



GOLDEN PREDATOR MINING CORP.

**Annual General Meeting
to be held on November 16, 2020**

**Notice of Annual General Meeting
and Information Circular**

Record Date of: September 23, 2020

GOLDEN PREDATOR MINING CORP.
Suite 250 – 200 Burrard Street, Vancouver, BC V6C 3L6

NOTICE OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

NOTICE IS HEREBY GIVEN that an annual general meeting (the “**Meeting**”) of the holders of Class A Common Shares (the “**Common Shares**”) of Golden Predator Mining Corp. (the “**Company**”) will be held on **Monday, November 16, 2020** at 11:00 a.m. (Vancouver, British Columbia time) for the following purposes:

1. To receive the audited financial statements of the Company for the fiscal year ending December 31, 2019, together with the Auditor's Report thereon, and the unaudited financial statements of the Company for the interim period ended June 30, 2020.
2. To fix the number of directors at six (6).
3. To elect directors of the Company for the ensuing year.
4. To re-appoint Grant Thornton LLP, Chartered Professional Accountants, as auditors of the Company for the ensuing year and to authorize the directors to fix the auditor’s remuneration.
5. To consider and, if thought fit, pass an ordinary resolution confirming the Company’s Stock Option Plan, as required annually by the policies of the TSX Venture Exchange, as more particularly set forth in the accompanying Information Circular.
6. To transact such further or other business as may properly come before the Meeting or any adjournment or adjournments thereof.

The Meeting will be deemed to be held at the offices of Morton Law LLP, Suite 1200 – 750 West Pender Street, Vancouver, British Columbia, Canada; however, **the Meeting will be held in virtual only format. You will not be able to attend the Meeting in person.** Registered shareholders and validly appointed proxyholders may attend the Meeting by contacting the Company by telephone at #604-260-0289 or by email at info@goldenpredator.com to be provided with a video conference invite. Registered shareholders and validly appointed proxyholders who attend the Meeting will have an opportunity to participate at the Meeting, regardless of their geographic location.

The board of directors has fixed the close of business on September 23, 2020 as the record date for determining holders of Common Shares who are entitled to notice of and to attend and vote at the Meeting.

Accompanying this Notice is an Information Circular dated September 23, 2020, a form of proxy or voting instruction form and a reply card for use by shareholders who wish to receive the Company’s interim and/or annual financial statements. The accompanying Information Circular provides information relating to the matters to be addressed at the Meeting and is incorporated into this Notice.

This year, as part of our corporate social responsibility in response to COVID-19, and in order to mitigate potential risks to the health and safety of our shareholders, employees, communities and other stakeholders, the Company will not be permitting in person voting at the Meeting, and shareholders must vote by proxy in advance of the Meeting in order to have their votes counted. Registered shareholders who wish to ensure that their shares will be voted at the Meeting are requested to complete, date and sign the enclosed form of proxy, or another suitable form of proxy and deliver it in accordance with the instructions set out in the form of proxy and in the Information Circular.

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

DATED at Vancouver, British Columbia, this 23rd day of September, 2020.

ON BEHALF OF THE BOARD

signed "Janet Lee-Sheriff"

Janet Lee-Sheriff, CEO

Please submit the accompanying Proxy or Voting Instruction Form well in advance of the voting deadline of 11:00 a.m. (PST) on Thursday, November 12, 2020 or no later than 48 hours (excluding Saturdays, Sundays and holidays) prior to the time to which the Meeting may be adjourned or postponed. In person voting will not be permitted at the Meeting due to the COVID-19 pandemic. The accompanying Information Circular provides further information respecting proxies and the matters to be considered at the Meeting and is deemed to form part of this notice of Meeting.



INFORMATION CIRCULAR

FOR THE ANNUAL GENERAL MEETING OF SHAREHOLDERS TO BE HELD ON NOVEMBER 16, 2020

(as at September 23, 2020 except as otherwise indicated)

PERSONS MAKING THE SOLICITATION

This management information circular (the “**Information Circular**”) is furnished in connection with the solicitation of proxies by the management of GOLDEN PREDATOR MINING CORP. (the “**Company**”) for use at the Annual General Meeting (the “**Meeting**”) of the holders of Class A Common Shares (the “**Common Shares**”) of the Company, to be held on **Monday, November 16, 2020**, at the time and location and for the purposes set forth in the accompanying Notice of Meeting and at any adjournment thereof.

It is expected that solicitation of proxies will be primarily by mail but proxies may also be solicited by telephone, facsimile or in person by directors, officers and employees of the Company who will not be additionally compensated therefor. The costs of soliciting proxies by or on behalf of management of the Company will be borne by the Company.

The Company has distributed or made available for distribution, copies of the Notice, Notice-and-Access Notice Form (where applicable), the Information Circular and form of proxy or voting instruction form (“**VIF**”) (if applicable) (the “**Meeting Materials**”) to clearing agencies, securities dealers, banks and trust companies or their nominees (collectively, the “**Intermediaries**”) for distribution to Beneficial Shareholders (as defined below) whose common shares are held by or in custody of such Intermediaries. Such Intermediaries are required to forward such documents to Beneficial Shareholders unless a Beneficial Shareholder has waived the right to receive them. The solicitation of proxies from Beneficial Shareholders will be carried out by the Intermediaries. The Company is not relying on the notice-and-access provisions of securities laws for delivery of the Meeting Materials to registered shareholders or Beneficial Shareholders. The Company intends to pay for intermediaries to forward the Meeting materials to Non-Registered Shareholders who have objected to their ownership information being disclosed by the Intermediary holding the Common Shares on their behalf (objecting beneficial owners or “**OBO’s**”) under National Instrument 54-101 *Communication with Beneficial Owners of Securities of a Reporting Issuer*.

INTRODUCTION

In order to comply with measures imposed by the federal and provincial governments related to the COVID-19 pandemic, and to mitigate risks to the health and safety of our communities, shareholders, and other stakeholders, unless we advise otherwise by way of news release, the Company will not be permitting in person voting at the Meeting, and shareholders must vote by proxy in advance of the Meeting in order to have their votes counted.

NOTICE-AND-ACCESS

The Company has elected to use the "notice-and-access" provisions under National Instrument 54-101 *Communications with Beneficial Owners of Securities of a Reporting Issuer* for the Meeting in respect of the mailing of the Meeting Materials, to the Beneficial Shareholders, but not in respect of the registered Shareholders. The notice-and-access provisions are a set of rules developed by the Canadian Securities Administrators that reduce the volume of materials required to be physically mailed to shareholders by allowing a reporting issuer to post its proxy-related Meeting Materials online.

In relation to the Meeting, the Company's registered Shareholders will receive a paper copy of the Notice of Meeting, the Management Information Circular and a form of proxy. All Beneficial Shareholders will receive a notice-and-access notification and a proxy or voting instruction form. Only those Shareholders who responded to the supplemental mail request card pursuant to National Instrument 51-102 – *Continuous Disclosure Obligations* will receive a copy of the annual and Q2 interim financial statements and related management's discussion and analysis.

APPOINTMENT AND REVOCATION OF PROXIES

The persons named in the enclosed form of proxy are directors and/or officers and/or corporate counsel of the Company. **A shareholder has the right to appoint a person (who need not be a shareholder) to attend and act for such shareholder and on his, her or its behalf at the Meeting other than the persons designated in the enclosed form of proxy.** Such right may be exercised by inserting in the blank space provided for that purpose the name of the desired person or by completing another proper form of proxy and, in either case, delivering the completed and executed proxy to the Company's transfer agent and registrar, Computershare Trust Company of Canada, by mail to 135 West Beaver Creek, P.O. Box 300, Richmond Hill, ON L4B 4R5, or by hand at 8th Floor, 100 University Avenue Toronto, Ontario M5J 2Y1 (Attention: Proxy Department), by phone to 1-866-732-8683 (Toll Free), by fax to 1-866-249-7775, or on the internet at www.investervote.com, not later than forty-eight (48) hours (excluding Saturdays, Sundays and holidays) before the time fixed for the Meeting or any adjournment thereof, or delivering it to the chairman of the Meeting on the day of the Meeting or any adjournment thereof prior to the time of voting. A proxy must be executed by the registered shareholder or his, her or its attorney duly authorized in writing or, if the shareholder is a corporation, by an officer or attorney thereof duly authorized.

