



ANNUAL INFORMATION FORM

For the Year Ended March 31, 2024

Dated July 2, 2024

**ELORO RESOURCES LTD.
Suite 200 – 20 Adelaide Street East
Toronto, Ontario
M5C 2T6**

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ITEM 1: PRELIMINARY NOTES

1.1 Effective Date of Information

References to “**Eloro Resources Ltd.**”, “**Eloro**”, “**ELO**”, the “**Company**”, “**its**”, “**our**” and “**we**”, or related terms in this Annual Information Form (“**AIF**”), refer to Eloro Resources Ltd. and include, where the context requires, its subsidiaries.

All information contained in this AIF is as at March 31, 2024, unless otherwise stated.

1.2 Financial Statements and Management Discussion and Analysis

This AIF should be read in conjunction with the Company’s audited consolidated annual financial statements as at and for the year ended March 31, 2024 (the “**Financial Statements**”), as well as the accompanying Management’s Discussion and Analysis (“**MD&A**”) for such period. The Financial Statements and MD&A are available on the System for Electronic Document Analysis and Retrieval+ (“**SEDAR+**”) at www.sedarplus.ca under the Company’s profile.

1.3 Currency

All references to “\$” or “dollars” in this AIF are to Canadian dollars, unless otherwise expressly stated.

1.4 Scientific and Technical Information

Unless otherwise indicated, scientific and technical information in this AIF relating to the Company’s mineral properties has been reviewed and approved by Dr. Bill Pearson, P. Geo., Executive Vice President Exploration of the Company and a “qualified person” as defined in National Instrument 43-101 – *Standards of Disclosure for Mineral Projects* (“**NI 43-101**”).

ITEM 2: CAUTIONARY NOTES

2.1 Cautionary Note Regarding Forward Looking Statements and Forward Looking Information

Information and statements contained in this AIF that are not historical facts are forward-looking information or forward-looking statements within the meaning of Canadian securities legislation (hereinafter collectively referred to as “**forward-looking statements**”) that involve risks and uncertainties. This AIF contains forward-looking statements such as estimates and statements that describe the Company’s future plans, objectives or goals, including words to the effect that the Company or management expects a stated condition or result to occur. Examples of forward-looking statements in this AIF include, but are not limited to, statements with respect to:

- the Company’s ability to comply with permitting and regulatory requirements related to exploration, and development of its projects in Bolivia, Peru and Canada;
- the Company’s drill program at the Iska Iska Project (as defined herein) for 2024 and beyond;
- the Company’s exploration and development program at the Iska Iska Project;
- the effect of the Mining and Metallurgy Law (*Ley de Minería y Metalurgia*) enacted by Law No. 535 on May 28, 2014 by the Bolivian government on the Company’s current and future operations at the Iska Iska Project;
- the anticipation that mineral resources at the Iska Iska Project can be developed with limited, systematic, underground drilling and channel sampling;
- the Company’s ability to meet the requirements for the maintenance of each of its mining concessions;
- the Company’s ability to continue accessing the surface lands overlying its concessions;
- the Company’s ability to secure required permitting approvals from relevant regulatory bodies in Bolivia, Peru and Canada;
- the Company’s ability to manage and/or mitigate any environmental and/or social risks associated with the development of any of its projects to the mining stage, as well as through mine construction and operation;

- the estimated capital and operating costs associated with the exploration, development, construction and operation of a mine, processing plant and other facilities required to start up a mine at any of its projects;
- the Company's ability to continue as a going concern;
- the Company's going-forward strategy;
- commodity prices;
- the adequacy of the Company's working capital;
- the Company's expectation that it will incur operating losses in future periods due to ongoing expenses associated with the holding, exploration and development of the Company's mineral property interests;
- the Company's ability, through the application of legal norms in the respective jurisdiction, and with the support of the relevant government authorities, to prevent illegal mining activity on its concessions;
- the mining assets optioned or acquired by the Company being and remaining attractive investment opportunities;
- the Company's intention to retain any future earnings and other cash resources for the future development and operation of its business; and
- the Company's intention not to declare or pay any cash dividends in the foreseeable future.

In certain cases, forward-looking statements can be identified by the use of words such as "plans", "is expected", "scheduled", "estimates", "intends", "anticipates", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", or "might" occur or be achieved. Any such forward-looking statements are based, in part, on assumptions and factors that may change, thus causing actual results or achievements to differ materially from those expressed or implied by the forward-looking statements. Such factors and assumptions may include, but are not limited to: assumptions concerning base and precious metal prices; cut-off grades; accuracy of any mineral resource estimates and resource modeling; timing and reliability of sampling and assay data; representativeness of mineralization; timing and accuracy of metallurgical test work; anticipated political and social conditions; impact of global health crises on the Company's business and results of operations; expected government policy, including reforms, the ability to successfully raise additional capital; and other assumptions used as a basis for the preparation of the NI 43-101 technical report of Micon International Limited titled "NI 43-101 Technical Report on the Initial Mineral Resources Estimate of the Iska Iska Polymetallic Project, Tupiza, Bolivia", with an effective date of August 19, 2023 and dated October 16, 2023.

Forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such risks and other factors include, among others, and without limitation:

- risks relating to price fluctuations for gold, silver, copper, tin and other precious and base metals;
- risks inherent in any mineral resource estimation;
- risks relating to government expropriation or termination of the Company's mineral property interests;
- risks relating to inaccurate geological and engineering assumptions;
- risks relating to all of the Company's mineral concessions and projects being located in Bolivia, Peru and Canada, including political, social, economic, security and regulatory instability;
- risks relating to changes in Bolivia, Peru and Canada's national, provincial and local political leadership, including impacts these may have on general and mining specific public policies, administrative agencies and social stability;
- risks relating to local political and social unrest, including opposition to mining, pressure for economic benefits such as employment or social investment programs, access to land for agricultural or artisanal or illegal mining purposes, claims by aboriginal or indigenous peoples or other demands;
- risks relating to the social, political, administrative, environmental and geological conditions in areas in proximity to the concessions under development;
- risks relating to the Company's rights or activities being impacted by litigation or administrative processes including administrative refusal to approve registration of transfers of corporate interests and mining agreements;
- risks relating to the Company's ability to access concession surface areas and other properties needed to advance its exploration and development programs;

- risks relating to the Company's operations being subject to environmental requirements, including remediation;
- risks relating to the Company's ability to source qualified human resources, including managers, employees, consultants, attorneys, and sub-contractors, as well as to the performances of all such resources (including human error and actions outside of the control of the Company, such as negligence or malfeasance of its counterparties or agents, accidents and labour disputes);
- risks of title disputes or claims affecting mining concessions or surface ownership rights;
- risks relating to adverse changes to laws, regulations or other norms placing increased regulatory burdens or extending timelines for regulatory approval processes, including environmental, safety, social, taxation and other matters;
- risks associated with the Company's community relationships, anti-development or anti-mining non-governmental organizations;
- risks relating to delays in obtaining governmental agreements, approvals or permits necessary for the execution of exploration, development or construction activities;
- risks relating to competition inherent in the mining exploration industry, in Bolivia, Peru, Canada and elsewhere;
- risks of impacts from unpredictable natural occurrences, such as adverse weather conditions, fire, natural erosion, landslides, and geological activity, including earthquakes and volcanic activity;
- risks related to climate change, civil unrest, public health concerns (including health epidemics or pandemics or outbreaks of communicable diseases such as COVID-19) and other geopolitical uncertainties (including the military conflict in Ukraine);
- risks relating to inadequate insurance or inability to obtain insurance;
- risks relating to the Company's ability to obtain necessary funding for its operations, at all or on terms acceptable to the Company;
- risks relating to the Company's working capital and requirements for additional capital;
- risks relating to currency exchange fluctuations or changes in national currency;
- risks relating to fluctuations in interest and inflation rates;
- risks relating to restrictions on access to and movement of capital;
- risks relating to the value of the Company's common shares fluctuating based on market factors;
- risks relating to the Company's dependence on key personnel; and
- other risks of the mining industry,

as well as those factors discussed in ITEM 7: "*Risk Factors*" below.

Although the Company has attempted to identify important factors and risks that could affect the Company and might cause actual actions, events or results to differ, perhaps materially, from those described in forward-looking statements, there may be other factors and risks not identified herein that cause actions, events or results not to occur as projected, estimated or intended. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements. The forward-looking statements in this AIF speak only as of the date hereof. The Company does not undertake any obligation to release publicly any revisions to these forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events, except as required by law.

Forward-looking statements and other information contained herein, including general expectations concerning the mining industry, are based on estimates and forecasts prepared by the Company employing data from publicly available industry sources, as well as from market research and industry analysis, and on assumptions based on data and knowledge of this industry and the operating environments in Bolivia, Peru and Canada which the Company believes to be reasonable. Although generally indicative of relative market positions, market shares and performance characteristics, this data is inherently imprecise. While the Company is not aware of any misstatements regarding any data presented herein, the mining industry involves risks and uncertainties and the data is subject to change based on various factors.

2.2 Cautionary Note to United States Investors Regarding Classification of Mineral Resource Estimates

The disclosure in this AIF has been prepared in accordance with the requirements of Canadian securities laws. Disclosure, including scientific or technical information, has been made in accordance with NI 43-101 and the Canadian Institute of Mining, Metallurgy and Petroleum Definition Standards on Mineral Reserves and Mineral Resources (the “**CIM Definition Standards**”), which establish standards for all public disclosure an issuer makes of scientific and technical information concerning mineral projects. Canadian standards, including NI 43-101 and the CIM Definition Standards, differ significantly from the requirements of the United States Securities and Exchange Commission.

Accordingly, information contained in this AIF containing descriptions of the Company’s mineral property may not be comparable to similar information made public by United States companies subject to the reporting and disclosure requirements under the United States federal securities laws and the rules and regulations thereunder.

ITEM 3: CORPORATE STRUCTURE

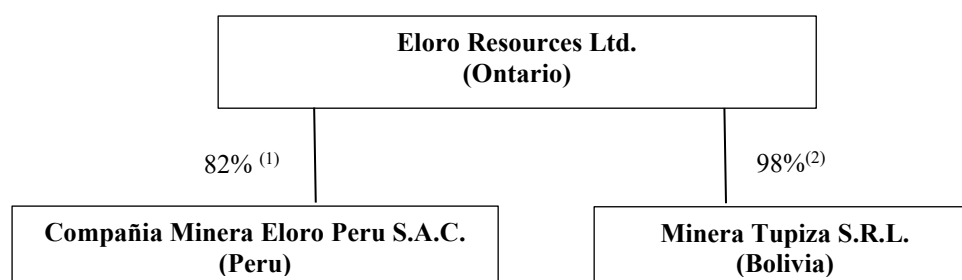
3.1 Name, Address and Incorporation

The Company was incorporated on March 4, 1975 under the *Business Corporations Act* (Ontario) (“**OBCA**”) under the name “Boutin Resources Inc.”. The Company changed its name to “Cleyo Resources Inc.” on March 25, 1980 and to “Eloro Resources Ltd.” on July 4, 1997.

The registered office of the Company is located at 20 Adelaide Street East, Suite 200, Toronto, Ontario, M5C 2T6, Canada. The head office of the Company is located at 20 Adelaide Street East, Suite 200, Toronto, Ontario, M5C 2T6, Canada, telephone: (416) 868-9168.

3.2 Inter-corporate Relationships

The following diagram illustrates the organizational structure of the Company, including all of its material subsidiaries, as of July 2, 2024.



Note: (1) The Company owns 41% directly and an additional 41% indirectly through its wholly-owned subsidiary 2529907 Ontario Limited.
(2) Eloro owns 98% of Minera Tupiza S.R.L., together with an option to purchase an additional 1% for consideration of US\$3,000,000. The Company has made advance payments of US\$500,000 towards the option, leaving a balance of US\$2,500,000.

ITEM 4: GENERAL DEVELOPMENT OF THE BUSINESS

4.1 Overview

Headquartered in Toronto, Canada, the Company is a resource exploration company with a portfolio of polymetallic silver-tin, gold and base-metal properties in Bolivia, Peru and Quebec. The Company’s focus is on the exploration and development of the Iska Iska Project in Bolivia, which the Company considers to be its only material mineral project.

The Company owns 98%, together with an option to acquire an additional 1%, of Minera Tupiza SRL (“**Minera Tupiza**”) which has an option to acquire from Empresa Minera Villegas SRL (“**Empresa Minera**”) a 99% interest in the Iska Iska Project (the “**Iska Iska Project**”, “**Iska Iska**”, the “**Property**” or the “**Project**”), which can be classified as a polymetallic epithermal-porphyry complex, a significant mineral deposit type in the Potosi Department, in southern Bolivia. In order to acquire its interest in Iska Iska pursuant to the said option, the Company is required to: (a) issue 250,000 common shares of the Company (“**Common Shares**”) to Empresa Minera within 30 days of the date of the agreement which granted the option (these Common Shares have been issued); (b) issue a further 250,000 Common Shares to Empresa Minera by January 6, 2022 (these Common Shares have also been issued); and (c) pay US\$10 million to Empresa Minera by January 6, 2024 (US\$5.05 million of the said US\$10 million has been paid by the Company to date). The Company commissioned a NI 43-101 technical report titled “NI 43-101 Technical Report on the Initial Mineral Resources Estimate of the Iska Iska Polymetallic Project, Tupiza, Bolivia”, with an effective date of August 19, 2023 and dated October 16, 2023 (the “**Iska Iska Technical Report**”). The Iska Iska Technical Report was completed by Micon International Limited (“**Micon**”), and is available under the Company’s filings on SEDAR+ (www.sedarplus.ca).

On September 28, 2021, Minera Tupiza entered into an option agreement (the “**Option Agreement**”) to acquire the Mina Casiterita and Mina Hoyada properties, which collectively cover 14.75 km² southwest and west of Iska Iska, subject to finalizing the granting of the mining rights process. Under the Option Agreement, the capital quotas of the titleholder will be transferred to Minera Tupiza in exchange for the issuance of 200,000 common shares of the Company. In accordance with the Option Agreement, if the Mina Casiterita and Mina Hoyada properties cannot be transferred to the Company prior to the final Iska Iska option payment balance date, any expenditures incurred by the Company on the Mina Casiterita and Mina Hoyada properties will be deducted from the Iska Iska option payment balance. As at March 31, 2024, the Company has incurred expenditures of US\$1,816,007 on the Mina Casiterita property. The transaction is subject to the completion of the terms outlined in the Option Agreement, together with the receipt of all required regulatory approvals in connection with the issuance of common shares of the Company.

On November 9, 2022, Minera Tupiza, entered into a letter of intent agreement (“**LOI Agreement**”) with Minera Villegas, whereby Minera Tupiza was granted the right to acquire 100% of the capital quotas held by the owners of Minera Villegas, prior to, or concurrent with the final payment for the Iska Iska option. The final payment was originally due on or before January 6, 2024, which was extended to July 6, 2024 and then on March 12, 2024, as per mutual agreement, the schedule for the remaining payments was further amended whereby the Company, through Minera Tupiza, has agreed to pay Minera Villegas US\$500,000 on or before April 30, 2024 (paid), US\$1,000,000 on or before May 30, 2025, with the remaining balance on or before July 6, 2025. As at March 31, 2024, the Company, through Minera Tupiza, has made advance payments of US\$5,050,000 towards the final option payment.

Pursuant to the LOI Agreement, the valuation price for the additional assets of Minera Villegas, distinct from the Iska Iska project, was to be delivered to Minera Tupiza before July 6, 2023, whereby Minera Tupiza could have accepted the valuation or enter into a negotiation period for three months, until October 6, 2023 (the “**Negotiation Period**”). If during the Negotiation Period, an agreement for the definitive price for the additional assets is not reached, the parties agree to request that a third party provide an independent valuation. When a definitive price for the additional assets is agreed upon by both parties, a definitive agreement will be executed to formalize their sale, to coincide with the Iska Iska earn-in and transfer of the capital quotas of Minera Villegas to Minera Tupiza. By mutual consent, Minera Tupiza and Minera Villegas negotiated the extension of the deadline for the delivery of the valuation price for the additional assets to February 29, 2024, which is currently being renegotiated, and extended the deadline for the Negotiation Period to October 30, 2024, which is also being renegotiated.

The Company, through its 82% owned Peruvian subsidiary, Compañía Minera Eoro Peru S.A.C. (“**Eoro Peru**”), also has an 82% interest in the La Victoria Gold/Silver Project (“**La Victoria**”). Eoro Peru owns 100% of La Victoria, which is located in the North-Central Mineral Belt of Peru. La Victoria consists of twelve mining concessions encompassing 6,181.2 hectares. The claims were renewed in June 2024 and are in good standing. La Victoria has access to infrastructure with access to road, water and electricity and is located at an altitude that ranges from 3,150 m to 4,400 m above sea level. A NI 43-101 technical report on the La Victoria property was completed by Gateway Solutions S.A.C., is dated August 31, 2016 and is available under the Company’s filings on SEDAR+ (www.sedarplus.ca).

The Company's Common Shares trade on the Toronto Stock Exchange (the "TSX") under the symbol "ELO", on the OTCQX under the symbol ELRRF, and on the Frankfurt Stock Exchange under the symbol WKN 909833.

4.2 Three Year History

April 1, 2023 to July 2, 2024

On April 4, 2023, the Company provided an update on the preliminary metallurgical testwork program at Iska Iska. The overall metallurgical testwork / mineralogical characterization program has evolved into the development of several potential flowsheets to best fit the extensive mineralization identified within the Project area.

The Company released further drill results on April 12, 2023, from the southernmost holes on the potential south-southeastern extension of the high-grade zone at the Santa Barbara Deposit at Iska Iska. Drill holes in the south-southeastern extension of the Santa Barbara Deposit are notably Zn-rich returning some of the highest Zn values intersected at Iska Iska.

On April 17, 2023, an additional installment of US\$150,000 was made toward the Iska Iska option payment, with installment payments aggregating US\$4,550,000 by that date.

In connection with the Company's ongoing Environmental Social Governance ("ESG") initiatives, the following studies have been or are currently being carried out by Minera Tupiza's environmental staff and environmental consultants at Iska Iska:

- Collection of existing environmental documentation on the Porvenir concession, where the Iska Iska project is under exploration, including the review of environmental legal documents.
- Environmental inspection and evaluation of the Porvenir concession.
- Implementation of warning and information signs.
- Preparation of detailed environmental studies required by the Bolivian environmental authority.
- Regular monitoring of soil, noise, air and water in accordance with current environmental regulations, in all the exploration work.
- Control of solid and liquid waste in exploration work.
- Construction of sedimentation and infiltration pits for the final disposal of sludge from the cutting of samples.
- Construction and implementation of sanitation stations.
- Evaluation of all existing underground workings on the property including Huayra Kasa, Santa Barbara, Porco and Mina 2 area.
- Preparation of a baseline environmental study for Iska Iska.

The Company has a very active program led by ESG Manager Ana Moran, Attorney at Law and Dr. Osvaldo Arce, P.Geo. Major ESG initiatives completed or ongoing include: community support in Tupiza and the surrounding area, the building of sanitation stations in homes in the communities of Almona and La Torre, which are the closest communities to the Iska Iska property, 5km east and 5km southeast, respectively, working with the Women's Association of Almona and La Torre to support training courses in baking and embroidery as well as other social activities, and support for school programs including providing classroom materials, snacks during breaks and support for teachers.

Additional ESG activities completed to date include: i) continued implementation of courses, workshops, classes, materials, and other requirements of social projects focused on women, children, and youth groups in Almona, La Torre and additional surrounding communities, ii) construction of additional sanitation stations in the communities of Almona, La Torre and other surrounding communities, iii) delivery of equipment for community medical centers, iv) improving educational services of the community schools by delivering computer equipment, and v) support for local community strengthening and development, through specialized services in consultation with the communities.

On July 26, 2023, the Company announced advances on metallurgy for the Iska Iska project with additional drilling results reported on August 22, 2023.

On August 3, 2023, the Company completed a bought deal financing of 2,191,280 units of at a price of \$3.15 per unit for gross proceeds of \$6,902,532. Each unit consisted of one common share and one-half of one warrant, with each of the 1,095,640 whole warrants entitling the holder to purchase one common share for \$4.25 until August 3, 2025. In connection with the financing, the Company paid a cash commission of \$414,152 (representing 6% of the gross proceeds of the financing) and issued 131,476 compensation warrants (representing 6% of the number of units issued pursuant to the financing) entitling the holder to purchase one common share for \$3.15 until August 3, 2025. In connection with the financing, the Company incurred share issuance costs of \$302,680.

On August 17, 2023, the Company completed a private placement of 79,365 units at a price of \$3.15 per unit for proceeds of \$250,000. Each unit consisted of one common share and one-half of one warrant, with each whole warrant entitling the holder to purchase one common share for \$4.25 until August 17, 2025.

On August 30, 2023, the Company announced the findings of a maiden mineral resource estimate (“**MRE**”) whereby on October 17, 2023, the Company filed the NI 43-101 Technical Report outlining the initial inferred MRE for Iska Iska, prepared by Micon International Ltd. The MRE was reported in two domains, the Polymetallic (Ag-Zn-Pb) Domain which is primarily in the east and south of the Santa Barbara deposit and the Tin (Sn-Ag-Pb) Domain which is primarily in the west and north. The Polymetallic Domain is estimated to contain 560Mt at 13.8 g Ag/t, 0.73% Zn & 0.28% Pb at an NSR cutoff of US\$9.20 for potential open pit and an NSR cutoff of US\$34.40 for potential underground. The majority of the mineral resource is contained in the constraining pit which has a stripping ratio of 1:1.

The Polymetallic Domain contains a higher-grade mineral resource at a NSR cutoff of US\$25/t of 132 million tonnes at 1.11% Zn, 0.50% Pb and 24.3 g Ag/t which has a net NSR value of US\$34.40/t which is 3.75 the estimated operating cost of US\$9.20/t. The Tin Domain which is adjacent the Polymetallic Domain and does not overlap, is estimated to contain a mineral resource of 110Mt at 0.12% Zn, 14.2 g Ag/t and 0.14% Pb but is very under drilled.

On September 28, 2023, the Company announced commencement of a preliminary economic assessment (“**PEA**”) for the Iska Iska silver-tin polymetallic project in the Potosi Department of southwestern Bolivia. The PEA study will consider the inferred MRE of 560 million tonnes grading 13.8 g Ag/t, 0.73% Zn and 0.28% Pb in the Polymetallic (Ag-Zn-Pb) Domain. The Polymetallic Domain includes a higher grade inferred mineral resource of 132 million tonnes at 24.3 g Ag/t, 1.11% Zn and 0.50% Pb at an NSR cutoff of US\$25/t for a net NSR value of US\$34.40 based on a cutoff grade of US\$9.20/t. The Tin Domain (Sn-Ag-Pb) contains an inferred mineral resource of 110 million tonnes grading 0.12% Sn, 14.2 g Ag/t and 0.14% Pb. While the Polymetallic Domain and the Tin Domain do not overlap or share any resource blocks, for the purposes of the PEA the mineral resources within both domains will be combined.

