart of Gold project. UrbanGold satisfied its obligations under the initial agreement in June 2020 and the final Joint Venture agreement was signed.

On May 18, 2021, Troilus Gold Corporation ("**Troilus Gold**") acquired 100% of UrbanGold and thus became party to the joint-venture. Troilus Gold is the operator of the JV for all exploration activities. During 2021 the joint-venture completed extensive fieldwork on the property, including field mapping and prospection, trenching, soils and rock sampling, and airborne magnetic surveys. During 2022, Troilus Gold as operator completed geological fieldwork and drilling on several targets within the Joint Venture property. No work was completed by either Troilus Gold or Argonaut in 2023.

4. RISK FACTORS

An investment in Argonaut should be considered highly speculative due to the nature of Argonaut's business and operations. In addition to the other information in this AIF, an investor should carefully consider each of, and the cumulative effect of, the following factors. The risks described herein are not the only risks facing Argonaut. Additional risks and uncertainties not currently known to Argonaut, or that Argonaut currently considers immaterial, may also materially and adversely affect its operating results, properties, business, and condition (financial or otherwise).

Construction and start-up of new mines and projects

The success of construction projects including but not limited to mill expansions, new leach pads, or tailings facilities, and the start-up of new mines by the Corporation is subject to a number of factors including: the availability of financing and the terms of such financing, the availability and performance of engineering and construction contractors, mining contractors, suppliers and consultants; the receipt of required governmental approvals and permits in connection with the construction of mining facilities and the conduct of mining operations; changing terms for and availability of supplies; the impact of inflation upon inputs to construction and start-up; and milling, processing and mining equipment, the accuracy of assumptions regarding material grades and recovery rates, ground conditions, physical characteristics of ores, such as hardness and the presence or absence of particular metallurgical characteristics and the accuracy of estimated rates and costs of mining and processing, and other operational elements that have to be factored in. Any delay in financing and refinancing, the performance of any one or more of the contractors, suppliers, consultants or other persons on which the Corporation is dependent in connection with its construction activities, a delay in or failure to receive the required governmental approvals and permits in a timely manner or on reasonable terms, variability in mining operations and operating and recovery conditions, or a delay in or failure in connection with the completion and successful operation of the operational elements in connection with new mines could delay or prevent the construction and start-up of new projects or mines as planned. There can be no assurance that current or future construction and start-up plans implemented by the Corporation will be successful; that the Corporation will be able to obtain sufficient funds to finance construction and start-up activities; that personnel and equipment will be available in a timely manner or on reasonable terms to successfully complete construction projects; that the Corporation will be able to obtain all necessary governmental approvals and permits; and that the completion of the construction, the start-up costs and the ongoing operating costs associated with the development of new mines will not be significantly higher than anticipated by the Corporation.

It is not unusual in new mining operations to experience unexpected problems and delays during the construction and development of a mine. In addition, delays in the commencement or expansion of mineral production often occur and once commenced or expanded, the production of a mine may not meet expectations or estimates set forth in feasibility or other studies. Any of the foregoing factors could adversely impact the operations and financial condition of the Corporation.

Infrastructure

Mining, processing, development, and exploration activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power sources and water supply are important determinants, which affect capital and operating costs. Unusual or infrequent weather phenomena, sabotage, government or other interference in the maintenance or provision of such infrastructure could adversely affect the Corporation's business, financial condition, and results of operations.

Operational risks

Mining operations generally involve a high degree of risk. The Corporation's operations are subject to all the hazards and risks normally encountered in the exploration, development and production of metals including unusual and unexpected geologic formations, seismic activity, rock bursts, cave-ins, flooding, insufficient water, pit wall failure and other conditions involved in the drilling, blasting and removal of material, any of which could result in damage to, or destruction of, mines and other production facilities, damage to life or property, environmental damage and possible legal liability. Although adequate precautions to minimize risk will be taken, operations are subject to hazards such as fire, equipment failure or failure of retaining mechanisms, conditions which may result in environmental pollution and consequent liability.

The Corporation may not achieve its production estimates.

The Corporation prepares estimates of future gold production for its operating mines. The Corporation cannot give any assurance that it will achieve its production estimates. The failure of the Corporation to achieve its production estimates could have a material and adverse effect on any or all of its future cash flows, profitability, results of operations and financial condition. These production estimates are dependent on, among other things, the accuracy of mineral reserve estimates, the accuracy of assumptions regarding ore grades and recovery rates, ground conditions, physical characteristics of ores, such as hardness and the presence or absence of particular metallurgical characteristics and the accuracy of estimated rates and costs of mining and processing.

The Corporation's actual production may vary from its estimates for a variety of reasons, including: actual ore mined varying from estimates of grade, tonnage, dilution and metallurgical and other characteristics; short-term operating factors such as the need for sequential development of ore bodies and the processing of new or different ore grades from those planned; poor mine planning or implementation of plans; insufficient skilled management or personnel; unplanned equipment downtime or failure due to issues including poor maintenance; mine failures, slope failures or equipment failures; industrial accidents; natural phenomena such as inclement weather conditions, floods, droughts, rock slides and earthquakes; encountering unusual or unexpected geological conditions; changes in power costs and potential power shortages; shortages of principal supplies needed for operation, including explosives, fuels, chemical reagents, water, equipment parts and lubricants; labour shortages or strikes; civil disobedience and protests; and restrictions or regulations imposed by government agencies or other changes in the regulatory environments. Such occurrences could result in damage to mineral properties, interruptions in production, injury or death to persons, damage to property of the Corporation or others, monetary losses, and legal liabilities. These factors may cause a mineral deposit that has been mined profitably in the past to become unprofitable, forcing the Corporation to cease production. It is not unusual in new mining operations to experience unexpected problems during the start-up phase. Depending on the price of gold or other minerals, the Corporation may determine that it is impractical to commence or, if commenced, to continue commercial production at a particular site.

Increase in production and development costs

Changes in the Corporation's production and development costs could have a major impact on its profitability. Its main production and development expenses are contractor costs, materials including diesel fuel, personnel costs and energy. Changes in costs of the Corporation's mining and processing operations could occur as a result of

unforeseen events, including international and local economic and political events, (including the continuance or escalating military tensions between Russia and Ukraine, and economic sanctions in relation thereto), increased costs and scarcity of labour, and could result in changes in profitability or mineral reserve estimates. Many of these factors may be beyond the Corporation's control.

The Corporation relies on third party suppliers for a number of raw materials. Any material increases in the cost of raw materials, or the inability by the Corporation to source third party suppliers for the supply of its raw materials, as a result of the continuance or escalation of military tensions between Russia and Ukraine and economic sanctions in relation thereto, or otherwise, could have a material adverse effect on the Corporation's results of operations or financial condition.

Loan Facilities risk

The Corporation's Loan Facilities contains financial, operational, and reporting covenants, and compliance with any such covenants may increase the Corporation's administrative, legal and financial costs, make some activities more difficult, time-consuming or costly, increase demand on the Corporation's systems and resources, and result in a failure to satisfy applicable drawdown conditions.

The failure of the Corporation to comply with restrictions and covenants under its indebtedness, which may be affected by events beyond the Corporation's control, could result in a default under such indebtedness, which could result in acceleration of repayment of amounts due thereunder, the Corporation being required to repay amounts owing earlier than anticipated, and/or the Corporation being unable to satisfy applicable drawdown conditions. If repayment of the Corporation's indebtedness is accelerated, or future drawdowns are unable to be made, the Corporation may not be able to repay its indebtedness or borrow sufficient funds to refinance it, and any such repayment or refinancing could adversely affect the Corporation's financial condition. Even if the Corporation is able to obtain new financing, it may not be on commercially reasonable terms or terms that are acceptable to the Corporation.

If the Corporation is unable to repay amounts owing, the lenders under its indebtedness could proceed to realize upon the security, as applicable, granted to them to secure the indebtedness. The Loan Facilities are secured by substantially all of the Corporation's assets, a realization by the lenders thereunder of any or all of the security would have a material adverse effect on the Corporation's business, financial condition, results of operations, cash flows and prospects and may result in a substantial reduction or elimination entirely of assets available for distribution to equity holders on a dissolution or wind-up of the Corporation. The acceleration of repayment of the Corporation's indebtedness under one agreement may permit acceleration of repayment of indebtedness under other agreements that contain cross default or cross-acceleration provisions. Even if the Corporation is able to comply with all applicable covenants, restrictions on its ability to manage its business in its sole discretion could adversely affect its business by, among other things, limiting its ability to take advantage of financings, mergers, acquisitions, and other corporate opportunities that the Corporation believes may be beneficial to it.

Financing requirements

The exploration, development and continued operations of the Corporation's properties, including exploration and development projects may require substantial additional financing. Failure to obtain sufficient financing will result in a delay or indefinite postponement of exploration, development or production on any or all of the Corporation's properties or even a loss of a property interest. When such additional capital is required, the Corporation plans to pursue sources of such capital through various financing transactions or arrangements, including joint venturing of projects, debt financing, equity financing or other means. Additional financing may not be available when needed or if available, the terms of such financing might not be favourable to the Corporation and might involve substantial dilution to existing shareholders. The Corporation may not be successful in locating suitable financing transactions in the time period required or at all and this risk may be further exacerbated by global instability, international conflict, instability in banking and financial markets, and

government and other responses thereto on financial markets. As a result, the Corporation may not be able to obtain the capital required by other means and failure to raise capital when needed which would have a material adverse effect on the Corporation's business, financial condition and results of operations. If the Corporation does succeed in raising additional capital, future financings are likely to be dilutive to shareholders, as additional securities of the Corporation or other equity will most likely be issued to investors in future financing transactions. In addition, debt and other mezzanine financing may involve a pledge of assets and may be senior to interests of equity holders. The Corporation may incur substantial costs in pursuing future capital financing, including investment banking fees, legal fees, accounting fees, securities law compliance fees, printing and distribution expenses and other costs. The ability to obtain needed financing may be impaired by such factors as the capital markets (both generally and in the gold industry in particular), the Corporation's market capitalization being below its planned future capital requirements if it were to construct all of its development assets, the location of the Corporation's gold properties in Mexico and price of gold on the commodities markets (which will impact the amount of asset-based financing available) and/or the loss of key management. Further, if gold price on the commodities markets decreases, then revenues will likely decrease, and such decreased revenues may increase the requirements for capital. Some of the contractual arrangements governing the Corporation's exploration activity may require commitment to certain capital expenditures, and the Corporation may lose contract rights if it does not have the required capital to fulfill these commitments. If the amount of capital raised from financing activities, together with cash flow from operations, is not sufficient to satisfy capital needs (even to the extent that operations are reduced), the Corporation may be required to cease operations and/or construction activities.

Liquidity and counterparty risk

The Corporation is exposed to liquidity and various counterparty risks including, but not limited to financial institutions that hold its cash, counterparties with whom the Corporation has entered into gold put option contracts, companies that have payables to the Corporation, including refineries, insurance providers, lenders and other banking counterparties and companies that have received deposits from the Corporation for the future delivery of equipment.

These factors may impact the Corporation's ability to obtain loans and other credit facilities in the future and, if obtained, on favourable terms. As a result of this uncertainty, planned growth could be adversely impacted, and the trading price of the Corporation's securities could be adversely affected.

Uncertain global economic and geopolitical conditions could materially adversely affect our business and results of operations

The Corporation's operations and performance are sensitive to fluctuations in general economic and geopolitical conditions, in Canada, Mexico, the United States and globally. Uncertainty about global and regional economic conditions poses a risk to us as we may be exposed to unusual volatility in commodity prices in terms of either or both or our products and the inputs therein in response to events such as geopolitical instability, pandemics and other major public health issues, instability in banking, financial market volatility, tariffs or other trade restrictions, government regulatory actions, negative financial news, or other factors. Trends or sentiments in worldwide and regional economic conditions have in the past and could again have a material adverse effect on demand for our products. For example, in recent years, there have been periods of extreme volatility and increases in demand for commodities as a result of fiscal stimulus and anticipated and actual implications on currency values and inflation. Furthermore, in connection with increasing tensions related to the ongoing conflict between Russia and Ukraine, and economic sanctions imposed in relation thereto, further volatility in commodity and input prices has been encountered. Further escalation of geopolitical tensions could have a broader impact that expands into commodities and markets where we do business, which could adversely affect the Corporation's business and/or its supply chain, the economic conditions under which it operates, and its counterparties.

Recent global financial conditions

Recent global financial conditions have been characterized by increased volatility. Access to public financing has been negatively impacted. These factors may impact the ability of the Corporation to obtain equity or debt financing in the future on terms favourable to it, if at all. Additionally, these factors, as well as other related factors, may cause decreases in asset values that are deemed to be other than temporary, which may result in impairment losses as well as lead to an increase in liquidity risk. Liquidity risk is the risk that the Corporation will be unable to meet its financial obligations as they become due. The Corporation will manage this risk through regular monitoring of its cash flow requirements to support ongoing operations and expansionary plans. The Corporation will use its best efforts to ensure that there are sufficient committed loan facilities to meet its business needs. If such increased levels of volatility and market turmoil continue, the operations of the Corporation could be adversely impacted and the trading price of the Corporation's securities may be adversely affected.

Commodity price volatility

The profitability of the Corporation's operations will be dependent upon the market price of mineral commodities. Mineral prices, including the price of gold, fluctuate widely and are affected by numerous factors beyond the control of the Corporation. One such factor is the conflict in Ukraine due to the Russian invasion which began in February 2022, creating commodity price and volatility impacts which remain unknown. The level of interest rates, the rate of inflation, the world supply and liquidity of mineral commodities and the stability of exchange and future rates can all cause significant fluctuations in prices. Such external economic factors are in turn influenced by changes in international investment patterns, monetary systems, and on-going political developments. The price of mineral commodities, including the price of gold, has fluctuated widely in recent years, and future price declines could cause commercial production to be impracticable, thereby having a material adverse effect on the Corporation's business, financial condition, and results of operations.