Proxies given by shareholders for use at the Meeting may be revoked prior to their use:

- (a) by depositing an instrument in writing executed by the shareholder or by such shareholder's attorney duly authorized in writing or, if the shareholder is a corporation, by an officer or attorney thereof duly authorized indicating the capacity under which such officer or attorney is signing:
 - (i) at the registered office, Suite 1200 – 750 West Pender Street, Vancouver, British Columbia V6C 2T8, at any time up to and including the last business day preceding the day of the Meeting, or if adjourned, any reconvening thereof; or
 - (ii) with the chairman of the Meeting on the day of the Meeting or any adjournment thereof; or
- (b) in any other manner permitted by law.

EXERCISE OF DISCRETION BY PROXIES

The persons named in the accompanying form of proxy will vote the common shares in respect of which they are appointed in accordance with the direction of the shareholders appointing them. The common shares represented by the proxy will be voted or withheld from voting in accordance with the instructions of the shareholder on any ballot that may be called for and, if the shareholder specifies a choice with respect to any matter to be acted on, the common shares will be voted accordingly. **In the absence of such direction, where the management nominees are appointed as proxyholder, such common shares will be voted in favour of the passing of the matters set out in the**

Notice. The form of proxy confers discretionary authority upon the persons named therein with respect to amendments or variations to matters identified in the Notice and with respect to other matters which may properly come before the Meeting or any adjournment thereof. At the time of the printing of this Information Circular, the management of the Company knows of no such amendments, variations or other matters to come before the Meeting other than the matters referred to in the Notice. **However, if any other matters which at present are not known to the management of the Company should properly come before the Meeting, the proxy will be voted on such matters in accordance with the best judgment of the named proxies.**

Given the fact that voting will only be permitted by proxy due to the COVID-19 pandemic, Management does not intend to allow new matters not contemplated in the Notice of Meeting to be considered at the Meeting.

ADVICE TO BENEFICIAL SHAREHOLDERS

The information set forth in this section is of significant importance to many shareholders of the Company, as a substantial number of the shareholders do not hold Common Shares in their own name. Shareholders who do not hold their Common Shares in their own name (referred to herein as "**Beneficial Shareholders**") should note that only proxies deposited by shareholders whose names appear on the records of the Company as the registered holders of Common Shares can be recognized and acted upon at the Meeting. If Common Shares are listed in an account statement provided to a shareholder by a broker, then in almost all cases those Common Shares will not be registered in the shareholder's name on the records of the Company. Such Common Shares will more likely be registered under the name of the shareholder's broker or an agent of that broker. In Canada, the vast majority of such Common Shares are registered under the name of CDS & Co. (the registration name for The Canadian Depository for Securities Limited, which acts as nominee for many Canadian brokerage firms). Common Shares held by brokers or their nominees can only be voted (for, withheld or against resolutions) upon the instructions of the Beneficial Shareholder. Without specific instructions, the brokers/nominees are prohibited from voting Common Shares for their clients. The Company does not know for whose benefit the Common Shares registered in the name of CDS & Co. are held.

Applicable regulatory policy requires intermediaries/brokers to seek voting instructions from Beneficial Shareholders in advance of securityholders' meetings. Every intermediary/broker has its own mailing procedures and provides its own return instructions, which should be carefully followed by Beneficial Shareholders in order to ensure that their Common Shares are voted at the Meeting. Often, the form of proxy supplied to a Beneficial Shareholder by its broker is identical to the form of proxy provided to registered Shareholders; however, its purpose is limited to instructing the registered shareholder how to vote on behalf of the Beneficial Shareholder. The majority of brokers now delegate responsibility for obtaining voting instructions from clients to Broadridge Financial Solutions, Inc. ("**Broadridge**"). Broadridge typically mails a scannable "voting instruction form" ("VIF") in lieu of the form of proxy. Beneficial Shareholders are requested to complete and submit the VIF to Broadridge by mail or facsimile. Alternatively, Beneficial Shareholders can call a toll-free telephone number or access Broadridge's dedicated voting website (each as noted on the voting instruction form) to deliver their voting instructions and vote the Common Shares held by them. Broadridge then tabulates the results of all instructions received and provides appropriate instructions respecting the voting of Common Shares to be represented at the Meeting. A Beneficial Shareholder receiving a VIF cannot use that VIF to vote Common Shares directly at the Meeting. The VIF must be returned as directed by Broadridge well in advance of the Meeting in order to have the Common Shares voted. Beneficial Shareholders who receive forms of proxies or voting materials from organizations other than Broadridge should complete and return such forms of proxies or voting materials in accordance with the instructions on such materials in order to properly vote their Common Shares at the Meeting.

In recognition of the COVID-19 measure being taken at the Meeting this year, Beneficial Shareholders will not be able to appoint themselves as proxy and vote at the Meeting.

Beneficial Shareholders who have not objected to their intermediary disclosing certain ownership information about themselves to the Company are referred to as non-objecting beneficial owners or "**NOBOs**". Those Beneficial Shareholders who have objected to their intermediary disclosing ownership information about themselves to the

Company are referred to as objecting beneficial owners or "OBOs".

The Company intends to pay for intermediaries to forward the Meeting materials to OBOs under NI 54-101.

NOBOs that wish to change their vote must in sufficient time in advance of the Meeting contact their Intermediary to arrange to change their vote. NOBOs should carefully follow the instructions of their Intermediaries, including those regarding when and where to complete the VIF's that are to be returned to their Intermediaries.

OBOs should carefully follow the instructions of their Intermediary, including those regarding when and where the completed request for voting instructions is to be delivered. Only registered shareholders have the right to revoke a proxy. OBOs who wish to change their vote must in sufficient time in advance of the Meeting, arrange for their respective intermediaries to change their vote and if necessary revoke their proxy in accordance with the revocation procedures set out above.

Shareholders with questions respecting the voting of shares held through an Intermediary should contact that Intermediary for assistance.

All references to shareholders in this Information Circular and the accompanying form of proxy and Notice are to shareholders of record unless specifically stated otherwise.

VOTING SECURITIES AND PRINCIPAL HOLDERS THEREOF

The authorized voting share capital of the Company consists of an unlimited number of Common Shares without par value. As at September 23, 2020, 172,433,720 Common Shares were issued and outstanding.

The Company has fixed the close of business on September 23, 2020 as the record date (the "**Record Date**") for the purposes of determining shareholders entitled to receive the Notice and vote at the Meeting. At an annual general meeting of the Company, every shareholder shall have one vote for each Common Share of which he, she or it is the holder. The Company has no other classes of voting securities.

In accordance with the provisions of the *Business Corporations Act* (British Columbia) (the "**Act**"), the Company will prepare a list of the holders of Common Shares on the Record Date. Each holder of Common Shares named on the list will be entitled to vote the Common Shares shown opposite his, her or its name on the list at the Meeting.

To the knowledge of the directors and senior officers of the Company as of Record Date, no person or company beneficially owns, directly or indirectly or exercises control or direction over, shares carrying more than 10% of the voting rights attached to all outstanding Common Shares of the Company.

VOTES NECESSARY TO PASS RESOLUTIONS

Under the Company's Articles, the quorum for the transaction of business at a meeting of shareholders is one person who is a shareholder, or who is otherwise permitted to vote shares of the Company at a meeting of shareholders, present in person or by proxy. A simple majority of the votes of those shareholders who are present and vote either in person or by proxy at the Meeting is required in order to pass an ordinary resolution. A majority of two-thirds of the votes of those shareholders who are present and vote either in person or by proxy at the Meeting is required to pass a special resolution.

INTEREST OF CERTAIN PERSONS IN MATTERS TO BE ACTED UPON

Except as disclosed elsewhere in this Information Circular or as briefly described below, none of the current directors or executive officers, no proposed nominee for election as a director, none of the persons who have been directors or executive officers since the commencement of the last completed financial year and no associate or affiliate of any of the foregoing persons has any material interest, direct or indirect, by way of beneficial ownership of securities

or otherwise, in any matter to be acted upon at the Meeting, save and except for those matters pertaining to the election of directors and the granting of stock options under the Company's Stock Option Plan.