Lycopodium, based in Brisbane, Australia, is the lead consultant providing overall coordination of the PEA with development of metallurgical flowsheets. The various aspects of the PEA study including design of tailings and waste dump facilities, mine design and infrastructure, environmental and hydrology studies, will be done by internationally qualified consultants. Micon will provide independent oversight on financial modelling, metallurgy and mineral resource estimates. Mike Hallewell, BSc. F.I.M.M.M., F.S.A.I.M.M., F.M.E.S., C.Eng, Senior Vice President Engineering Projects/Metallurgy, and Dr. Bill Pearson, P.Geo., Executive Vice President Exploration, will oversee the study for the Company in consultation with Dr. Osvaldo Arce, P.Geo., and his team at Minera Tupiza in Bolivia. Mr. Hallewell was appointed Senior VP Engineering Projects/Metallurgy on January 22, 2024.

On November 1, 2023, the Company announced that three PQ sized metallurgical holes totalling 939.9m have been completed, two in the higher-grade Polymetallic (Ag-Zn-Pb) Domain Type and one in the higher-grade Tin (Sn-Ag-Pb) Domain Type with core shipped to Wardell Armstrong International (WAI) in Cornwall for crushing and then the crushed material sent to TOMRA in Vettle, Germany for cascade “ore-sorting” tests. In addition, the Company announced that a 5,000m definition drill program was in progress with a focus on expanding the higher-grade Polymetallic Domain mineral resource.

Since the start of drilling on the Iska Iska project on September 13, 2020, the Company has, to December 31, 2023, completed 103,199 metres of diamond drilling in 148 holes. In most of 2023, drilling was focused on resource definition in the major Santa Barbara target zone and other targets (Casiterita, Porco, Mina 2). The breakdown of drilling completed by target area is as follows:

Target Area	Date Commenced	Date Completed	No. of Holes	Total Metres
Huayra Kasa Breccia Pipe	September 13, 2020	November 11, 2020	13	2,895
Santa Barbara Breccia Resource Definition Drilling Zone	November 13, 2021	November 27, 2023	100	74,191
Central Breccia Pipe	March 1, 2021	August 8, 2021	11	7,473
Porco Breccia Pipe	April 16, 2021	May 4, 2022	12	9,508
Casiterita	February 25, 2023	May 15, 2023	8	5,727
Porco-Mina 2	February 6, 2023	March 9, 2023	4	3,405
			148	103,199

Results of the definition drill program which totalled 5,267.7m in 11 holes were reported on December 18, 2023 and January 11, 2024, respectively. Significant results included 279.22 g Ag/t, 0.47% Pb and 0.43% Sn (339.82g Ag eq/t) over 62.84m and 33.83 g Ag/t, 1.53% Zn, 0.93% Pb and 0.14% Sn (130.88g Ag eq/t) over 178.99m including 120.37 g Ag/t, 2.13% Zn, 1.57% Pb and 0.19% Sn in hole DSB-61; 57.62g Ag/t, 1.26% Zn, 0.94% Pb and 0.12% Sn (139.94g Ag eq/t) over 136.11m in hole DSB-66 and 118.86g Ag/t, 0.35% Zn, 0.35% Pb and 0.15% Sn (152.29g Ag eq/t) over 81.28m in hole DSB-65. This latter intersection in hole DSB-65 included a very high-grade sample of 5,080g Ag/t, 0.12 g Au/t, 0.26% Zn, 1.34% Pb, 1.53% Cu and 1.27% Sn (4,746.46g Ag eq/t) over 1.46m.

On January 23, 2024 it was reported that metallurgical tests from a 6.3 tonne PQ drill core bulk sample representative of the higher grade Polymetallic (Ag-Zn-Pb) Domain returned a significantly higher average silver value of 91 g Ag/t compared to the weighted average grade of the original twinned holes at 31 g Ag/t strongly suggesting that the average silver grade is likely significantly underreported in the original twinned holes due to the much smaller sample size.

The metallurgical tests confirmed the viability of “Ore-Sorting” and Dense Media Separation (DMS) at Iska Iska Project. Excellent pre-concentration results previously obtained from the higher grade Polymetallic (Ag-Zn-Pb) Domain were now proven in a bulk sample. The 91.9% recovery of silver and lead with 76.0% recovery of zinc into a high grade (176g/t Ag, 1.88%Pb, 2.86%Zn = 299.15 g Ag eq/t) potential mill feed stream that contains only 46.6% of the Run of Mine Tonnage. The introduction of the pre-concentration stage allows the Company to have more operational flexibility based upon conducting economic trade off scenarios between reducing downstream capital-operating costs and optimizing overall metal recoveries. Tin (Sn), although not included in the 132 million tonnes higher-grade starter pit area (MRE), is expected to potentially contribute to the enhanced values in the initial PEA with additional metallurgical testing and infill drilling.

On January 29, 2024, the Company reported that the new chargeability high outlined southeast of the MRE open pit by the expanded induced polarization (IP) survey indicates that the major mineralized structural corridor that is up to 800m wide extends a further 600m along strike to the southeast for an overall strike length of at least 2km. This new area has not been drilled. Chargeability highs correlate very well with areas of high-grade mineralization within the MRE. The chargeability anomaly southeast of the pit is very strong, which is a prime target potentially outlining additional higher-grade polymetallic (Ag-Zn-Pb) mineralization. The Chargeability anomaly is open along strike and at depth as exploration work has still not defined the full limits of this remarkable mineralized system.

On March 27, 2024, the Company completed a private placement of 3,000,000 units at a price of \$1.20 per unit for gross proceeds of \$3,600,000. Each unit consisted of one common share and one common share purchase warrant. Each warrant entitles the holder thereof to acquire one common share at an exercise price of \$2.00, with the expiry date of each warrant being the date which is the earlier of: (a) March 27, 2026; or (b) two business days after completion of a change of control of the Company, provided that, in the event that the volume-weighted average trading price of the common shares on the Toronto Stock Exchange is at least \$3.00 per share for a period of five consecutive trading days, the expiry date of the warrants may be accelerated by the Company to a date that is not

fewer than 30 days after the date of issuance by the Company of a press release disclosing the occurrence of the triggering event. In connection with the financing, the Company incurred share issuance costs of \$115,103.

Fiscal Year Ended March 31, 2023

Iska Iska

On April 27, 2022, the Company announced assay results from an additional six holes from the drilling program at Iska Iska that further expanded the higher grade area to the north in the eastern part of the Santa Barbara Target. Highlights included: 169.11 g Ag eq/t (64.30g Ag/t, 0.96% Zn, 0.37% Pb and 0.07% Sn) over 235.55m hole DSB-06 (including a higher-grade section of 314.52 g Ag eq/t (192.18g Ag/t, 0.22 g Au/t, 0.07% Zn, 0.41% Pb, and 0.11% Sn) over 50.68m and an additional intersection of 110.57 g Ag eq/t (17.38 g Ag/t, 0.09 g Au/t, 0.30% Zn, 0.21% Pb and 0.11%Sn) over 128.44m further down the hole).

Further drill results from the Santa Barbara Target area were announced on May 25, 2022. These new drill results, combined with previously released underground drilling results are defining a potential major feeder structure for the silver-tin polymetallic mineralization in the Santa Barbara Adit area. Bore Hole Induced Polarization surveys to a depth of almost 1,000m indicates that the conductivity increases with depth, indicating that this potential feeder zone could be substantive.

On June 13, 2022, the Company provided an update on its preliminary metallurgical testwork program for Iska Iska. The work program including testwork for development of a preliminary metallurgical flowsheet and preliminary mineralogical characterization, being carried out by Blue Coast. The objective is to develop the preliminary flotation flowsheet to maximize lead, zinc and precious metals into saleable concentrates in the Santa Barbara polymetallic deposit and to develop a preliminary flowsheet for tin in both the Santa Barbara and the deeper tin-dominant mineralization.

Blue Coast has world-class metallurgical testing, analytical services, flowsheet development, consulting, and operational support. Their team has been augmented with the addition of Mr. Mike Hallewell, C.Eng., a senior independent mineral processing consultant based in Cornwall, England, who has extensive specialist knowledge in the recovery of tin at mining operations and exploration projects worldwide.

The metallurgical testing is being directed by Richard Gowans, P.Eng., Principal Metallurgist for Micon, who is an independent Qualified Person as defined under NI 43-101.

The metallurgical testing program focus was on the Santa Barbara polymetallic mineralization for Ag, Zn and Pb recovery based on samples from discovery hole DHK15 and hole DHK-18. The tin-rich zone in hole DSB-06 was also selected for testing but at that time it was uncertain how this mineralization was connected to the Santa Barbara polymetallic deposit. However, with further drilling and work by the Company's geological and geophysical team, it is now known that there is extensive tin mineralization at depth beneath the polymetallic mineralization. Once testing is completed on DSB-06, the Company will be adding additional samples from tin-rich holes to enable further development of an appropriate flow sheet for tin. While arsenic and other potentially deleterious elements are being tracked during the testwork program, these are not anticipated to be a material issue at the levels in current tests.

On June 14, 2022, results from two additional holes were announced including deep hole DSBS-02 which encountered numerous intercepts including 145.65 g Ag/t over 88.66m and 131.86 g Ag eq/t over 104.38m in the Santa Barbara Target area.

On June 24, 2022 the Company made a further installment payment of US\$400,000 towards the US\$10,000,000 option payment required to acquire a 99% interest in Iska Iska. Together with previous advance installment payments of US\$3,000,000, the Company paid US\$3,400,000, leaving an option payment balance of US\$6,600,000.

On July 21, 2022, the Company released the highest grade, longest intersection to that date at Iska Iska, including the highest grade Ag to that date of 44.75 g Ag/t over 349.08m from drill hole DSB-10.

On August 9, 2022, the Company launched its “Virtual Site Tour” of Iska Iska, utilizing the VRIFY Technology Inc. (“VRIFY”) platform. The VRIFY platform assists viewers to better understand the scale and extent of the Company’s discovery at Iska Iska. As Iska Iska progresses VRIFY can be used to illustrate how new drilling results are advancing the project and leading to the inaugural NI 43-101 mineral resource estimate.

The 3D renderings, satellite imagery and 360° drone footage amalgamated into the VRIFY platform provides the Company with enhanced content for its website and corporate presentation. The VRIFY presentation provides property location, topography, infrastructure, geology and geophysical information. It showcases exploration activities including drilling, 3D models of polymetallic mineralization and upside deposit potential.

On September 20, 2022, the Company reported further drill results of 150.47 g Ag eq/t (9.45 g Ag/t, 1.53% Zn, 0.88% Pb and 0.07% Sn) over 441.21m in Hole DSB-30 in the High-Grade Feeder Zone of Santa Barbara Target Area. New downhole geophysical data have significantly extended the strike length of the high-grade zone at Santa Barbara a further 250m along strike to the south-southeast from existing drilling.

The 3D inverse magnetic model which correlates very strongly with the conductive zone suggests that the high-grade zone may extend across the entire caldera for as much as a further 1 km along strike for a total potential strike length of at least 2 km. Drilling in the Porco area intersected significant values over short intervals on the edge of this conductive zone. The definition drill program was modified to sectionally drill this potential extension with the intention of defining a major open pit deposit in the valley of the caldera. As a result, the estimated completion date for the maiden National Instrument 43-101 mineral resource was pushed back.

On September 27, 2022, by mutual agreement, the deadline for making the Iska Iska option payment was extended from January 6, 2024 to July 6, 2024.

On October 5, 2022, additional drill holes were released including 198.00 g Ag eq/t (67.79 g Ag/t, 1.44% Zn and 1.04% Pb) over 134.47m in silver-rich area of high-grade zone in the Santa Barbara Target Area in hole DSB-31 drilled 200m south of the Santa Barbara adit. This intersection included a higher-grade portion grading 566.36 g Ag eq/t (246.26 g Ag/t, 3.72% Zn and 3.88% Pb) over 25.51m. The high-grade silver zone intersected in hole DSB-31 appears to be in the same structural-mineralized corridor as the silver-rich zone in the Santa Barbara adit. As previously reported (see press release dated April 13, 2021), channel sampling along the adit returned 441.98 g Ag eq/t (164.96 g Ag/t, 0.23 g Au/t, 3.46% Pb and 0.46% Sn) over 165.89m.

Multiple intersections including 108.16 g Ag eq/t (11.63 g Ag/t, 1.53% Zn and 0.36% Pb) over 111.26m in the high-grade feeder zone in the Santa Barbara Target Area were reported on October 18, 2022. At that time, there were four drill holes in progress with four additional holes planned that collectively total 6,000m to complete the first-pass definition drill program.

On November 29, 2022, the Company announced additional results. Multiple Intersections including 122.25g Ag eq/t (17.77g Ag/t, 0.30% Zn, 0.33% Pb, 0.10% Cu and 0.16% Sn) over 210.74m in the high-grade zone of Santa Barbara were reported from eight drill holes. Holes DSB-38, DSB-39 and DSB-40 tested an approximately 1,000m (1km) long section in mineralized dacite across the central part of the caldera valley approximately 500m south-southeast of the underground drill bay in the Santa Barbara adit. Highlights included: 269.56g Ag eq/t (52.63g Ag/t, 3.02% Zn and 1.82% Pb) over 58.85m and 101.74g Ag eq/t (10.59g Ag/t, 0.16 g Au/t, 1.23% Zn and 0.28% Pb) over 74.07m and % Pb over 17.24m in DSB-38 and 91.96g Ag eq/t (4.71g Ag/t, 1.37% Zn and 0.15% Pb) over 193.96m with higher-grade portions of 147.94g Ag eq/t (4.56g Ag/t, 2.48% Zn and 0.29% Pb) over 19.86m and 218.05g Ag eq/t (14.33g Ag/t, 0.14 g Au/t, 3.35% Zn and 0.33% Pb) over 14.33m in DSB-40.

On January 31, 2023, the Company reported the highest and most extensive silver grades in the Santa Barbara deposit. Hole DHK-27 intersected 202.43g Ag eq/t (69.80g Ag/t, 1.21% Zn, 0.49% Pb, and 0.12%Sn) over 325.48m including a higher-grade portion of 395.98 g Ag eq/t (182.02g Ag/t, 1.73% Zn, 0.97% Pb, 0.18% Cu and 0.19%Sn) over 109.60m.

Geologically, drilling across the valley of the Iska Iska Caldera indicates that this area is underlain by a coarse-grained porphyritic dacitic intrusion that is well mineralized with Ag, Zn and Pb and is the likely source of the extensive epithermal mineralization in the Santa Barbara and Central Breccia areas. The porphyry, now named the Iska Iska Porphyry, is approximately 800m by 600m and is notable for the absence of tin mineralization despite the abundance of tin in the nearby area. The tin at Iska Iska is likely the product of an earlier higher temperature and deeper tin porphyry, which has been overprinted by the later higher-level porphyry-epithermal Ag-Zn-Pb mineralization related to the Iska Iska Porphyry. Magnetic inverse modelling and limited deep drilling suggest that the major tin porphyry is likely below the Iska Iska Porphyry and to the south and southwest in the Porco and Mina Casiterita areas.

The definition drilling at Santa Barbara has more than doubled the potential volume of the high-grade zone defined by the >90 g Ag eq/t grade shell model to approximately 1,000m along strike, 800m wide and extending to a depth of 1,100m. This zone is open to the south, west and northwest as well as at depth. Eloro is working closely with Micon to provide all data necessary for estimation of the inaugural mineral resource estimate.

In addition to the new drill results, the Company also reported on channel sampling results from the Mina 1 and Mina 2 underground workings located approximately 2km south-southeast of the Santa Barbara adit and approximately 800m east of the Porco adit where previously reported channel sampling returned a 103m strike length grading 521 g Ag eq/t (g 117g Ag/t, 1.44 g Au/t, 0.54% Cu and 0.66% Sn) in altered basement sediments.

Channel sampling at Mina 1 returned 153.94g Ag eq/t (55.03g Ag/t, 0.11 g Au/t, 0.7% Zn, 0.16% Pb and 0.08 % Sn) over 145.95m of the northwest trending drift including a higher-grade portion of 285.16g Ag eq/t (120.18g Ag/t, 0.25 g Au/t 1.23% Zn, 0.30% Pb and 0.13% Sn) over 56.34m. Results in Mina 2 included 382.79g Ag eq/t (15.67g Ag/t, 1.70 g Au/t, 2.20% Zn and 0.75% Pb) over 68.53m in an east-west trending crosscut in Mina 2. A second shorter crosscut on a secondary subparallel structure approximately 20m to the south returned 475.78g Ag eq/t (69.31g Ag/t, 0.26 g Au/t, 5.62% Zn and 1.92% Pb) over 26.67m in Mina 2.

On February 14, 2023, the Company reported that an extensive IP conductivity anomaly had been outlined on the Mina Casiterita property adjacent to the Iska Iska Silver-Tin Polymetallic Project. Magnetic data strongly suggest that a large intrusive body lies below the Iska Iska Caldera Complex and that it is nearer to surface of the Mina Casiterita property. This intrusive is approximately 5km long by 3 km wide.

Since the start of drilling on the Iska Iska project on September 13, 2020, the Company had, to November 27, 2022, completed 84,495 metres of diamond drilling in 122 holes. In most of 2022, drilling was focused on resource definition in the major Santa Barbara target zone. The breakdown of drilling completed by target area is as follows:

Target Area	Date Commenced	Date Completed	No. of Holes	Total Metres
Huayra Kasa Breccia Pipe	September 13, 2020	November 11, 2020	13	2,895
Santa Barbara Breccia Resource Definition Drilling Zone	November 13, 2021	November 27, 2022	85	63,759
Central Breccia Pipe	March 1, 2021	August 8, 2021	11	7,473
Porco Breccia Pipe	April 16, 2021	May 5, 2022	12	9,508
Pajchi	Not started		—	—
Other	May 6, 2022	May 23, 2022	1	860
			122	84,495

*The 6,000-metre drilling originally budgeted for Santa Barbara and the 45,000m program outlined in the March 31, 2021 prospectus was completed on July 19, 2022. Cost efficiencies allowed an additional 2,578m to be drilled on the original budget that was completed on August 2, 2022. The 15,000m Phase I drill program recommended in the NI 43-101 Technical Report by Micon International dated May 1, 2022 was completed in July 2022. A further 18,236

metres of diamond drilling was done in Phase II to complete the definition drilling on the Santa Barbara deposit on November 27, 2022.

At March 31, 2023, the Company had made installment payments aggregating US\$4,400,000.

Bought deal financings

On May 19, 2022, the Company completed a bought deal financing of 3,007,710 units of at a price of \$3.25 per unit for gross proceeds of \$9,775,057. Each unit consisted of one Common Share and one-half of one warrant, with each of the 1,503,855 whole warrants entitling the holder to purchase one Common Share for \$4.75 until May 19, 2024. In connection with the financing, the Company paid a cash commission of \$586,503 (representing 6% of the gross proceeds of the financing) and issued 180,462 compensation warrants (representing 6% of the number of units issued pursuant to the financing), with each such compensation warrant entitling the holder to purchase one Common Share for \$3.25 until May 19, 2024.

On January 27, 2023, the Company completed a bought deal financing of 3,466,530 units of at a price of \$3.15 per unit for gross proceeds of \$10,919,570. Each unit consisted of one common share and one-half of one warrant, with each of the 1,733,265 whole warrants entitling the holder to purchase one common share for \$4.25 until January 27, 2025. In connection with the financing, the Company paid a cash commission of \$655,174, representing 6% of the gross proceeds of the financing. Two directors subscribed for 46,800 units for gross proceeds of \$147,420.

Listing of the Toronto Stock Exchange

On March 6, 2023, the Company's common shares were listed for trading on the TSX under the trading symbol "ELO".

Letter of intent agreement – Empresa Minera Villegas S.R.L.

On November 9, 2022, Minera Tupiza, entered into a letter of intent agreement ("**LOI Agreement**") with Minera Villegas, whereby Minera Tupiza was granted the right to acquire 100% of the capital quotas held by the owners of Minera Villegas, prior to, or concurrent with the final payment for the Iska Iska option. The final payment was originally due on or before January 6, 2024, which was extended to July 6, 2024 and then on March 12, 2024, as per mutual agreement, the schedule for the remaining payments was further amended whereby the Company, through Minera Tupiza, has agreed to pay Minera Villegas US\$500,000 on or before April 30, 2024 (paid), US\$1,000,000 on or before May 30, 2025, with the remaining balance on or before July 6, 2025. As at March 31, 2024, the Company, through Minera Tupiza, has made advance payments of US\$5,050,000 towards the final option payment.

Pursuant to the LOI Agreement, the valuation price for the additional assets of Minera Villegas, distinct from the Iska Iska project, was to be delivered to Minera Tupiza before July 6, 2023, whereby Minera Tupiza could have accepted the valuation or enter into a negotiation period for three months, until October 6, 2023 (the "**Negotiation Period**"). If during the Negotiation Period, an agreement for the definitive price for the additional assets is not reached, the parties agree to request that a third party provide an independent valuation. When a definitive price for the additional assets is agreed upon by both parties, a definitive agreement will be executed to formalize their sale, to coincide with the Iska Iska earn-in and transfer of the capital quotas of Minera Villegas to Minera Tupiza. By mutual consent, Minera Tupiza and Minera Villegas negotiated the extension of the deadline to February 29, 2024, and subsequently to October 31, 2024, for the delivery of the valuation price for the additional assets.

Option agreement – Mina Casiterita and Mina Hoyada Properties

On November 22, 2022, the Company announced that Minera Tupiza entered into an option agreement (the "**Option Agreement**") to acquire the Mina Casiterita and Mina Hoyada properties, which collectively cover 14.75 km² southwest and west of Iska Iska, subject to finalizing the granting of the mining rights process. Under the Option Agreement, the capital quotas of the title holder will be transferred to Minera Tupiza in exchange for the issue of 200,000 common shares of the Company.

The transaction is subject to the completion of the terms outlined in the Option Agreement, together with the receipt of all required regulatory approvals in connection with the issuance of common shares of the Company.

The Company has also staked additional claims in the Iska Iska region. Collectively, the land package to be controlled by the Company following the acquisition will total 1,935 quadrants covering 483.75 km². This includes the Tomave, Khuchu Ingenio and Puna properties, located further north towards Potosi.