Furthermore, mineral reserve estimations and life of mine (LOM) plans using significantly lower metal prices could result in material write-downs of the Corporation's investment in mining properties and increased amortization, reclamation, and closure charges.

In addition to adversely affecting the Corporation's mineral reserve estimates and its financial condition, declining commodity prices can impact operations by requiring a reassessment of the feasibility of a particular project. Such a reassessment may be the result of a management decision or may be required under financing arrangements related to a particular project. Even if the project is ultimately determined to be economically viable, the need to conduct such a reassessment may cause substantial delays or may interrupt operations until the reassessment can be completed.

Environmental risks and impacts

All phases of the Corporation's operations are subject to environmental regulation in the various jurisdictions in which it operates. Environmental legislation can evolve in a manner that would require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors, and employees. There is no assurance that existing or future environmental regulation will not materially adversely affect the Corporation's business, financial condition, and results of operations.

Government environmental approvals and permits are currently, or may in the future be, required in connection with the Corporation's operations. To the extent such approvals are required and not obtained, the Corporation may be curtailed or prohibited from proceeding with planned exploration, development, or operation of mineral properties.

There may be existing environmental hazards, contamination or damage at the Corporation's mines or projects that the Corporation is unaware of. The Corporation may also acquire properties with known or undiscovered environmental risks. Any indemnification from the entity from which the Corporation acquires such properties may not be adequate to pay all the fines, penalties, and costs (such as clean-up and restoration costs) incurred related to such properties. The Corporation may also be held responsible for addressing environmental hazards, contamination or damage caused by current or former activities at the Corporation's mines or projects or exposure to hazardous substances, regardless of whether or not the hazard, damage, contamination or exposure was caused by the Corporation's activities or by previous owners or operators of the property, past or present owners of adjacent properties or by natural conditions and whether or not such hazard, damage, contamination or exposure was unknown or undetectable.

Any finding of liability in proceedings pursuant to environmental laws, regulations or permitting requirements could result in additional substantial costs, delays in the exploration, development and operation of the Corporation's properties and other penalties and liabilities related to associated losses, including, but not limited to:

- monetary penalties (including fines);
- restrictions on or suspension of the Corporation's activities;
- loss of the Corporation's rights, permits and property;
- completion of extensive remedial cleanup or paying for government or third-party remedial cleanup;
- premature reclamation of the Corporation's operating sites; and
- seizure of funds or forfeiture of bonds.

The cost of addressing environmental conditions or risks, and liabilities associated with environmental damage, may be significant, and could have a material adverse effect on the Corporation's business, prospects, results of operations and financial condition. Production at the Corporation's mines involves the use of various chemicals, including certain chemicals that are designated as hazardous substances. Contamination from hazardous substances, either at the Corporation's own properties or other locations for which the Corporation may be responsible, may subject the Corporation to liability for the investigation or remediation of contamination, as well as for claims seeking to recover for related property damage, personal injury, or damage to natural resources. The occurrence of any of these adverse events could have a material adverse effect on the Corporation's prospects, results of operations and financial position.

Mining companies also face inherent risks in their operations with respect to tailings dams and structures built for the containment of the metals and mining waste, known as tailings, which exposes the Corporation to certain risks. Unexpected failings of tailings dams may release muddy tailings downstream, flood communities and cause extensive environmental damage to the surrounding area. Dam failures could result in the immediate suspension of mining operations by government authorities and cause significant expenses, write offs of material assets, and recognize provisions for remediation, which affect the statements of financial position and statements of operations. The unexpected failure of one of the Corporation's tailings dams could subject it to any or all of the potential impacts discussed above, among others. If any such risks were to occur, this could materially and adversely affect the Corporation's reputation, the Corporation's ability to conduct its operations and could make the Corporation subject to liability and, as a result, have a material adverse effect on the Corporation's business, financial condition, and results of operations.

Labour and employment matters

While the Corporation has good relations with its employees, production at its mining operations is dependent upon the efforts of the Corporation's employees. In addition, relations between the Corporation and its employees may be affected by changes in the scheme of labour relations that may be introduced by the relevant governmental authorities in whose jurisdiction the Corporation carries on business. Changes in such legislation or in the relationship between the Corporation and its employees may have a material adverse effect on the Corporation's business, results of operations and financial condition.

Work stoppages or labour disputes

The Corporation's operations may be subject to work stoppages or labour disputes. There is a risk that strikes, work slowdowns or other types of conflict at any of our facilities or development projects or exploration prospects with employees, including those of the Corporation's independent contractors or their unions, may occur at the Corporation's operations. There have been a number of instances in recent years of mining companies facing industrial action and work stoppages at their Latin American operations which, in certain instances, have led to the operations being shut down. Furthermore, under Mexican law, it is permissible for employees to engage in industrial action, including work stoppages, together with unionized employees of other companies who are engaged in a dispute, despite the absence of any dispute with their own employer. Work slowdowns, stoppages, disputes with employee unions or other labor-related developments or disputes could result in a decrease in our production levels and adverse publicity, which could have a material adverse effect on our business, results of operations and financial condition.

The Corporation's contractors or service providers may be limited in their flexibility in dealing with their employees, including due to the presence of trade unions. If there is a material disagreement between contractors or service providers and their employees, the Corporation's operations could suffer an interruption or shutdown that could have a material adverse effect.

Contractors

A significant amount of the Corporation's construction and operations are performed by contractors. As a result, the Corporation is subject to a number of risks such as negotiating contracts with acceptable terms; failure of the contractor to comply with the terms of the contract or to follow regulatory requirements; or inability to replace the contractor in a timely manner if either party cancels the contract.

Attracting and retaining talented personnel

The Corporation's success will depend in large measure on the abilities, expertise, judgment, discretion, integrity and good faith of management and other personnel in conducting the business of the Corporation. The Corporation has a small management team and the loss of any of these individuals or the inability to attract suitably qualified staff could materially adversely impact the business. The Corporation's ability to manage its operating, development, exploration, and financing activities will depend in large part on the efforts of these individuals. The Corporation may also experience difficulties in certain jurisdictions in its efforts to obtain suitably qualified staff and retaining staff who are willing to work in that jurisdiction. The Corporation's success will depend on the ability of management and employees to interpret market and geological data successfully and to interpret and respond to economic, market and other business conditions in order to locate and adopt appropriate investment opportunities, monitor such investments and ultimately, if required, successfully divest such investments. Further, key personnel may not continue their association or employment with the Corporation, which may not be able to find replacement personnel with comparable skills. The Corporation has sought to and will continue to ensure that management and any key employees are appropriately compensated; however, their services cannot be guaranteed. If the Corporation is unable to attract and retain key personnel, the business may

be adversely affected. The Corporation faces intense competition for qualified personnel, and there can be no assurance that the Corporation will be able to attract and retain such personnel.

In addition, the Corporation anticipates that, as it expands its existing production and brings additional properties into production, and as the Corporation acquires additional mineral rights, the Corporation will experience significant growth in its operations. The Corporation expects this growth to create new positions and responsibilities for management personnel and to increase demands on its operating and financial systems, as well as to require the hiring of a significant number of additional operations personnel. There can be no assurance that the Corporation will successfully meet these demands and effectively attract and retain additional qualified personnel to manage its anticipated growth and hire enough additional operations personnel. The failure to attract such qualified personnel to manage growth effectively could have a material adverse effect on the Corporation's business, financial condition, or results of operations.

Permitting and Compliance

We are required to maintain in good standing a number of permits, concessions, and licenses from various levels of governmental authorities in connection with the development and operations at each of our mining sites and projects. Necessary permits, concessions and licenses include, but are not limited to, mining concessions, surface rights access and use, environmental impact authorization, forestry land use change authorization, permits to take water, a concession for the occupation of national assets, discharge permits, water concessions, hazardous waste register, a land use license and a permit for the use of toxic substances and explosives.

Although we have most of the required permits and concessions for our current operations, there is no assurance that delays will not occur in the renewal of certain permits or concessions and there is no assurance we will be able to obtain additional permits or concessions for any possible future changes to operations or further development of the mines and projects or additional permits or concessions associated with new legislation, since obtaining or renewing certain permits and concessions (including mining and water concessions) is a complex process. There is also no assurance that we can obtain or that there will not be delays in obtaining the environmental approval or permits necessary to develop any future projects from the corresponding authorities. Delays or a failure to obtain such required concessions and permits, or the expiry, revocation, or failure to comply with the terms of any such concessions and permits that we have obtained, would adversely affect our business. Further, there can be no assurance our existing permits and approvals will be maintained by relevant authorities even where we demonstrate compliance with regulatory requirements.

To the extent such relevant approvals or consents are required and are delayed or not obtained, we may be curtailed or prohibited from continuing our operations or proceeding with any further development. Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment or remedial actions, or financial penalties. Permitting requirements may also require significant capital expenditure that may not be feasible without sufficient financing; the inability to fulfill permit requirements due to capital or other hindrances may impact the Corporation's ability to renew or obtain permits. Parties engaged in mining operations or in the exploration, development or exploitation of mineral properties may be required to compensate those suffering loss or damage by reason of the mining activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations, which could result in significant expenditures.

Amendments to current laws, regulations and permits governing operations and activities of mining and exploration companies or more stringent implementation thereof could have a material adverse impact on us and cause increases in exploration expenses, capital and operating expenditures or require abandonment or delays in development or exploitation of mining properties.

Governmental regulation of the mining industry

The mineral exploration and operational activities of the Corporation are subject to various laws governing prospecting, development, production, taxes, labour standards and occupational health, mine safety, toxic substances, and other matters. Mining and exploration activities are also subject to various laws and regulations relating to the protection of the environment. Although the Corporation believes that the current exploration and operational activities at its properties are being carried out in accordance with all applicable rules and regulations, no assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner that could limit or curtail production or development of the Corporation's properties. Amendments to current laws and regulations governing the operations and activities of the Corporation or more stringent implementation thereof could have a material adverse effect on the Corporation's business, financial condition, and results of operations.

In April 2023, the Government of Mexico approved a wide range of reforms to a broad set of existing laws, including the mining law ("Mining Law Reforms"). These reforms were fast-tracked through the legislative approval process, with little debate and support from parties not affiliated with the current President. While these amendments have now been published in the official gazette, neither updated bylaws or regulations have been issued which are required to give further clarity on the full impacts of these reforms. The Mining Law Reforms have been challenged through several fronts, in addition to the challenges made by Argonaut's local subsidiaries. Per third-party challenges, there are two relevant paths to highlight: (i) First, a challenge filed by members of the Lower House (Diputados) of Congress was assigned to the Supreme Court under justice Perez-Dayan (Acción de Inconstitucionalidad 129/2023), and a decision is anticipated in the next few months of 2024. This challenge will most likely imply a robust and substantive review by the Supreme Court that could dictate the fate of individual challenges by mining companies, where the decision might trigger a "domino effect"; and (ii) Second, on March 8, 2024, the Regional Plenary in Administrative Matters of the Central-North Region issued binding criteria to all federal administrative and civil courts (jurisprudence) resolving the merits for securing suspensions (stay orders or injunctions) in individual cases against the reforms. In this case (contradicción de criterio 243/2023), the Regional Plenary ordered that the 25 companies that requested suspensions, were awarded with stay orders to avoid compliance with the Mining Law Reforms until their challenges are ultimately resolved. As a result of recent reforms, criteria issued by the Regional Plenary becomes mandatory for courts within the region of said plenary. This particular case, however, did not resolve the substantive issues of the challenges, but only the incidental/ancillary one regarding suspension orders. The Company continues to await final determination of the fate of the Mining Law Reforms.

Foreign currency exchange rate fluctuation

Currency fluctuations may affect the Corporation's capital costs and the costs that the Corporation incurs at its operations. Gold is sold throughout the world based principally on a U.S. dollar price, but a portion of the Corporation's expenses are incurred in, amongst others, Mexican pesos and Canadian dollars. The appreciation of foreign currencies, particularly the Mexican peso or Canadian dollar against the U.S. dollar, would increase the costs of gold production or construction activities at properties located in those jurisdictions, which could materially and adversely affect the Corporation's earnings and financial condition. Recent events driving commodity price uncertainty and the responses thereto by governments and other participants in financial markets may have a material, yet unknown future impact on foreign currencies and in the volatility of exchange rates.

Mineral and surface rights

Title to the Corporation's properties may be challenged or impugned. The Corporation's property interests may be subject to prior unregistered agreements or transfers and title may be affected by undetected defects. Surveys have not been carried out on the majority of the Corporation's properties and, therefore, in accordance with the laws of the jurisdiction in which such properties are situated, their existence and area could be in doubt.

A claim by a third party asserting prior unregistered agreements or transfer on any of the Corporation's properties, especially where mineral reserves have been located, could result in the Corporation losing a commercially viable property. Even if a claim is unsuccessful, it may potentially affect the Corporation's current operations due to the high costs of defending against the claim and its impact on the Corporation's senior management's time. Title insurance is generally not available for mineral properties and the Corporation's ability to ensure that the Corporation has obtained a secure claim to individual mineral properties or mining concessions may be severely constrained. The Corporation relies on title information and/or representations and warranties provided by the Corporation's grantors. If the Corporation loses a commercially viable property, such a loss could lower the Corporation's future revenues or cause the Corporation to cease operations if the property represented all or a significant portion of the Corporation's mineral reserves at the time of the loss.

At the San Agustin mine, Argonaut has mineral rights but not surface rights for a portion of the mineral resource area. This area also lacks a Cambio de Uso de Suelo (CUS or Land Use Change) permit. While management is diligently pursuing the CUS permit, there can be no assurance that a land access agreement may be reached on commercially reasonable terms with the current landowners, which could adversely affect the life of mine and resources in this area of the San Agustin mine.