Directors, officers, employees and consultants of the Company, and affiliates thereof, are entitled, in the discretion of the board of directors (the "**Board**"), to receive stock options under the Company's Stock Option Plan, as an incentive in order to motivate them to develop and promote the Company's business and financial success. Accordingly such persons, including affiliates and associates of such persons, may be considered interested in the approval of the Company's Stock Option Plan but are not required in this instance to abstain from voting in respect of the approval of such Plan. The Stock Option Plan requires approval of the shareholders on an annual basis and, accordingly, is being put forth for approval at the Meeting. See "Matters to be Acted Upon at the Meeting – Confirmation of the Company's Stock Option Plan".

STATEMENT OF EXECUTIVE COMPENSATION

For the purpose of this Information Circular:

"**CEO**" means each individual who acted as chief executive officer of the Company or acted in a similar capacity for any part of the most recently completed financial year;

"**CFO**" means each individual who acted as chief financial officer of the Company or acted in a similar capacity for any part of the most recently completed financial year; and

"**Named Executive Officer**" or "**NEO**" is defined by securities legislation to mean each of the following individuals: (i) each individual who, during any part of the most recently completed financial year, served as the CEO of the Company, including an individual performing functions similar to a CEO; (ii) each individual who, during any part of the most recently completed financial year, served as the CFO of the Company, including an individual performing functions similar to a CFO; (iii) the Company's (and its subsidiaries) most highly compensated executive officer, other than the CEO and the CFO, at the end of the most recently completed financial year whose total compensation was more than \$150,000 for that financial year; and (iv) each individual who would be a "Named Executive Officer" under (iii) above but for the fact that the individual was neither an executive officer of the Company, nor acting in a similar capacity, at the end of the most recently completed financial year.

During the year ended December 31, 2019, the Company had three Named Executive Officers, namely William M. Sheriff, Executive Chairman, Janet Lee-Sheriff, Chief Executive Officer and Greg Hayes, the former Chief Financial Officer.

All dollar amounts referenced herein are Canadian Dollars unless otherwise specified.

Compensation Discussion and Analysis

The Company's compensation policies and programs are designed to be competitive with similar mining companies and to recognize and reward executive performance consistent with the success of the Company's business. These policies and programs are intended to attract and retain capable and experienced people while complying with regulatory requirements. The Board's role and philosophy is to ensure that the Company's compensation goals and objectives, as applied to the actual compensation paid to the Company's CEO and other executive officers, are aligned with the Company's overall business objectives and with shareholder interests.

In addition to industry comparables, the Board considers a variety of factors when determining both compensation policies and programs and individual compensation levels. These factors include the long-range interests of the Company and its shareholders, the implications of the risks associated with the Company's compensation policies and practices in light of the financial performance of the Company, the overall financial and operating performance of the Company and the Board's assessment of each executive's individual performance and contribution toward

meeting corporate objectives. The Board has not proceeded to a formal evaluation of the implications of the risks associated with the Company's compensation policies and practices. Risk management is a consideration of the Board when implementing its compensation programme, and the Board does not believe that the Company's compensation programme results in unnecessary or inappropriate risk taking including risks that are likely to have a material adverse effect on the Company.

Report on Executive Compensation

This report on executive compensation has been authorized by the Board. The Board assumes responsibility for reviewing and monitoring the long-range compensation strategy for the senior management of the Company and determines the type and amount of compensation for the Executive Chairman, the CEO, the CFO and the COO.

Philosophy and Objectives

The compensation program for the senior management of the Company is designed to ensure that the level and form of compensation achieves certain objectives, including:

- a. attracting and retaining talented, qualified and effective executives;
- b. motivating the short and long-term performance of these executives; and
- c. better aligning the interests of these executives with those of the Company's shareholders.

In compensating its senior management, the Company has employed a combination of base salary and equity participation through its Stock Option Plan.

Elements of the Compensation Program

The significant elements of compensation awarded to the NEOs (as defined above) are a cash salary and stock options. The Company does not presently have a bonus structure or other long-term incentive plan for its NEOs. There is no policy or target regarding allocation between cash and noncash elements of the Company's compensation program. The Compensation Committee and Board reviews annually the total compensation package of each of the Company's executives on an individual basis, against the backdrop of the compensation goals and objectives described above, and makes recommendations to the Board concerning the individual components of their compensation.

Cash Salary

As a general rule, the Company seeks to offer its NEOs a compensation package that is in line with that offered by other companies in the mineral exploration industry, and the cash salary component is an immediate means of rewarding the NEOs for efforts expended on behalf of the Company.

Option-based Awards

The Company's Stock Option Plan is designed to advance the interests of the Company by encouraging eligible participants, being Directors, officers, employees and consultants, to have equity participation in the Company through acquisition of Common Shares.

The Company's Stock Option Plan has been, and will be used, by the Board to provide share purchase options which are awarded based on the recommendations of the Compensation Committee, taking into account the level of responsibility of the executive officer, as well as his or her impact on or contribution to, and/or his or her ability in the future to have an impact on or to contribute to, the longer-term operating performance of the Company. Management presents its recommendations to the Compensation Committee with respect to stock-based compensation awards. These awards are granted, at the discretion of the Board, to existing Directors, officers, employees and consultants based on award levels in the past and Company performance, in compliance with

applicable securities laws, stock exchange, and other regulatory requirements. Options may also be granted, at the discretion of the Board, throughout the year, to attract new Directors, officers, employees or consultants. In determining the number of options to be granted to the Directors, officers, employees, or consultants, the Board takes into account the number of options, if any, previously granted to each of the Directors, officers, employees, or consultants, as well as the level of effort, time, responsibility, ability, experience, and level of commitment of the Director, officer, employee or consultant, in determining the level of incentive stock option compensation. The Board takes into account the exercise price of any outstanding options to ensure that such grants are in accordance with the policies of the TSX Venture Exchange (the “TSXV”) and to closely align the interests of the executive officers with the interests of shareholders. The Board determines the vesting provisions of all stock option grants and will amend the stock-based compensation plan as recommended by management and the Compensation Committee, subject to any required approval of the TSXV or shareholders of the Company.

As at the date of the Information Circular, the Company has options outstanding under the Stock Option Plan to purchase 6,600,000 Common Shares, representing 38.28% of the available options, and 3.82% of the issued and outstanding Common Shares, as at that date. Accordingly, 10,643,372 options remain available for grant under the Stock Option Plan.

The Company has no other plan providing for the grant of stock appreciation rights, deferred share units or restricted stock units or any other incentive plan or portion of a plan under which awards are granted.

For further information regarding the Company’s Stock Option Plan and a summary of its material terms see the section in this Information Circular titled “Particulars of Matters To Be Acted Upon – Confirmation of the Company’s Stock Option Plan”.

Use of Financial Instruments

The Company does not have a policy that would prohibit an NEO or director from purchasing financial instruments, including prepaid variable forward contracts, equity swaps, collars or units of exchange funds, that are designed to hedge or offset a decrease in market value of equity securities granted as compensation or held, directly or indirectly, by the NEO or director. However, management is not aware of any NEO or director purchasing such an instrument.

Perquisites and Other Personal Benefits

The Company’s NEOs are not entitled to significant perquisites or other personal benefits.

Compensation Governance

The Company established a Compensation Committee on July 12, 2016. The Compensation Committee is responsible for determining compensation for the Directors and executive officers of the Company.

The Compensation Committee has not adopted any formal policies and practices to determine Director or executive compensation. The Compensation Committee undertakes the specific work required from time to time to discharge the committee’s responsibilities in relation to the Company’s compensation policies. The Compensation Committee does not employ any formal objectives, criteria or analysis, other than those set forth in this Compensation Discussion and Analysis. When determining compensation policies and individual compensation levels for the Company’s executive officers, the Compensation Committee takes into consideration a variety of factors including the committee’s understanding of the amount of compensation generally paid by similarly situated companies to their executives who have similar roles and responsibilities; each executive officer’s individual performance during the fiscal year; each executive officer’s experience, skills and level of responsibility; the executive’s historical compensation and performance within the Company; and existing market standards within the mining industry.

The Compensation Committee periodically reviews the performance of the directors and executive officers in light of the Company's objectives and considers other factors that may have impacted the success of the Company in achieving its objectives.

The Company did not retain professional executive compensation consultants in the most recently completed financial year.

Compensation Risk Oversight and Assessment

The Board has not proceeded to a formal evaluation of the implications of the risks associated with the Company's compensation policies and practices. The Board intends to review at least once annually the risks, if any, associated with the Company's compensation policies and practices.