In accordance with the Option Agreement, if the Mina Casiterita and Mina Hoyada properties cannot be transferred to the Company prior to the final Iska Iska option payment balance date, any expenditures incurred by the Company on the Mina Casiterita and Mina Hoyada properties will be deducted from the Iska Iska option payment balance. As at March 31, 2024, the Company has incurred expenditures of US\$1,816,007 on the Mina Casiterita property.

Appointment of independent advisor

On June 6, 2022, the Company appointed Peter Marrone, a shareholder of the Company, as an independent advisor to provide support and strategic advice to management on matters of project advancement and business development in relation to its Iska Iska project. Mr. Marrone is the former Executive Chairman of Yamana Gold Inc., which he founded in 2003 and which was recently acquired by Agnico Eagle Mines Limited and Pan American Silver Corp. Mr. Marrone has a long track record of successful mining start-ups and investments with more than 35 years of mining, business and capital markets experience. Mr. Marrone also currently sits on the board of directors, and is one of the founders, of Aris Gold Corporation which holds one of the best portfolios of producing and development stage assets in Colombia. Mr. Marrone has also been the head of investment banking at a major Canadian investment bank and before that practised law in Toronto with a strong focus on corporate law, securities law and international transactions.

Minera Tupiza Option Payments

On May 24, 2022, the Company made a further instalment payment of US\$300,000 towards the US\$3,000,000 option price to acquire an additional 1% interest in Minera Tupiza. Together with a previous payment of US\$200,000, the balance owing on the option to purchase an additional 1% interest in Minera Tupiza is US\$2,500,000.

Fiscal Year ended March 31, 2022

Iska Iska

On April 13, 2021, the Company reported drilling results from the ongoing drilling program at the Iska Iska Property, specifically from five additional holes and continuous channel sampling testing the Santa Barbara Breccia Pipe (“SBBP”) target. Highlights included: i) 442 grams silver equivalent/tonne (“g Ag eq/t”) (165 g Ag/t, 3.46% Pb and 0.46% Sn) over 166m including 1,092 g Ag eq/t (including 446 g Ag/t, 9.03% Pb and 1.16% Sn) over 56.19m in continuous channel sampling of the Santa Barbara adit. Metal prices and conversion factors used for the calculation of all gram Ag eq/t in this AIF are detailed in the referenced respective press releases. This high-grade interval includes two exceptional sections with 2,445.88 g Ag eq/t (1,024 g Ag/t, 25.0% Pb and 1.16% Sn) over 8.11m and 1,941 g Ag eq/t (870 g Ag/t, 7.58% Pb and 2.43% Sn) over 12.3m, ii) 155.15 g Ag eq/t including notably high Sn, 0.43 %Sn over 73.29m in drill hole DSB-06, iii) 115.76 g Ag eq/t over 84.0m and 66.44 g Ag eq/t over 217.9m in Hole DSB-03, iv) 96.71 g Ag eq/t over 29.4m and 120.03 g Ag eq/t over 13.57m in Hole DSB-05, and v) 65.72 g Ag eq/t over 83.3m including 120.91 g Ag eq/t over 25.0m in Hole DSB-02.

On May 4, 2021 the Company reported the results from the first drill hole (DCN-01) to test the Central Breccia Pipe (“CBP”) which intersected multiple mineralized intercepts including 196.09 g Ag eq/t (150.25 g Ag/t, 0.10% Sn and 0.05 g Au/t) over 56.2m and containing 342.98 g Ag eq/t (274.0 g Ag/t, 0.16% Sn and 0.16 g Au/t) over 27.53m, from 252.84m to 309.04m.

Drill results for hole DSB-07, which tested the SBBP, were announced on May 26, 2021, and included the following multiple mineralized intercepts: i) 122.66 g Ag eq/t (35.05 g Ag/t, 0.72% Zn, 0.61% Pb, 0.11% Sn and 0.06 g Au/t) over 123.61m from 236.60m to 360.21m including 205.74 g Ag eq/t (92.30 g Ag/t, 0.57% Zn, 0.85% Pb, 0.18% Sn and 0.07 g Au/t) over 32.32m, from 317.21m to 349.53m, ii) 105.41 g Ag eq/t (8.55 g Ag/t, 1.01% Zn, 0.48% Pb, 0.06% Sn and 0.38 g Au/t) over 173.58m from 449.87m to 623.45m including 199.77 g Ag eq/t (21.90 g Ag/t, 1.18%

Zn, 0.93% Pb 0.12% Sn and 0.94 g Au/t) over 39.08m, from 551.19m to 590.27m, iii) 146.19 g Ag eq/t (1.70 g Ag/t, 0.00% Zn, 0.01% Pb, 0.42% Sn and 0.02 g Au/t) over 10.20m from 171.60m to 181.80m in the oxide zone indicating potential for significant Sn mineralization in this strongly leached nearer surface zone, and iv) In aggregate, 64% of this 683.4m long hole returned reportable mineralized intervals.

The Company reported additional multiple holes with significant silver-tin polymetallic intercepts in the Santa Barbara and Central Breccia Pipes on July 6, 2021 including:

- Hole DSB-08, testing the northeast quadrant of the SBBP, encountered eighteen reportable mineralized intercepts beginning near surface to its terminus at 614.4 m. The longest intercept was 69.89 g Ag eq/t over 252.89m from 355.12 to 608.02m including several higher-grade sections of 196.60 g Ag eq/t including 131.13 g Ag/t over 14.52m, 134.62 g Ag eq/t including 93.25 g Ag/t over 21.08m and 145.35 g Ag eq/t including 2.38% Zn over 10.11m.
- Hole DSB-10, testing the southwest quadrant of the SBBP and northern part of the CBP, encountered twenty-nine reportable mineralized intercepts beginning near surface to its terminus at 1,019.4m. Tin was notably elevated in many intervals suggesting proximity to a mineralizing intrusive source in this area. Notable intercepts include 114.96 Ag eq/t including 0.325% tin (Sn) over 56.2m from 322.18m to 378.30m including a higher-grade section of 187.98 g Ag eq/t including 0.535% Sn over 28.86m, 80.71 g Ag eq/t including 0.213% Sn over 74.39m from 474.86 to 549.25m and 118.69 g Ag eq/t over 10.77m from 829.97 to 840.74m.

Further holes with significant silver-tin polymetallic intercepts in the Santa Barbara and Central Breccia Pipes were reported on July 28, 2021, including:

- Hole DHK-18, drilled due south at -10 degrees from the west drill bay in the Huayra Kasa underground workings to test the mineralized envelope of the SBBP, intersected 129.65 g Ag eq/t (18.38 g Ag/t, 2.14% Zn, 0.67%Pb, and 0.047% Sn) over 300.75m from 65.14m to 365.91m. This includes higher grade intervals of 215.54 g Ag eq/t over 72.76m, 163.35 g Ag eq/t over 31.83m and 224.48 g Ag eq/t over 19.39m. This hole intersected significant mineralization approximately 230m below the eastern part of the Santa Barbara adit from which continuous channel sampling previously reported returned 442 g Ag eq/t over 166m (see press release April 13, 2021). 82% of this 446.5m long hole contained reportable intervals;
- Hole DSB-11, drilled to the southeast at -40 degrees from the SBBP radial centre to test the area approximately 300m below the Santa Barbara adit intersected 121.90 g Ag eq/t (40.27g Ag/t, 0.10 g Au/t 0.48% Pb, 0.11% Cu and 0.14% Sn) over 137.4m from 190.02m to 327.36m. This includes a higher-grade interval grading 173.53 g Ag eq/t over 80.54m. Notable intercepts lower in the hole include 76.59 Ag eq/t over 55.9m from 407.60m to 463.51m including a higher-grade section of 105.56 g Ag eq/t over 33.31m and 78.82 g Ag eq/t over 143.03m from 520.7m to 773.73m including 105.48 g Ag eq/t over 34.82m and 120.70 g Ag/t over 19.54m. Overall 61% of this 665.3m hole contains reportable intersections.
- Hole DCS-01 drilled due east at -60 degrees was the first reconnaissance hole drill from the south radial platform on CBP. This hole, which was drilled to 1,007.5m, intersected 25 reportable Ag-Zn-Pb-Sn mineralized intervals ranging in size from 1.43m to 34.86m from the start of the hole to its end. Best results include 87.75 g Ag eq/t over 21.67m, 161.07 g Ag eq/t over 13.25m, 100.60 g Ag eq/t over 15.15m, 54.44 g Ag eq/t over 34.86m, 90.24 g Ag eq/t over 26.91m and 117.48 g Ag eq/t over 16.51m.
- Hole DCN-03 was drilled southeast at -60 degrees from the northern radial platform of the CBP. This hole intersected nine mineralized intersections principally Sn-Ag over its 464.5m length. The best result was 48.59 g Ag eq/t (16.23 g Ag/t, 0.12% Pb and 0.064% Sn) over 15.05m.

A detailed ground magnetic survey of the Iska Iska Property reported on June 6, 2021 confirmed the extent of the Iska Iska Caldera as determined from geological mapping and satellite interpretation including Aster data. The Santa Barbara and Central Breccia Pipes, both of which have been confirmed by drill-testing, are marked by prominent low anomalies reflecting strong alteration. The magnetic data suggests that the Central and Porco Breccia Pipes likely merge at depth.

On September 7, 2021, the Company announced further drill results from an additional four holes. Highlights included intersecting 234.19g Ag eq/t over 53.20m in hole DHK-20 in the mineralized envelope of the SBBP, Hole DHK-19, intersected 108.24 g Ag eq/t over 48.2 and hole DCN-04 intersected seventeen mineralized intersections, principally Sn-Ag-bearing, over its 851.4m length.

Two additional holes were reported on September 28, 2021 including an intersection of 160.22g Ag eq/t (36.53 g Ag/t, 1.63%Zn, 1.20%Pb and 0.10%Sn) over 194.14 m in the SBBP. A further hole was reported on November 2, 2021 whereby 100 Ag eq/t (including 38.71 g Ag/t, 0.88%Zn and 0.51%Pb) over 188.5 m in the SBBP was intersected. On November 17, 2021 the results from channel sampling at the Porco Breccia Pipe (“PCP”) were reported together with an additional drill hole.

On February 1, 2022, the Company reported the results of seven additional drill holes. Highlights include; 239.72 g Ag eq/t (39.58 g Ag/t, 1.04% Pb, 0.26% Cu and 0.20% Sn) over 82.74m in hole DSB-01 and 134.47 g Ag eq/t (10.79 g Ag/t, and 0.15 %Sn) over 115.44m including a higher-grade section of 160.87 g Ag eq/t (9.65 g Ag/t, 0.21% Cu, and 0.17 %Sn) over 37.55m in hole DSB-02. Three of the holes reported on this day tested the CBP target with the final two testing the PBP target.

Six additional drill holes were reported on February 23, 2022, including 172.43 g Ag eq/t (40.16 g Ag/t, 0.51% Zn, 0.41% Pb and 0.13% Sn) over 303.05m in METSBUG-02, an underground metallurgical hole in the Santa Barbara mineral resource target area. The Company also intersected 171.57 g Ag eq/t (12.04 g Ag/t, 0.29% Zn, 0.22% Pb and 0.22% Sn) over 373.40m in the southern part of the Santa Barbara Target area in drill Hole DSB-03, which was reported on March 1, 2022.

On March 16, 2022, the results of a further two drill holes were announced, including 182.34g Ag eq/t (29.85g Ag/t, 1.01% Zn, 0.64% Pb, 0.11% Cu and 0.11% Sn) over 351.0m in METSBUG-01 and of 205.13g Ag eq/t (25.01g Ag/t, 0.11g Au/t, 0.13% Cu and 0.25% Sn) over 81.11m in DSB-25.

Filing of Base Shelf Prospectus

On March 10, 2022, the Company filed a preliminary short form base shelf prospectus with the securities regulatory authorities in each of the provinces of Canada except Québec (the final short form base shelf prospectus was subsequently filed by the Company with the said securities regulatory authorities on May 11, 2022). The base shelf prospectus allows the Company to qualify the distribution by way of prospectus of up to C\$100 million, in aggregate, of Common Shares, warrants and units, or any combination thereof, from time to time during the 25-month period during which the base shelf prospectus is effective. The specific terms of any future offering will be established in a prospectus supplement to the base shelf prospectus, which supplement will be filed with the applicable Canadian securities regulatory authorities in connection with any such offering. The Company filed the base shelf prospectus to provide it with greater financial flexibility going forward.

ITEM 5: DESCRIPTION OF THE BUSINESS

Summary

The Company is a Toronto, Canada-based precious and base metals exploration and development company focused on its Iska Iska Project, located in the Potosi Department in southern Bolivia. The Company has an experienced management team with a successful track record of advancing and monetizing exploration projects. Iska Iska is the Company’s only material mineral property. Iska Iska is in the exploration stage and is not currently in production.

Specialized Skill and Knowledge

Management of the Company is comprised of a team of individuals who have extensive expertise and experience in the mineral exploration industry and exploration finance and are complemented by an experienced board of directors (the “**Board**”). See ITEM 12: “*Directors and Officers*” below.

Competitive Conditions

The Company competes with other mineral exploration and mining companies for mineral properties, joint venture partners, equipment and supplies, qualified personnel and exploration and development capital. See ITEM 7: “*Risk Factors*” below.

Environmental Protection

The current and future operations of the Company are subject to laws and regulations governing exploration, development, tenure, production, taxes, labour standards, occupational health, waste disposal, greenhouse gas emissions, protection and remediation of the environment, reclamation, mine safety, toxic substances and other matters. Specifically, the Company’s projects are subject to an array of applicable norms, standards, laws and regulations. The Company holds all necessary licenses, permits and registrations, including environmental licenses and water permits, to carry out its planned current exploration activities at Iska Iska.

Compliance with applicable environmental laws and regulations increases costs and may cause delays in planning, designing, drilling and developing the Company’s projects. The Company attempts to diligently apply technically proven and economically feasible measures to advance protection of the environment throughout the exploration and development process, however it is often impossible to anticipate and mitigate all administrative delays.

Employees and Consultants

The Company maintains a head office in Toronto, Canada, and regional offices in Lima, Peru and Tupiza, Bolivia. As of July 2, 2024, the Company engaged the services of six (6) consultants and employees through its Toronto office and two (2) employees in Peru and 33 employees in Bolivia. As operations require, the Company also retains geologists, engineers and other consultants on a short term or per diem basis in Toronto and in the field in Bolivia and Peru, as well as temporary workers.

Foreign Operations

The Company’s only material mineral property is located in Bolivia and its operations are substantially carried out in that country. The Company’s La Victoria property is located in Peru. See ITEM 7: “*Risk Factors*” below.

ITEM 6: MATERIAL MINERAL PROJECT

6.1 Iska Iska Project

The Company’s only material mineral project is the Iska Iska Project. The following is a reproduction of the summary from the NI 43-101 technical report of Micon International Limited titled “*NI 43-101 Technical Report on the Initial Mineral Resources Estimate of the Iska Iska Polymetallic Project, Tupiza, Bolivia*”, with an effective date of August 19, 2023 and dated October 16, 2023 (the “**Iska Iska Technical Report**”), a copy of which report is available under the Company’s filings on SEDAR+ at www.sedarplus.ca. Defined terms used in this summary but not otherwise defined herein have the meanings ascribed to such terms in the Iska Iska Technical Report. Refer to the Iska Iska Technical Report for further particulars with respect to the exploration and diamond drilling completed by Eloro at Iska Iska to the end of July 2023. The Iska Iska Technical Report is incorporated by reference into this AIF. Readers are cautioned that the following summary should be read in the context of the qualifying statements, procedures and accompanying discussion within the complete Iska Iska Technical Report, and this summary is qualified in its entirety by the Iska Iska Technical Report.

Charley Murahwi, MSc., P.Geo., FAusIMM, Richard Gowans, P.Eng., Ing. Alan J. San Martin, MAusIMM(CP), and Abdoul A.Drame, B.Eng., P.Eng. of Micon were the “qualified persons” (within the meaning of NI 43-101) under the Iska Iska Technical Report.

Since the effective date of the Iska Iska Technical Report (August 19, 2023) to the date of this AIF, Eloro has announced assay results from additional diamond drill holes from its drilling program at the Iska Iska Project. These

assay results are included in the material change report of the Company dated December 28, 2023 (the “MCR”), copies of which are available under the Company’s filings on SEDAR+ at www.sedarplus.ca. The MCR is incorporated by reference into this AIF. Overall, the Company has completed 103,199 metres in 148 drill holes (34 underground holes and 114 surface holes) at Iska Iska.

Reproduction of Summary from the Iska Iska Technical Report Dated Effective August 19, 2023

Authorization and Purpose

Eloro Resources Ltd. (Eloro) has retained Micon International Limited (Micon) to prepare an initial mineral resource estimate on the Iska Iska Polymetallic Project (Iska Iska or the Project) in the Department of Potosi, southwestern Bolivia, and to compile a corresponding Technical Report as defined in the Canadian Securities Administrators’ (CSA) National Instrument 43-101 (NI 43-101), in compliance with Form 43-101F1, to support its release to the public.

The purpose of this Technical Report is to present an independent estimate of the Iska Iska mineral resources based on exploration work and diamond drilling completed to July 31, 2023, and to make recommendations to guide the ongoing drilling program aimed at upgrading and increasing the resource. The mineral resource disclosed in this report is best described as “INTERIM” as the deposit limits still remain to be established and much of the deposit has only been tested by wide-spaced drilling. Eloro requires an independent Technical Report in order to support regulatory disclosures.

The Project comprises a silver-tin and zinc-lead- silver polymetallic (Ag, Sn, Au, Pb, Cu, Bi, Zn, In) porphyry-epithermal complex. Since its inception in 2020, Eloro has completed detailed exploration encompassing geological mapping and geophysical investigations, carried out substantial mineralogical and metallurgical investigations and completed 96,386 m of diamond drilling in 139 drill holes. All these activities have returned positive encouraging results. This report not only supports the public disclosure of the initial mineral resource estimate and the interpretation of the exploration/metallurgical results thus far, but also provides details of Eloro’s next exploration phase to upgrade and expand the mineral resources, paving the way for preliminary economic studies, and in so doing, laying the foundation for advanced economic studies. The effective date of this report is August 19, 2023.

Project Description and Land Tenure

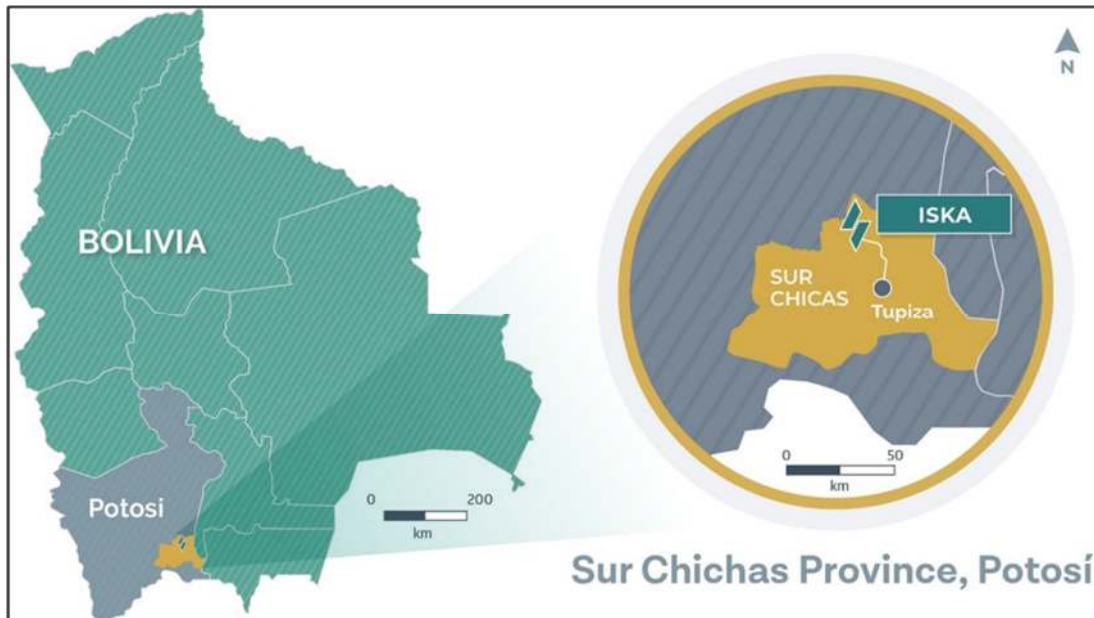
Location and Land Tenure

The Project is in the Sud Chichas Province of the Department of Potosi, southern Bolivia, approximately 48 km north of Tupiza city (Figure 1.1). It is within the Porvenir Concession which is comprised of 36 cuadrículas totaling 900 hectares (ha). “Cuadrícula” is the current mining measurement unit in Bolivia, which is an inverted pyramid with the inferior vertex pointing to the earth’s core, with a surface area equal to 25 ha.

The property is centred on Universal Transverse Mercator coordinate system, World Geodetic System 1984, Zone 20K, 205,500 meters (m) East and 7,655,500 m North. Access is by road from Tupiza requiring 4-wheel drive vehicles, a journey taking 1 to 1.5 hours, depending on weather conditions.

Empresa Minera Villegas SRL, a Bolivian Mining Company, is the title holder of the Porvenir Concession/Iska Iska Project. It holds a Special Transitory Authorizations (STAs) to develop its mining activities in accordance with the legal articles described in Section 4.4.

Figure 1.1
Location of the Iska Iska Project



Source: Eloro 2023.

Underlying Agreements

Eloro, through its 98% owned Bolivian subsidiary Minera Tupiza SRL, signed a Definitive Option Agreement with Empresa Minera Villegas SRL on January 6, 2020, through which the parties agreed: i) granting Eloro an option to acquire the mining rights on Porvenir Concession, which will be subject to the fulfillment of the suspensive condition agreed therein; and ii) the terms and conditions of adequate and sufficient compensation for the granting of the option and the signing of a Mining Association Agreement (JV) between the parties.

Likewise, on January 6, 2020, a JV was signed between Eloro, through its subsidiary Minera Tupiza SRL, and Empresa Minera Villegas SRL, through which it was agreed on the obligations and rights that both will hold and exercise over the Iska Iska Project. The JV was later duly notarized, registered, and published in compliance with the applicable mining regulations.

On September 28, 2021, Minera Tupiza SRL, as Eloro's subsidiary, signed a first addendum to the Option Agreement with Empresa Minera Villegas SRL and Empresa Unipersonal Minera VIROED -a sole proprietorship company-, through which the parties agreed to include and modify the Option Agreement to increase and improve the operations, activities, and mining projects to be developed, incorporating into the Iska Iska Project the mining areas denominated Mina Casiterita and Mina Hoyada ("Additional Areas"). Empresa Unipersonal Minera VIROED is the 100% direct solicitor of two new Administrative Mining Contracts over the Additional Areas. Once the Additional Areas are granted, Eloro will have the opportunity to either: a) execute the granted option on the Additional Areas -only if the suspensive condition is met-; b) acquire 100% of participation in VIROED -only if the latter is transformed into a limited liability company-; or c) sign JVs on the Additional Areas, giving Eloro 100% economic interest in the Additional Areas.