At the La Colorada Mine, access to part of the current mineral reserve at Veta Madre is currently constrained by lack of a concession (referred to as "Pima III"), and also lacks a CUS or Land Use Change permit. Argonaut has surface rights over Pima III, and there are no Mineral Reserves within the Pima III concession; however, access to Veta Madre Phase 4 Mineral Reserves requires waste overburden stripping on a portion of the proposed Pima III. Argonaut was initially awarded this concession in 2017, though the government has not given the official final title. While the Corporation continues to diligently pursue the final title grant and the CUS, there can be no assurance as to when or if either shall be granted. Should a resolution for accessing this area not be found it is possible that the life of the mine for La Colorada could be permanently impacted.

Rights, licenses, permits and concessions

Under the laws of Mexico, mineral resources belong to the state, and concessions granted by the federal government are required by any party to explore for or exploit such resources. These concessions have an initial term of 50 years and may be extended upon request to the Ministry of Economy within five years prior to the expiration date of the relevant concession. In Mexico, the mineral rights derive from concessions granted, on a discretionary basis, by the Ministry of Economy (Secretaria de Economía) pursuant to the Mining Law (Ley Minera) and regulations thereunder.

Our mining operations are subject to regulations and supervision of governmental entities. Our existing concessions can be made subject to additional conditions, cancelled under certain circumstances, or not renewed upon their expiration. We are obligated, among other things, to explore or exploit the relevant concessions, to pay any relevant fees, to comply with all environmental and safety standards and to provide information to, and allow inspections by, among others, the Ministry of Economy (Secretaría de Economía), Mexican Environmental Protection Ministry (Procuraduria Federal de Protección al Ambiente), the Mexican Secretary of Labor and Social Protection (Secretaría del Trabajo y Proteccion Social) and the Mexican National Water Commission (Comisión Nacional del Agua). Our inability to perform our obligations under any of our concessions may result in the termination or expropriation of the relevant concessions, which would adversely affect our ability to operate any of our Mexican operations or development projects.

The Corporation presently holds licenses and permits required to carry on with activities in relation to its operating mines. Title reviews have been performed with respect to the Corporation's other properties. Although title reviews are often done according to industry standards prior to the purchase of a mining property, such reviews do not guarantee or certify that an unforeseen defect in the chain of title will not arise to defeat the claim of the Corporation which could result in a reduction of the revenue received by the Corporation. Third parties may have valid claims underlying portions of the interest in certain projects, including prior unregistered liens, agreements,

transfers, or claims, including native land claims, and title may be affected by, among other things, undetected defects. In addition, the Corporation may be unable to operate its properties as permitted or to enforce its rights with respect to its properties.

The mining concessions may be terminated in certain circumstances. Under the laws in Mexico where some of the Corporation's operations, development projects and prospects are located, mineral resources belong to the state and governmental concessions are required to explore for, exploit, and extract, mineral reserves. The concessions held by the Corporation in respect of its operations and development projects may be terminated under certain circumstances, including where minimum production levels are not achieved by the Corporation (or a corresponding penalty is not paid) if certain fees are not paid or if environmental and safety standards are not met. Termination of any one or more of the Corporation's mining, exploration or other concessions could have a material adverse effect on the Corporation's financial condition or results of operations. Mining concessions may also be expropriated for public policy reasons; in such circumstance, the government is required to make an indemnification payment, although no assurances may be given that such payment will be timely made or that the amount of the payment will be sufficient to compensate for the loss of revenue.

There is no assurance that any of the rights, licenses, permits or concessions the Corporation currently holds will not be revoked or significantly altered to our detriment, or will not be challenged by third parties, including local governments and by Indigenous groups, such as First Nations in Canada.

Local legal, political and economic factors

Certain of the Corporation's operations are primarily conducted in an emerging market and, as such, the Corporation's operations are exposed to various levels of political, economic, and other risks and uncertainties. These risks and uncertainties vary from location to location and include, but are not limited to: the future spread and global impact of health concerns; the escalation of international conflicts such as the conflict between Russia and Ukraine; terrorism; hostage taking; military repression; extreme fluctuations in currency exchange rates; high rates of inflation; changes in fiscal and monetary policies; uncertainty in banking and financial markets; labour unrest; the risks of war or civil unrest; expropriation and nationalization; renegotiation or nullification of existing concessions, licenses, permits and contracts; illegal mining; changes in taxation policies; restrictions on foreign exchange and repatriation; and changing political conditions, currency controls and governmental regulations that favour or require the awarding of contracts to local contractors or require foreign contractors to employ citizens of, or purchase supplies from, a particular jurisdiction. Political instability could result in new governments or the adoption of new policies, laws or regulations that might assume a substantially more hostile attitude toward foreign investment, including the imposition of additional taxes. In an extreme case, such a change could result in the termination of contract rights and expropriation of foreign-owned assets. Any changes in gold or investment regulations and policies or a shift in political attitudes in the countries in which the Corporation intends to operate will be beyond the Corporation's control and may significantly hamper the ability to expand operations or operate the business at a profit. Examples of such changes are changes in laws in the jurisdictions in which the Corporation operates or into which it will expand that have the effect of favouring local enterprises, and changes in political views regarding the exploration, development and operation of mineral properties and economic pressures that may make it more difficult to negotiate agreements on favourable terms, obtain required licenses and permits, comply with regulations or effectively adapt to adverse economic changes, such as increased taxes, higher costs, inflationary pressure and currency fluctuations.

The Corporation conducts exploration, development, and production activities in Mexico in which the legal system is different from Canada or the United States. Doing business in an emerging market may result in risks such as (i) effective legal redress in the courts of such jurisdictions, whether in respect of a breach of law or regulation, or in an ownership dispute, being more difficult to obtain, (ii) a higher degree of discretion on the part of governmental authorities, (iii) the lack of judicial or administrative guidance on interpreting applicable rules and regulations, (iv) inconsistencies or conflicts between and within various laws, regulations, decrees, orders and resolutions, and (v) relative inexperience of the judiciary and courts in such matters. Other risks may include

decisions of local governments leading to restrictions on production, price controls, export controls, currency remittance, income and other taxes, government royalties, expropriation of property, foreign investment, maintenance of claims, environmental legislation, land use, land claims of local people, water use and mine safety. In certain jurisdictions, the commitment of local business people, government officials and agencies and the judicial system to abide by legal requirements and negotiated agreements may be more uncertain, creating particular concerns with respect to licenses, permits and agreements for business. These licenses, permits and agreements may be susceptible to revision or cancellation and legal redress may be uncertain or delayed. Property rights transfers, joint ventures, licenses, license applications or other legal arrangements pursuant to which the Corporation operates and will operate may be adversely affected by the actions of government authorities and the effectiveness of and enforcement of rights under such arrangements in these jurisdictions may be impaired. Failure to comply strictly with applicable laws, regulations and local practices relating to mineral rights applications and tenure, could result in loss, reduction or expropriation of entitlements, or the imposition of additional local or foreign parties as joint venture partners with carried or other interests. The introduction of new tax laws, regulations or rules, or changes to, or differing interpretation of, or application of, existing tax laws, regulations or rules in Canada, Mexico, and United States could result in an increase in taxes, or other governmental charges, duties or impositions, or an unreasonable delay in the refund of certain taxes owing to the Corporation. No assurance can be given that new tax laws, rules or regulations will not be enacted or that existing tax laws will not be changed, interpreted or applied in a manner that could result in profits being subject to additional taxation, result in not recovering certain taxes on a timely basis or at all, or that could otherwise have a material adverse effect on the Corporation.

The occurrence of these various factors and uncertainties cannot be accurately predicted and could have an adverse effect on the Corporation's operations or profitability.

Exploration and development

Exploration and development projects are uncertain and consequently, it is possible that actual cash operating costs and economic returns will differ significantly from those estimated for a project prior to production. Since mines have limited lives based on mineral reserves and mineral resources, the Corporation will be required to continually replace and expand its mineral reserves and mineral resources as its mines continue to produce gold. The LOM estimates may not be correct. The Corporation's ability to maintain or increase its annual production of gold in the future will be dependent in significant part on its ability to identify and acquire additional commercially viable mineral properties, bring new mines into production and to expand mineral reserves or mineral resources at existing mines. Mineral exploration and development is a highly speculative business, characterized by a number of significant risks including, among other things, unprofitable efforts resulting not only from the failure to discover mineral deposits but also from finding mineral deposits that, though present, are insufficient in quantity and quality to return a profit from production. There can be no assurance that the Corporation will successfully acquire additional mineral rights. While discovery of additional ore bearing structures may result in substantial rewards, few properties which are explored are ultimately developed into producing mines. Major expenses may be required to establish mineral reserves by drilling and to construct mining and processing facilities at a particular site. It is impossible to ensure that the current exploration and development programs of the Corporation will result in profitable commercial mining operations. The profitability of the Corporation's operations will be, in part, directly related to the cost and success of its exploration and development programs which may be affected by a number of factors. Development projects are subject to the completion of, among other things, successful feasibility studies and environmental assessments, issuance of necessary governmental permits and receipt of adequate financing. They typically require a number of years and significant expenditures during the development phase before production is possible. The economic feasibility of development projects is based on many factors such as: estimation of mineral reserves; anticipated metallurgical recoveries; environmental considerations and permitting; future gold prices; and anticipated capital and operating costs.

Any of the following events, among others, could affect the profitability or economic feasibility of a project: unanticipated changes in grade and tonnage of ore to be mined and processed; unanticipated adverse geotechnical conditions; incorrect data on which engineering assumptions are made; costs of constructing and operating a mine in a specific environment; availability and costs of processing and refining facilities; availability of economic sources of power; adequacy of water supply; adequate access to the site, including competing land uses (such as agriculture); unanticipated transportation costs; government regulations (including regulations regarding prices, royalties, duties, taxes, permitting, restrictions on production, quotas on exportation of minerals, as well as the costs of protection of the environment and agricultural lands); title claims, including aboriginal land claims; fluctuations in prices of precious metals; and accidents, labour actions and force majeure events. Anticipated capital and operating costs, production and economic returns, and other estimates contained in feasibility studies, if prepared, may differ significantly from the Corporation's actual capital and operating costs. In addition, delays to construction schedules may negatively impact the net present value and internal rates of return of the Corporation's mining properties as set forth in the applicable feasibility studies. The exact effect of these factors cannot be accurately predicted, but the combination of these factors may result in the Corporation not receiving an adequate return on invested capital. There is no certainty that the expenditures made by the Corporation towards the search for and evaluation of mineral deposits will result in discoveries or development of commercial quantities of ore.

The future development of the Corporation's properties that are found to be economically feasible will require the expansion and improvement of existing mining operations, as well as the construction and operation of additional mines, processing plants and related infrastructure. As a result, the Corporation is subject to all of the risks associated with establishing and expanding mining operations and business enterprises including: the timing and cost, which will be considerable, of the construction of additional mining and processing facilities; the availability and costs of skilled labour, power, water, transportation and mining equipment; the availability and cost of appropriate smelting and/or refining arrangements; the need to obtain necessary environmental and other governmental approvals and permits, and the timing of those approvals and permits; and the availability of funds to finance construction and development activities. The costs, timing and complexities of mine construction and development are increased by the remote location of some of the Corporation's mining properties. It is not unusual in new mining operations to experience unexpected problems and delays during the construction and development of a mine. In addition, delays in the commencement or expansion of mineral production often occur and once commenced or expanded, the production of a mine may not meet expectations or estimates set forth in feasibility or other studies. Accordingly, there are no assurances that the Corporation will successfully develop and expand mining operations or profitably produce precious metals at its properties.

Estimation of mineral reserves and mineral resources

To extend the lives of its mines and projects, ensure the continued operation of the business and realize its growth strategy, it is essential that the Corporation continues to realize its existing identified mineral reserves, convert mineral resources into mineral reserves, develop its mineral resource base through the realization of identified mineralized potential, and/or undertake successful exploration or acquire new mineral resources.

The figures for mineral reserves and mineral resources are estimates only and no assurance can be given that the anticipated tonnages and grades will be achieved, that the indicated level of recovery will be realized or that mineral reserves could be mined or processed profitably. Actual mineral reserves may not conform to geological, metallurgical, or other expectations, and the volume and grade of ore recovered may be below the estimated levels. There are numerous uncertainties inherent in estimating mineral reserves and mineral resources, including many factors beyond the Corporation's control. Such estimation is a subjective process, and the accuracy of any mineral reserve or mineral resource estimate is a function of the quantity and quality of available data and of the assumptions made and judgments used in engineering and geological interpretation. Short-term operating factors relating to the mineral reserves, such as the need for orderly development of the ore bodies or the processing of new or different ore grades, may cause the mining operation to be unprofitable in any particular accounting period. In addition, there can be no assurance that gold recoveries in small scale laboratory tests will be duplicated in

larger scale tests under on-site conditions or during production. Lower market prices, increased production costs, reduced recovery rates and other factors may result in a revision of its mineral reserve estimates from time to time or may render the Corporation's mineral reserves uneconomic to exploit. Mineral reserve data are not indicative of future results of operations. If the Corporation's actual mineral reserves and mineral resources are less than current estimates or if the Corporation fails to develop its mineral resource base through the realization of identified mineralized potential, its results of operations or financial condition may be materially and adversely affected. Evaluation of mineral reserves and mineral resources occurs from time to time and they may change depending on further geological interpretation, drilling results and metal prices. The category of Inferred Mineral Resource is the least reliable Mineral Resource category and is subject to the most variability. Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. Due to the uncertainty which may attach to Inferred Mineral Resources, there is no assurance that Inferred Mineral Resources will be upgraded to Measured or Indicated Mineral Resources, or that such material may ever from part of Proven Mineral Reserves and Probable Mineral Reserves as a result of continued exploration.

The Corporation will regularly evaluate its Mineral Resources and Mineral Reserves and will determine the merits of increasing the reliability of its overall Mineral Resources.

Fluctuations in operating results can cause common share price decline

The Corporation's operating results will likely vary in the future primarily from fluctuations in revenues and operating expenses, including the ability to produce gold, expenses that are incurred, the price of gold in the commodities markets and other factors. If the results of operations do not meet the expectations of current or potential investors, the price of the Common Shares may decline.