Director and Named Executive Officer Compensation

The following table sets forth all compensation paid, payable, awarded, granted, given, or otherwise provided, directly or indirectly, by the Company, or a subsidiary of the Company, to each NEO and director for services provided and for services to be provided, directly or indirectly, to the Company or a subsidiary of the Company for the two most recently completed financial years ended December 31, 2019 and December 31, 2018, other than compensation securities.

Table of Compensation excluding Compensation Securities							
Name and position	Year	Salary, consulting fee, retainer or commission (\$)	Bonus (\$)	Committee or meeting fees (\$)	Value of perquisites (\$)	Value of all other compensation (\$)	Total compensation (\$)
William M. Sheriff <i>Executive Chairman and Director</i>	2019	162,000	Nil	Nil	Nil	Nil	162,000
	2018	180,000	Nil	Nil	Nil	Nil	180,000
Janet Lee-Sheriff <i>CEO</i>	2019	180,000	Nil	Nil	Nil	Nil	180,000
	2018	200,000	Nil	Nil	Nil	Nil	200,000
Greg Hayes ⁽¹⁾ <i>Former CFO and Corporate Secretary</i>	2019	166,666	Nil	Nil	Nil	Nil	166,666
	2018	166,666	Nil	Nil	Nil	Nil	166,666
Dennis Fentie ⁽²⁾ <i>Former Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018	Nil	Nil	Nil	Nil	Nil	Nil
Bradley G. Thiele <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018	Nil	Nil	Nil	Nil	Nil	Nil
Stefan Spears <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018	Nil	Nil	Nil	Nil	Nil	Nil
Anthony Lesiak <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018	Nil	Nil	Nil	Nil	Nil	Nil
Richard Goldfarb <i>Director</i>	2019	Nil	Nil	Nil	Nil	Nil	Nil
	2018	Nil	Nil	Nil	Nil	Nil	Nil
William B. Harris ⁽³⁾ <i>Director</i>	2019	12,000	Nil	Nil	Nil	Nil	12,000
	2018	12,000	Nil	Nil	Nil	Nil	12,000

Notes:

- (1) Greg Hayes resigned as CFO and Corporate Secretary of the Company effective March 17, 2020.
- (2) Dennis Fentie ceased to be a Director of the Company on August 15, 2019.
- (3) Beginning in 2017, the Company has paid \$1,000 per month to the Chairman of the Audit Committee. During the last two fiscal years, the Company did not pay any other compensation to its non-executive Directors other than compensation securities (stock options).

Stock Options and Other Compensation Securities

The following table sets forth all compensation securities granted or issued to each NEO and director by the Company in the financial year ended December 31, 2019 for services provided or to be provided, directly or indirectly, to the Company:

Compensation Securities							
Name and position	Type of compensation security ⁽³⁾	Number of compensation securities, number of underlying securities, and percentage of class (#)	Date of issue or grant	Issue, conversion or exercise price (\$)	Closing price of security or underlying security on date of grant (\$)	Closing price of security or underlying security at year end (\$)	Expiry Date
William M. Sheriff	Stock Options	250,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
Janet Lee-Sheriff	Stock Options	250,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
Greg Hayes	Stock Options	250,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
Dennis Fentie ⁽²⁾	Stock Options	100,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/20
Bradley G. Thiele	Stock Options	100,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
Stefan Spears	Stock Options	100,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
Anthony Lesiak	Stock Options	100,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
Richard Goldfarb	Stock Options	50,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22
William B. Harris	Stock Options	75,000 ⁽¹⁾	08/15/19	0.37	0.30	0.40	08/15/22

Notes:

- (1) Stock options vest over an eighteen month period, with 25% of the stock options vesting immediately, and an additional 25% vesting every six months thereafter.
- (2) Dennis Fentie ceased to be a Director effective August 15, 2019 and his stock options expire 12 months following his cessation date.
- (3) The total amount of compensation securities, and underlying securities, held by each NEO or director as at December 31, 2019 is as follows:
 - (a) William M. Sheriff – 600,000 stock options convertible into 600,000 Common Shares.
 - (b) Janet Lee-Sheriff – 700,000 stock options convertible into 700,000 Common Shares.
 - (c) Greg Hayes – 635,000 stock options convertible into 635,000 class Common Shares.
 - (d) Bradley G. Thiele – 285,000 stock options convertible into 285,000 Common Shares.
 - (e) Stefan Spears – 285,000 stock options convertible into 285,000 Common Shares.
 - (f) Anthony Lesiak – 285,000 stock options convertible into 285,000 Common Shares.
 - (g) Richard Goldfarb – 585,000 stock options convertible into 585,000 Common Shares.
 - (h) William B. Harris – 475,000 stock options convertible into 475,000 Common Shares.

Exercise of Compensation Securities by Directors and NEOs

The following table discloses each exercise by a Director or NEO of compensation securities during the most recently completed financial year:

Exercise of Compensation Securities by NEOs							
Name and position	Type of compensation security	Number of underlying securities exercised (#)	Exercise price per security (\$)	Date of Exercise	Closing price per security on date of exercise (\$)	Difference between exercise price and closing price on date of exercise (\$)	Total value on exercise date (\$)
William M. Sheriff <i>Executive Chairman and Director</i>	Stock Options	125,000	0.17	02/04/19	0.28	0.11	13,750
Janet Lee-Sheriff <i>CEO</i>	Stock Options	100,000	0.17	02/04/19	0.28	0.11	11,000
Greg Hayes <i>CFO and Corporate Secretary</i>	Stock Options	125,000	0.17	03/15/19	0.23	0.06	7,500
Dennis Fentie <i>Former Director</i>	Stock Options	75,000	0.17	03/15/19	0.23	0.06	4,500
Bradley G. Thiele <i>Director</i>	Stock Options	75,000	0.17	02/20/19	0.26	0.09	6,750
Stefan Spears <i>Director</i>	Stock Options	Nil	n/a	n/a	n/a	n/a	n/a
Anthony Lesiak <i>Director</i>	Stock Options	Nil	n/a	n/a	n/a	n/a	n/a
Richard Goldfarb <i>Director</i>	Stock Options	Nil	n/a	n/a	n/a	n/a	n/a
William B. Harris <i>Director</i>	Stock Options	Nil	n/a	n/a	n/a	n/a	n/a

Stock option plans and other incentive plans

See "Confirmation of the Company's Stock Option Plan" below for the material terms of the Company's Stock Option Plan. The Stock Option Plan was previously approved by Shareholders at the Company's annual general meeting held on November 15, 2019 and will be placed before the Meeting for shareholder approval.

Employment, Consulting and Management Agreements

Except as set out below, the Company does not have written agreements for the provision of management services by the NEOs.

William M. Sheriff, Executive Chairman

The Company entered into an employment agreement with William M. Sheriff dated February 1, 2017. The agreement has an indefinite term, provides for an annual salary of \$210,000 and entitles Mr. Sheriff to participate in the Company's group health insurance plan. Effective January 30, 2018, Mr. Sheriff's annual salary was reduced to \$180,000 via an addendum to the original agreement. For the period from January 1, 2019 to June 30, 2019, Mr. Sheriff agreed to a further temporary 20% decrease in salary.

Mr. Sheriff may terminate his employment agreement with twelve weeks' notice to the Company. The Company may terminate his agreement for cause at any time with no further obligations to Mr. Sheriff. If the Company terminates his employment agreement without cause, Mr. Sheriff will be entitled to twelve months' salary plus one additional month's salary for each full year of service as the Executive Chairman. He will also be entitled to continue in the Company's group health insurance plan for six months.

A termination without cause or resignation by Mr. Sheriff following a "change of control event" would entitle him to twenty four months' salary, twelve months of the Company's cost for its group health insurance plan premiums, and an amount equal to 50% of any cash bonus received in the most recently completed fiscal year.

Janet Lee-Sheriff, CEO

The Company entered into an employment agreement with Janet Lee-Sheriff dated December 8, 2016. The agreement has an indefinite term, provides for an annual salary of \$200,000 and entitles Ms. Sheriff to participate in the Company's group health insurance plan. For the period from January 1, 2019 to June 30, 2019, Ms. Sheriff agreed to a temporary 20% decrease in salary.