On September 20, 2022, Minera Tupiza SRL, as Eloro's subsidiary, signed a second addendum to the Option Agreement with Empresa Minera Villegas SRL and Empresa Unipersonal Minera VIROED through which the structure and the term of payment of the Option Agreement were modified.

Finally, on November 9, 2022, a Letter of Intent (LoI) was signed between Minera Tupiza SRL, as Eloro's subsidiary, and Edwin Alan Villegas Romero and Juan Rodrigo Villegas Romero - partners of Empresa Minera Villegas SRL-

through which the parties agreed to set out the terms and conditions for Eloro Resources Ltd. to acquire 100% of participation in Empresa Minera Villegas SRL once the entire purchase price has been paid.

According to the Definitive Option Agreement, its addendums, the LoI, and receipt of all the required regulatory approvals, Eloro must issue 500,000 common shares to Empresa Minera Villegas SRL and must complete the payment of US\$10 million to that company within four and a half years from the signing date of the Definitive Option Agreement. Additionally, once Eloro has control over the Additional Areas -in any manner agreed- it will have to issue 200,000 common shares to Edwin Alan Villegas Romero. During the 4.5 years, Minera Tupiza SRL will undertake an exploration and development program on the Iska Iska Project.

On September 20, 2022, the parties acknowledged that Eloro issued the corresponding 500,000 common shares in favor of Empresa Minera Villegas SRL and that it has already paid a US\$4.4 million of the company purchase price, which must be completed before July 6, 2024. More recently on October 1, 2023, Eloro made a further payment of US\$0.5 million to the vendor increasing the amount already paid to US\$4.9 million with final payment owing of US\$5.1 million.

Minera Tupiza SRL will work under the JV's terms and conditions alongside Empresa Minera Villegas SRL (Title Holder), which currently holds a Special Transitory Authorization (STA) on the Porvenir Concession to develop its mining activities under the Bolivian mining law/regulations as summarized below. To date, the Title Holder continues with the adequation procedure -migration to the new mining regime- for converting the STA into an AMC over the mining rights on the Porvenir Concession.

Geology and Mineralization

The Iska Iska deposit is in the southwest part of the Eastern Cordillera morpho-structural province of Bolivia, which is endowed with several major/world class polymetallic mines and mineral deposits including Cerro Rico de Potosi, Chorolque, Silver Sand, San Bartolome, San Vicente, Tasna, Choroma, and Siete Suyos.

Geology

Iska Iska is classified as a polymetallic porphyry-epithermal deposit (Bolivian type), associated with a Miocene possibly collapsed/resurgent caldera, emplaced on Ordovician age basement. Its mineralizing sequence/events commenced with a xenothermal high temperature pulse (Sn, W, Bi) characterized by the mineralogical paragenetic association comprising quartz, pyrite, cassiterite, rutile and tourmaline, which was superimposed by a later epithermal low temperature high sulphidation phase (Ag, Zn, Pb, Cu, Au), with minerals such as sphalerite, galena, chalcopyrite, pyrite, quartz, alunite, and silver sulphides, thus culminating in a polymetallic telescoped mineralized system.

The high temperature mineralizing event was developed mostly in the granodiorite and in the early and late intrusion breccia, whereas the low temperature phase was deposited in the overlying dacitic domes, whose conduits were later affected by phreatic and phreatomagmatic explosions and brecciation, where it was redeposited in favourable lithological-structural traps including large breccia pipes, which are highly permeable structures.

Intrusive breccias related to Andean tectonism remobilized the pre-existing mineralization (Sn, Zn, Pb, Ag, Cu, Bi, etc.) and redeposited it across all the rock types within the project area. The final late stage of the mineralization event is related to a process of selective or total replacement of both clasts and matrices predominantly by Ag, Pb, Zn, Fe sulphides.

Mineralization

The bulk of mineralization occurs within dacitic domes, the breccias and within a substantive dacitic porphyry in the caldera valley, now named the Iska Iska Porphyry, which is an important part of the overall porphyry-epithermal Ag-Pb-Zn mineralizing system. This later stage mineralization is superimposed on a higher temperature, earlier stage and likely deeper tin porphyry system which was intersected in drill holes principally on the west side of the Santa Barbara Breccia Pipe and at depth below the porphyry-epithermal mineralization.

Of the area drilled, the eastern half is enriched in Zn while the western half is enriched in Sn. In either case, the mineralization remains open (i.e., for Zn eastwards and north and south; and for Sn westwards and north and south). Thus, although the Iska Iska deposit is currently considered as one entity, in detail the deposit is split into two distinguished mineralization domains, i.e., a predominantly Zn-Pb-Ag mineralization to the east (Polymetallic Domain) and a Sn-Ag-Pb to the west (Tin Domain) – Figure 1.2.

Figure 1.2
Section Through the Iska Iska Deposit Showing the Distribution of Sn > 0.1% and Zn > 0.5% respectively

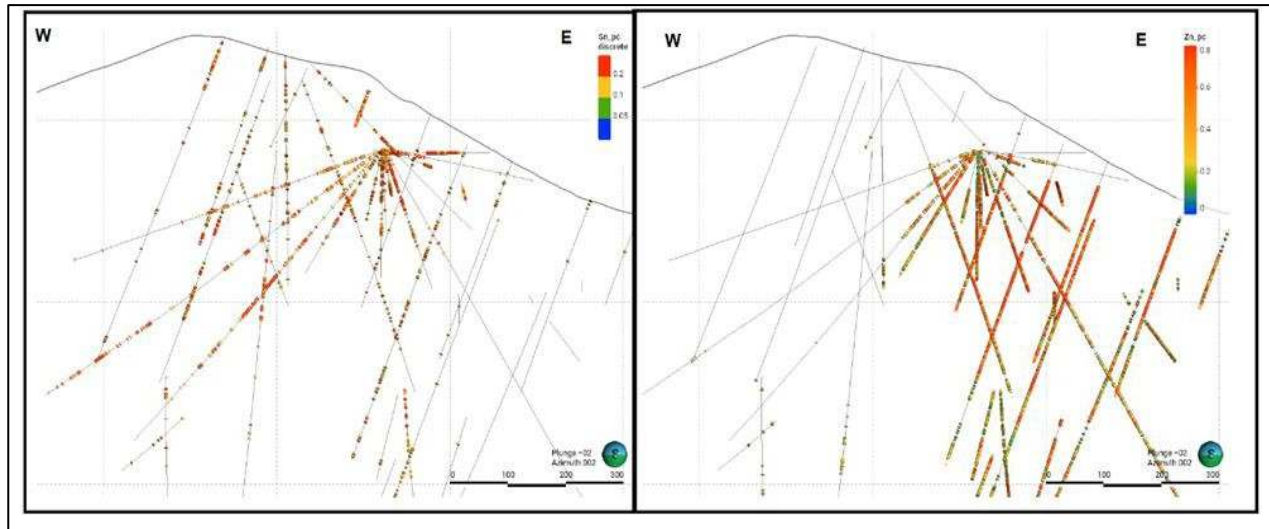


Table 1.1 which is based on unconstrained raw drill hole assays shows the statistics for the more important elements/metals within the Iska Iska Project area.

Table 1.1
General Statistics of the Iska Iska Database Assays as of 31 January 2023

Element	Count	Mean	Std. Dev	CV	Var	Min	L.Q	Median	U.Q	Max
Ag g/t	50907	7.78	52.43	6.74	2748.52	0.06	0.50	1.00	4.50	7050.00
Au g/t	50907	0.04	0.31	7.56	0.10	0.00	0.01	0.01	0.03	38.90
Bi %	50907	0.00	0.03	6.73	0.00	0.00	0.00	0.00	0.00	2.22
Cd %	50907	0.00	0.01	3.03	0.00	0.00	0.00	0.00	0.00	0.40
Cu %	50907	0.03	0.10	4.10	0.01	0.00	0.00	0.01	0.02	6.33
Fe %	47010	4.19	2.62	0.63	6.87	0.01	2.54	3.78	5.08	52.20
In g/t	15917	10.94	15.28	1.40	233.59	0.09	10.00	10.00	10.00	961.00
Pb %	50907	0.12	0.58	4.71	0.33	0.00	0.01	0.01	0.06	28.29
Zn %	50907	0.28	0.76	2.71	0.58	0.00	0.01	0.04	0.21	20.90
Sn %	50907	0.03	0.12	3.76	0.01	0.00	0.00	0.01	0.02	9.84

Of particular note and significance are the elevated mean values of Ag, Au, In, Pb, Sn and Zn which are clearly above the general background values in the earth crust; for example, Ag has a raw mean of about 8 g/t. This assuredly demonstrates not only a wide scale but also an extremely intense mineralizing event(s).

The main mineralized structures are veins, vein breccias, veinlets, stockworks, disseminations and replacements in the breccia pipe and adjacent dacitic domains. Typically, grades in the adjacent dacitic rocks enveloping the breccia pipes tend to be higher than those in the breccia due to less dilution from unmineralized fragments that are widespread in the breccia.

Status of Exploration

Geology/Mineralization

Breccia Pipes

A substantial amount of diamond drilling and geological work by the Eloro team since the May 2022 Technical Report along with bore hole induced polarization surveys (BHIP) has led to a much greater understanding of the geology of Iska Iska. The major advance in understanding is that the original breccia pipe-hosted mineralization (especially in the Santa Barbara Breccia Pipe in which the original discovery hole was drilled, (see the Eloro press release of January 26, 2021) has become a lesser part of an enormous mineralization system within the Iska Iska caldera complex with a diameter exceeding 2 km and extending to a depth of more than 1 km.

Geological marker

Currently, a geological marker to define mineralization/deposit limits remains elusive. Analytical results to date indicate that there is little, if any, definitive lithological control to the mineralization as significant mineralized intercepts have been encountered in all rock types encompassing dacitic and basement sedimentary rocks. However, it should be noted that all drilling so far is within the Iska Iska Caldera Complex and the telescoping mineralization events may have obliterated lithological controls. Mineralization beyond the caldera remains to be tested. Similar to lithology, no single hydrothermal alteration type is definitive in the identification of mineralized zones. These observations culminated in a modelling strategy that utilizes a silver equivalent threshold value as discussed in detail in Section 1.6.1 below.

Currently, a Geologic AI scanning program is in progress at site. It is hoped that this program will benefit the project by establishing geometallurgical domains that will assist in a rapid recognition of the mineralization envelopes and reduce sampling/analytical costs.

Geophysics

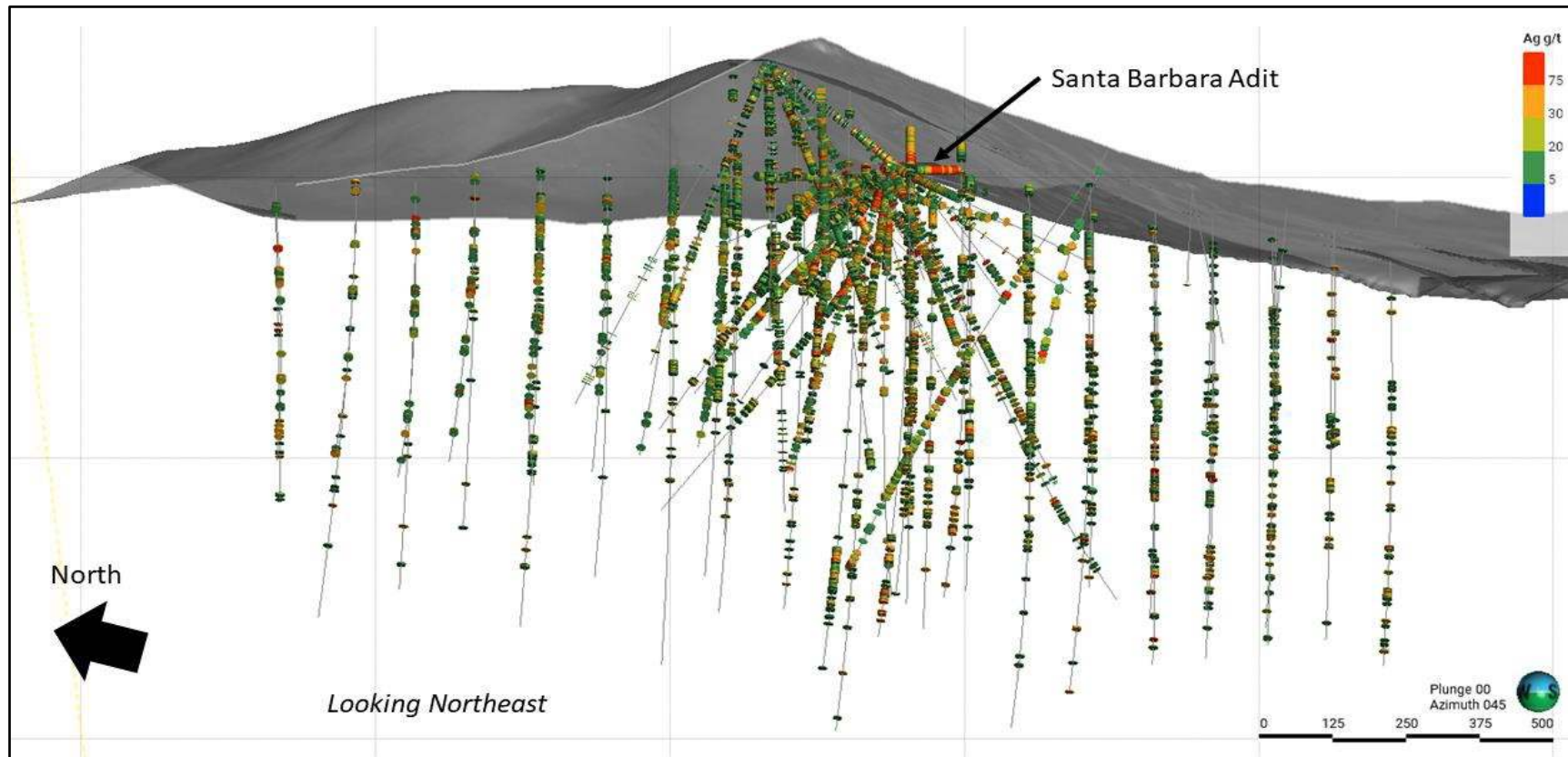
IP downhole surveys and magnetometry collectively indicate an electrically continuous mesh of sulphide stringers, disseminations/impregnations and breccias of mineralization over the entire drilled area. This finding is well supported by the drilling results (see Figure 1.3 below) and by spatial analysis/variography described in detail in Section 14.0 of this report.

Geophysical data, i.e., 3D inverse magnetic modeling and analytical signal magnetic maps as discussed in more detail in Section 9.2.3, indicate the potential for a very extensive tin porphyry deeper in the Iska Iska system. The magnetic analytical signal map suggests that the overall deeper tin porphyry system may extend for as much as 5 km by 3 km. The central part of the Iska Iska caldera underlain by the Iska Iska Porphyry is within this large potential tin complex and is marked by a low magnetic signature surrounded by a much higher-level magnetic signature.

Diamond Drilling

To date 139 holes (principally HQ size except in deep holes where holes were stepped down to NQ size) totalling 96,386 m have been completed covering a surface area of about 2.5 km x 3 km. All drill holes intersected mineralization with reportable intersections (Figure 1.3); the deepest hole is about 1 km. Deposit limits remain open in all directions and at depth.

Figure 1.3
Vertical Section Through the Iska Iska Deposit Showing Ag Assays > 10 g/t in Drillholes.



Metallurgical Testwork

Preliminary tests at TOMRA in Germany indicate the mineralization at Iska Iska is amenable to “ore-sorting” with removal of at least 40% of the waste in the Polymetallic Domain and up to 80% in the Tin Domain which would substantially increase concentrator feed grades as well as reduce future operating costs and significantly lower the cut off grades (COG) for the pending mineral resource estimate update (MRE).

Positive “ore-sorting” results were obtained from composite samples of both the tin (Sn) and polymetallic (Ag-Zn-Pb) mineralization domains in the Santa Barbara area indicating its wide applicability throughout the entire deposit.

Preliminary Estimate of Zinc, Lead and Silver Recoveries from Polymetallic Mineralization

The QP recognizes that the metallurgical testwork results obtained to date are only preliminary and further optimization testwork will improve metal recoveries and quality of the final concentrate products. Nevertheless, a combination of the preliminary “ore sorting” results and results from the two locked cycle flotation tests have been used to provide preliminary metallurgical parameters for the maiden mineral resource estimate. The overall estimated metallurgical recoveries for the Polymetallic (Zn-Pb-Ag) Domain are based on pre-concentration recoveries of 97% for Zn, Pb and Ag, followed by the concentrator recoveries of Zn = 87%, Pb = 80%, Ag = 88%.

Preliminary Estimate of Tin Recoveries

The results from the tin recovery tests completed by UTO, BCR, WAI and TOMRA have been used by Eloro to develop a preliminary tin recovery flowsheet with scoping level test results that could be used to support the mineral resource estimate. In the analysis of the testwork results the tin recoveries from the testwork were adjusted to produce a 5% Sn concentrate, which is considered a reasonable feed grade for the tin fuming process. At this preliminary stage of the project development, metallurgical recoveries for the Tin Domain are based on pre-concentration recoveries of 62% for Sn followed by concentrator recoveries of Sn = 50%, Pb = 64% and Ag = 53%.

The work by WAI showed that the reasonable recoveries of potentially valuable silver, lead and gold from tin mineralization are possible. Non-optimized recoveries of Ag, Pb and Au into the bulk sulphide concentrate were 58%, 70% and 68%, respectively.

It is clear that the cassiterite within the Iska Iska deposit occurs in several forms, from relatively large-grained particles which can readily be recovered using conventional mineral processing technologies, to ultra fine grains that will remain locked in gangue or lost as slimes. The occurrence of “wood tin” has also been documented, which is a variety of cassiterite composed of radiating fibers resembling dry wood, generally formed at relative low temperatures. Although the estimate of tin recovery is based on actual results from tests undertaken on a variety of tin-rich styles of mineralization occurring at Iska Iska, separate estimates and recovery models for different tin-rich zones may be a more appropriate way forward.

Recoveries for Other Metals

Copper and gold as well as other secondary metals including indium were not included herein as additional metallurgical test programs are required to properly assess their potential contribution as by-products.

Mineral Resource

Modelling Strategy

The deposit (as described under subsections 1.3.1/1.3.2 above) consists of several potentially economic components/elements that contribute to the deposit value. The polymetallic nature necessitates the use of an equivalent metal grade by consideration of the metal prices and recoveries in reporting drill intersections of significance and also in determining threshold values for modelling in the absence of a geological marker. Silver equivalent (AgEq) was selected due to Silver (Ag) having a clearly distinct anomalous average value (Table 1.1). The formula used for calculating the AgEq value is as follows:

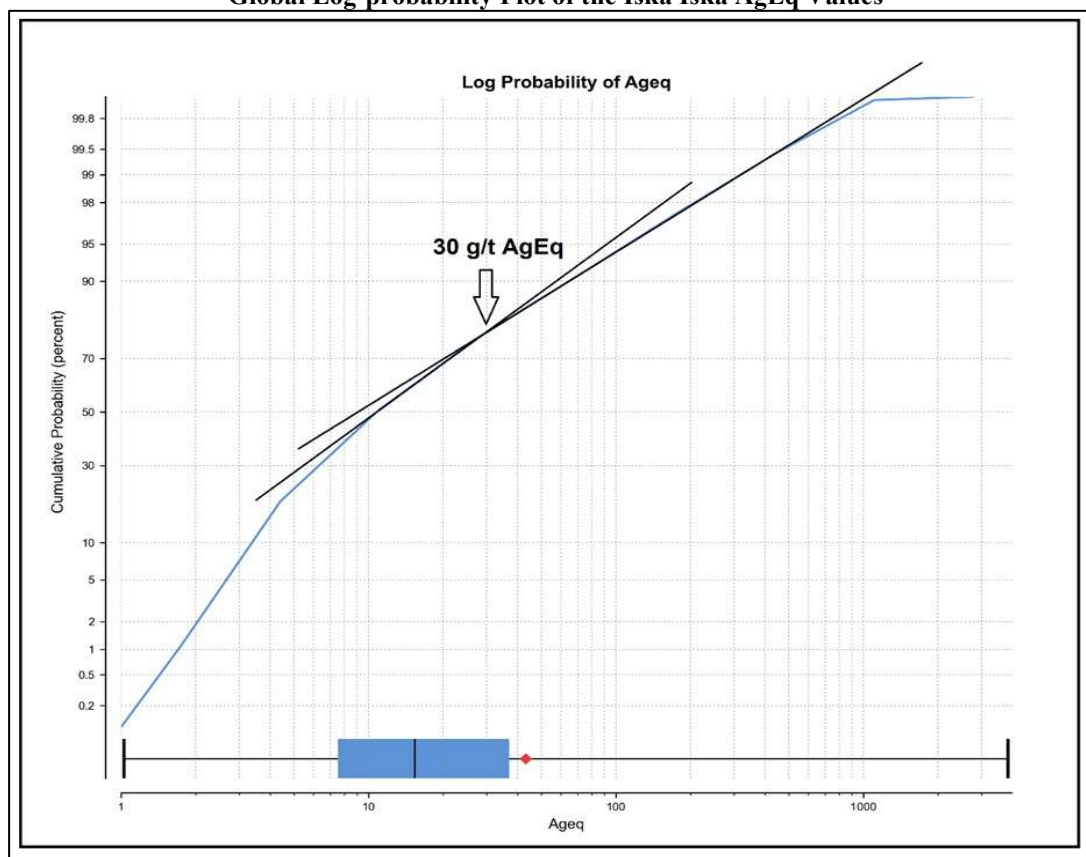
$$\text{AgEq g/t} = [(\text{Ag ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Pb ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Zn ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Sn ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Cu ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Au ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Bi ppm} \times \% \text{Rec.} \times \text{Price/g}) + (\text{Cd ppm} \times \% \text{Rec.} \times \text{Price/g})] / (\text{Ag Price/g} \times \% \text{Rec})$$

(where Rec. = metallurgical recovery.)

The following are not included in the AgEq formula: mining, processing, and transport costs.

Modelling of the deposit was based on an AgEq threshold value of 30 g/t based on the log-probability plot as shown below in Figure 1.4.