Volatility of market for the Corporation's securities

The market price of the Corporation's securities may be highly volatile and could be subject to wide fluctuations in response to a number of factors that are beyond the Corporation's control, including: (i) dilution caused by issuance of additional securities of the Corporation and other forms of equity securities, which the Corporation expects to make in connection with future capital financings to fund operations and growth, to attract and retain valuable personnel and in connection with future strategic partnerships with other companies; (ii) announcements of new acquisitions, mineral reserve discoveries or other business initiatives by competitors; (iii) fluctuations in revenue from gold operations as new mineral reserves come to market; (iv) changes in the market for gold and/or in the capital markets generally; (v) changes in the demand for gold; and (vi) changes in the social, political and/or legal climate in the regions in which the Corporation operates. In addition, the market price of the Corporation's securities could be subject to wide fluctuations in response to: (a) quarterly variations in revenues and operating expenses; (b) changes in the valuation of similarly situated companies, both in the gold industry and in other industries; (c) changes in analysts' estimates affecting the Corporation, competitors and/or the industry; (d) changes in the accounting methods used in or otherwise affecting the industry; (e) additions and departures of key personnel; (f) fluctuations in interest rates, foreign currency exchange rates and the availability of capital in the capital markets; and (g) significant sales of the Corporation's securities, including sales by future investors in future offerings which may be made to raise additional capital. These and other factors will be largely beyond the Corporation's control, and the impact of these risks, singularly or in the aggregate, may result in material adverse changes to the market price of the Corporation's securities and/or results of operations and financial condition.

Indigenous Rights

The nature and extent of Indigenous peoples' rights and title remains the subject of active debate, claims and litigation in Canada. The Magino mine lies within traditional Indigenous territories that are covered by the Robinson-Superior Treaty. Despite the existence of treaties in Northern Ontario, First Nations and other Indigenous groups may have outstanding claims, rights or interests. There can be no guarantee that claims, rights or interests by Indigenous groups in Ontario will not create delays in necessary approvals required for construction

and operations or result in additional costs to advance the Corporation's projects. In many cases mine construction and commencement of mining activities is only possible with the consent of the local Indigenous groups and many companies have secured such consent by committing to take measures to limit the adverse impact and to ensure some of the economic benefits of the construction and mining activity will be enjoyed by the local Indigenous groups.

Community relations

The Corporation's relationship with the communities in which it operates is critical to the successful development, construction, and operation of its properties. There is an increasing level of public concern relating to the perceived effect of mining activities on the environment and on communities impacted by such activities. Publicity adverse to the Corporation, its operations, or extractive industries generally, could have an adverse effect on the Corporation and may impact relationships with the communities in which the Corporation operates and other stakeholders. While the Corporation is committed to operating in a socially responsible manner, there can be no assurance that the Corporation's efforts in this respect will mitigate this potential risk.

The Corporation's projects, including exploration projects, may also be impacted by relations with various community stakeholders, and the Corporation's ability to develop related mining assets may still be affected by unforeseen outcomes from such community relations.

Cybersecurity and Privacy

Cybersecurity refers to the combination of technologies, processes, and procedures established to protect information technology systems and data from unauthorized access, attack, or damage. The Corporation is subject to cybersecurity risks. Information cybersecurity risks have significantly increased in recent years and, while the Corporation has not experienced any material losses relating to cyber-attacks or other information security breaches, it could suffer such losses in the future. The Corporation's computer systems, software and networks may be vulnerable to unauthorized access, computer viruses or other malicious code and other events that could have a cybersecurity impact. If one or more of such events occur, it could potentially jeopardize confidential and other information, including nonpublic personal information and sensitive business data, processed and stored in, and transmitted through, the Corporation's computer systems and networks, or otherwise cause interruptions or malfunctions in the Corporation's operations or the operations of the Corporation's customers or counterparties. This could result in significant losses, reputational damage, litigation, regulatory fines or penalties, or otherwise adversely affect the Corporation's business, financial condition or results of operations. Additionally, if the Corporation is unable to repair affected technologies or acquire or implement new technologies, it may suffer a competitive disadvantage, which could also have an adverse effect on the Corporation's results of operations, financial condition and liquidity.

Privacy and information security laws and regulation changes, and compliance with those changes, may result in cost increases due to system changes and the development of new administrative processes. In addition, the Corporation may be required to expend significant additional resources to modify its protective measures and to investigate and remediate vulnerabilities or other exposures arising from operational and security risks. While the Corporation maintains insurance coverage relating to cybersecurity risks, it may be required to expend significant additional resources to modify the Corporation's protective measures or to investigate and remediate vulnerabilities or other exposures, and it may be subject to litigation and financial losses that are not fully insured.

The confidentiality and security of third-party information is critical to the Corporation's business. Any failures in the Corporation's security and privacy measures, such as "hacking" of the Corporation's systems by outsiders, could have a material adverse effect on its financial position and results of operations. If the Corporation is unable to protect, or third parties perceive that it is unable to protect, the security and privacy of its electronic information, its growth could be materially adversely affected. A security or privacy breach may harm the Corporation's

reputation, expose the Corporation to liability, and increase the Corporation's expense from potential remediation costs.

Use of derivatives

From time to time the Corporation may use certain derivative products as hedging instruments and to manage the risks associated with changes in gold prices, silver prices, interest rates, foreign currency exchange rates and energy prices. The use of derivative instruments involves certain inherent risks including, among other things: (i) credit risk – the risk of default on amounts owing to the Corporation by the counterparties with which the Corporation has entered into transactions; (ii) market liquidity risk – risk that the Corporation has entered into a derivative position that cannot be closed out quickly, by either liquidating such derivative instrument or by establishing an offsetting position; and (iii) unrealized mark-to-market risk – the risk that, in respect of certain derivative products, an adverse change in market prices for commodities, currencies or interest rates will result in the Corporation incurring an unrealized mark-to-market loss in respect of such derivative products. There is no assurance that any such hedging transactions designed to reduce the risk associated with fluctuations will be successful. Hedging may not adequately protect against volatility in the hedge transaction. Furthermore, although hedging may protect the Corporation from downside risk, it may also prevent the Corporation from benefiting in the upside opportunity.

Changes in climate conditions

A number of governments have introduced or are moving to introduce climate change legislation and treaties at the international, national, state/provincial, and local levels. Regulation relating to emission levels (such as carbon taxes) and energy efficiency are becoming more stringent. If the current regulatory trend to reduce greenhouse gas emission levels continues, this may result in increased costs at some of the Corporation's operations since natural gas is currently utilized to power generators at Magino mine, and all operations utilize diesel fuel to run the Corporation's (and its mining contractor's) mobile equipment.

In addition, our operations could be exposed to a number of physical risks from climate change, such as changes in rainfall rates, rising sea levels, reduced water availability, higher temperatures, increased snow pack, hurricanes, and extreme weather events. Events or conditions such as flooding or inadequate water supplies could disrupt mining and transport operations, mineral processing, and rehabilitation efforts, could create resource shortages and could damage our property or equipment and increase health and safety risks on site. Such events or conditions could have other adverse effects on our workforce and on the communities around our mines, such as an increased risk of food insecurity, water scarcity and prevalence of disease. The Corporation's facilities depend on regular supplies of consumables and reagents to operate efficiently. In the event that the effects of climate change or extreme weather events cause prolonged disruption to the delivery of essential commodities, production levels at the Corporation's operations may be reduced.

There can be no assurance that efforts to mitigate the risks of climate change will be effective and that the physical risks of climate change will not have an adverse effect on the Corporation's operations and profitability.

Foreign subsidiaries

The Corporation is a holding company that conducts operations through Canadian and foreign subsidiaries and substantially all of its assets are held in such entities. Accordingly, any limitation on the transfer of cash or other assets between the parent company and such entities, or among such entities, could restrict the Corporation's ability to fund its operations efficiently. Any such limitations, or the perception that such limitations may exist now or in the future, could have an adverse impact on the trading price of the Corporation's securities.

Competition for exploration, development and operation rights

The mining industry is intensely competitive in all of its phases and the Corporation competes with many companies possessing greater financial and technical resources than the Corporation. Competition in the precious metals mining industry is primarily for: mineral rich properties that can be developed and produced economically; the technical expertise to find, develop, and operate such properties; the labour to operate the properties; and the capital for the purpose of funding the exploration, development, construction, and operation of such properties. Many competitors not only explore for and mine precious metals but conduct refining and marketing operations on a global basis. Such competition may result in the Corporation being unable to acquire desired properties, to recruit or retain qualified employees or to acquire the capital necessary to fund its operations and develop its properties. Existing or future competition in the mining industry could materially adversely affect the Corporation's prospects for mineral exploration and success in the future.

Higher gold prices may encourage increases in mining exploration, development, and construction activities, which may result in increased demand for, and cost of, exploration, development and construction services and equipment. Increased demand for services and equipment could cause project costs to increase materially, resulting in delays if services or equipment cannot be obtained in a timely manner due to inadequate availability, or at all, and increase potential scheduling difficulties and cost increases due to the need to coordinate the availability of services or equipment, any of which could materially increase project exploration, development, or construction costs, result in project delays or both.

Contract renegotiation

The Corporation has contracts that provide access to projects and construction and operation of its mines. Although the contracts may be binding, they may contain provisions for price adjustments, or a party to the contract may request to renegotiate the terms of the contract. A risk exists that the cost of the contract may rise or the parties may not reach acceptable terms causing an interruption to the access to or operation of the project. These negotiations may be with employees, suppliers, landholders, or other interested parties.

Foreign private issuer status

The Corporation, as successor to Pediment's registration with the U.S. Securities and Exchange Commission, was considered a "foreign private issuer" under both the U.S. Securities Act of 1933, as amended, and the U.S. Securities Exchange Act of 1934, as amended, and met the eligibility requirements to file continuous reporting documents and registration statements with the SEC under the Multi-Jurisdictional Disclosure System adopted by the United States and Canada. Subsequently, in 2011 the Corporation de-registered with the U.S. Securities and Exchange Commission.

The Corporation may cease to qualify as a foreign private issuer in the future. To the extent that the Corporation ceases to qualify as a foreign private issuer, it may be subject to registration requirements in the United States, which will increase its annual cost and may be subject to more restrictive capital raising provisions which may increase the costs or limit the ability of the Corporation to access capital markets in the future.

Internal control over financial reporting and disclosure controls and procedures

Internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with International Financial Reporting Standards. Disclosure controls and procedures are designed to ensure that information required to be disclosed by a company in reports filed with securities regulatory agencies is recorded, processed, summarized, and reported on a timely basis and is accumulated and communicated to a company's management, as appropriate, to allow timely decisions regarding required disclosure. No evaluation can provide complete assurance that the Corporation's internal control over financial reporting and disclosure controls and

procedures will detect or uncover all failures of persons within the Corporation to disclose material information required to be reported. The effectiveness of the Corporation's control and procedures could also be limited by simple errors or faulty judgments. In addition, as the Corporation continues to expand, the challenges involved in implementing appropriate internal control over financial reporting and disclosure controls and procedures will increase and will require that the Corporation continue to improve its internal control over financial reporting and disclosure controls and procedures. Although the Corporation intends to devote substantial time and incur substantial costs, as necessary, to ensure ongoing compliance, the Corporation cannot be certain that it will be successful in complying with National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings of the Canadian Securities Administrators.

Acquisitions and integration

The Corporation's business plan focuses on international exploration and production opportunities, currently in North America, and later in other parts of the world. In the event that the Corporation does not succeed in negotiating additional property acquisitions, future prospects in the long-term will likely be substantially limited, and the Corporation's financial condition and results of operations may deteriorate.

Any acquisition that the Corporation may choose to complete may be of a significant size, may change the scale of the Corporation's business and operations, and may expose the Corporation to new geographic, political, operating, financial and geological risks. The Corporation's success in its acquisition activities depends on its ability to identify suitable acquisition candidates, negotiate acceptable terms for any such acquisition, and integrate the acquired operations successfully with those of the Corporation. Any acquisitions would be accompanied by risks. For example, there may be a significant change in commodity prices after the Corporation has committed to complete the transaction and established the purchase price or exchange ratio; a material ore body acquired may prove to be below expectations; the Corporation may have difficulty integrating and assimilating the operations and personnel of any acquired companies, realizing anticipated synergies and maximizing the financial and strategic position of the combined enterprise, and maintaining uniform standards, policies and controls across the organization; the integration of the acquired business or assets may disrupt the Corporation's ongoing business and its relationships with employees, customers, suppliers and contractors; and the acquired business or assets may have unknown liabilities which may be significant. In the event that the Corporation chooses to raise debt capital to finance any such acquisition, the Corporation's leverage will be increased. If the Corporation chooses to use equity as consideration for such acquisition, existing shareholders may suffer dilution. Alternatively, the Corporation may choose to finance any such acquisition with its existing resources. There can be no assurance that the Corporation would be successful in overcoming these risks or any other problems encountered in connection with such acquisitions.

Risk management

Gold exploration, development and operating companies face many and varied kinds of risks that have been mentioned or alluded to throughout this document. While risk management cannot eliminate the impact of all potential risks, the Corporation will strive to manage such risks to the extent possible and practical.

Insurance and uninsured risks

The Corporation's business is subject to a number of risks and hazards generally, including adverse environmental conditions, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, catastrophic equipment failures, changes in the regulatory environment and natural phenomena such as inclement weather conditions, floods, and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Corporation's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Although the Corporation will maintain insurance to protect against certain risks in such amounts as it considers reasonable, its insurance will not cover all the potential risks associated with a mining company's operations. The Corporation may also be unable to maintain insurance to cover these risks at economically feasible premiums. Insurance coverage may not continue to be available or may not be adequate to cover any resulting liability. Moreover, insurance against risks such as environmental pollution or other hazards as a result of exploration and production is not generally available to the Corporation or to other companies in the mining industry on acceptable terms. The Corporation might also become subject to liability for pollution or other hazards that may not be insured against or that the Corporation may elect not to insure against because of premium costs or other reasons. Losses from these events may cause the Corporation to incur significant costs that could have a material adverse effect upon its financial performance and results of operations.