Ms. Sheriff may terminate her employment agreement with twenty four weeks' notice to the Company. The Company may terminate her agreement for cause at any time with no further obligations to Ms. Sheriff. If the Company terminates her employment agreement without cause, Ms. Sheriff will be entitled to twelve months' salary plus one additional month's salary for each full year of service as the CEO. She will also be entitled to continue in the Company's group health insurance plan for six months.

A termination without cause or resignation by Ms. Sheriff following a "change of control event" would entitle her to twenty four months' salary, twelve months of the Company's cost of for its group health insurance plan premiums, and an amount equal to 50% of any cash bonus received in the most recently completed fiscal year.

Greg Hayes, Former CFO and Corporate Secretary

The Company entered into an employment agreement with Greg Hayes commencing September 1, 2017. The agreement had an indefinite term, provided for an annual salary of \$166,667 and entitled Mr. Hayes to participate in the Company's group health insurance plan.

Mr. Hayes could terminate his employment agreement with twelve weeks' notice to the Company. The Company could terminate his agreement for cause at any time with no further obligations to Mr. Hayes. If the Company terminated his employment agreement without cause he would be entitled to three months' salary plus one additional month's salary for each completed year of service (to a total maximum of twelve months).

A termination without cause or resignation by Mr. Hayes following a "change of control event" would entitle Mr. Hayes to twelve months' salary and twelve months of the Company's cost for its group health insurance plan premiums if it occurred prior to the 2nd anniversary of the agreement. After the 2nd anniversary, Mr. Hayes would be entitled to twenty-four months' salary and twelve months of the Company's cost for its group health insurance plan premiums.

Mr. Hayes resigned as the Company's CFO and Corporate Secretary on March 17, 2020.

Pension disclosure

The Company does not provide any form of pension to any of its directors or Named Executive Officers.

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table sets forth the Company's compensation plans under which equity securities are authorized for issuance as at the end of the most recently completed financial year.

Plan Category	Number of Class A Common Shares to be issued upon exercise of outstanding options #	Weighted-average exercise price of outstanding options \$	Number of Class A Common Shares remaining available for future issuance under equity compensation plans ⁽¹⁾ #
Equity compensation plans approved by the securityholders	7,460,000	\$0.55	8,238,372
Equity compensation plans not approved by the securityholders	Nil	Nil	Nil
Total	7,460,000	\$0.55	8,238,372

Notes:

- (1) This figure is based on the total number of shares authorized for issuance under the Company's Stock Option Plan (10% of 156,983,720 Common Shares outstanding at December 31, 2019), less the number of stock options outstanding as at the Company's year ended December 31, 2019.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

At no time during the last completed financial year was any current director, executive officer or employee or any former director, executive officer or employee of the Company, or any proposed nominee for election as a director of the Company:

- (a) indebted to the Company; or
- (b) indebted to another entity where such indebtedness is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Company,

other than routine indebtedness.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

None of the persons who were directors or executive officers of the Company or a subsidiary at any time during the Company's last completed financial year, the proposed nominees for election to the Board, any person or company who beneficially owns, directly or indirectly, or who exercises control or direction over (or a combination of both) more than 10% of the issued and outstanding Common Shares of the Company, nor the associates or affiliates of those persons, has any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any transaction or proposed transaction that has materially affected or would materially affect the Company.

AUDIT COMMITTEE

Pursuant to the provisions of applicable corporate and securities law, the Company is required to have an Audit Committee comprised of at least three directors, the majority of which must not be officers or employees of the Company.

The Company must also, pursuant to the provisions of National Instrument 52-110 *Audit Committees* (“**NI 52-110**”), have a written charter, which sets out the duties and responsibilities of its audit committee. The Company is a “venture issuer” as defined in NI 52-110 and is relying on the exemption in section 6.1 of NI 52-110 relating to Part 5 (Reporting Obligations).

Audit Committee Charter

The text of the Audit Committee’s charter is attached as Schedule “A” to this Information Circular.

Composition of the Audit Committee

As at December 31, 2019, the following were the members of the Company’s Audit Committee:

William B. Harris (Chair)	Independent ⁽¹⁾	Financially Literate ⁽¹⁾
Stefan Spears	Independent ⁽¹⁾	Financially Literate ⁽¹⁾
Bradley G. Thiele	Independent ⁽¹⁾	Financially Literate ⁽¹⁾

Notes:

(1) As defined by NI 52-110.

Relevant Education and Experience

All of the Audit Committee members have business experience in financial matters, each has an understanding of accounting principles used to prepare financial statements and varied experience as to general application of such accounting principles, internal controls and procedures necessary for financial reporting, which has been garnered from working in their individual fields of endeavor.

In addition to each member’s general business experience, the education and experience of each Audit Committee member that is relevant to the performance of his responsibilities as an Audit Committee member is as follows:

William B. Harris

Mr. Harris is a partner of Solo Management Group, LLC, an investment and management consulting firm. He is currently a director and member of the Audit Committee of enCore Energy Corp. and Scandium International Mining Corp. He was previously a board and Audit Committee member of Gold One International Limited, Potash One Inc., Silver Predator Corp. and Energy Metals Corporation, Chairman and Executive Committee member of the American Fiber Manufacturers Association, and former President and CEO of Hoechst Fibers Worldwide, the global acetate and polyester business of Hoechst AG. At Hoechst Fibers Worldwide, Mr. Harris managed the business’ \$5 billion operation, comprised of 21,000 employees and production locations in 14 different countries. Within Hoechst AG and its subsidiaries, Mr. Harris held various positions, including Chairman of the Board of Grupo Celanese S.A., a publicly traded company in Mexico with sales in excess of \$1 billion, and VP Finance, CFO, Executive VP and Director of Celanese Canada Inc. a publicly-traded company in Canada. He was also VP, Treasurer and Chairman of the Audit Committee of Hoechst Celanese Corporation. Mr. Harris is a graduate of Harvard College (BA in English) and Columbia University Graduate School of Business (MBA in Finance).

Stefan Spears

Mr. Spears has over 15 years' experience as a senior executive in the resource exploration and mining industry. He began his mining career at Goldcorp and in 2005 joined McEwen Capital Corporation to focus on managing resource sector investments. In 2008 he joined McEwen Mining (NYSE:MUX) as Vice President responsible for U.S. Projects. Between 2012 and 2015 he founded Coreprint Patterns Inc., an innovative sand casting pattern manufacturer whose repeat clients have included several multi-national corporations in the mining and industrial sectors. Mr. Spears rejoined McEwen Mining in 2015 to address special projects and is currently the Vice President of Corporate Development. In 2016 he took on the additional role of Chairman and Chief Executive Officer of Inventus Mining Corp., an exploration stage company with projects in Ontario. He has experience working in Canada, USA and Mexico, and was involved in raising over \$500 million in equity and debt capital for exploration and development projects. Mr. Spears holds a B.Sc. degree in civil engineering from Queen's University.

Bradley G. Thiele

Mr. Thiele, a Professional Engineer, is an independent mining consultant with over 45 years of extensive industry experience. He served as Vice President of Project Development for the Meadowbank Gold Project of Cumberland Resources Ltd. from 2002 until 2007, through the acquisition of that company by Agnico-Eagle. Mr. Thiele's broad range of expertise includes underground and open pit designs, development, operations and engineering throughout northern and western Canada, providing services to Newmont Mines Ltd, Pioneer Metals Corporation, United Keno Hill Mines Limited, Minnova Inc., Fairfield Minerals, and Placer Group. Mr. Thiele obtained his BSc in Mining Engineering from the University of Saskatchewan.

Audit Committee Oversight

At no time since the commencement of the Company's most recent completed financial year was a recommendation of the Audit Committee to nominate or compensate an external auditor not adopted by the Board.

Reliance on Certain Exemptions

At no time since the commencement of the Company's most recently completed financial year has the Company relied on the exemptions contained in sections 2.4, 6.1.1(4), 6.1.1(5), 6.1.1(6) or 8 of NI 52-110.

Section 2.4 provides an exemption from the requirement that the audit committee must pre-approve all non-audit services to be provided by the auditor, where the total amount of fees related to the non-audit services are not expected to exceed 5% of the total fees payable to the auditor in the fiscal year in which the non-audit services were provided. Sections 6.1.1(4) to 6.1.1(6) relate to the composition of the Committee. Section 8 permits a company to apply to a securities regulatory authority for an exemption from the requirements of NI 52-110, in whole or in part.