Figure 1.4
Global Log-probability Plot of the Iska Iska AgEq Values



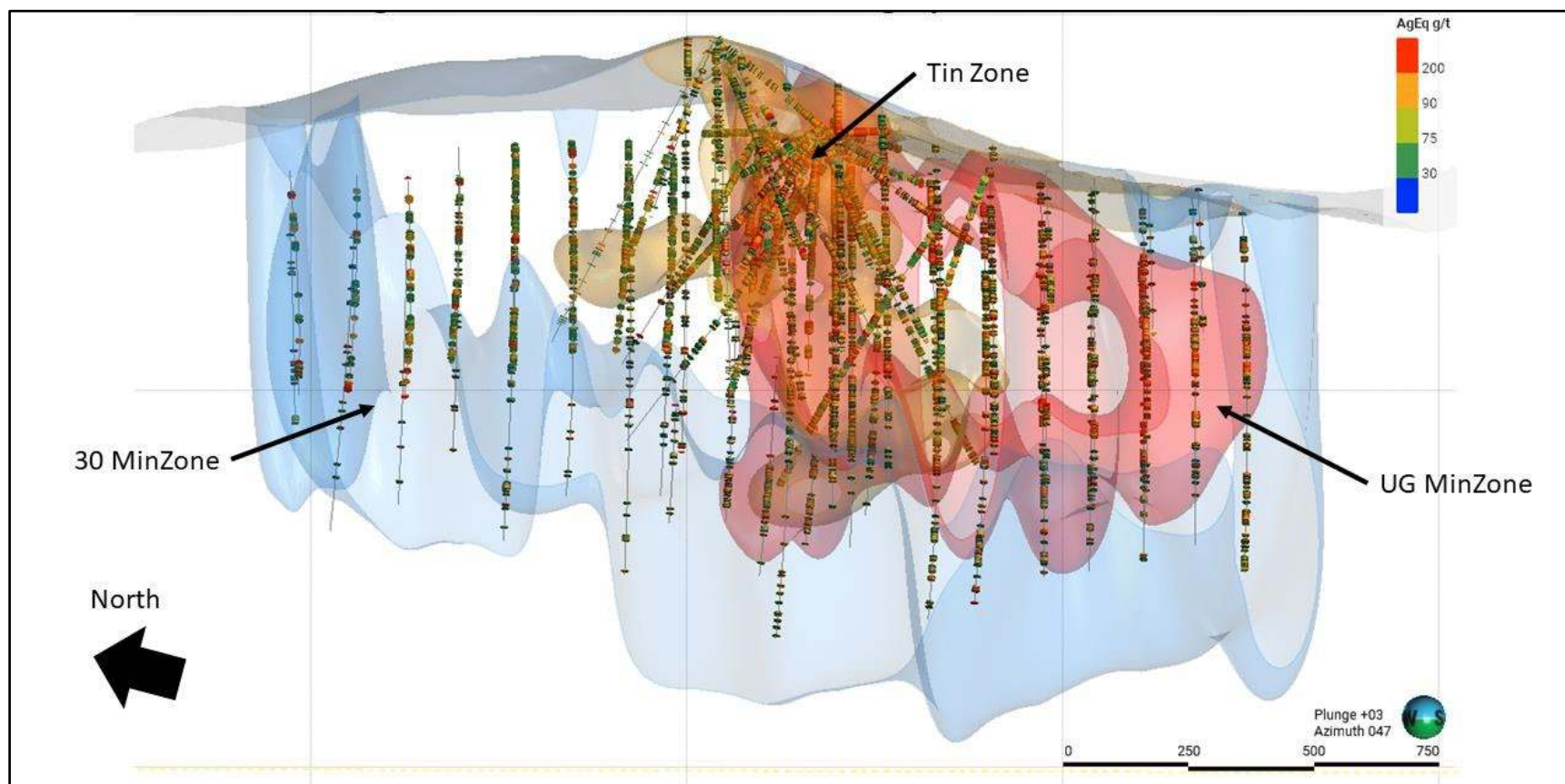
The 30 g/t AgEq threshold shows a clear break from lower grade/background mineralization to higher grade mineralization. Note that a log-probability curve was used as the distribution of the AgEq values is log-normal.

Modelling the broad envelope of mineralization was achieved using a threshold value of 30 g/t AgEq as determined above. Assuming favourable economic factors (especially good metal recovery factors), the 30 g/t AgEq (30 MinZone) would possibly yield an open pit resource since the mineralization is broad and at/close to surface. Mineralization likely to yield a potential underground resource was modelled at an arbitrarily selected threshold value of 75 g/t AgEq (UG MinZone) and is entirely enclosed within the 30 g/t Ag Eq envelope.

To fully assess the significance of the tin resource, a tin-based wireframe (Tin Zone) was also modelled using a threshold value of 0.1% Sn to define the potentially economic high-grade core.

The modelled wireframes are shown in Figure 1.5. Of particular note is the fact that the 30 g/t AgEq envelope(30MinZone) encompasses all holes drilled reflecting that the mineralization remains open in all directions.

Figure 1.5
Vertical Section of the Iska Iska Deposit Wireframes



Remarks:

The use of an equivalent metal grade/NSR (net smelter return) value in multi-metal deposits is enshrined in the CIM 2019 Best Practice Guidelines (see page 34).

In all Press Releases (PRs) from 2020 up to mid 2023, Eloro assumed 100% recovery for all the metals while awaiting results for metallurgical testwork. Metallurgical recoveries for the Iska Iska deposit are now available for Ag, Pb, Sn and Zn as described under Section 1.5 above; however, recoveries for the other potentially valuable metals including Au, Cu, In, Cd and Bi are pending. Nonetheless, it is recommended that with immediate effect going forward, AgEq calculations should only include metals with established metallurgical factors.

From 2020 up to 2022, the metal prices (US\$/kg) used are as follow: Ag = \$607.00; Sn = \$23.55; Zn = \$2.98; Pb = \$1.92; Au = \$54,932.80; Cu = \$7.00; Bi = \$12.76; and Cd = \$5.50.

Estimation Approach/Strategy

As already noted above, the Iska Iska deposit is polymetallic in nature and as such, the value of its mineralized material will result from the extraction and sale of a combination of metals. For the current Initial Mineral Resource, only Ag, Pb, Sn and Zn are considered as they are the only elements for which metallurgical recoveries have been provided. Pending further success in metallurgical testwork, Cu, Au, and In and possibly others may be added to the economic equation. Based on current drilling results, none of the metals constituting the deposit is of high enough grade to make the deposit potentially economic on its own without significant contributions from the other co-products. Hence, Micon selected the Net Smelter Return (NSR) approach which recognizes co-products as opposed to the Metal Equivalent approach which recognizes a chief product supported by by-products. For the NSR method, the dollar value that each metal contributes towards the total value is calculated and is expressed as one value referred to as the NSR value. The calculation of an NSR value considers revenues, metallurgical recoveries, on-site operating costs, smelter deductions, treatment charges, penalties, and transportation costs for all metals of potential economic interest. This NSR value can then be used to derive a cut-off value, where the NSR cut-off value is then the dollar value of a given sample or block that equals the total operating costs, as appropriate.

Remarks:

It is important to note that the silver equivalent (AgEq) grade metric is not as informative as the NSR values, because it fails to include the post processing (smelting) factors such as deleterious elements charges, concentrate mass pull, treatment, and transport costs. This makes the NSR metrics a better representation of the deposit potential. AgEq is only used within this report to define the limit of the potential open pit and potential underground mineralization. All resource estimations have been done using NSR values.

Grade/Tonnage Estimation Process

Grade interpolation parameters were determined on the basis of variography as detailed in Section 14.0. The ordinary kriging (OK) technique was used for block grade interpolation. Grade interpolations were conducted separately for each of the wireframes. The block grade interpolation was validated globally by using Inverse Distance Squared (ID2) and Inverse Distance Cubed (ID3) methods (see Section 14.0); and locally by comparing block grades with composites in the core Santa Barbara area as shown in Table 1.2 below.

Table 1.2
Comparison of Composite Grades Versus Block Grades

Element	Count		Avg. Grade		Difference
	Comps	Blocks	5 m Comps	Blocks	
Ag g/t	823	14,929	34.932	34.362	-1.63%
Au g/t	823	14,929	0.065	0.068	5.21%
Cu %	823	14,929	0.095	0.092	-3.90%
Pb %	823	14,929	0.555	0.541	-2.48%
Sn %	823	14,929	0.109	0.106	-3.07%
Zn %	823	14,929	0.545	0.513	-5.87%

Tin Envelope

Element	Count		Avg. Grade		Difference
	Comps	Blocks	5 m Comps	Blocks	
Sn %	2,694	111,354	0.106	0.106	-0.05%

The comparison in Table 1.2 demonstrates that the overall estimate is reasonably conservative and matches the input data.

For tonnage estimates, SG values were interpolated within the mineralized wireframes using the ID2 method. A global average SG value of 2.87 t/m³ was applied in those areas where density data was not available.

Mineral Resources Estimate Parameters/Assumptions

The economic and technical parameters/assumptions which offer the Iska Iska deposit reasonable prospects for eventual economic extraction by open pit (OP) and underground (UG) mining are as follow:

Economic Parameters

Three-year trailing average metal prices in US\$ of Ag = \$22.52/oz, Pb = \$0.95/lb, Sn = \$12.20/lb, Zn = \$1.33/lb, and an exchange rate of 1.30 CAD\$: 1 US\$.

Mining Costs = US\$3.41/t and US\$25.22/t for OP and UG, respectively; G & A = US\$0.55/t for Polymetallic Domain (Zn-Pb-Ag) and US\$0.68/t for the Tin Domain.

Technical Parameters

Metallurgical recoveries for the polymetallic Zn-Pb-Ag domain are based on pre-concentration recoveries of 97% for Zn, Pb and Ag, followed by the concentrator recoveries of Zn = 87%, Pb = 80%, Ag = 88%.

Metallurgical recoveries for the tin- domain are based on pre-concentration recoveries of 62% for Sn followed by concentrator recoveries of Sn = 50%, Pb = 64% and Ag = 53%.

For the open pit shell, the general pit slope angle was assumed to be 45 degrees based on general industry standards applicable to situations where geotechnical studies have not been conducted. The underground resource is based on continuous/coherent shapes after discounting a crown pillar of about 20 m in thickness.

NSR Determination

Based on the economic and technical parameters discussed above, the NSR value for each mineral block was calculated using the following formula.

$$NSR \text{ Fourmula: } NSR(x_1, x_2, \dots, x_n) = x_1 r_1 p_1 (V1 - R1) + x_2 r_2 p_2 (V2 - R2) + \dots + x_n r_n p_n (V_n - R_n) - \frac{c_s}{K} - \frac{c_t}{K}$$

Where:

x= Grade of each metal in deposit

r= Process recovery of each metal
 R= Refining cost of each metal
 p= Smelting recovery of each metal
 V= Market sale value of each metal
 K= Metric tons of material required to produce one metric ton of concentrate
 Cs= Smelter cost per ton concentrate
 Ct= Transportation costs per ton of concentrate

Mineral Resource Definition

Following the validation of the interpolated grades and establishment of the NSR factors as described above, the following steps were taken to arrive at qualifying and quantifying the mineral resource:

1. Merging the MinZone 30, MinZone UG and the Tin Zone but maintaining the established hard boundaries in order to preserve the high grade.
2. Assigning NSR values to each block in the merged wireframes.
3. Conducting open pit optimization using Lerch Grossman method.
4. Defining coherent blocks beneath the optimized pit giving an allowance of a 20 m thick crown pillar.

Mineral Resource Statement

Based on the economic and technical assumptions discussed in sub-section 1.6.4, and the definition procedures described in sub-section 1.6.5, the Initial Mineral Resources for the Iska Iska deposit are summarized in Table 1.3. As already discussed, due to the multi-metal nature of the deposit, the resources are reported using NSR cut-off values which are as follows:

Polymetallic Zinc-Lead-Silver domain = US\$9.20/t for open pit (OP) and US\$34.00/t for underground (UG) mining; Tin Domain (with silver + lead credits) = US\$6.00/t for OP only. The NSR cut-off grades take into account operating costs, impact of “ore-sorting” and metallurgical recoveries in both domains.

Table 1.3
Summary of the Iska Iska Interim Mineral Resources as of August 19, 2023

Category	Domain	Item			Average Value			
		Mining Method	Zn-Pb NSR Cut-off (US\$/t)	Tonnage (Mt)	Zn+Pb NSR (US\$/t)	Zn (%)	Pb (%)	Ag (g/t)
Inferred	Polymetallic	OP	9.20	541	20.32	0.69	0.28	13.6
		UG	34.40	19	42.23	1.88	0.36	18.8
		OP+UG	-	560	21.08	0.73	0.28	13.8
Inferred	Tin	OP	6.00	110	12.22	0.12	0.14	14.2

Notes:

1. The mineral resources have been estimated in accordance with the CIM Best Practice Guidelines (2019) and the CIM Definition Standards (2014).
2. It is reasonably expected that the majority of the Inferred Mineral Resource could be upgraded to an Indicated Mineral Resource with continued exploration. OK interpolation method was used.
3. The OP Mineral Resources are reported within a constrained pit shell (slope angle 45 degrees) at NSR cut-off values of US\$6/t and US\$9.20, for Tin Domain (Tin-Lead-Silver) and Polymetallic Domain (Zinc-Lead-Silver), respectively. The UG resource is a coherent mass (less 20 m thick crown pillar) beneath the pit reported at a cut-off of US\$34.40.
4. Metallurgical recoveries for the Polymetallic Domain are based on pre-concentration recoveries of 97% for Zn, Pb and Ag, followed by the concentrator recoveries of Zn = 87%, Pb = 80%, Ag = 88%.
5. Metallurgical recoveries for the Tin Domain are based on pre-concentration recoveries of 62% for Sn followed by concentrator recoveries of Sn = 50%, Pb = 64% and Ag = 53%.
6. The mineral resource estimate is based on 3-year trailing average metal prices of Ag = US\$22.52/oz, Pb = 0.95/lb, Sn = US\$12.20/lb, Zn = US\$1.33/lb, and an exchange rate of 1.30 C\$: 1 US\$.

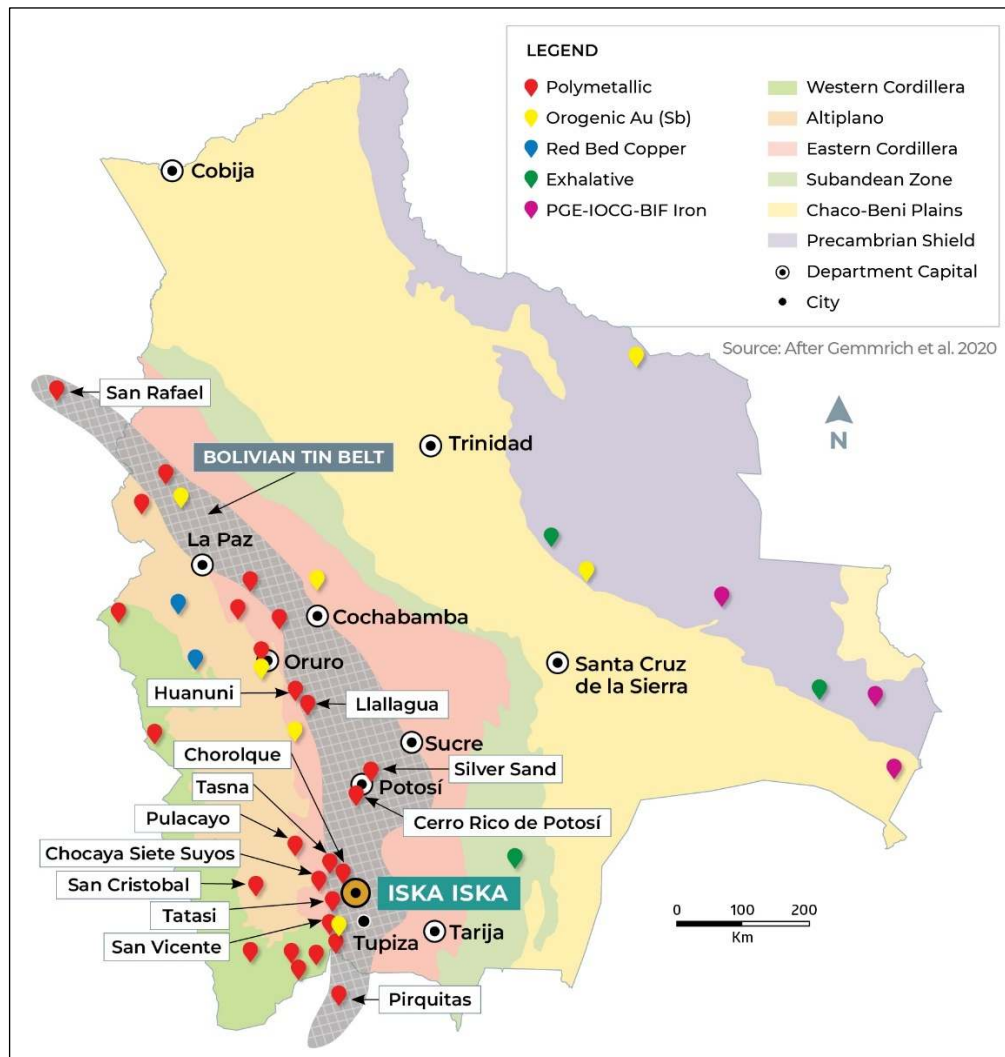
7. *Other economic factors include: mining costs = US\$3.41/t and US\$25.22/t for open pit and underground, respectively; G & A costs = US\$0.55/t for the Polymetallic Domain and US\$0.68/t for the Tin Domain; all-inclusive processing costs for the Polymetallic Domain = US\$8.62/t comprising US\$0.40/t for pre-concentration followed by US\$12.66/t for concentrator, and all-inclusive processing costs for the Tin Domain = US\$5.29/t comprising US\$0.40/t for pre-concentration followed by US\$13.80/t for concentrator. Concentrate transportation, smelting and refining terms have been included for the Polymetallic Domain. Tin fuming recoveries and costs, and concentrate transportation, smelting and refining terms have been included for the Tin Domain.*
8. *Mineral resources unlike mineral reserves do not have demonstrated economic viability. The estimate of mineral resources may be materially affected environmental, permitting, legal, title, taxation, socio-political, marketing, or other relevant issues.*
9. *The QPs are not aware of any known permitting, legal, title, taxation, socio-economic, marketing, political, or other relevant factors that could materially affect the Mineral Resource estimate.*
10. *The UG resources include the 'must take' minor material below cut-off grade which is interlocked with masses of blocks above the cut-off grade within the MSO stopes.*
11. *Figures may not tally due to rounding.*
12. *Average stripping ratio for the open pit is 1:1. The open pit has a diameter of approximately 1.4 km and extends to a maximum depth of approximately 750 m from the summit of the Santa Barbara hill.*

Interpretation and Conclusions

Geological Setting

The potential of the Iska Iska Project is unquestionable in terms of its regional geological setting. As shown in Figure 1.6, it is in the midst of a proven metallogenic district with well-established world-class mines such as Cerro Rico de Potosi, Chorolque, and San Vicente.

Figure 1.6
Location of Iska Iska Within the Western Cordillera Metallogenic District



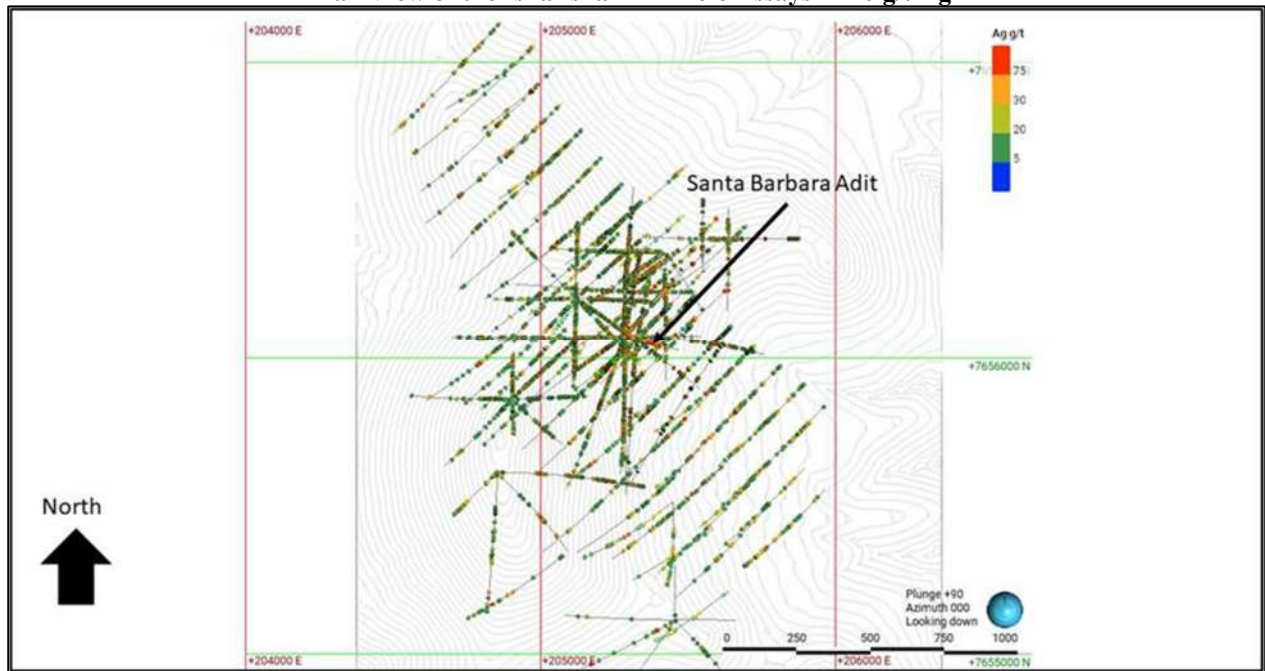
Source: Gemmrich et al., 2020.

The fact that nearby mines of the Bolivian polymetallic type are operating profitably gives credibility to the positive results already recorded for the current/on-going metallurgical and “ore sorting” investigations at Iska Iska.

Scale of Mineralization

The area tested by drilling measures 3 km x 2 km. It is remarkable that all holes drilled intersected reportable mineralization as shown in Figure 1.5 above and Figure 1.7 below. Thus, the drilling success rate is 100%, providing indisputable evidence for an extensively developed mineralizing system. Currently, the limits of the mineralized envelope in the project area remain undetermined.

Figure 1.7
Plan View of the Iska Iska Drill Hole Assays ≥ 10 g/t Ag



Source: Generated from the Iska Iska MRE Database, Micon 2023.