Dilution risk

In order to finance future operations and development efforts, the Corporation may raise funds through the issue of additional securities of the Corporation. The constituting documents of the Corporation allow it to issue, among other things, securities of the Corporation for such consideration and on such terms and conditions as may be established by the directors of the Corporation, in many cases, without the approval of shareholders. The size of future issues of securities of the Corporation or the effect, if any, that future issues and sales of such securities will have on the price of the Corporation's securities cannot be predicted at this time. Any transaction involving the issue of previously authorized but unissued securities of the Corporation would result in dilution, possibly substantial, to present and prospective shareholders of the Corporation.

Asset impairment charges

Argonaut assesses at the end of each reporting period whether there are any indicators, from external and internal sources of information that an asset or cash-generating unit ("CGU") may be impaired requiring an adjustment to the carrying value in order not to exceed its recoverable amount. A CGU is defined as the smallest identifiable group of mineral assets that generates independent cash flows. External sources of information considered could include changes in market conditions, the economic and legal environment in which the Corporation operates that are not within its control and the impact these changes may have on the recoverable amount. Internal sources of information include the manner in which the mineral properties are being used or are expected to be used and indications of the economic performance of the assets. The recoverable amounts of CGUs are based on each cashgenerating unit's future after-tax cash flows expected to be derived from Argonaut's mining properties. Reductions in metal price forecasts, changes in currency exchange rates, increases in estimated future costs of production, increases in estimated future capital costs, reductions in the amount of recoverable mineral reserves and mineral resources and increases in future reclamation and closure costs are each examples of factors and estimates that could each result in a write-down of the carrying amount of the Corporation's mineral properties. Although management makes its best estimates, it is possible that material changes could occur which may adversely affect management's estimate of the net cash flows expected to be generated from its properties. Any impairment estimates, which are based on applicable key assumptions and sensitivity analysis, are based on management's best knowledge of the amounts, events or actions at such time, and the actual future outcomes may differ from any estimates that are provided by the Corporation. Any impairment charges on the Corporation's mineral projects could adversely affect its results of operations.

Write-downs and impairments

Mineral interests are the most significant assets of the Corporation and represent capitalized expenditures related to the development and construction of mining properties and related property, plant and equipment and the value assigned to exploration potential on acquisition. The costs associated with mining properties are separately allocated to exploration potential, mineral reserves and mineral resources and include acquired interests in production, development and exploration-stage properties representing the fair value at the time they were

acquired. The values of such mineral properties are primarily driven by the nature and amount of mineral interests believed to be contained or potentially contained in properties to which they relate.

The Corporation reviews and evaluates its mining interests and any associated or allocated goodwill for impairment at least annually or when events or changes in circumstances indicate that the related carrying amounts may not be recoverable. An impairment is considered to exist if the recoverable value of the asset is less than the carrying amount of the asset. An impairment loss is measured and recorded to the net recoverable value of the asset. The recoverable value of the asset is the higher of: (i) value in use (being the net present value of total expected future cash flows); and (ii) fair value less costs to sell.

The Corporation assesses at the end of each reporting period whether there is any indication that an impairment loss recognized in prior periods for an asset other than goodwill may no longer exist or may have decreased. If any such indication exists, the Corporation estimates the recoverable amount and considers the reversal of the impairment loss recognized in prior periods for all assets other than goodwill. An impairment loss recognized for goodwill is not reversed in a subsequent period.

Fair value is the value obtained from an active market or binding sale agreement. Where neither exists, fair value is based on the best information available to reflect the amount the Corporation could receive for the asset in an arm's length transaction. This is often estimated using discounted cash flow techniques. For value in use, recent cost levels are considered, together with expected changes in costs that are compatible with the current condition of the business and which meet the requirements of International Accounting Standards 36 in a discounted cash flow model. Where a recoverable amount is assessed using discounted cash flow techniques, the resulting estimates are based on detailed mine and/or production plans. Assumptions underlying fair value estimates are subject to significant risks and uncertainties. Where third-party pricing services are used, the valuation techniques and assumptions used by the pricing services are reviewed by the Corporation to ensure compliance with the accounting policies and internal control over financial reporting of the Corporation. Future cash flows are estimated based on expected future production, commodity prices, foreign exchange rates, operating costs, capital costs and reclamation and closure costs. There are numerous uncertainties inherent in estimating mineral reserves and mineral resources. Differences between management's assumptions and market conditions could have a material effect in the future on the Corporation's financial position and results of operation.

The assumptions used in the valuation of work-in process inventories by the Corporation include estimates of metal contained in the ore stacked on leach pads, assumptions of the amount of metal stacked that is expected to be recovered from the leach pads, estimates of metal contained in ore stock piles, assumptions of the amount of metal that will be crushed for leaching, estimates of metal-in-circuit, estimated costs of completion to final product to be incurred and an assumption of the gold and silver price expected to be realized when the gold and silver is recovered. If these estimates or assumptions prove to be inaccurate, the Corporation could be required to write-down the recorded value of its work-in-process inventories to net realizable value, which would reduce the Corporation's earnings and working capital. Net realizable value is determined as the difference between costs to complete production into a saleable form and the estimated future precious metal prices based on prevailing and long-term metal prices. When the circumstances that previously caused inventories to be written down below cost no longer exist or when there is clear evidence of an increase in net realizable value because of changed economic circumstances, the amount of write-down is reversed up to the lower of the new net realizable value or the original cost.

Exchange controls

Foreign operations may require funding if their cash requirements exceed operating cash flow. To the extent that funding is required, there may be exchange controls limiting such funding or adverse tax consequences associated with such funding. In addition, taxes and exchange controls may affect the dividends received from foreign subsidiaries. Exchange controls may prevent transferring funds abroad.

Possible conflicts of interest of directors and officers of the Corporation

Certain of the directors and officers of the Corporation may also serve as directors and/or officers of other companies involved in natural resource exploration, development and operation or entities providing goods or services to companies in the natural resource industry and, consequently, there exists the possibility for such directors and officers to be in a position of conflict. The Corporation expects that any decision made by any of such directors and officers involving the Corporation will be made in accordance with their duties and obligations to deal fairly and in good faith with a view to the best interests of the Corporation and its shareholders, but there can be no assurance in this regard.

Enforcement of civil liabilities in the United States

The Corporation is incorporated under the laws of the Province of Ontario, Canada. Some of its directors and officers are residents of Canada. Also, most of the Corporation's assets and the assets of these persons are located outside of the United States. As a result, it may be difficult for shareholders to initiate a lawsuit within the United States against these non-United States residents, or to enforce judgments in the United States against the Corporation or these persons which are obtained in a United States court and that are predicated upon civil liabilities under the United States federal securities laws or the securities or "blue sky" laws of any state within the United States.

Foreign corrupt practices and anti-bribery legislation

The Corporation's business is subject to the Canadian *Corruption of Foreign Public Officials Act*, the U.S. *Foreign Corrupt Practices Act* and similar worldwide anti-bribery laws, a breach or violation of which could lead to civil and criminal fines and penalties, loss of licenses or permits and reputational harm.

The Corporation operates in certain jurisdictions that have experienced governmental and private sector corruption to some degree, and, in certain circumstances, strict compliance with anti-bribery laws may conflict with certain local customs and practices. For example, the Canadian *Corruption of Foreign Public Officials Act*, the U.S. *Foreign Corrupt Practices Act* and anti-corruption and anti-bribery laws in other jurisdictions generally prohibit companies and their intermediaries from making improper payments for the purpose of obtaining or retaining business or other commercial advantage. In recent years, there has been a general increase in both the frequency of enforcement and the severity of penalties under such laws, resulting in greater scrutiny of and punishment to companies convicted of violating anti-corruption and anti-bribery laws. Furthermore, a company may be found liable for violations by not only its employees, but also by its contractors and third party agents.

The Corporation's Code of Ethics and other corporate policies mandate compliance with these anti-corruption and anti-bribery laws and we have implemented internal monitoring and controls to ensure compliance with such laws. However, there can be no assurance that the Corporation's internal control policies and procedures will always protect it from recklessness, fraudulent behaviour, dishonesty, or other inappropriate acts committed by the Corporation's affiliates, employees, contractors or agents. Violations of these laws, or allegations of such violations, could lead to civil and criminal fines and penalties, litigation, loss of operating licenses or permits or withdrawal of mining tenements, and may damage the Corporation's reputation, which could have a material adverse effect on its business, financial position and results of operations or cause the market value of the Corporation's securities to decline. The Corporation may face disruption in its permitting, exploration or other activities resulting from its refusal to make "facilitation payments" in certain jurisdictions where such payments are otherwise prevalent.

The Canadian Extractive Sector Transparency Measures Act ("ESTMA"), which became effective June 1, 2015, requires public disclosure of payments to governments by mining and oil and gas companies engaged in the commercial development of oil, gas and minerals which are either publicly listed in Canada or with business or assets in Canada. Mandatory annual reporting is required for extractive companies with respect to payments made

to foreign and domestic governments at all levels, including entities established by two or more governments, including Indigenous groups. Reporting on payments to Canadian Indigenous groups commenced in 2018 for payments made in 2017. ESTMA requires reporting on the payments of any taxes, royalties, fees, production entitlements, bonuses, dividends, infrastructure improvement payments, and any other prescribed payment over CA\$100,000. Failure to report, false reporting or structuring payments to avoid reporting may result in fines of up to CA\$250,000 (which may be concurrent). The Corporation commenced ESTMA reporting in 2016. If the Corporation becomes subject to an enforcement action or in violation of ESTMA, this may result in significant penalties, fines and/or sanctions imposed on us resulting in a material adverse effect on the Corporation's reputation.

Operations in Mexico

The Corporation's Mexican property interests and operations are subject to the political and governmental risks and uncertainties associated with investment in any emerging market.

The Corporation's property interests located in Mexico are subject to Mexican federal and state laws and regulations. As a result, the Corporation's mining investments are subject to the risks normally associated with the conduct of business in emerging markets. Investors should assess the political risks of investing in an emerging market. Any variation from the current regulatory, economic and political climate could have an adverse effect on the affairs of the Corporation. In addition, the enforcement by the Corporation of its legal rights to acquire and hold title to, and exploit its properties, may not be recognized by the government of Mexico or by its court system. These risks may limit or disrupt the Corporation's operations, restrict the movement of funds and people or result in the deprivation of contractual rights or the taking of property by nationalization or expropriation without fair compensation.

We cannot assure you that changes in the Mexican federal government policies will not adversely affect our business, financial condition, and results of operations. In the past, Mexico had, and may in the future have, high real and nominal interest rates. High interest rates in Mexico could increase our financing costs and thereby impair our financial condition, results of operations and cash flow.

In addition, tax legislation in Mexico is subject to continuous change, and we cannot assure you that the Mexican government will maintain existing political, social, economic, or other policies or that such changes would not have a material adverse effect on our business, financial condition, results of operations and prospects.

The administration of Mr. López Obrador has taken actions that have significantly undermined investors' confidence in private ventures following the results of public referendums, such as the cancellation of public and private projects authorized by previous administrations. Investors and credit rating agencies may be cautious about the current administration's policies, which could contribute to a decrease in the Mexican economy's resilience in the event of a global economic downturn. We cannot assure you that similar measures will not be taken in the future, which could have a negative effect on Mexico's economy.

In addition, Mexico is currently experiencing high levels of violence and crime due to the activities of organized crime, particularly in the northern states that border the United States. In response, the Mexican government has implemented various measures to increase security and has strengthened its police and military forces. Despite these efforts, organized crime (especially drug-related crime) continues to exist and operate in Mexico. The lack of security and safety in Mexico is likely to worsen if and as the economy continues to deteriorate. These activities, their possible escalation and the violence associated with them have had, and may continue to have, a negative impact on the Mexican economy and, consequently, on our results of operations. The presence of violence among drug cartels, and between the cartels and Mexican law enforcement and armed forces, or an increase in other types of violent crime, pose a risk to our business, and might negatively impact business continuity.

Unauthorized mining activities

The mining industry in Mexico is subject to incursions by illegal miners who gain unauthorized access to mine sites to steal ore. In addition to the risk of losses and disruption of operations, these illegal miners pose a safety and security risk. These incursions and illegal mining activities can potentially compromise underground structures, equipment, and operations, which may affect our ability to conduct our business.

Safety and security

The Corporation owns properties in the states of Durango, Sonora, Guanajuato, Guerrero and Baja California Sur, Mexico. Risks associated with conducting business in these regions include risks related to personnel safety and asset security. Risks may include but are not limited to: kidnappings of employees and contractors, exposure of employees and contractors to local crime related activity and disturbances, exposure of employees and contractors to drug trade activity, and damage or theft of corporate or personal assets including future gold shipments. These risks may result in serious adverse consequences including personal injuries or death, and property damage or theft, all of which may expose the Corporation to costs as well as potential liability. Although the Corporation has developed policies regarding these risks, due to the unpredictable nature of criminal activities, there is no assurance that the Corporation's efforts are able to effectively mitigate risks and safeguard personnel and corporate property effectively. Such criminal activities and the risks associated thereto could continue to have a material adverse effect on our cash flows, earnings, results of operations and financial condition.

As the Corporation places a high priority on the safety of its employees, contractors and affiliates, these risks may at times have impacts such as limiting or disrupting the Corporation's operations or restricting the movement of personnel for safety reasons. The Corporation is committed to controlling security risks and activity in this regard, including the completion of security assessments by experienced security experts and the hiring of security professionals to assess and respond to both personal and property safe-guarding issues which may arise in connection with the Corporation's activity in the region.