Pre-Approval Policies and Procedures

The Audit Committee has adopted specific policies and procedures for the engagement of non-audit services as described above under the heading "Audit Committee – Audit Committee Charter".

External Auditor Service Fees (By Category)

The aggregate fees billed by the Company's external auditors for the fiscal periods ended December 31, 2019 and December 31, 2018 are as follows:

Financial Year Ending	Audit Fees ⁽¹⁾	Audit Related Fees ⁽²⁾	Tax Fees ⁽³⁾	All other Fees ⁽⁴⁾
2019	\$51,895	\$2,733	\$12,439	Nil
2018	\$51,895	\$21,697	\$10,350	Nil

Notes:

- (1) "Audit fees" include aggregate fees billed by the Company's external auditor in each of the last two financial years for audit fees.
- (2) "Audited related fees" include the aggregate fees billed in each of the last two financial years for assurance and related services by the Company's external auditor that are reasonably related to the performance of the audit or review of the Company's financial statements and are not reported under "Audit fees" above. The services provided include review of financing documents, employee benefit audits, due diligence assistance, accounting consultations on proposed transactions, internal control reviews and audit or attest services not required by legislation or regulation.
- (3) "Tax fees" include the aggregate fees billed in each of the last two financial years for professional services rendered by the Company's external auditor for tax compliance, tax advice and tax planning. The services provided include tax planning and tax advice including assistance with tax audits and appeals, tax advice related to mergers and acquisitions, and requests for rulings or technical advice from tax authorities.
- (4) "All other fees" include the aggregate fees billed in each of the last two financial years for products and services provided by the Company's external auditor, other than "Audit fees", "Audit related fees" and "Tax fees" above.

CORPORATE GOVERNANCE

National Instrument 58-101 *Disclosure of Corporate Governance Practices*, requires all reporting issuers to provide certain annual disclosure of their corporate governance practices with respect to the corporate governance guidelines (the "**Guidelines**") adopted in National Policy 58-201 *Corporate Governance Guidelines*. These Guidelines are not prescriptive, but have been used by the Company in adopting its corporate governance practices. The Board and management consider good corporate governance to be an integral part of the effective and efficient operation of Canadian corporations. The Company's approach to corporate governance is set out below.

Board of Directors

Management is nominating six (6) individuals to the Board, all of whom are current directors of the Company.

The Guidelines suggest that the board of directors of every reporting issuer should be constituted with a majority of individuals who qualify as "independent" directors under NI 52-110, which provides that a director is independent if he or she has no direct or indirect "material relationship" with the Company. The "material relationship" is defined as a relationship that could, in the view of the Board, reasonably interfere with the exercise of a director's independent judgement. All of the current members of the Board are considered "independent" within the meaning of NI 52-110, except William M. Sheriff who is the Executive Chairman of the Company.

The Board has a stewardship responsibility to supervise the management of and oversee the conduct of the business of the Company, provide leadership and direction to management, evaluate management, set policies appropriate for the business of the Company and approve corporate strategies and goals. The day-to-day management of the business and affairs of the Company is delegated by the Board to the CEO. The Board will give direction and guidance through the CEO to management and will keep management informed of its evaluation of the senior officers in achieving and complying with goals and policies established by the Board.

The Board recommends nominees to the shareholders for election as directors, and immediately following each annual general meeting appoints an audit committee and an audit committee chairperson. The Board establishes and periodically reviews and updates existing committee mandates, duties and responsibilities for each existing committee, elects a chairperson of the Board and establishes his or her duties and responsibilities, appoints the CEO and CFO of the Company and establishes the duties and responsibilities of those positions and on the recommendation of the CEO, appoints the senior officers of the Company and approves the senior management structure of the Company.

The Board exercises its independent supervision over management by its policies that (a) periodic meetings of the Board be held to obtain an update on significant corporate activities and plans; and (b) all material transactions of the Company are subject to prior approval of the Board. The Board will meet not less than three times during each year and will endeavour to hold at least one meeting in each financial quarter. The Board will also meet at any other time at the call of the CEO, or subject to the Articles of the Company, of any director.

The mandate of the Board, as prescribed by the Act, is to manage or supervise management of the business and affairs of the Company and to act with a view to the best interests of the Company. In doing so, the Board oversees the management of the Company's affairs directly and through its committees.

Directorships

Directors who are currently serving on boards of other reporting companies (or equivalent) are set out below:

Director	Other Reporting Issuer(s)	Exchange
William M. Sheriff	Ely Gold Royalties Inc. enCore Energy Corp.	TSX Venture Exchange TSX Venture Exchange
Bradley G. Thiele	n/a	n/a
Stefan Spears	Inventus Mining Corp.	TSX Venture Exchange
Anthony Lesiak	Northstar Gold Corp.	TSX Venture Exchange
Richard Goldfarb	n/a	n/a
William B. Harris	Scandium International Mining Corp. enCore Energy Corp.	TSX TSX Venture Exchange

Orientation and Continuing Education

The Board's practice is to recruit for the Board only persons with extensive experience in the mining and mining exploration business and in public company matters. Prospective new board members are provided a reasonably detailed level of background information, verbal and documentary, on the Company's affairs and plans prior to obtaining their consent to act as a director.

The Board provides training courses to the directors as needed, to ensure that the Board is complying with current legislative and business requirements.

Ethical Business Conduct

The Board encourages and promotes a culture of ethical business conduct through communication and supervision as part of their overall stewardship responsibility. In addition, the Board has adopted a Code of Business Conduct and Ethics Policy (the "Code") to be followed by the Company's directors, officers, employees and principal consultants and those of its subsidiaries. The Code is also to be followed, where appropriate, by the Company's agents and representatives, including consultants where specifically required. The purpose of the Code is to, among other things, promote honest and ethical conduct, avoid conflict of interest, protect confidential information and comply with the applicable government laws and securities rules and regulations. The text of the Code can be found on the Company's website at <https://www.goldenpredator.com/about/governance/>.

Environment, Social and Governance

The Company, through leadership and stewardship by the Board and management, is committed to adhering to high environmental, social and governance principles. By fostering this culture, the Company strives to respect and uphold the care of the land and the First Nation citizens' spiritual relationship to the land in the communities it works with. Leading in environmental, social and governance performance is strongly correlated to strong financial

performance and creation of long-term value for the Company's shareholders and other stakeholders. This includes striving to meet the highest standards, contributing toward sustainable development and serving as responsible natural resource stewards to ensure the Company makes positive and lasting impacts on the communities and nations where it operates. The full text of the Company's Environment, Social and Governance statement can be found on the Company's website at <https://www.goldenpredator.com/community/esg-2020/>.

Nomination of Directors

The Board identifies new candidates for board nomination by an informal process of discussion and consensus-building on the need for additional directors, the specific attributes being sought, likely prospects and timing. Prospective directors are not approached until consensus is reached. This process takes place among the Chairman and a majority of the non-executive directors.

Compensation

The Compensation Committee has responsibility to assist the Board in fulfilling its oversight responsibilities with respect to compensation matters and for determining compensation for the directors and senior management. The members of the Compensation Committee are Stefan Spears (as Chair) and Anthony Lesiak, each of whom are independent.

To determine compensation payable, the Compensation Committee reviews compensation paid for directors and NEOs of companies of similar size and stage of development in the mining industry and determines an appropriate compensation reflecting the need to provide incentive and compensation for the time and effort expended by the directors and senior management while taking into account the financial and other resources of the Company. In setting the compensation, the Compensation Committee periodically reviews the performance of the NEO's in light of the Company's objectives and considers other factors that may have impacted the success of the Company in achieving its objectives. The Compensation Committee's role in the compensation of directors and the NEO's of the Company is further described under "Statement of Executive Compensation - Compensation Governance" of this Information Circular.

Board Committees

The Company has four (4) committees at present, being the Audit Committee, the Compensation Committee, the Options Grant Committee and the Investment Committee.

The Audit Committee is, at present, comprised of: William B. Harris (Chairman), Stefan Spears and Bradley G. Thiele.

The Compensation Committee is, at present, comprised of: Stefan Spears (Chairman) and Anthony Lesiak.

The Options Grant Committee is, at present, comprised of: William M. Sheriff and Stefan Spears.