Based on assays received to date, the best mineralization in terms of grade and widths is within the Santa Barbara area. However, it appears that this may be an artifact of drilling density and multiple orientations of the drill holes.

Metal Distribution/Domains

Analysis of the Iska Iska deposit chief metal distributions based on assays received to date reveals the following:

Ag is ubiquitous in above average concentrations throughout the drilled area of the Iska Iska deposit as seen in Figure 1.7 above. Au is also apparently ubiquitous.

Sn of significance occurs on the west half of the drilled area as earlier noted in Figure 1.2

Zn of significance occurs on the east half of the drilled area also as earlier noted in Figure 1.2

Pb of significance generally occurs on the east half of the drilled area as shown in Figure 1.8 below.

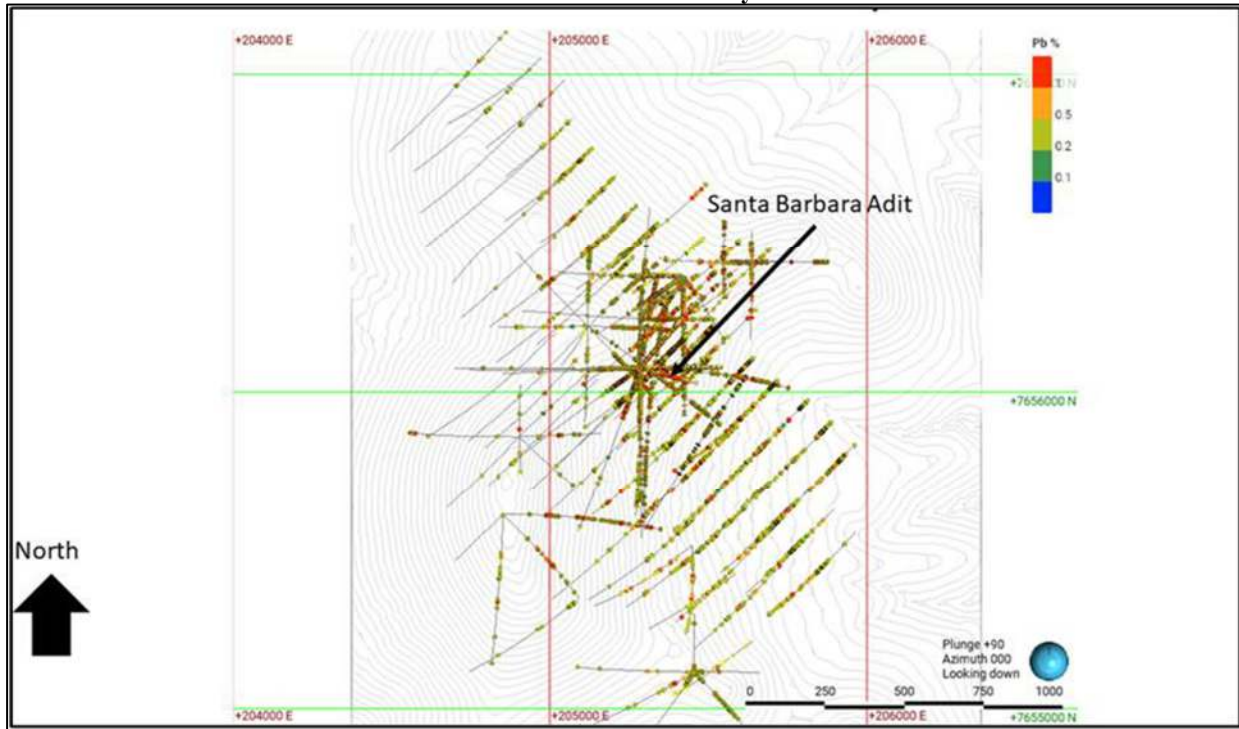
The distribution of other metals likely to be incorporated in future mineral resource updates are shown in Appendix 3.

The metal correlations matrix (Table 1.4) shows that the strongest relationships are between Pb and Ag; Pb and Zn; Sn and Ag; Cd and Zn; and between Cd and Pb.

Table 1.4
Iska Iska Deposit Metal Correlation Matrix Within the Broad 30 MinZone

Element	AgCAP	AuCAP	BiCAP	CdCAP	CuCAP	PbCAP	SnCAP	ZnCAP
AgCAP	1.00	0.17	0.24	0.11	0.17	0.52	0.37	0.16
AuCAP	0.17	1.00	0.29	0.07	0.10	0.12	0.17	0.13
BiCAP	0.24	0.29	1.00	0.04	0.22	0.09	0.24	0.03
CdCAP	0.11	0.07	0.04	1.00	0.01	0.37	0.06	0.57
CuCAP	0.17	0.10	0.22	0.01	1.00	0.07	0.23	-0.02
PbCAP	0.52	0.12	0.09	0.37	0.07	1.00	0.32	0.50
SnCAP	0.37	0.17	0.24	0.06	0.23	0.32	1.00	0.06
ZnCAP	0.16	0.13	0.03	0.57	-0.02	0.50	0.06	1.00

Figure 1.8
Plan View of the Iska Iska Pb Assays $\geq 0.2\%$ Pb



Metallurgy

Pb-Zn-Ag Flowsheet Development

Preliminary testwork to date, using Pb-Zn-Ag composite samples selected by Eloro to represent typical Iska Iska mineralization, has shown that salable lead and zinc concentrates containing significant silver can be produced using conventional, industry standard technology.

Cu and Au as well as other secondary metals including In were not included herein as these require additional metallurgical tests but have potential to contribute as by-products.

Tin Flowsheet Development

The metallurgical and mineralogical test results from the preliminary testwork described in this report suggest that tin deportment and cassiterite liberation characteristics vary considerably throughout the Iska Iska deposit. Although a preliminary prediction of tin recovery has been developed based on the early stage testwork results, a great deal of additional geo-metallurgical work needs to be done to optimize the flowsheet and to better understand the mineralogical constraints within the various tin- rich domains.

Initial Mineral Resources

Geometry/Morphology

As already stated above, the Iska Iska mineral resources are separated into a Polymetallic (Zn/Pb/Ag) resource and a Tin (Sn/Ag/Pb) resource. The 3D perspective of the mineral resources is shown in Figure 1.9 and a vertical section is presented in Figure 1.10.

Figure 1.9
D Perspective of the Iska Iska Mineral Resources

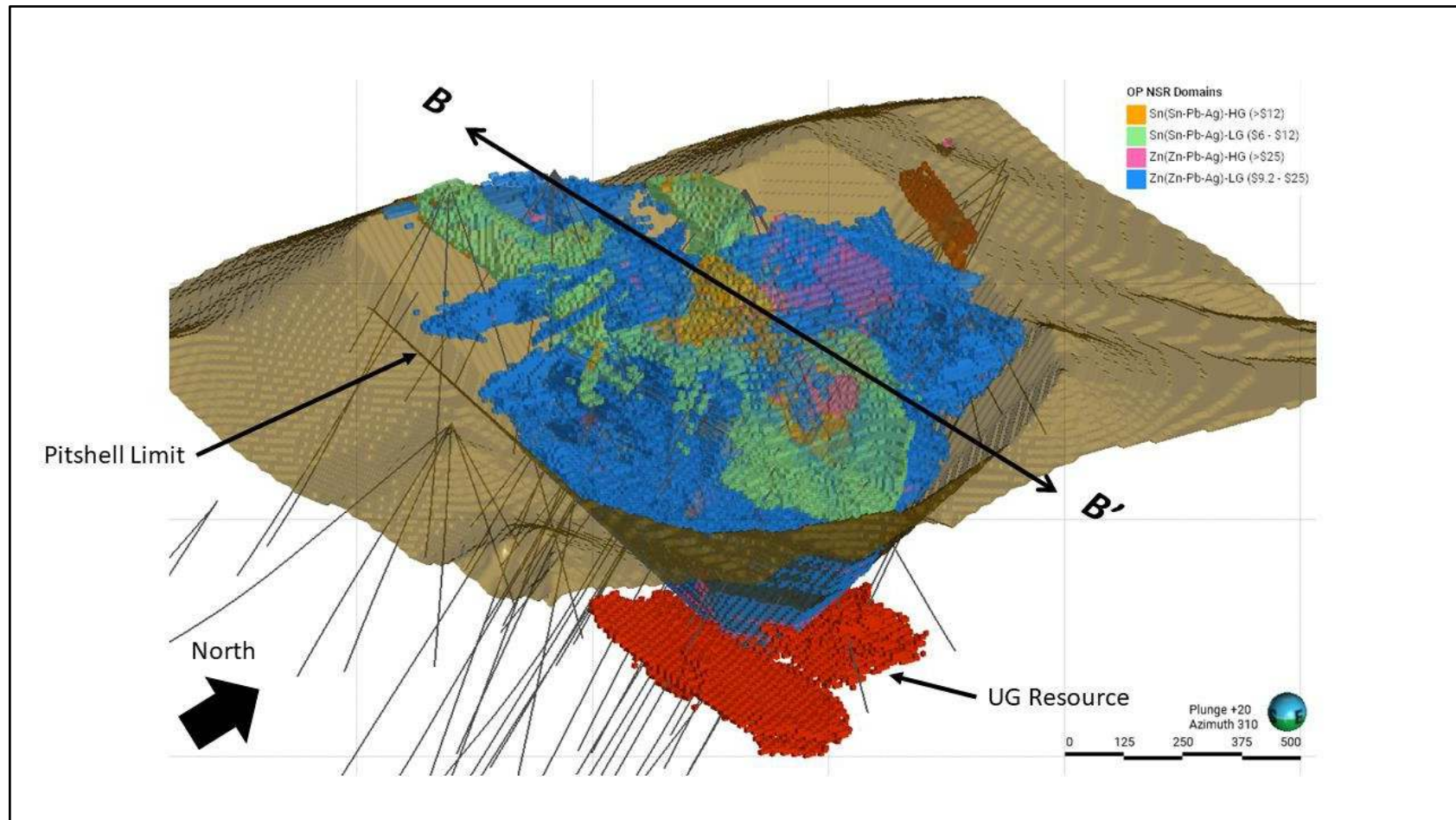
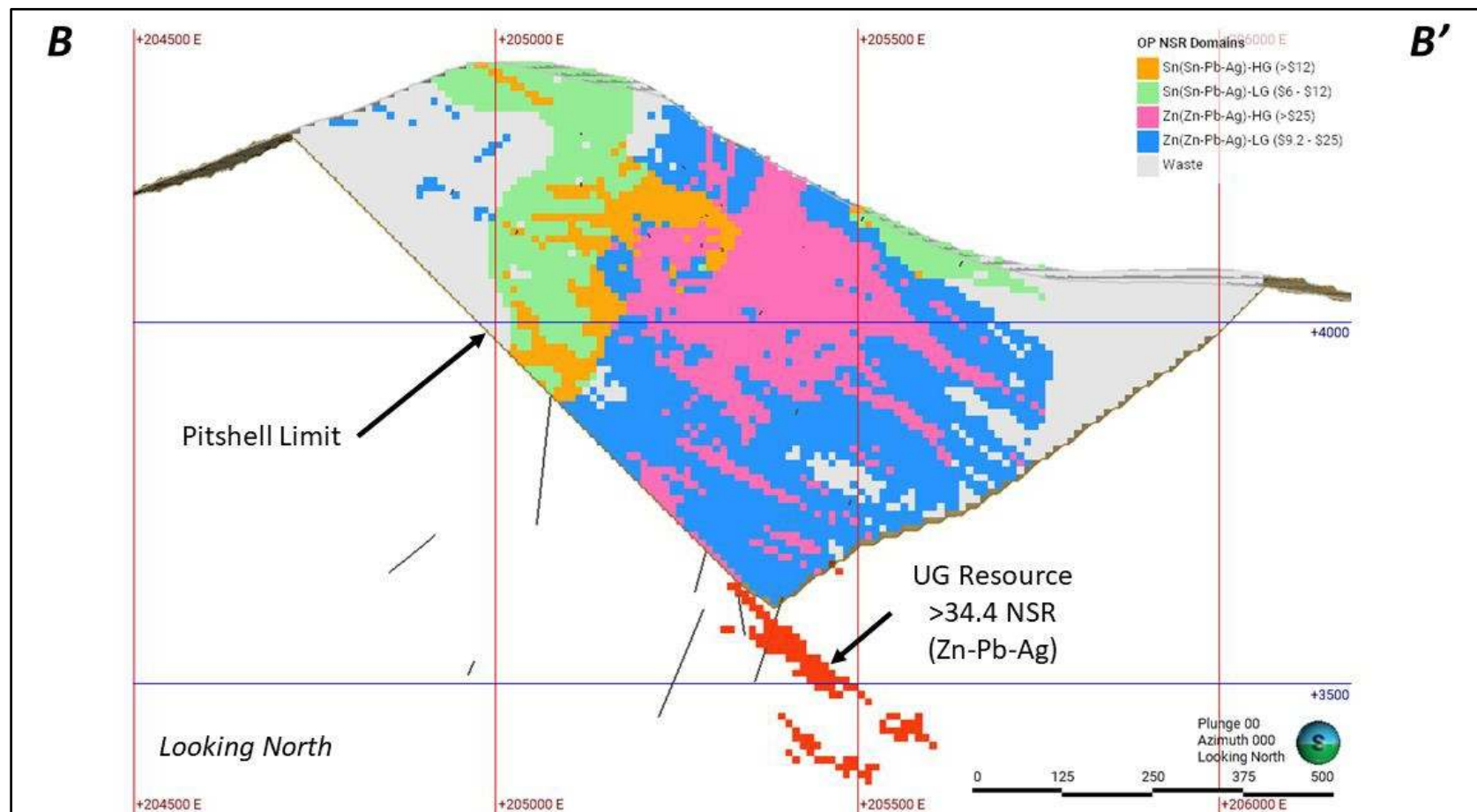


Figure 1.10
Long Section of the Iska Iska Resource Model



Note: For Sn, HG = NSR > US\$12/t & LG = NSR between US\$6/t and US\$12/t. For Zn/Pb, HG = NSR > US\$25/t & LG = NSR between US\$9.2/t and US\$25/t. UG Resource = NSR > \$34.40/t.

Key Attributes

The resources are characterized by the following important attributes which will have favourable influence on the viability of the deposit in future economic studies:

- Very low average “waste to ore” stripping ratio of approximately 1:1.
- The resource grade for the Polymetallic (Zn-Pb-Ag) domain shows a zoned pattern related to the intensity of drilling – Figure 1.11. The higher-grade core (Santa Barbara adit area) with NSR values > US\$25/t is the most intensely drilled part of the deposit. As the drilling becomes less intense the NSR value drops to between US\$15/t and US\$25/t. And with sparse drilling, the NSR value drops further to between US\$9.20 and US\$15.
- The distribution of higher-grade zones at/close to surface as shown in Figure 1.10 and Figure 1.11 offers an opportunity for a quick payback period when the deposit is eventually put into production. The grade-tonnage sensitivity Table 1.5 shows a range of options for future production scenarios. The scenarios that offer a balance between a high tonnage and a high grade appear to be the NSR cut-off values of US\$15 and US\$25/t. This gives a coherent mass centered around the Santa Barbara and is closest to surface as depicted in Figure 1.11.

Table 1.5
Iska Iska Inferred Zn/Pb/Ag Mineral Resource Sensitivity Table

ZnPbAg NSR Cut-off (US\$/t)	Cum. Mass (Mt)	Average Value			
		ZnPbAg-NSR (US\$/t)	Zn (%)	Pb (%)	Ag (g/t)
50	9	62.9	1.45	1.04	59.5
45	15	56.7	1.45	0.92	49.4
40	25	50.7	1.41	0.81	41.0
35	45	44.9	1.31	0.69	34.7
30	77	39.6	1.22	0.59	29.1
25	132	34.5	1.11	0.50	24.3
20	217	29.7	0.98	0.42	20.3
15	342	25.2	0.85	0.35	16.9
11	467	21.9	0.74	0.30	14.6
9.2	541	20.3	0.69	0.28	13.6

The Tin Domain is *stricto sensu* also a “Polymetallic” Domain because its value is enhanced by contributions from Pb and Ag without which it would be sub-economic. The sensitivity table for the Tin Domain is shown below in Table 1.6.

A comparison between Table 1.5 above and Table 1.6 below provides evidence that at this stage the Tin Domain is of less significance compared to the Polymetallic Domain; however, it has had far less exploration drilling.

Figure 1.11
Distribution of Zn-Pb Resource at Various NSR Cut-off Values

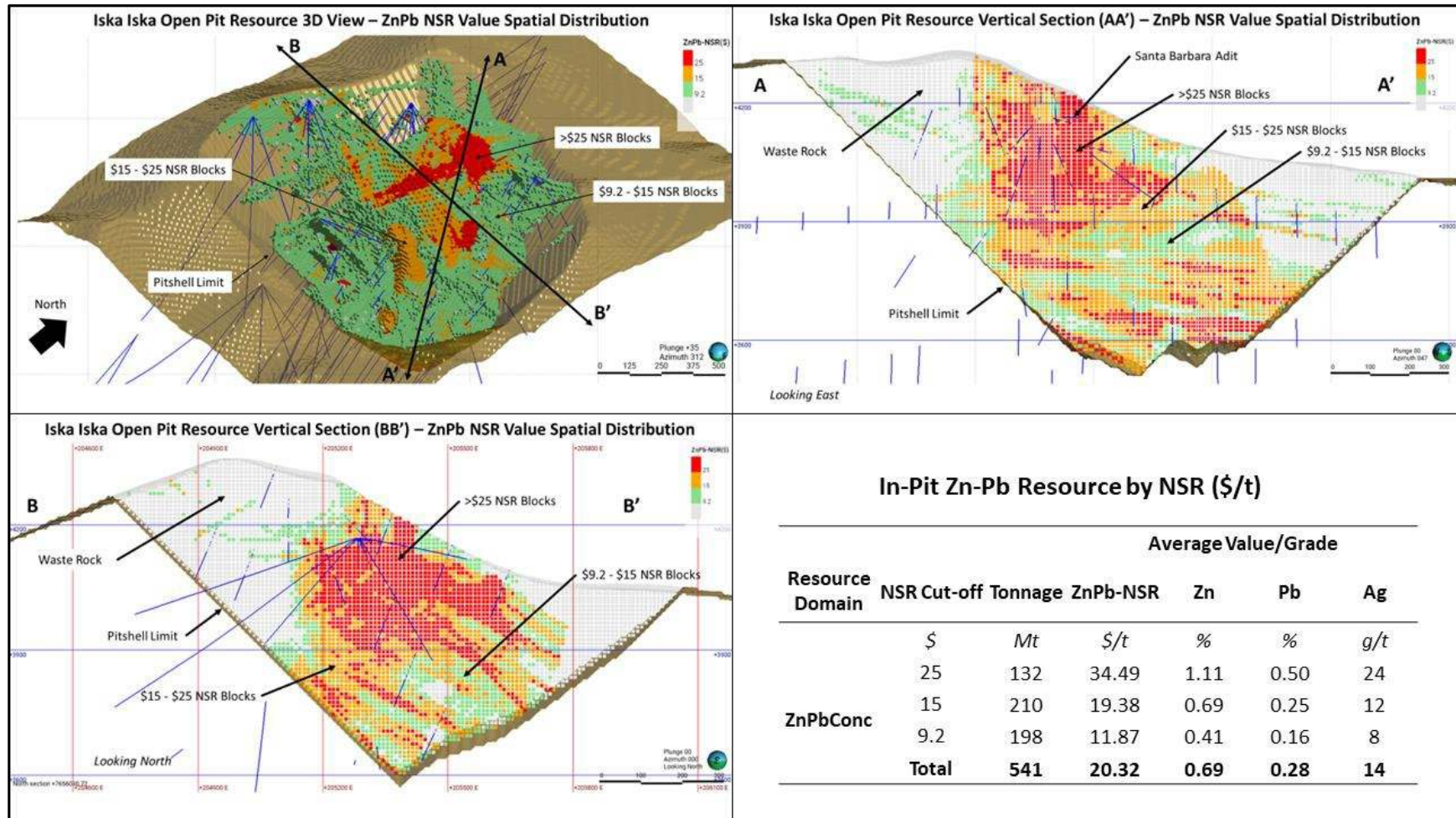


Table 1.6
Iska Iska Inferred Sn Mineral Resource Sensitivity Table

SnPbAg NSR Cut-off (US\$/t)	Cum. Mass (Mt)	Average Value			
		SnPbAg_NSR (US\$/t)	Sn (%)	Pb (%)	Ag (g/t)
25	5	37.8	0.23	0.77	51.3
20	11	28.8	0.19	0.53	38.2
18	16	26.2	0.18	0.45	34.4
16	21	23.9	0.18	0.39	30.9
14	29	21.5	0.17	0.32	27.3
12	39	19.2	0.16	0.26	23.9
10	54	16.9	0.15	0.21	20.5
8	76	14.6	0.14	0.17	17.4
7	92	13.3	0.13	0.15	15.7
6	110	12.2	0.12	0.14	14.2

Overall Conclusions

Geological mapping, geophysical surveys, and diamond drilling have revealed a potentially large deposit of significance (> ½ Billion tonnes) but yet to be defined to its full extent(s) and quality. The “epicentre” of mineralization appears to be in the Santa Barbara adit area, where the highest grades and widest widths have been encountered to date. However, the QP notes that there is no geological/structural explanation for the localization of high grades in this area other than the intensity of drilling in multiple orientations. Hence, the high-grade core in the Santa Barbara area is most likely an artifact of the intense drilling. In the QP’s opinion, the deposit/mineral resource is poised for growth on three fronts as follows:

Resource Grade/Quality

Infill drilling in multiple orientations will improve the grade as exemplified by the Santa Barbara adit area with an intricate drilling pattern. Figure 1.12 shows where infill drilling is required. Concurrently with improving the metal grades, the resource Class will also upgrade into the Indicated category.

Resource Quantity

Step-out drilling eastwards, south- and northwards will expand the polymetallic resource size. Step-out drilling westwards, south-southwest and northwards will expand the tin resource.

Resource Value

The addition of Au, Cu, In and possibly Cd and Bi into the economic equation will increase the value of the resource, hence the need for additional metallurgical tests to establish recoveries for these metals. The distribution/spatial occurrence of Au and Cu in relation to the mineral resource pit shell is shown in Figure 1.13 and Figure 1.14, respectively.