Use of Land in Mexico

The corporation is required to enter land occupation contracts for its Mexican operations with either private landowners or an Ejido, a communal ownership of land recognized by the federal laws in Mexico. While mineral rights are administered by the federal government through federally issued mining concessions, access to surface rights is also required for mining operations. An Ejido controls surface rights over its communal property through a board of directors. An Ejido or a private landowner may sell or lease lands directly to a private entity. Ejidos may also allow individual members of the Ejido to obtain title to specific parcels of land and thus the right to sell or lease the land.

Certain of the Corporation's properties use private and Ejidos' lands pursuant to written agreements with local Ejidos. Some of these agreements may be subject to renegotiation and changes to the existing agreements may increase operating costs or have an impact on operations. In addition, despite the existence of legal agreements, certain parties may seek additional compensation or the renegotiation of existing agreements and utilize extralegal means such as protests or road blockades to obtain these goals. These blockades may have an impact on an operation's ability to continue its activities and therefore may impact production estimates. In cases where access to land is required for operations and an agreement cannot be reached with the Ejido or landowner, the Corporation may seek access under Mexican law which provides for priority rights for mining activities.

In the event that the Corporation conducts activities in areas where no agreements exist with owners which are Ejidos, the Corporation may face some form of protest, road blocks, or other forms of public expression against the Corporation's activities. If the Corporation is not able to reach an agreement for the use of the lands with the Ejido, the Corporation may be required to modify its operations or plans for the development of its projects.

5. DIVIDENDS

There are no restrictions in the constating documents of the Corporation that would restrict or prevent Argonaut from paying dividends. However, the Corporation has not paid any dividends within the three most recently completed financial years nor has it contemplated that any dividends will be paid on the Common Shares in the immediate future, as it is anticipated that all available funds will be reinvested in Argonaut to finance the growth of its business. Any decision to pay dividends on the Common Shares in the future will be made by the Argonaut Board based on the earnings, financial requirements, and other conditions existing at such time.

6. CAPITAL STRUCTURE

Argonaut is authorized to issue an unlimited number of Common Shares. As of March 27, 2024, the Corporation's share capital structure was as follows:

SHARE TYPE	OUTSTANDING
Common Shares	1,094,258,281
Stock Options	1,998,701
Restricted Share Units	22,720,823
Performance Share Units	15,738,778
Deferred Share Units	5,697,525
Alio Replacement Options	76,868

Common Shares

As at December 31, 2023 the Corporation had 1,090,640,201 Common Shares issued and outstanding. Each Common Share of the Corporation entitles the holder thereof to receive notice of any meetings of the shareholders of Argonaut and to attend and to cast one vote per Common Share at all such meetings. Holders of Common Shares do not have cumulative voting rights with respect to the election of directors and, accordingly, holders of a majority of the Common Shares entitled to vote in any election of directors may elect all of the directors standing for election. Holders of Common Shares are entitled to receive on a pro rata basis such dividends, if any, as and when declared by the Argonaut Board at its discretion from funds legally available therefore and, upon the liquidation, dissolution or winding up of Argonaut, are entitled to receive on a pro rata basis the net assets of the Corporation after payment of debts and liabilities. Common Shares do not carry any pre-emptive, subscription, redemption, retraction or conversion rights, nor do they contain any sinking or purchase fund provisions.

Options

As at December 31, 2023, the Corporation had a total of 2,057,395 options outstanding. All of the options were issued under the Corporation's Amended and Restated Share Incentive Plan ("Share Incentive Plan") dated May 5, 2023 to certain employees, directors, and consultants of the Corporation. In addition, there are 76,868 Alio Replacement Options that were not issued under the Corporation's Share Incentive Plan. The options are exercisable for up to 10 years from the dates of grant at prices ranging from CA\$0.98 to CA\$4.99. During 2023, no options were granted under the Share Incentive Plan, no options were exercised, 413,930 were forfeited and 116,192 expired. The Alio replacement options were previously outstanding options of Alio prior to the business

combination with Alio Business Combination and were exchanged on the same exchange ratio as the common shares.

Restricted Share Units

During 2023, the Argonaut Board approved grant awards of 10,471,933 restricted share units of the Corporation to certain officers and key employees of the Corporation. These awards carry the same rights as the Common Shares described above but have restrictions regarding the vesting or required holding period of the restricted shares. As at December 31, 2023, 9,626,025 restricted share units were outstanding but unvested.

Performance Share Units

During 2023, the Argonaut Board approved grant awards of 5,504,918 performance share units of the Corporation to certain officers and senior management of the Corporation. These awards entitle the holder to common shares of the Corporation based on a multiplier of between zero and two times but have restrictions regarding the vesting based upon whether key performance metrics are met, not met, or exceeded over a three-year period. As at December 31, 2023, 6,126,800 performance share units of the Corporation were outstanding but unvested.

Deferred Share Units

During 2023, the Argonaut Board approved grant awards of 1,943,812 deferred share units of the Corporation to directors of the Corporation. These awards entitle the holder to cash or common shares of the Corporation following cessation of service on the Argonaut Board and must be converted by December 31 of the year service ceases. As at December 31, 2023, 2,507,772 deferred share units of the Corporation were outstanding.

Convertible debentures

At December 31, 2023, the Corporation had a total of US\$57,480,000 principal amount of convertible debentures ("**Debentures**") outstanding. The Debentures will mature on November 30, 2025 (the "**Maturity Date**") and bear interest at an annual rate of 4.625% payable semi-annually in arrears on May 31 and November 30 of each year, commencing May 31, 2021. At the holder's option, the Debentures may be converted into Common Shares at any time prior to the close of business on the earlier of: (i) the last business day immediately preceding the Maturity Date; and (ii) the date fixed for redemption, at a conversion rate of 350.1155 per US\$1,000 principal amount of Debenture (equal to a conversion price of approximately US\$2.86 per Common Share), subject to adjustment in certain circumstances in accordance with the debenture indenture entered into between Argonaut and Computershare Trust Company of Canada on October 30, 2020.

7. MARKET FOR SECURITIES

Price Range and Trading Volume of Common Shares

The Common Shares are traded on the Toronto Stock Exchange ("TSX") under the symbol "AR". The following table sets forth the market price ranges in Canadian dollars per Common Share and aggregate trading volumes on a monthly basis as reported by the TSX for the most recently completed financial year, respectively. The Common Shares closed at CA\$0.47 on the last trading day of the year ended December 31, 2023.

	High (CA\$)	Low (CA\$)	Volume (Number of Shares)
January	0.74	0.53	74,824,100
February	0.72	0.42	62,414,700
March	0.69	0.44	76,792,800
April	0.73	0.56	50,343,500

	High (CA\$)	Low (CA\$)	Volume (Number of Shares)
May	0.7	0.54	59,849,300
June	0.65	0.5	36,217,600
July	0.62	0.52	26,963,700
August	0.74	0.53	41,319,200
September	0.77	0.52	34,101,700
October	0.57	0.5	28,567,700
November	0.56	0.37	67,129,500
December	0.48	0.37	72,308,200

Price Range and Trading Volume of Debentures

The Debentures are traded on the TSX under the symbol "AR.DB.U". The following table sets forth the market price ranges in United States dollars per Debenture and aggregate trading volumes on a monthly basis as reported by the TSX for the most recently completed financial year, respectively. The Debentures closed at C\$82 on the last trading day of the year ended December 31, 2023.

	High (C\$)	Low (C\$)	Volume (Number of Debentures)
January	82.98	80.98	74,000
February	81.50	81.50	61,000
March	81.50	80.00	28,000
April	81.50	80.01	83,000
May	81.50	80.00	182,000
June	82.00	79.00	73,000
July	82.00	78.00	210,000
August	82.00	78.00	55,000
September	82.00	80.00	63,000
October	82.00	80.00	105,000
November	82.00	80.00	66,000
December	82.00	79.00	525,667

Prior Sales

The following table sets forth the date and consideration per security for all securities of the Corporation issued during the most recently completed financial year that are outstanding but not listed or quoted on a marketplace:

Date of Grant/Issuance	Price per Security (CA\$)	Number of Securities Issued
Restricted share units granted	(014)	
January 31	2.32	115,385
March 8	0.47	5,518,928
March 16	0.47	2,964,427
March 22	0.47	691,966
May 4	0.65	965,962
August 11	0.59	215,265
Performance share units granted		
March 8	0.47	2,445,042
March 10	0.47	3,059,876
Common shares issuances		
May 24	0.69	25,270,600

	Price per Security	Number of Securities
Date of Grant/Issuance	(CA\$)	Issued
October 16		150,000
December 12	0.38	223,685,000
December 19		1,933,488
Deferred share units granted		
March 8	0.47	1,705,444
August 11	0.59	90,555

8. DIRECTORS AND OFFICERS

The following table sets forth for each of the directors and executive officers of the Corporation as at December 31, 2023, the person's name, municipality of residence, position with the Corporation, principal occupation during the last five years and, if a director, the date on which the person became a director. Each of the directors of the Corporation has been appointed to serve until the next annual meeting of the shareholders of the Corporation.

Name and Municipality of Residence	Position	Work Experience	Since
James E. Kofman ⁽¹⁾	Director	Vice-Chairman, Cormark Securities Inc.;	January 12, 2010
Ontario, Canada	(Chair)	Director and former Chair of Trint	
		Limited, private technology company;	
		former Chairman & CEO, Zenn Motor	
		Corporation; former President, JEK	
		Capital Advice; former Vice Chairman,	
		UBS Securities Canada Inc.	
Dale Peniuk	Director	Chartered Professional Accountant	December 30, 2009
British Columbia, Canada		(CPA, CA) and Corporate Director of a	
		number of publicly traded companies	
		(currently Lundin Mining Corporation,	
		MAG Silver Corp., and Kuya Silver	
		Corporation, in addition to the	
		Corporation, formerly, Capstone Mining	
		Corp. until March 2022; formerly	
		Assurance Partner, KPMG LLP	
Audra B. Walsh	Director	Director, IAMGOLD Corporation,	April 6, 2016
New York, United States		Calibre Mining Corp., and Faraday	
		Copper; former Director, Orvana	
		Minerals Corp.; former President &	
		CEO A2Z Mining Inc.; former President	
		& CEO, Sierra Metals Inc., former CEO,	
		Minas de Aguas Tenidas S.A.U	
Ian Atkinson	Director	Director, Kinross Gold Corporation,	May 3, 2016
Texas, United States		Globex Mining Enterprises Inc. and	
		Wolfden Resources Corporation; former	
		Director, President & CEO, Centerra	
		Gold Inc.	
Stephen Lang	Director	Chair of board of directors of Hudbay	July 1, 2020
Missouri, United States		Minerals Inc.; Director, Hycroft Mining	
		Holding Corp.; Former Director, Bear	
		Creek Mining Corporation, former	
		Director, International Tower Hill Mines	
		Ltd.; former Chair of board of directors,	
		Centerra Gold Inc.; former CEO	
		Centerra Gold Inc.; former Director,	
		Alio Gold Inc.	

Name and Municipality of Residence	Position	Work Experience	Since
Paula Rogers British Columbia, Canada	Director	Chartered Professional Accountant (CPA, CA) and Corporate Director of a number of publicly traded companies (currently Chair of the board of directors of Diversified Royalty Corp.; Director, Entrée Resources Ltd. and Hudbay Minerals Inc.); formerly director of Copper Mountain Mining Corporation and Great Bear Resources Ltd., and Chair of board of directors of Alio Gold Inc.	July 1, 2020
Janet Yang Georgia, United States	Director	Research Director, Energy and Mining, GMT Capital ¹ ; Former Executive Vice President and Chief Financial Officer, W&T Offshore, Inc.	August 10, 2023
Richard Young Ontario, Canada	President, Chief Executive Officer, and Director	President, Chief Executive Officer, and Director, Argonaut Gold. Former President, CEO, and Director, Teranga Gold Corporation.	December 7, 2022
Marc Leduc Colorado, United States	Chief Operating Officer	Chief Operating Officer, Argonaut, former Chief Operating Officer KORE Mining Limited	February 1, 2023
David A. Ponczoch Nevada, United States	Chief Financial Officer	Chief Financial Officer, Argonaut	November 15, 2013
David Savarie Ontario, Canada	Senior Vice President, General Counsel	Senior Vice President, General Counsel, Argonaut; former Senior Vice President, General Counsel, Teranga Gold Corporation	February 23, 2023
W. Robert Rose Nevada, United States	Vice President of Technical Services	Vice President of Technical Services, Argonaut	April 15, 2013
Charles Hennessey Ontario, Canada	Vice President, Canadian Operations	Vice President, Canadian Operations, Argonaut, former Vice President, Operations, Centerra Gold	August 19, 2022
Owen Nicholls Colorado, United States	Vice President, Exploration	Vice President, Exploration, Argonaut, former Exploration Manager, Equinox Gold Corporation	September 6, 2023
Nancy Lee Ontario, Canada	Senior Vice President, Human Resources	Senior Vice President, Human Resources, Argonaut, former Vice President, Human Resources, Teranga Gold Corporation	February 23, 2023
Katerina Deluca Ontario, Canada	Vice President, Treasury and Financial Planning & Analysis	Vice President, Treasury and Financial Planning & Analysis, Argonaut; Director, Finance, Teranga Gold Corporation	January 11, 2024
Cindy Tseo Ontario, Canada	Vice President, Finance	Vice President, Finance, Argonaut; former Senior Director, Financial Planning and Analysis, Lundin Mining Corporation	January 2, 2024

1 GMT Capital is a 29% shareholder of Argonaut.

Name and Municipality of Residence	Position	Work Experience	Since
Cindy Waterman Ontario, Canada	Corporate Secretary	Corporate Secretary, Argonaut; Corporate Secretary, Teranga Gold Corporation	April 3, 2023

Note:

(1) Mr. Kofman was appointed Chair of the Argonaut Board on December 10, 2015. Mr. Kofman's principal occupation is Vice-Chairman of Cormark Securities, an investment dealer.