The Investment Committee is, at present, comprised of: William M. Sheriff, Anthony Lesiak and Scott Davis, the Company's current CFO.

As the directors are actively involved in the operations of the Company and the size of the Company's operations does not warrant a larger board of directors, the Board has determined that additional standing committees are not necessary at this stage of the Company's development. The Board will consider additional standing committees as appropriate as the Company progresses.

Assessments

The Board annually reviews its own performance and effectiveness as well as the effectiveness and performance of its committees. Effectiveness is subjectively measured by comparing actual corporate results with stated objectives. The contributions of individual directors are informally monitored by other Board members, bearing in mind the business strengths of the individual and the purpose of originally nominating the individual to the Board.

The Board monitors the adequacy of information given to directors, communication between Board and management and the strategic direction and processes of the Board and its committees.

The Board believes its corporate governance practices are appropriate and effective for the Company, given its size and operations. The Company's corporate governance practices allow the Company to operate efficiently, with checks and balances that control and monitor management and corporate functions without excessive administration burden.

MANAGEMENT CONTRACTS

Management functions of the Company are generally performed by directors and senior officers of the Company and not, to any substantial degree, by any other person to whom the Company has contracted. See "Statement of Executive Compensation - Employment, Consulting and Management Agreements" above.

PARTICULARS OF MATTERS TO BE ACTED UPON

A. Presentation of Financial Statements

The consolidated audited financial statements of the Company for the year ended December 31, 2019, together with the auditors' report on those financial statements, have been mailed to those shareholders who responded to the Company's supplemental mail list request card. The interim financial statements for the period ended June 30, 2020 have been mailed to those shareholders who responded to the Company's supplemental mail list request card. No formal action will, or is required to be, taken in respect of the financial statements at the Meeting. These financial statements are also available on the internet on the Company's SEDAR profile at www.sedar.com.

B. Election of Directors

Shareholder approval will be sought to set the number of directors of the Company at six (6).

The directors of the Company are elected annually and hold office until the next annual general meeting of the shareholders or until their successors are elected or appointed. Management proposes to nominate the persons listed below for election as directors of the Company for the ensuing year. In the absence of instructions to the contrary, proxies given pursuant to the solicitation by management will be **voted for** the nominees listed in this Information Circular. **Management does not contemplate that any of the nominees will be unable to serve as a director.**

The following table sets out the names of the persons to be nominated for election as directors, the positions and offices which they presently hold with the Company, their respective principal occupations or employments during the past five years if such nominee is not presently an elected director and the number of shares of the Company which each beneficially owns, directly or indirectly, or over which control or direction is exercised as of the date of this Information Circular. The Company has an Audit Committee, a Compensation Committee, an Options Grant Committee and an Investment Committee. Members of these committees are as set out below.

Name, province or state and country of residence and position, if any, held in the Company	Principal occupation during the past five years	Served as director of the Company since	Number of Class A Common Shares of the Company beneficially owned, directly or indirectly, or controlled or directed at present ⁽¹⁾
William M. Sheriff ⁽⁴⁾⁽⁵⁾ <i>Director & Executive Chairman</i> British Columbia, Canada	Executive Chairman of Golden Predator Mining Corp since April 2014; Executive Chairman on enCore Energy Corp. since January 2019.	September 4, 2015	13,331,945
Bradley G. Thiele ⁽²⁾ <i>Director</i> British Columbia, Canada	Retired. Director of Redtail Metals Corp. from September 2011 to April 2014.	June 1, 2014	273,596
Anthony Lesiak ⁽³⁾⁽⁵⁾ <i>Director</i> Ontario, Canada	Senior Advisor, Investment Banking for Canaccord Genuity Corp. (Canada) from June 2018 to September 2020. Previously Managing Director and Global Head of Mining Research for Canaccord Genuity Corp. (Canada).	June 3, 2016	380,000
Stefan Spears ⁽²⁾⁽³⁾⁽⁴⁾ <i>Director</i> Ontario, Canada	Chairman and CEO of Inventus Mining Corp. since November 2016; Vice President of Corporate Development at McEwen Mining Inc. since March 2015; and Founder and President of Coreprint Patterns Inc. from July 2012 to Dec 2015.	June 2, 2016	90,000
William B. Harris ⁽²⁾ <i>Director</i> Florida, USA	Partner of Solo Management Group, LLC, an investment management and financial consulting company since 1998.	October 3, 2017	Nil
Richard Goldfarb <i>Director</i> Colorado, USA	Research geologist, U.S. Geological Survey, retired December 2015. Research/adjunct professor Colorado School of Mines, China University of Geosciences Beijing, and University of Western Australia. Independent geological consultant to the industry from 2016 to present.	October 3, 2017	Nil

Notes:

- (1) The information as to principal occupation, business or employment and Common Shares beneficially owned or controlled is not within the knowledge of management and has been provided by the respective nominees. Unless otherwise stated above, any nominees named above have held the principal occupation or employment indicated for at least the five preceding years.
- (2) A member of the Audit Committee.
- (3) A member of the Compensation Committee.
- (4) A member of the Options Grant Committee.
- (5) A member of the Investment Committee.

No proposed director is being elected under any arrangement or understanding between the proposed director and any other person or company.

Corporate Cease Trade Orders or Bankruptcies

Except as disclosed herein, no director or proposed director of the Company is, or within the ten years prior to the date of this Information Circular has been, a director or executive officer of any company, including the Company, that while that person was acting in that capacity:

- (a) was the subject of a cease trade order or similar order or an order that denied the company access to any exemption under securities legislation for a period of more than 30 consecutive days; or
- (b) was subject to an event that resulted, after the director ceased to be a director or executive officer of the company being the subject of a cease trade order or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days; or
- (c) 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.

Individual Bankruptcies

No director or proposed director of the Company has, within the ten years prior to the date of this Information Circular, become bankrupt or made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of that individual.

Penalties or Sanctions

No director or proposed director of the Company has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority, has entered into a settlement agreement with a securities regulatory authority or has been subject to any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable security holder making a decision about whether to vote for the proposed director.

C. Appointment of Auditor

The auditors of the Company are Grant Thornton LLP, Chartered Professional Accountants, (“**Thornton**”), located at Suite 1600, 333 Seymour Street, Vancouver, BC V6B 0A4. Thornton was appointed as the Company’s auditor on October 24, 2016.

Proxies given pursuant to this solicitation will, on any poll, be voted as directed and, if there is no direction, **for** the appointment of Thornton, as auditor for the Company to hold office for the ensuing year with remuneration to be fixed by the Board.

D. Confirmation of the Company’s Stock Option Plan

In accordance with the policies of the TSXV, a plan with a rolling 10% maximum must be confirmed by shareholders at each annual general meeting. The Company currently has in effect a stock option plan dated November 16, 2016 (the “**Stock Option Plan**”), the purpose of which is to advance the interests of the Company and its shareholders by (a) ensuring that the interests of officers and employees are aligned with the success of the Company; (b) enabling

and encouraging stock ownership by such persons; and (c) providing compensation opportunities to attract, retain and motivate such persons.

Terms of the Stock Option Plan

The following is a summary of the material terms of the Stock Option Plan:

Eligible Optionees. Under the Stock Option Plan, the Company can grant options (the “Options”) to acquire class A common shares of the Company to directors, officers and consultants of the Company or affiliates of the Company, as well as to employees of the Company and its subsidiaries.

Number of Shares Reserved. The number of class A common shares that may be issued pursuant to Options granted under the Stock Option Plan may not exceed 10% of the issued and outstanding class A common shares from time to time at the date of the grant of Options.

Number of Shares Held by a Consultant. The maximum number of class A common shares that may be issued pursuant to Options granted to a consultant under the Stock Option Plan is limited to an amount equal to 2% of the then issued and outstanding class A common shares (on a non-diluted basis) in any 12-month period.

Number of Shares Held by Persons Performing Investor Relations. The maximum number of class A common shares that may be issued pursuant to Options granted to all persons in aggregate who are employed to perform investor relations activities is limited to an amount equal to 2% of the then issued and outstanding class A common shares (on a non-diluted basis) in any 12-month period, provided that such Options vest in stages over a 12-month period with no more than ¼ of the Options vesting in any three-month period.

Maximum Term of Options. The term of any Options granted under the Plan is fixed by the Board and may not exceed five years from the date of grant.