Figure 1.12
Vertical Section Showing Infill Drilling Area Where Blocks Shown are > US\$20/t NSR

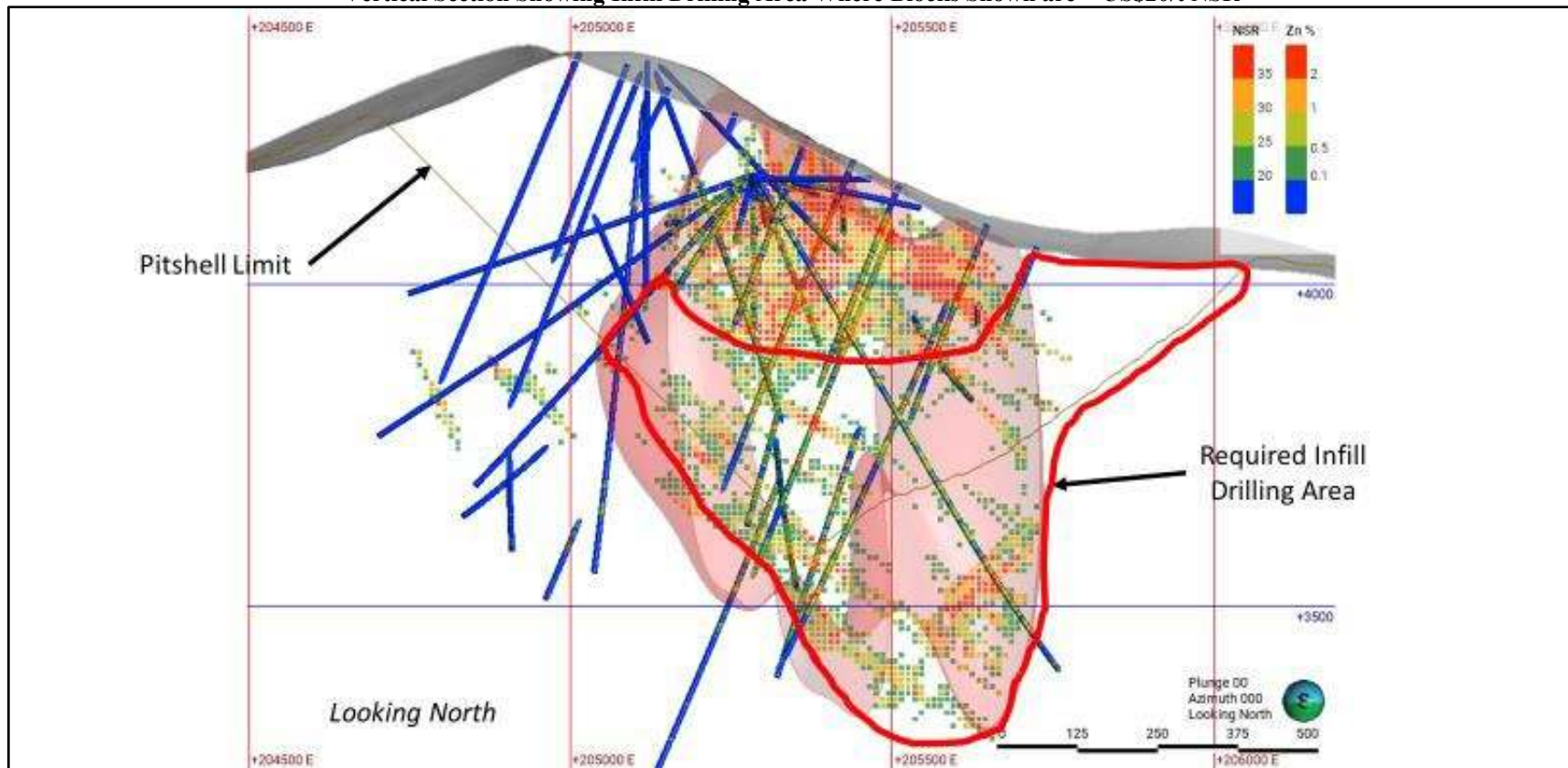


Figure 1.13
Iska Iska Pit 3-D Perspective Showing Drill Hole Intersections > 0.10 g/t Au

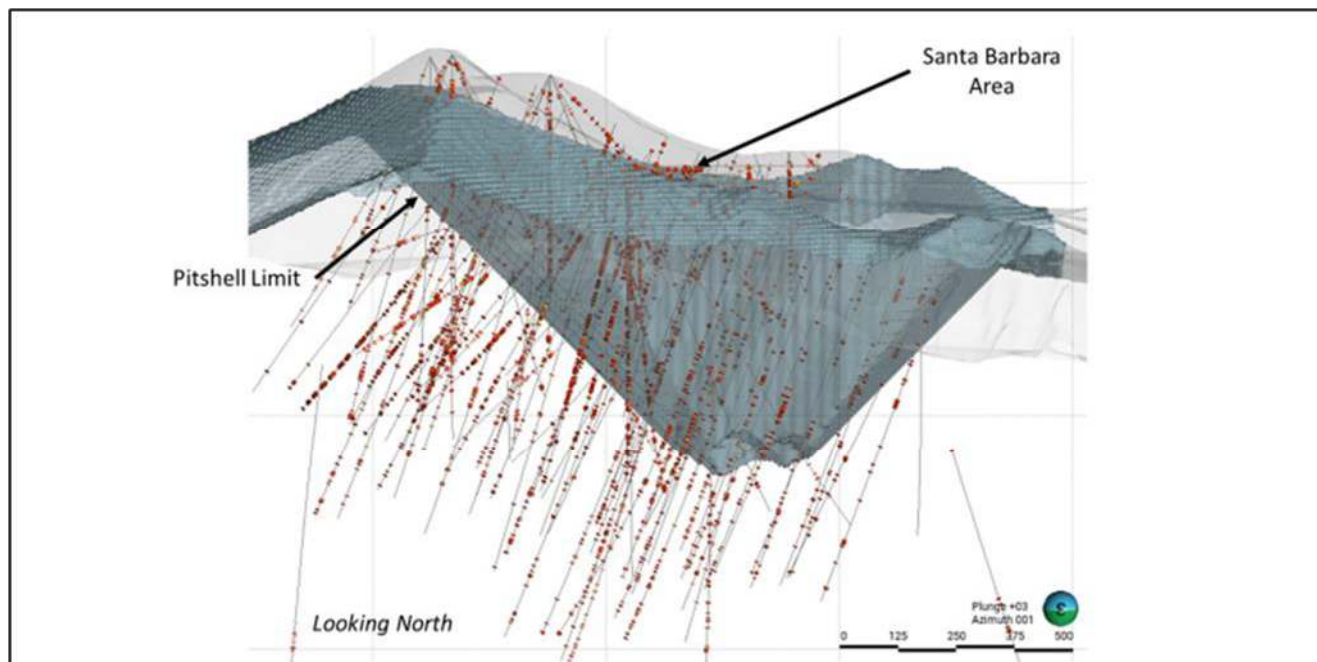
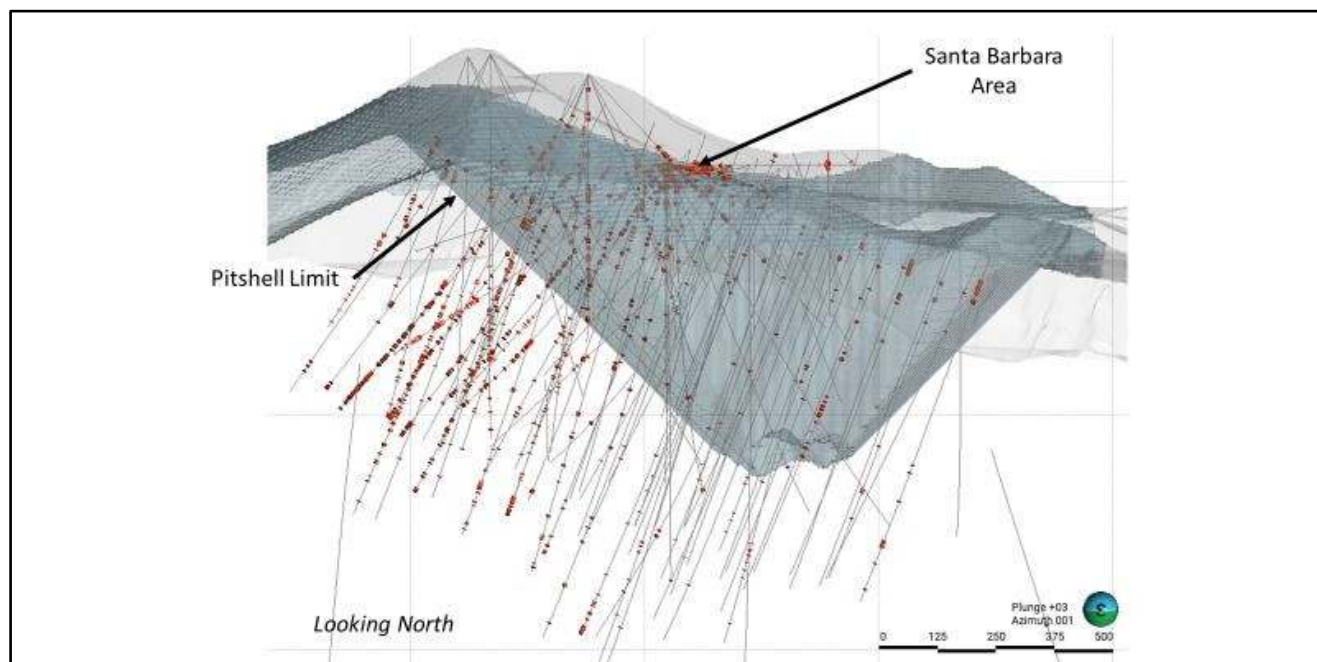


Figure 1.14
Iska Iska Pit 3-D Perspective Showing Drill Hole Intersections > 0.10% Cu



The exploration work completed, the drilling results obtained, the initial metallurgical tests results and the interim MRE obtained to date are satisfactory to justify further detailed work/investigations complemented by preliminary economic studies. The definition of the optimum limits of mineralization within the project area remains a priority for future investment decisions.

To sum up, the Iska Iska interim mineral resources are significantly large, and the growth potential is favourable as the deposit remains wide open for expansion in all directions. The tin resource area in particular, is currently under-explored west and south from the Santa Barbara adit area.

It is of prime importance to note the meshy character of the mineralization requires drilling in multiple orientations to capture the sulphide meshes adequately as has been achieved for the Santa Barbara adit area.

Recommendations

The following paragraphs answer the question “WHAT NEXT FOR ISKA ISKA” in the short-, medium-, and long-term.

The To-do List

The Inferred interim mineral resource combined with metallurgical advances (including “ore sorting” investigations results) to date provide a sound basis upon which to move the Iska Iska project to the next level. The ‘to do list’ to move the project forward should include the following items which (in the QP’s opinion) have equal importance:

1. Refining and upgrading the resource to support economic studies up to and beyond PEA level. This will involve definition (infill) drilling accompanied by further geophysical investigations (gravity) in pursuit of a possible deeper tin porphyry. It is important to recognize that infill drilling will have a dual effect of improving the metal grades and simultaneously upgrading the resource Class from Inferred into the Indicated category.
2. Laying the foundation for comprehensive economic/engineering studies. This will necessitate a preliminary economic assessment (PEA) to determine/identify most, if not all, of the requirements for detailed economic studies. The two options recommended for a close analysis (among other options) in the PEA are resources at cut-off values of US\$15/t and US\$25/t NSR. (See APPENDIX- IV)
3. Despite having defined 560 Mt tonnes of mineral resources for the Polymetallic Domain and 110 Mt of mineral resources for the Tin Domain, the deposit limits still remain unknown in all directions. Further exploration/drilling to define the deposit limits is a must do as infrastructural studies related to project economics cannot be instituted without knowledge of the deposit limits. Particular attention should be given to the Tin Domain which is still heavily underexplored.
4. Optimization of the deposit metals extraction process(es) cannot be over emphasized as this will enhance the overall economics of the project. In this regard the Micon metallurgy QP and Eoro have specifically recommended the programs described under sub-section 1.8.1.1 and 1.8.1.2 below.

Pb-Zn-Ag Flowsheet Development

The Micon metallurgy QP and Eoro recommend the following program of geo-metallurgical testing to obtain data that can support a preliminary economic assessment (PEA) for the Pb/Zn/Ag mineralization:

- Select appropriate samples to conduct additional pre-concentration testing with the best option being integrated into the overall downstream testwork (grinding flotation etc.) program. The samples should represent each pertinent Pb-Zn-Ag domain at Iska Iska using the most recent geological and mineralogical information available.
- Use products from pre-concentration for additional flotation optimization test program. This phase of testwork will include the following:
 - Mineralogical characterization of the samples.

- Confirmation of optimum primary grind size.
- Effect of regrind within the flotation circuit and optimized regrinding sizes.
- Optimization of reagent selection and addition rate to reduce processing operating costs.
- Select appropriate samples and undertake additional comminution and hardness testing to support a PEA level crushing and grinding circuit design.
- Undertake a silver deportment study using samples that represent the main mineralized domains.

Tin Flowsheet Development

The Micon metallurgy QP and Eloro recommend the following program of geo-metallurgical testing to obtain data that can support a preliminary economic assessment (PEA) for the tin mineralization:

- Further investigate the potential for pre-concentration.
- Undertake additional tin flowsheet optimization testwork on a range of samples that represent the known tin-rich domains. The flowsheet developed at BCR and WAI will be used as a basis for this test program.
- Further investigate the recovery of lead, silver, and other potentially valuable metals from the tin-rich mineralization.
- Undertake studies into the downstream processing of tin concentrate. Although this is expected to focus on traditional pyrometallurgy alternative hydrometallurgical options may also be considered, although there are currently no known commercial tin leaching processes.
- Undertake appropriate comminution and hardness testing to adequately support a PEA level design.

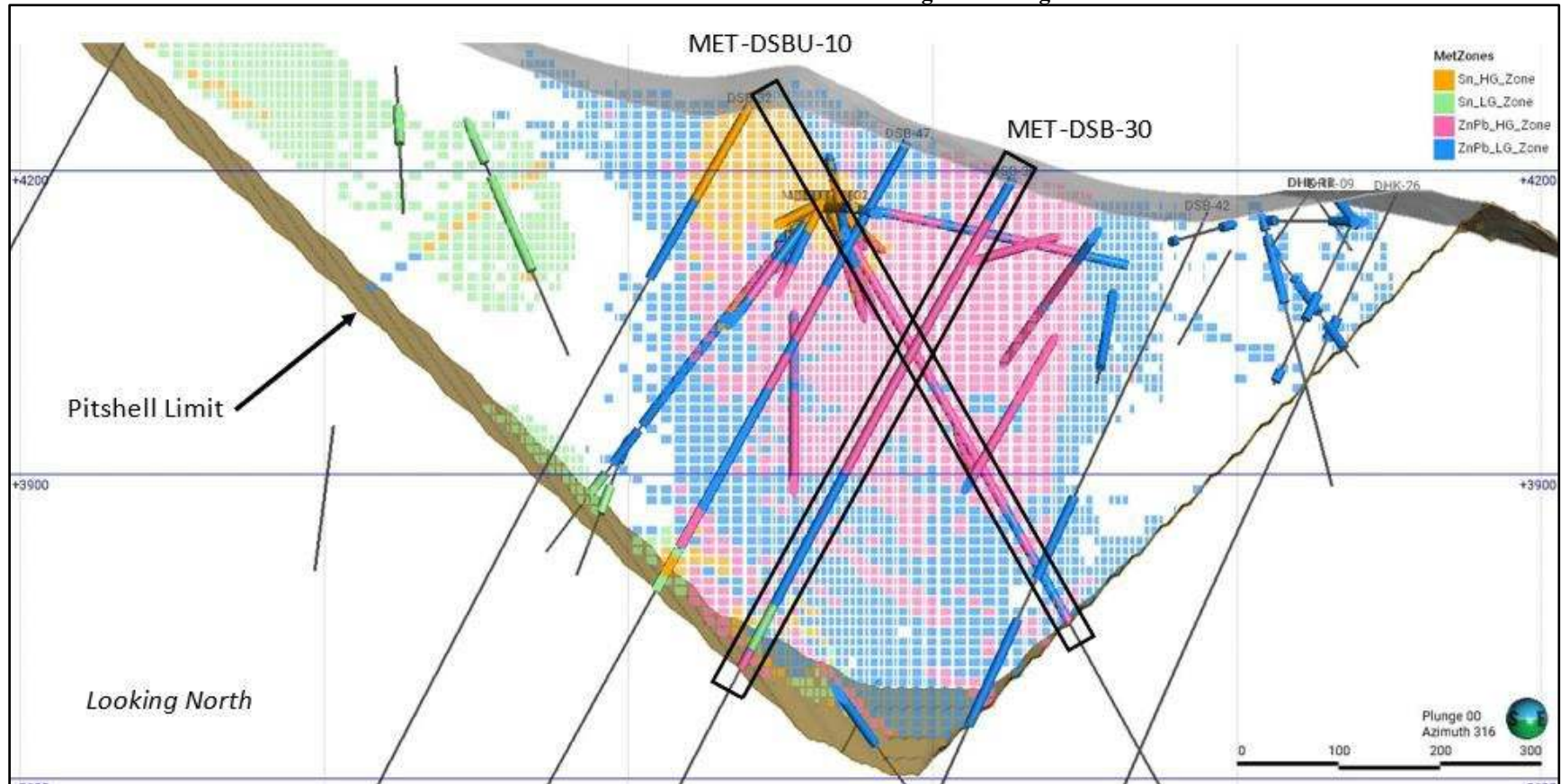
Other Testing

Some of the Iska Iska mineralized samples tested to-date contained interesting values of copper, gold, bismuth, and indium. It is recommended to investigate the recovery of these valuable metals.

Metallurgical Samples

The Micon MRE QPs have recommended that representative samples be obtained from PQ holes twinned to existing drill holes as shown in Figure 1.15. MET-DSBU and MET-DSB-30 will target the Polymetallic (Zn-Pb-Ag) Domain while MET-DSB-32 will target the Tin (Sn-Ag-Pb) Domain.

Figure 1.15
Recommended Drill Holes for Metallurgical Testing



Note for Block Model: For Sn Domain (Sn-Pb-Ag), HG = NSR Cutoff > US\$12/t & LG = NSR Cutoff between US\$6/t and US\$12/t. For Polymetallic Domain (Ag-Zn-Pb), HG = NSR Cutoff > US\$25/t & LG = NSR Cutoff between US\$9.2/t and US\$25/t.

Budget

To achieve the above goals, Eloro has proposed a 2-phased budget as summarized below in Table 1.7 and Table 1.8. Phase 2 is contingent upon the successful completion of Phase 1.

Table 1.7
Phase 1 Budget for the Iska Iska Project Taking Effect from August 2023

2023B Budget		CAD	
Item	Qty	Unit Price	Subtotal
Definition Drilling ¹ - Santa Barbara x m	5,000	430	2,150,000
PEA x1	1	1,350,000	1,350,000
Metallurgical Testing - PQ Drilling x m	1,000	480	480,000
ESG & Community Support x1	1	232,000	232,000
Geophysics Iska - MAG IP x1	1	120,000	120,000
Geophysics Iska - Gravity Survey x1	1	68,000	68,000
		Total (CAD):	4,400,000

1. Includes Bolivia Corporate, Salaries, Sample analyses & Logistics expenses.
2. USD/CAD Exchange Rate = 1.30.

The 4,000 m of drilling at top of the table is allocated as follows: 1,000 m for definition drilling within the resource area and 4,400 m for testing the Sn target on the west side of Santa Barbara.

The Phase 2 budget, which is contingent on the successful completion of Phase 1 is summarized in Table 1.8 below. In essence, the designed activities for this phase are designed to move the project to PFS level.

Table 1.8
Phase 2 Budget for the Iska Iska Project

PHASE II - PROGRAM		USD	
Item	Qty	Unit Price	Subtotal
Property Option Payments	1	5,100,000	5,100,000
Drilling ¹ x 1 m	35,000	315	11,025,000
Prefeasibility Study	1	1,500,000	1,500,000
Metallurgical Testing	1	200,000	200,000
NI 43-101 Report - Resource Estimate	1	200,000	200,000
Other Iska Logistical Expenses ²	1	250,000	250,000
Other Iska Consultants ³	1	100,000	100,000
Environmental Studies	1	150,000	150,000
Geophysics Iska	1	100,000	100,000
Geophysics Outside Properties	1	100,000	100,000
Community Relations Projects	1	175,000	175,000
		Total (USD):	18,900,000
		Total (CAD)⁴:	24,570,000

1. Includes Bolivia Corporate, Salaries, Sample analyses & Logistics expenses.
2. Iska equipment & related services purchased outside Bolivia.
3. Iska Administration, Accounting and Technical Consultants sourced outside Bolivia.
4. USD/CAD Exchange Rate = 1.30.

Micon Comments

The Micon QPs believe that the budgets under consideration for Phase 1 and Phase 2 are reasonable and warranted and recommend that Eloro conduct the planned activities subject to availability of funding and any other matters which may cause the objectives to be altered in the normal course of business activities.

[End of Summary from the Iska Iska Technical Report]

ITEM 7: RISK FACTORS

The Company's principal activity is mineral exploration and development. Companies in this industry are subject to many kinds of risks, including, but not limited to, operational, technical, environmental, labour, social, political, security, financial, economic, and metals pricing. Additionally, often due to factors that cannot be predicted or foreseen, few exploration projects successfully achieve development. While risk management cannot eliminate the impact of all potential risks, the Company strives to manage risks to the extent possible and practicable.

The risks and uncertainties described in this section are considered by management to be the most important in the context of the Company's business. The risks and uncertainties below are not listed in order of importance, nor are they inclusive of all the risks and uncertainties the Company may be subject to, and therefore other risks may apply.

Nature of Mineral Exploration and Mining

At the present time, Eloro does not hold any interest in a mining property in production. Eloro's viability and potential for success lie in its ability to develop, exploit and generate revenue out of mineral deposits. The exploration and development of mineral deposits involve significant financial risks over a significant period of time which even a combination of careful evaluation, experience and knowledge may not eliminate. While discovery of a mine may result in substantial rewards, few properties which are explored are ultimately developed into producing mines. Major expenses may be required to establish reserves by drilling and to construct mining and processing facilities at a site. It is impossible to ensure that the current or proposed exploration programs on exploration properties in which Eloro has an interest will result in a profitable commercial mining operation.

The operations of Eloro are subject to all of the hazards and risks normally incidental to exploration and development of mineral properties, any of which could result in damage to life or property, environmental damage and possible legal liability for any or all damage. The activities of Eloro may be subject to prolonged disruptions due to weather conditions depending on the location of operations in which Eloro has interests. Hazards, such as unusual or unexpected formation, rock bursts, pressures, cave-ins, flooding or other conditions may be encountered in the drilling and removal of material. While Eloro may obtain insurance against certain risks in such amounts as it considers adequate, the nature of these risks are such that liabilities could exceed policy limits or could be excluded from coverage. There are also risks against which Eloro cannot insure or against which it may elect not to insure. The potential costs which could be associated with any liabilities not covered by insurance or in excess of insurance coverage or compliance with applicable laws and regulations may cause substantial delays and require significant capital outlays, adversely affecting the future earnings and competitive position of Eloro and, potentially, its financial position.