As of December 31, 2023, the Argonaut Board's standing committees were the Audit Committee, the Nominating, Compensation and Governance Committee, and the Safety, Health, Environment, Sustainability and Technical Committee. The Audit Committee is comprised of Messrs. Peniuk (Chair), Lang, and Mmes. Rogers and Walsh. The Nominating, Compensation and Governance Committee is comprised of Messrs. Atkinson (Chair), Kofman, Peniuk and Mme. Rogers and Yang. The Safety, Health, Environment, Sustainability and Technical Committee is comprised of Mme. Walsh (Chair) and Yang, and Messrs. Kofman, Atkinson, and Lang.

As of the date of this AIF, the directors and officers of the Corporation as a group, beneficially owned, directly or indirectly, or exercised control or direction over an aggregate of 16,645,044 Common Shares and DSUs, representing approximately 1.51% of outstanding Common Shares (inclusive of dilution from vested DSUs).²

Corporate Cease Trade Orders or Bankruptcies

None of the directors or executive officers of Argonaut is, or within the 10 years prior to the date hereof has been, a director, chief executive officer or chief financial officer of any corporation (including the Corporation), that:
(a) was subject to an order that was issued while the director or executive officer was acting in the capacity as a director, chief executive officer or chief financial officer; or (b) was subject to an order that was issued after the director or executive officer 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.

With the exception of Stephen Lang, none of the directors or executive officers of Argonaut or a shareholder holding a sufficient number of securities of Argonaut to materially affect the control of Argonaut: (a) is, as at the date hereof, or has been within the 10 years before the date hereof, a director or executive officer of any corporation (including the Corporation) that, while that person was acting in that capacity, or within a year of that person 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; (b) has, within the 10 years before the date hereof, become 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, receive manager or trustee appointed to hold the assets of the director, executive officer or shareholder; or (c) has been subject to (i) 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 (ii) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

Mr. Lang was a director of Allied Nevada Gold Corp., which together with certain of its domestic direct and indirect subsidiaries, filed voluntary petitions for relief under Chapter 11 of the U.S. Bankruptcy Code ("Chapter

^{2 %} ownership of directors and officers of the Corporation increases to 1.70% if outstanding Options are included in the calculation on a fully diluted basis, however current exercise prices for outstanding Options average \$1.90.

11") in the US Bankruptcy Court for the State of Delaware on March 10, 2015. Allied Nevada Gold Corp. changed its name to Hycroft Mining Corporation and emerged from Chapter 11 in October 2015.

Conflicts of Interest

The directors of the Corporation supervise the management of the business and affairs of the Corporation in accordance with the provisions of the OBCA. The directors and officers of the Corporation will in all cases be required by law to act honestly and in good faith with a view to the best interest of the Corporation.

To the knowledge of the Corporation, after reasonable inquiry, there are no existing or potential material conflicts of interest between the Corporation and any director or officer of the Corporation. Certain of the directors and officers of the Corporation serve as directors, officers or members of management or are otherwise insiders of other companies engaged in the business of mineral exploration, mining, investment banking or other related businesses, and therefore it is possible that a conflict may arise as a result of being a director, officer, member of management or insider of such other companies. See "*Risk Factors*".

9. AUDIT COMMITTEE INFORMATION

The Audit Committee's Charter

The Argonaut Board has adopted a Charter for the Audit Committee, which sets out the Audit Committee's mandate, organization, powers, and responsibilities. The full text of the Audit Committee Charter is attached hereto as Appendix "A".

Composition of the Audit Committee

The Audit Committee consists of Messrs. Peniuk (Chairman), Lang, and Mmes. Rogers and Walsh. For the purposes of National Instrument 52-110 – *Audit Committees* ("NI 52-110"), published by the Canadian Securities Administrators, all of the members of the Audit Committee are considered to be financially literate and all are considered to be independent.

Relevant Education and Experience

Mr. Peniuk is a Chartered Professional Accountant (CPA, CA) that has provided financial consulting services to mining companies for many years. He has served as a corporate director since 2006 and has been the audit committee chairman of a number of mining companies. In addition to the Corporation, he currently serves on the board of directors and as the chairman of the audit committees of Lundin Mining Corporation, MAG Silver Corp. and Kuya Silver Corporation. In accordance with the Corporation's Audit Committee Charter, the Argonaut Board considered and determined that Mr. Peniuk's service on the audit committee of more than two other public companies would not impair his ability to effectively serve on the Audit Committee of the Corporation. Mr. Peniuk holds a B. Comm from the University of British Columbia and a Chartered Professional Accountant (CPA CA) designation from the Chartered Professional Accountants of British Columbia (formerly the Institute of Chartered Accountants of British Columbia). Mr. Peniuk worked for over 20 years at KPMG LLP, Chartered Accountants and predecessor firms, including being an assurance partner from 1996 to 2006 and was the leader of KPMG's British Columbia mining practice.

Mr. Lang has over 40 years of experience in the mining industry, including engineering, development and production at gold, copper, coal and platinum group metals operations. He is currently the Hudbay Minerals Inc.'s board Chair and sits on the board of directors of Bear Creek Mining Corp., Hycroft Mining Holding Corporation, and International Tower Hill Ltd. Mr. Lang was Chief Executive Officer of Centerra Gold Inc. from 2008 to 2012 and served as Centerra's board Chair from 2012 to 2019. Mr. Lang has also held senior operating positions at

Stillwater Mining Company, Barrick Gold Corporation, Rio Algom Limited and Kinross Mining Corporation. Mr. Lang holds a Bachelor of Science degree in mining engineering from the University of Missouri-Rolla.

Ms. Rogers has over 25 years of experience working with Canadian-based international public companies in the areas of corporate governance, treasury, mergers and acquisitions, financial reporting and tax strategy. She has significant executive and board experience in the mining industry ranging from greenfields exploration to senior gold producer. Ms. Rogers has served as an officer of several public companies including Vice-President, Treasurer of Goldcorp Inc. and Treasurer of Wheaton River Minerals Ltd. Previous to that, she held various senior finance positions in corporate reporting, tax and treasury at Finning International Inc. over a period of nine years. Ms. Rogers is currently a Corporate Director with over 10 years of corporate board experience, having served as a member and chair for several audit, governance and special committees, including previously with Great Bear Resources Ltd. and Copper Mountain Mining Corp. She currently is also a director and Chair of the Board of Diversified Royalty Corp. and a director of Hudbay Minerals Inc. and Entrée Resources Ltd. Ms. Rogers is a graduate of the University of British Columbia with a Bachelor of Commerce degree and holds a Chartered Professional Accountant, Chartered Accountant designation.

Ms. Walsh is a Professional Engineer with more than 25 years of experience in the mining industry. She has served as President and Chief Executive Officer and member of the board of directors of companies listed on the Toronto Stock Exchange overseeing strategic, technical, operational, and financial aspects of these publicly traded entities. Ms. Walsh served as the CEO of Minas de Aguas Tenidas S.A.U. (MATSA), prior to the acquisition by Sandfire Resources in 2022. Ms. Walsh holds a Bachelor of Science in Mine Engineering from the South Dakota School of Mines and Technology in Rapid City, South Dakota and is a Professional Engineer in the State of New York.

Audit Committee Oversight

At no time since the commencement of the most recently completed financial year of the Corporation was a recommendation of the Audit Committee to nominate or compensate an external auditor not adopted by the directors of the Corporation.

Reliance on Certain Exemptions

At no time since the commencement of the Corporation's most recently completed financial year has the Corporation relied on the exemption set out in section 2.4 (*De Minimis Non-Audit Services*), section 3.2 (*Initial Public Offerings*), subsection 3.3(2) (*Controlled Companies*), section 3.4 (*Events Outside Control of Member*), section 3.5 (*Death, Disability or Resignation of Audit Committee Member*), section 3.6 (*Temporary Exemption for Limited and Exceptional Circumstances*) or section 3.8 (*Acquisition of Financial Literacy*) of NI 52-110 or any exemption from the application of NI 52-110, in whole or in part, granted under Part 8 of NI 52-110 (*Exemptions*).

Pre-Approval Policies and Procedures

The Audit Committee, or its delegate appointed in accordance with the Audit Committee Charter, must preapprove all non-audit services to be provided by the external auditor of the Corporation. The Audit Committee has not adopted specific policies and procedures for the engagement of such non-audit services.

External Auditor Service Fees

PricewaterhouseCoopers LLP was appointed auditors of the Corporation on December 30, 2009. The aggregate fees billed by PricewaterhouseCoopers LLP during the two most recently completed financial years are reflected below.

Service Billed*	2023	2022
Audit Fees ⁽¹⁾	\$704,999	\$466,326
Audit-Related Fees ⁽²⁾	103,342	140,258
Tax Fees ⁽³⁾	32,768	25,978
All Other Fees	Nil	Nil
Total	\$841,109	\$632,562

Notes:

- * Services billed during the year reflect the aggregate fees billed by PricewaterhouseCoopers LLP, which may include services provided in previous covered financial years.
- (1) Audit Fees refers to the aggregate fees billed for audit services.
- (2) Audit-Related Fees refers to the aggregate fees billed for assurance and related services that are reasonably related to the performance of the audit or review of the Corporation's financial statements and are not reported under Audit Fees
- (3) Tax Fees refers to the aggregate fees billed for professional services for tax compliance, tax advice and tax planning.

10. LEGAL PROCEEDINGS AND REGULATORY ACTIONS

Except as disclosed below, the Corporation was not, during 2023, and is not currently, a party to, nor was/is any of its property the subject of, any legal proceedings, or any known to be contemplated, which involve a material claim for damages within the meaning of applicable securities legislation.

In May 2019, Alio received a Notice of Civil Claim from a former shareholder of Rye Patch Gold Corp. ("Rye Patch") whose shares were acquired by Alio. The plaintiff brought the claim in the Supreme Court of British Columbia pursuant to the *Class Proceedings Act* and is seeking damages against Alio for alleged misrepresentations with respect to anticipated gold production during the year ended December 31, 2018. In March 2021, the court dismissed, in its entirety, the plaintiff's application to certify the action as a class proceeding. In April 2021, the Corporation received notice that the plaintiff is pursuing an appeal of the court's decision to dismiss the plaintiff's certification application. The appeal was argued in the Court of Appeal in January 2022 and in March 2022 the Court of Appeal released its decision allowing the appeal but remitting the matter of certification to the trial court for further consideration. On July 28, 2023, the Court certified a class proceeding against Alio. Pursuant to the Court's decision, the class members in the class proceeding include all individuals or entities whose Rye Patch shares were acquired by Alio in exchange for Alio common shares and cash as part of the plan of arrangement entered into between Alio and Rye Patch but excludes all of those individuals or entities that sold their shares in Alio prior to August 10, 2018. The proceeding is currently scheduled to proceed to trial before the British Columbia Supreme Court in June 2025.

In April 2023, the Government of Mexico approved the Mining Law Reforms. These reforms were fast-tracked through the legislative approval process, with little debate and support from parties not affiliated with the current President. While these amendments have now been published in the official gazette, neither updated bylaws or regulations have been issued which are required to give further clarity on the full impacts of these reforms. The Mining Law Reforms have been challenged through several fronts, in addition to the challenges made by the company. Per third-party challenges, there are two relevant paths to highlight: (i) First, a challenge filed by members of the Lower House (Diputados) of Congress was assigned to the Supreme Court under justice Perez-Dayan (Acción de Inconstitucionalidad 129/2023), and a decision is anticipated in the next few months of 2024. This challenge will most likely imply a robust and substantive review by the Supreme Court that could dictate the fate of individual challenges by mining companies, where the decision might trigger a "domino effect"; and (ii) Second, on March 8, 2024, the Regional Plenary in Administrative Matters of the Central-North Region issued binding criteria to all federal administrative and civil courts (jurisprudence) resolving the merits for securing suspensions (stay orders or injunctions) in individual cases against the reforms. In this case (contradicción de criterio 243/2023), the Regional Plenary ordered that 25 companies that requested suspensions, were awarded with stay orders to avoid compliance with the Mining Law Reforms until their challenges are ultimately resolved. As a result of recent reforms, criteria issued by the Regional Plenary becomes mandatory for courts within the

region of said plenary. This particular case, however, did not resolve the substantive issues of the challenges, but only the incidental/ancillary one regarding suspension orders. The Company continues to await final determination of the fate of the Mining Law Reforms.

11. INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Except as otherwise disclosed in this AIF, no director, officer or insider of the Corporation, or any associate or affiliate of a director, executive officer, or insider of the Corporation, has or had any material interest, direct or indirect within the three most recently completed financial years or during the current financial year, in any transaction or any proposed transaction which has materially affected or will materially affect the Corporation.

12. TRANSFER AGENT, REGISTRAR AND AUDITORS

The transfer agent and registrar for the Common Shares is Computershare Trust Company of Canada, which is located at 100 University Avenue, 8th Floor, Toronto, Ontario, Canada, M5J 2Y1, where transfers of Argonaut's securities may be recorded.

The auditors for the Corporation are PricewaterhouseCoopers LLP, Chartered Professional Accountants, located at 250 Howe Street, Suite 1400, Vancouver, British Columbia, Canada, V6C 3S7. Effective for the 2024 fiscal year, the auditors for the Corporation continue to be PricewaterhouseCoopers LLP, Chartered Professional Accountants, but they are located at 18 York Street, Suite 2500, Toronto, Ontario, Canada, M5J 0B2.

13. MATERIAL CONTRACTS

The Corporation is not a party to any current contracts that management considers to be material to its business at this time.