Exercise Price. The exercise price of Options granted under the Stock Option Plan is determined by the Board, but may not be less than the closing price of the Company’s class A common shares on the TSX Venture Exchange (the “Exchange”) on the trading day immediately preceding the award date.

Vesting Provisions. Options granted under the Stock Option Plan may be subject to vesting requirements as may be imposed by the Board.

Termination. Any Options granted pursuant to the Stock Option Plan will terminate generally within 90 days of the option holder ceasing to act as a director, officer, employee of the Company, unless such cessation is on account of death. If such cessation is on account of death, the Options terminate on the first anniversary of such cessation. Directors or officers who are terminated for failing to meet the qualification requirements of corporate legislation, removed by resolution of the shareholders, or removed by order of a securities commission or the Exchange will have their options terminated immediately. Employees or consultants who are terminated for cause or breach of contract, or by order of a securities commission or the Exchange will have their Options terminated immediately.

Transferability. The Options are non-assignable and non-transferable.

Amendments. Any substantive amendments to the Stock Option Plan will be subject to the Company first obtaining the approvals, if required, of (a) the shareholders or disinterested shareholders, as the case may be, of the Company at a general meeting where required by the rules and policies of the Exchange, or any stock exchange on which the class A common shares may then be listed for trading; and (b) the Exchange, or any stock exchange on which the class A common shares may then be listed for trading.

Administration. The Stock Option Plan is administered by such director or other senior officer or employee as may be designated by the Board from time to time.

Board Discretion. The Stock Option Plan provides that, generally, the number of class A common shares subject to each Option, the exercise price, the expiry time, the extent to which such option is exercisable, including vesting schedules, and other terms and conditions relating to such Options will be determined by the Board.

Change of Control. Change of Control provides that in the event of a Change of Control is proposed, the Board may determine, on or prior to the Change of Control in its sole and absolute discretion, that any of the following may occur:

- (i) any or all outstanding Options may be assumed, converted or replaced by the successor or acquiring corporation (if any), which assumption, conversion or replacement will be binding on all Option Holders;
- (ii) the successor or acquiring corporation may substitute equivalent awards or provide substantially similar consideration, shares or other property subject to repurchase restrictions and other provisions no less favorable to the Option Holder than those which applied to such outstanding Options immediately prior to such Change of Control;
- (iii) vesting and settlement of the Options may be accelerated; or
- (iv) make any other provision for

Shareholder Approval

At the Meeting, shareholders will be asked, if thought advisable, to pass an ordinary resolution to approve the Company's Stock Option Plan:

"BE IT RESOLVED as an ordinary resolution that:

- (a) The stock option plan (the "**Plan**") of Golden Predator Mining Corp. (the "**Company**"), as described in the Company's Information Circular dated September 23, 2020, be and is hereby approved, ratified and confirmed.
- (b) The form of the Plan may be amended in order to satisfy the requirements or requests of any regulatory authorities, or at the discretion of the board of directors of the Company (the "**Board**") acting in the best interests of the Company without requiring further approval of the shareholders of the Company.
- (c) All issued and outstanding stock options previously granted, including stock options previously granted pursuant to previous stock option plans, be and are continued and are hereby ratified, confirmed and approved.
- (d) The shareholders of the Company hereby expressly authorize the Board to revoke this resolution before it is acted upon without requiring further approval of the Shareholders in that regard.
- (e) Any one (or more) director(s) or officer(s) of the Company be and is hereby authorized and directed, on behalf of the Company, to take all necessary steps and proceedings and to execute, deliver and file any and all documents (whether under corporate seal of the Company or otherwise) that may be necessary or desirable to give effect to this resolution."

Shareholders may request a copy of the Stock Option Plan prior to the Meeting by contacting the Company at its office at Suite 250 – 200 Burrard Street, Vancouver, BC V6C 3L6 or telephone to: 604-260-0289.

The Board believes the Stock Option Plan is in the Company's best interests and recommends that shareholders approve the Stock Option Plan.

OTHER MATTERS

Management knows of no other matters to come before the Meeting other than those referred to in the Notice of Meeting. Should any other matters properly come before the Meeting, the shares represented by the Proxy solicited hereby will be voted on such matters in accordance with the best judgment of the persons voting by proxy.

ADDITIONAL INFORMATION

Additional information regarding the Company and its business activities is available on the SEDAR website located at www.sedar.com under "Issuer Profiles – Golden Predator Mining Corp.". The Company's financial information is available for review under the Company's profile on SEDAR at www.sedar.com. Shareholders may contact the Company to request copies of the financial statements and MD&A by: (i) mail to Suite 250, 200 Burrard Street, Vancouver, BC V6C 3L6; or (ii) fax to (604) 757-7180.

BOARD APPROVAL

The contents of this Information Circular have been approved and its mailing authorized by the directors of the Company.

DATED at Vancouver, British Columbia, the 23rd day of September, 2020.

ON BEHALF OF THE BOARD

signed "Janet Lee-Sheriff"

Janet Lee-Sheriff
CEO

SCHEDULE "A"

AUDIT COMMITTEE CHARTER

The Audit Committee of Golden Predator Mining Corp. (the "Company") is the committee of the Board to which the board delegates its responsibilities for the oversight of the accounting and financial reporting process and financial statement audits.

The Audit Committee will:

- (a) review and report to the Board of the Company on the following before they are published:
 - (i) the financial statements and MD&A (management discussion and analysis) (as defined in National Instrument 51-102) of the Company; and
 - (ii) the auditor's report, if any, prepared in relation to those financial statements,
- (b) review the Company's annual and interim earnings press releases before the Company publicly discloses this information,
- (c) satisfy itself that adequate procedures are in place for the review of the Company's public disclosure of financial information extracted or derived from the Company's financial statements and periodically assess the adequacy of those procedures,
- (d) recommend to the Board:
 - (i) the external auditor to be nominated for the purpose of preparing or issuing an auditor's report or performing other audit, review or attest services for the Company; and
 - (ii) the compensation of the external auditor,
- (e) oversee the work of the external auditor engaged for the purpose of preparing or issuing an auditor's report or performing other audit, review or attest services for the Company, including the resolution of disagreements between management and the external auditor regarding financial reporting,
- (f) monitor, evaluate and report to the Board on the integrity of the financial reporting process and the system of internal controls that management and the Board have established,
- (g) monitor the management of the principal risks that could impact the financial reporting of the Company,
- (h) establish procedures for:
 - (i) the receipt, retention and treatment of complaints received by the Company regarding accounting, internal accounting controls, or auditing matters; and
 - (ii) the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters,
- (i) pre-approve all non-audit services to be provided to the Company or its subsidiary entities by

the Company's external auditor,

- (j) review and approve the Company's hiring policies regarding partners, employees and former partners and employees of the present and former external auditor of the Company,
- (k) with respect to ensuring the integrity of disclosure controls and internal controls over financial reporting, understand the process utilized by the Chief Executive Officer and the Chief Financial Officer to comply with National Instrument 52-109,
- (l) review and recommend to the Board any changes to accounting policies,
- (m) review the opportunities and risks inherent in the Company's financial management and the effectiveness of the controls thereon; and
- (n) review major transactions (acquisitions, divestitures and funding).

Composition of the Committee

The committee will be composed of a minimum of 3 directors, the majority of which are not officers, employees or control persons of the Company or any of its subsidiaries. At a minimum each committee member will have no direct or indirect relationship with the Company which, in the view of the Board, could reasonably interfere with the exercise of a member's independent judgment.

All members of the committee will be financially literate as defined by applicable legislation. If, upon appointment, a member of the committee is not financially literate as required, the person will be provided a three month period in which to achieve the required level of literacy.

Authority

The committee has the authority to engage independent counsel and other advisors as it deems necessary to carry out its duties and the committee will set the compensation for such advisors.

The committee has the authority to communicate directly with and to meet with the external auditors and the internal auditor, without management involvement. This extends to requiring the external auditor to report directly to the committee.

Reporting

The reporting obligations of the committee will include:

- (a) reporting to the Board on the proceedings of each committee meeting and on the committee's recommendations at the next regularly scheduled directors meeting; and
- (b) reviewing, and reporting to the Board on its concurrence with, the disclosure required by Form 52-110F2 in any management information circular prepared by the Company.

Approved by the Board of Directors of Golden Predator Mining Corp. on March 3, 2020.