14. INTEREST OF EXPERTS

The following persons and companies are named as having prepared or certified a statement, report or valuation described or included in a filing, or referred to in a filing, made by the Corporation under National Instrument 51-102 – *Continuous Disclosure Obligations*, published by the Canadian Securities Administrators, during, or relating to, the most recently completed financial year and whose profession or business gives authority to the statement, report or valuation made by the person, firm or Corporation:

- John M. Marek, P. Eng., Independent Mining Consultants, Inc.; Christo Marais, P. Geo., Argonaut; Philip Addis, P. Eng., SLR Consulting (Canada) Ltd.; Tommaso Roberto Raponi, P. Eng., T.R. Raponi Consulting Ltd.; and Kyle L. Stanfield, P. Eng., Argonaut in respect of the Magino Technical Report;
- John M. Marek, P.E. RM-SME of Independent Mining Consultants, Inc. and James R. Arnold, P.E. in respect of the Florida Canyon Technical Report;
- Brian Arkell, RM-SME, Argonaut; Josh Carron, RM-SME, Argonaut; and Carl Defilippi, RM-SME, Kappes, Cassiday & Associates in respect of the San Agustin Technical Report;

To the best knowledge of the Corporation, after reasonable enquiry, none of the foregoing persons or companies, beneficially own, directly or indirectly, or exercises control or direction over any securities of the Corporation representing more than one per cent of the outstanding Common Shares. None of the aforementioned persons or firms, nor any directors, officers, or employees of such firms, are currently, or are expected to be elected, appointed or employed as, a director, officer or employee of the Corporation or of any associate or affiliate of the Corporation.

PricewaterhouseCoopers LLP, Chartered Professional Accountants, provided an auditor's report in respect to the Corporation's financial statements for the year ended December 31, 2023, dated February 27, 2024. PricewaterhouseCoopers LLP has advised the Corporation that they are independent with respect to the Corporation in accordance with the Chartered Professional Accountants of British Columbia Code of Professional Conduct.

PricewaterhouseCoopers LLP, Chartered Professional Accountants, located at 250 Howe St., Suite 1400, Vancouver, British Columbia, V6C 3S7, Canada, have prepared an independent auditor's report dated March 5, 2024 in respect of the Corporation's consolidated financial statements as at December 31, 2023 and December 31, 2022 and for years then ended. PricewaterhouseCoopers LLP has advised that they are independent with respect to the Corporation within the meaning of the Chartered Professional Accountants of British Columbia Code of Professional Conduct.

Effective for the 2024 fiscal year, the auditors for the Corporation are PricewaterhouseCoopers LLP, Chartered Professional Accountants, located at 18 York Street, Suite 2500, Toronto, Ontario, Canada, M5J 0B2.

15. ADDITIONAL INFORMATION

Additional information relating to the Corporation may be found under the Corporation's profile on SEDAR+ at www.sedarplus.ca and on the Corporation's website at www.argonautgold.com. Further, information with respect to the Corporation, including directors' and officers' remuneration and indebtedness, principal holders of securities of the Corporation and securities authorized for issuance under equity compensation plans is contained in the management information circular of the Corporation for its most recent annual meeting of shareholders (the "Information Circular") that involved the election of directors. Additional financial information is provided in the comparative consolidated financial statements and the management's discussion and analysis of the Corporation for its most recently completed financial year. A copy of this AIF and the Information Circular may be obtained upon request from the Secretary of the Corporation.

APPENDIX "A" AUDIT COMMITTEE CHARTER

Amended as at March 25, 2024

The board of directors (the "Board") of Argonaut Gold Inc. (the "Corporation") shall establish an Audit Committee (the "Committee") comprised of not fewer than three members of the Board, none of whom are executive officers or employees of the Corporation or any of its affiliates. The membership qualifications, authority, responsibility, and specific duties of the Committee are set forth herein.

1. PURPOSE

The purpose of the Committee is to provide oversight of the Corporation in relation to:

- a) the accounting and financial reporting processes and interim reviews and audits of financial statements;
- b) the integrity of financial statements;
- c) compliance with legal and regulatory requirements;
- d) the qualifications and independence of independent auditors; and
- e) the performance of the independent auditors.

The function of the Committee is oversight. In fulfilling their responsibilities under this Charter, it is recognized that members of the Committee are not full-time employees of the Corporation and are not, and do not represent themselves to be, performing the functions of auditors or accountants. As such, it is not the duty or responsibility of the Committee or its members to conduct "field work" or other types of auditing or accounting reviews or procedures or to set auditor independence standards.

The Committee is directly responsible for recommending to the Board the appointment and compensation of the independent auditors and overseeing the work of the independent auditors (including resolving disagreements between management and the independent auditors regarding financial reporting). The Committee has the responsibility to recommend to the Board to appoint, retain and terminate the independent auditors (subject, if applicable, to shareholder approval).

Management is responsible for the preparation, presentation and integrity of the financial statements and any financial information filed with securities regulatory authorities or stock exchanges or otherwise publicly disseminated.

Management and the persons responsible for the internal audit function, whether employees of, or consultants to, the Corporation, are responsible for maintaining appropriate accounting and financial reporting principles and policies and internal controls and procedures that provide for compliance with accounting standards and applicable laws and regulations.

2. Composition and Procedures

2.1 Composition

The Committee shall consist of three or more members of the Board, each of whom the Board has determined has no material relationship with the Corporation and each of whom is otherwise "unrelated" or "independent", as the case may be, under the applicable requirements, regulations, or rules of (i) the

Canadian Securities Administrators and (ii) the Toronto Stock Exchange (collectively, the "Applicable Regulatory Authorities").

The Board shall determine whether each member is "financially literate" and whether one member of the Committee is an "audit committee financial expert", or such other similar qualifications, expertise or experience required by the Applicable Regulatory Authorities, in each case as interpreted by the Board in its business judgment.

2.2. Appointment

Members of the Committee shall be appointed by the Board at the annual organizational meeting of the Board based on nominations recommended by the Nominating, Compensation and Governance Committee. Members of the Committee shall serve at the pleasure of the Board and for such term or terms as the Board may determine.

The Board shall designate, based on the recommendation of the Committee, one member of the Committee as its chairperson.

2.3 Service on Multiple Audit Committees

No director may serve as a member of the Committee if such director serves on the audit committees of more than two other public companies unless the Board determines that such simultaneous service would not impair the ability of such director to effectively serve on the Committee and discloses this determination in the public disclosure documents.

2.4 Meetings

Subject to the By-Laws of the Corporation and any resolution of the Board, the Committee shall meet at a time and place determined by the chairperson of the Committee. A resolution in writing, signed by all Committee members shall be as valid as if it had been passed at a meeting of the Committee.

Members of the Committee may participate in a meeting of the Committee by means of such telephonic, electronic, or other communication facility that permits all participants to communicate adequately with each other during the meeting. A Committee member participating in such a meeting by such means is deemed to be present at that meeting.

The Committee shall follow the rules of procedure set forth in the By-Laws of the Corporation or of the Board established by it from time to time to govern its activities.

2.5 Separate Executive Sessions

The Committee should meet at least quarterly in separate executive sessions with management, the persons responsible for the internal audit function, and representatives of the independent auditors to discuss any matters that the Committee or any of these persons believe should be discussed privately. The Committee may request any officer or employee or outside legal counsel or independent auditors to attend a meeting of the Committee or to meet with any members of, or consultants to, the Committee.

2.6 Quorum

Attendance by a majority of the members of the Committee shall constitute a quorum for the transaction of business and the act of a majority of those present at any meeting at which there is a quorum shall be the act of the Committee. In the case of an equality of votes, the chairperson of the meeting in addition to his

or her original vote shall be entitled to a second or casting vote. In the event of a tie vote on any issue, the chairperson's vote shall decide the issue.

3. DUTIES AND RESPONSIBILITIES

3.1 Oversight and Monitoring of Financial Disclosures

The Committee shall oversee matters relating to financial disclosures including:

• Review the financial statements, Management's Discussion and Analysis, financial information in earnings press releases and all other public disclosure documents containing financial information of the Corporation that has been extracted or derived from the financial statement and recommend whether such documents should be approved by the Board before the Corporation publicly discloses this information.

3.2 Oversight of Independent Auditors

The Committee shall oversee the work of the independent auditors as follows:

- a) Recommend to the Board to appoint, retain and terminate the independent auditors (subject, if applicable, to shareholder approval), approve all audit and interim review engagement fees and terms, and review all compensation to be paid to the independent auditors.
- b) Oversee the work of the independent auditors engaged for the purpose of preparing or issuing an auditors' report or performing other audit, review or attest services for the Corporation, including the resolution of disagreements between management and the independent auditors regarding financial reporting.
- c) Pre-approve and adopt appropriate procedures to monitor all non-audit services provided by the independent auditors.
- d) Ensure that the independent auditors prepare and deliver annually the Auditors' Statement relating to, among other things, the independent auditors' internal quality-control procedures (it being understood that the independent auditors are responsible for the accuracy and completeness of the Auditors' Statement).
- e) Obtain from the independent auditors annually a formal written statement of the fees billed in each of the last two fiscal years for the services rendered by the independent auditors.
- f) Obtain from the independent auditors in connection with any audit a timely report relating to the annual audited financial statements describing all critical accounting policies and practices used, all alternative treatments of financial information within generally accepted accounting principles that have been discussed with management, ramifications of the use of such alternative disclosures and treatments, and the treatment preferred by the independent auditors, and any material written communications between the independent auditors and management, such as any "management" letter or schedule of unadjusted differences.
- g) Review and evaluate the qualifications, performance, and independence of the lead audit partner of the independent auditors.

- h) Discuss with management the timing and process for implementing the rotation of the lead audit partner, the concurring audit partner and any other active audit engagement team partner and consider whether there should be a regular rotation of the audit firm itself.
- i) Take the opinions of management and the persons responsible for the internal audit function into account in assessing the independent auditors' qualifications, performance, and independence.
- j) Instruct the independent auditors that they are ultimately accountable to the Board and the Committee as representatives of the shareholders.
- k) Obtain assurance from the independent auditors that the audit and interim reviews were conducted in a manner consistent with applicable generally accepted auditing standards.
- 1) Consider any reports or communications (and management's responses thereto) submitted to the Committee by the independent auditors required by applicable auditing standards.

3.3. Review of Independence

a) The Committee shall review the independence of the independent auditors and shall make recommendations to the Board on appropriate actions to be taken which the Committee deems necessary to protect and enhance the independence of the independent auditors.

3.4 Oversight and Monitoring of Internal Audit Function

- a) Review the appointment and replacement of the person with principal responsibility for the internal audit function when applicable.
- b) Inform the person with principal responsibility for the internal audit function that he or she is expected to provide to the Committee summaries of and, as appropriate, the significant reports to management prepared in relation to the internal audit function.

3.5 Oversight and Review of Financial Reporting Principles and Policies and Internal Audit Controls and Procedures

- a) Advise management, the person responsible for the internal audit function and the independent auditors that they are expected to provide to the Committee a timely analysis of significant financial reporting issues and practices.
- b) Meet with management, the person responsible for the internal audit function and the independent auditors to discuss, and review before the public disclosure by the Corporation of, among other things, the annual audited financial statements and quarterly unaudited financial statements, including disclosures under "Management's Discussion and Analysis."
- c) Consider any reports or communications (and management's responses thereto) submitted to the Committee by the independent auditors required by applicable auditing standards.
- d) Discuss internal controls with the Corporation's Chief Executive Officer and Chief Financial Officer.
- e) Discuss guidelines and policies governing the process by which senior management and the relevant departments of the Corporation assess and manage exposure to risk and discuss major financial risk exposures and the steps management has taken to monitor and control such exposures. This includes both internal and external risks to which the Corporation is subject, including without

limitation, risks associated with tax, insurance, accounting, cybersecurity, information services and systems, financial controls and management reporting.

- f) Undertake, from time to time, a review of any balance sheet or income statement item to gain understanding and comfort with accounting and cash management policies of the Corporation.
- g) Obtain assurance from the independent auditors that the audit was conducted in a manner consistent with applicable generally accepted auditing standards;
- h) Discuss with the chief legal officer or outside legal counsel, or both, any significant legal, compliance or regulatory matters that may have a material effect on the financial statements or the business, operations or compliance policies of the Corporation, including material notices to or inquiries received from governmental agencies.
- i) Discuss earnings press releases.
- j) Establish and monitor the Corporation's procedures for the receipt, retention and treatment of complaints received regarding accounting, internal accounting controls or auditing matters, and for the confidential, anonymous submission by employees of concerns regarding questionable accounting or auditing matters and shall review periodically with Management these procedures and any significant complaints received.
- k) Recommend to the Board candidates for appointment, as applicable, as the Controller and Chief Accounting Officer, Vice-President, Finance and Chief Financial Officer.
- 1) Establish hiring policies for employees or former employees of the independent auditors.
- m) Review all related party transactions.

3.6 Committee Reports

The Committee shall produce or cause to be produced the following reports and provide them to the Board:

- a) any reports or other disclosures required to be prepared in relation to the Committee or its activities pursuant to applicable laws or stock exchange requirements in Canada for inclusion in the Corporation's public disclosure documents.
- b) a summary of the actions taken at each Committee meeting, which shall be presented to the Board at its next scheduled meeting.

The Committee may, in its discretion, delegate all or a portion of its duties and responsibilities to a subcommittee of the Committee.

The Committee may, in its discretion, delegate to one or more of its members the authority to pre-approve non-audit services to be performed by the independent auditors, provided that any such approvals are presented to the Committee at its next scheduled meeting.

4. RESOURCES AND AUTHORITY OF THE COMMITTEE

The Committee shall have the resources and authority appropriate to discharge its duties and responsibilities, including the authority to select, retain, terminate, and approve the fees and other retention terms of special legal counsel or other experts or consultants, as it deems appropriate, without seeking approval of the Board or management.

5. REVIEW OF THIS CHARTER AND PERFORMANCE OF THE COMMITTEE

The Committee shall review and reassess the adequacy of this Charter at least annually and otherwise as it deems appropriate and recommend changes to the Board. The Committee, with the assistance of Management, will ensure that this Charter is disclosed on Argonaut's website, and that this Charter, or a summary of it that has been approved by the Committee, is disclosed in accordance with all applicable securities laws or regulatory requirements.

The performance of the Committee shall be evaluated with reference to this Charter annually.