Whether a mineral deposit will be commercially viable depends on a number of factors, some of which are the particular attributes of the deposit, such as its size and grade, proximity to infrastructure, financing costs and governmental regulations, including regulations relating to prices, taxes, royalties, infrastructure, land use, importing and exporting and environmental protection. The effect of these factors cannot be accurately predicted, but the combination of these factors may result in Eloro not receiving an adequate return on invested capital.

Foreign Operations, Including Emerging and Developing Market Risk

Changes in mining, investment or other applicable policies or shifts in political or administrative attitude in Bolivia may adversely affect the Company's operations and may affect the Company's ability to fund its ongoing expenditures. Regardless of the economic viability of the Company's properties, such political changes, which are beyond the Company's control, could have a substantive impact and prevent or restrict (or adversely impact the financial results of) exploring, developing and/or mining of some or all of any deposits on the Iska Iska Project in Bolivia or other properties.

Bolivia is a mining-friendly jurisdiction with a long history of mining and an experienced labour force. The majority of the Company's operating costs in relation to Iska Iska are denominated in United States dollars and some are denominated in Bolivian boliviano. The Company has not hedged its exposure to any exchange rate fluctuations applicable to its business, and is therefore exposed to currency fluctuation risks. The Company's operations are also subject to Bolivian regulations pertaining to environmental protection, the use and development of mineral properties and the acquisition or use of rural properties by foreign investors or Bolivian companies under foreign control and various other Bolivian regulatory frameworks, as described below.

The market for securities issued by companies with significant operations in Bolivia is influenced by economic and market conditions in Bolivia and, to varying degrees, market conditions in Canada, the United States and developing countries, especially other Latin American countries. Although economic conditions vary by country, the reaction of investors to developments in one country may cause fluctuations in the capital markets in other countries. Developments or adverse economic conditions in other countries, including developing countries, have at times significantly affected the availability of credit in the Bolivian economy and resulted in considerable outflows of funds and reduced foreign investment in Bolivia, as well as limited access to international capital markets, all of which may materially adversely affect the Company's ability to borrow at acceptable interest rates or to raise equity capital when it needs to do so. In addition, a significant decline in the economic growth or demand for imports of any of Bolivia's major trading partners could have a material adverse impact on Bolivia's exports and balance of trade and adversely affect Bolivia's economic growth.

As well, because international investors' reactions to the events occurring in one emerging market country sometimes produce a "contagion" effect, in which an entire region or class of investment is disfavoured by international investors, Bolivia could be adversely affected by negative economic or financial developments in other countries.

The Company's financial condition and results of any future operations may also be materially adversely affected by any of the following factors, as well as by the Bolivian government's actions in response to them:

- currency depreciations and other exchange rate movements;
- monetary policies;
- inflation rate fluctuations;
- economic and social instability;
- energy shortages or other changes in energy prices;
- interest rates;
- disasters at third party mineral projects;
- exchange rate controls and restrictions on remittances abroad;
- liquidity of the domestic capital and lending markets;
- tax policy, including international tax treaties; and
- other political, diplomatic, social and economic policies or developments in or affecting Bolivia.

Uncertainty over whether the Bolivian federal government will implement changes in policy or regulation affecting these or other factors in the future may contribute to economic uncertainty in Bolivia and to heightened volatility in the market value of securities issued by Bolivian companies or companies with Bolivian assets.

These and other future developments in the Bolivian economy and governmental policies may adversely affect the Company.

Community Relations

The Company's relationships with the local communities in which it operates are critical to ensure the future success of its existing operations and the construction and development of properties. While the Company is committed to operating in a socially responsible manner, there is no guarantee that its efforts will be successful, in which case interventions by third parties could have a material adverse effect on the Company's business, financial position and operations.

Enforcement of Canadian judgments against persons or companies outside of Canada

It may be difficult for the Company or for investors to enforce judgments obtained in Canada against any person or company which is incorporated, continued or otherwise organized under the laws of a foreign jurisdiction or which resides outside of Canada, even if the person or company has appointed an agent for service of process in Canada. In particular, with the Company's only material mineral project being located in Bolivia (the Iska Iska Project), it may be difficult for the Company or for investors in Canada to enforce a judgment obtained in a Canadian court predicated upon agreements regarding, or on the civil liability provisions of applicable Canadian securities laws (or other laws of Canada) against or in respect of, the Iska Iska Project in Bolivia. There is no certainty that a judgment obtained from a Canadian court will be enforced in Bolivia by a Bolivian court.

Government expropriation may result in the total loss of the Company's mineral property interests.

Even if the Company's mineral properties are proven to host economic mineral resources, administrative refusal to register corporate transfers or mining agreements or governmental expropriation or cancellation of one or more concessions may result in the total loss of the Company's mineral property interests without any compensation to the Company. Similarly, expropriation or shutdown of financial institutions or other entities the Company does business with could impact operations. Further, expropriation of other businesses, in mining or other industries, could impact the Company's ability to operate and obtain financing, as well as its strategic options. Finally, expropriation need not be outright, there are many forms of creeping expropriation, through taxation and other mechanisms, that if applied could negatively impact the Company's operations and prospects.

Governmental regulation may have negative impacts on the Company.

The Company's assets and activities are subject to extensive Canadian and foreign federal, provincial, territorial and local laws and regulations governing various matters, including, but not limited to:

- land access, use and ownership;
- water use;
- environmental protection;
- social consultation and investment;
- management and use of toxic substances and explosives;
- rights over and management of natural resources, including minerals and water;
- prospecting, exploration, development and construction of mines, production and reclamation;
- exports and imports;
- taxation;
- mining royalties;
- importation of equipment and goods;
- transportation;
- hiring practices and labour standards by the Company and contractors, as well as occupational health and safety, including mine safety;
- reporting requirements related to investment, social and environmental impacts, health and safety, and other matters;
- processes for preventing, controlling or halting artisanal or illegal mining activities; and
- historic and cultural preservation.

The costs and efforts associated with compliance with laws and regulations are already substantial and future laws and regulations, changes to existing laws and regulations or more stringent application and enforcement of current laws and regulations by governmental authorities, could cause additional expenses, capital expenditures, delays in the development of the Company's properties, and even restrictions on or suspensions of Company operations. Moreover, these laws and regulations may allow governmental authorities and private parties to bring complaints or lawsuits against the Company based upon alleged damage to property and/or injury to persons resulting from the environmental, health and safety impacts of the Company's past and current operations, or possibly even actions or inaction by parties from whom the Company acquired its properties, and could lead to the imposition of substantial financial judgments, fines, penalties or other civil or criminal sanctions.

It is challenging to comply strictly with all of the norms that apply to the Company. The Company retains competent and trained staff, professionals, attorneys and consultants in jurisdictions in which it does business; however, there is no certainty that both it and its contractors will continuously be compliant with all applicable laws and regulations. The failure to comply with all applicable norms could lead to financial restatements, fines, penalties and other material negative impacts on the Company.

Failure to comply strictly with applicable laws, regulations and local practices may have a material adverse impact on the Company's operations or business.

While the Company seeks to fully comply with applicable laws, regulations administrative procedures and local practices, failure to comply strictly with applicable laws, regulations and local practices relating to corporate transfers, mineral rights applications and tenure could result in loss, reduction, cancellation or expropriation of entitlements, or the imposition of additional local or foreign parties as joint venture partners with carried or other interests. Any such loss, reduction or imposition of partners could have a material adverse impact on the Company's operations or business. Furthermore, increasing complexity of mining laws and regulations may render the Company incapable of strict compliance.

The exploration and future development of the Company's property interests are subject to extensive laws, regulations and local practices governing health, safety, environment and communities.

The Company's exploration and mine development activities are subject to extensive laws and regulations governing the protection of the environment, waste disposal, worker and community safety, employee health, mine development, and protection of water and endangered and protected species, as well as extensive reporting and community engagement requirements. The Company's ability to obtain permits and approvals and to successfully operate in particular locations may be adversely impacted by real or perceived detrimental events associated with the Company's activities or those of other mining companies or associations, or even illegal miners affecting the environment, human health, and safety of nearby communities. Delays in obtaining or failure to secure government permits and approvals, or to secure evictions of illegal miners, may adversely affect the Company's ability to access, explore or develop its properties. The Company has made, and expects to make in the future, significant expenditures to comply with laws and regulations and to the extent reasonably possible, create social and economic benefit in nearby communities. The Company, however, may be required to remediate areas on its concessions impacted by the activities of third parties. Future changes to environmental laws, regulations and permitting processes or changes in their enforcement or regulatory interpretation could have an adverse impact on the Company's operating and financial condition.

The Company's concessions may be subject to pressure from artisanal and illegal miners

Several of the Company's concessions are located close to communities with long-standing artisanal, often illegal, mining traditions. Limited economic opportunities in these areas contribute to making mining an attractive field of work for local individuals and small associations and companies, who at times view concessions belonging to the Company as particularly attractive targets for alluvial or hard rock mining. In some cases, the local operators (occasionally financed by outsiders), having exhausted development opportunities at their current location may seek to expand or relocate their activities into areas controlled by the Company and, in other cases, illegal miners may relocate to one of the Company's concession areas in response to government pressure that has shut down their prior operations. Local and national political and regulatory authorities may come under pressure to support or not impede the ambitions of these local actors. The Company monitors local mining activities and is in regular contact with regulatory and political authorities to anticipate and manage issues as they arise, however not every incursion can be readily identified. Nonetheless, there is a risk that in the future, due to political or social factors, regulators may make decisions to grant access to artisanal miners that impact the viability of the Company's projects.

Political and economic risks associated with operations in Bolivia

The Iska Iska Project is located in Bolivia. Regardless of recent progress in restructuring its political institutions and revitalizing its economy, Bolivia's history since the mid-1960s has been one of political and economic instability under a variety of governments. Since 2006, the government has intervened in the national economy and social structure, including periodically imposing various controls, the effects of which have been to restrict the ability of both domestic and foreign companies to freely operate. Although the Company believes that the current conditions in Bolivia are relatively stable and conducive to conducting business, the Company's current and future mineral exploration and

development activities in Bolivia are exposed to various levels of political, economic, and other risks and uncertainties. These risks and uncertainties include, but are not limited to, hostage taking, military repression, extreme fluctuations in currency exchange rates, high rates of inflation, political and labour unrest, civil unrest, expropriation and nationalization, renegotiation or nullification of existing concessions, licences, permits and contracts, illegal mining, changes in taxation policies, restrictions on foreign exchange and repatriation, 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 or purchase supplies from a particular jurisdiction.

There has been a significant level of social unrest in Bolivia in recent years resulting from a number of factors, including a high rate of unemployment. Protestors have previously targeted foreign firms in the mining sector, and as a result there is no assurance that future social unrest will not have an adverse impact on the Company's operations. The Company's exploration and development activities may be affected by changes in government, political instability, and the nature of various government regulations relating to the mining industry. Bolivia's fiscal regime has historically been favourable to the mining industry, but there is a risk that this could change. In addition, labour in Bolivia is customarily unionized and there are risks that labour unrest or wage agreements may impact operations. The Company cannot predict the government's positions on foreign investment, mining concessions, land tenure, environmental regulation, or taxation. A change in government positions on these issues could adversely affect the Company's business and/or its holdings, assets, and operations in Bolivia. Any changes in regulations or shifts in political conditions are beyond the control of the Company. The Company's operations in Bolivia entail significant governmental, economic, social, medical, and other risk factors common to all developing countries. The status of Bolivia as a developing country may also make it more difficult for the Company to obtain any required financing because of the investment risks associated with it. The level of social unrest in Bolivia increased significantly following the failed general elections held on October 20, 2019.

The Company's operations in Bolivia may be adversely affected by economic uncertainty characteristic of developing countries. Operations may be affected in varying degrees by government regulations with respect to restrictions on production, price controls, export controls, currency remittance, income taxes, expropriation of property, foreign investment, maintenance of claims, environmental legislation, land use, land claims of local people, water use, and safety factors.

The Company may not be able to register agreements or to obtain or renew permits that are necessary for its operations.

In the ordinary course of business, the Company is required to register agreements and to obtain new governmental permits as well as renew permits for exploration and development activities and any ultimate development, construction and commencement of new mining operations. Registering agreements and obtaining or renewing necessary permits can be a complex and time-consuming process, which at times may involve several political jurisdictions and different government agencies that may not have the necessary expertise, resources or political disposition needed for efficient and timely processing, and may require public hearings and costly undertakings on the Company's part. The duration and success of the Company's efforts to obtain and renew permits are contingent upon many variables not within its control, including the interpretation of applicable requirements implemented by permitting authorities and timeframes for agency decisions. The Company may not be able to register agreements or to obtain or renew permits that are necessary to its operations, or the cost to obtain or renew permits may exceed what the Company believes it can recover from any of its projects once in production. Any unexpected delays or costs associated with the registration or permitting process could slow exploration and/or development or impede the eventual operation of a mine, and could adversely impact the Company's operations and profitability.

The Company has no revenues from ongoing operations and failure to generate revenues in the future could cause the Company to go out of business.

The Company has no revenues from ongoing operations and has recorded significant accumulated losses. Based upon current plans, the Company expects to incur operating losses in future periods due to ongoing expenses associated with the holding, exploration and development of the Company's mineral property interests. The Company will likely continue to have limited financial resources and its ability to achieve and maintain profitability and positive cash flow will remain dependent upon the Company being able to:

- develop and/or locate a profitable mineral property;
- generate revenues in excess of expenditures; and
- minimize exploration and administrative costs in the event revenues and/or financing availability are insufficient, in order to preserve available cash.

In order to stay in business, in the absence of cash flow from operations, the Company will have to raise funding through financing activities. However, there is no certainty the Company will be able to raise funds at all or on terms acceptable to the Company in the event it needs to do so. Furthermore, additional funds raised by the Company through the issuance of equity or convertible debt securities would cause the Company's current shareholders to experience dilution. Such securities also may grant rights, preferences or privileges senior to those of the Company's shareholders.

The Company does not have any contractual restrictions on its ability to incur debt and, accordingly, the Company could incur significant amounts of indebtedness to finance its operations. Any such indebtedness could contain restrictive covenants, which likely would restrict the Company's operations.

The mineral exploration industry is intensely competitive in all its phases and the Company competes with many companies, including those possessing greater financial resources and technical capabilities.

The mineral exploration industry is intensely competitive in all its phases. The Company competes with many companies, including those possessing greater financial resources and technical capabilities, for the acquisition of mineral concessions, claims, leases, other mineral interests, and equipment required to conduct its activities as well as for the recruitment and retention of qualified employees, and contracting of attorneys, consultants and technical experts.

Even if the Company makes a discovery of commercial quantities of minerals, there is no assurance that there will be market demand for the resource and that the investment will earn an adequate return.

There is no assurance that even if commercial quantities of minerals are discovered, a ready market will exist for their sale. Factors beyond the control of the Company may affect the marketability of any minerals discovered. These factors include: market fluctuations; domestic and international economic trends and political events; inflation or deflation; currency exchange fluctuations (specifically, the U.S. dollar relative to other currencies); interest rates and global or regional consumption patterns; speculative activities; and, government laws and regulations, including those relating to prices, taxes, royalties, land tenure, land use, labour, importing of equipment, importing and exporting of minerals, and environmental protection. The exact effect of any of these factors cannot be accurately predicted, but a combination of them may result in the Company not receiving an adequate return on invested capital or losing its invested capital.

The Company does not own any commercial mineral deposits.

Neither the Iska Iska Project nor any of the Company's other mineral projects currently contain known amounts of commercial mineral deposits. The Company's program is exploratory only and there is no certainty that the expenditures to be made by the Company will result in the development of any commercial mineral deposits.

Substantial expenditures are required to be made by the Company to establish mineral resources or mineral reserves and the Company may either not discover minerals in sufficient quantities or grades or not be able to obtain the required funds to develop a project on a timely basis.

Substantial expenditures are required to establish mineral resources and mineral reserves through drilling and the estimation of mineral reserves or mineral resources in accordance with the CIM Definition Standards. Although significant benefits may be derived from the discovery of a major mineralized deposit, the Company may not discover minerals in sufficient quantities or grades to justify a commercial mining operation and the funds required for development may not be obtained on a timely basis or may not be obtainable on terms acceptable to the Company. Estimates of mineral reserves and mineral resources can also be affected by environmental factors, unforeseen technical difficulties and unusual or unexpected geological formations. In addition, the grades of minerals ultimately mined may differ from those indicated by drilling results. Material changes in mineral reserve or mineral resource estimates, grades, stripping ratios or recovery rates may affect the economic viability of any project.

The Company can be dependent on a single mineral project.

The Company currently has only one material mineral project (Iska Iska). In the absence of additional material mineral projects, the Company may be solely dependent upon exploration and development of the Iska Iska Project for future revenue and profits. Should such exploration and development at the Iska Iska Project not be possible or practicable for political, engineering, technical or economic reasons, then the Company's business and financial position will be significantly and adversely affected.

Risks relating to inaccurate estimates of any mineral resources, production, purchases, costs, decommissioning or reclamation expenses.

Unless otherwise indicated, any mineralization figures presented by the Company in filings with securities regulatory authorities, press releases and other public statements that may be made from time to time, are based upon estimates made by Company personnel and independent geologists. These estimates are inherently imprecise, as they depend upon geological interpretation and statistical inferences drawn from drilling and sampling analysis, which may prove to be unreliable. As a result, there can be no assurance that any mineral resource or other mineralization figures or any estimates of costs (including initial capital costs and initial capital intensity) and expenses will be accurate, nor that the resource mineralization could be mined or processed profitably.

The Iska Iska Project is in the exploration stage and sufficient work has not been done to describe the mineralization on the Property with enough geological confidence for such mineralization to be reported as a mineral resource or a mineral reserve. Furthermore, any mineralization estimates for the Company's properties may require adjustments or downward revisions based upon further exploration or development work or actual production experience. In addition, the grade of ore ultimately mined, if any, may differ from that indicated by and inferred from drilling results. Furthermore, there can be no assurance that minerals recovered in small-scale tests will be duplicated in large-scale tests under on-site conditions or at production scale. As a result, the mineral resource and mineral reserve estimates that may be contained in the Company's filings with securities regulatory authorities, press releases and other public statements that may be made from time to time will have been determined and valued based on assumed future prices, cut-off grades and operating costs that may prove to be inaccurate. In addition, extended declines in market prices for metals may render portions of the Company's mineralization uneconomic and result in reduced reported mineralization.

The estimated parameters for the Company's projects may be changed as development and mining plans are generated and refined. These parameters would include estimates of how plants, equipment and processes may operate in the future at the Company's projects, for which cost and productivity estimates may prove to be incorrect.

Any material alteration in the above noted estimates, or of the Company's ability to extract mineralization from its projects, could have a material adverse effect on the Company's results or financial condition.

The inherent operational risks associated with mining, exploration and development, many of which are beyond the Company's control.

The Company's activities are subject to a high degree of risk due to factors that, in some cases, cannot be foreseen or anticipated, or controlled. These risks include, but are not limited to, tectonic or weather activity that may provoke landslides or other impacts, labour disruptions, legislative and regulatory changes, crime, the inability to obtain adequate sources of power, water, labour, suitable or adequate machinery and equipment, and expert attorneys and consultants. In addition, the Company may be unable to acquire or obtain such requirements as water rights and surface rights, which may be critical for the continued advancement of exploration, development and operational activities on its mineral concessions.

Inadequate infrastructure may adversely affect the Company's operations and profitability.

Mining, development, exploration and production activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power and fuel sources, as well as water supplies are important determinants which affect capital, as well as operating costs and safety. The lack of availability on acceptable terms or the delay in the availability of any

one or more of these items could prevent or delay development of the Company's projects. If adequate infrastructure is not available in a timely manner, there can be no assurance that the development of the Company's projects will be commenced or completed on a timely basis, if at all. In addition, unusual or infrequent weather phenomena, tectonic activity, sabotage, government or other interference in the maintenance or provision of such infrastructure could adversely affect the Company's operations and profitability.

The Company currently has limited liability insurance covering its assets and operations and, as a consequence, could incur considerable costs.

Mineral exploration involves risks, which, even with a combination of experience, knowledge and careful evaluation, mining exploration companies may not be able to overcome. Operations in which the Company has a direct or indirect interest may be subject to all the hazards and risks normally incidental to exploration of precious and non-precious metals, any of which could result in work stoppages, damage to property, and possible environmental damage. The Company presently has very limited commercial liability insurance and does not intend to increase its liability insurance. As a result of having limited liability insurance, the Company could incur significant costs that may have a materially adverse effect upon its financial condition and even cause the Company to cease operations.

The Company's mineral property interests or surface property may be subject to prior unregistered agreements or transfers and therefore title to some of the Company's property interests may be affected.

Although the Company has sought and received such representations as it has been able to achieve from vendors in connection with the acquisition of, or options to acquire, an interest in its mining properties and surface rights, and has conducted limited investigations of legal title to such properties, the properties may be subject to prior unregistered agreements or transfers or native land claims, or it is possible that title may be affected by undetected defects.

In addition, there is a risk that developing laws and movements respecting the acquisition and ownership of lands and other rights of local communities may alter the arrangements made by prior owners of the lands where the Company's projects are located. Future laws and actions could have a material adverse effect on the Company's exploration activities or on its financial position, cash flow and results of operations.

The prices of base and precious metals has fluctuated significantly in recent years and may adversely affect the economic viability of the Company's mineral properties.

The Company's revenues, if any, are expected to be almost entirely derived from the mining and sale of precious and base metals. The prices of those commodities have fluctuated widely, particularly in recent years, and are affected by numerous factors beyond the Company's control, including: international economic and political trends; expectations of inflation; currency exchange fluctuations; interest rates; consumption patterns; speculative activities; and increased production due to new mine developments and improved mining and production methods. The effect of these factors on the price of precious and base metals, and, therefore, on the economic viability of the Company's mining properties, cannot be accurately predicted, but nonetheless may adversely impact the Company's ability to raise capital and conduct its operations.

All of the Company's material subsidiaries and their mineral properties are in foreign countries and, therefore, a large portion of the Company's business may be exposed to political, economic, security, and other risks and uncertainties.

Most of the Company's mineral properties, and its material subsidiaries, are located in Bolivia and Peru. It may, therefore, be exposed to various types and degrees of security, economic, labour, political and other risks and uncertainties. These risks and uncertainties include, but are not limited to: terrorism; hostage taking; military repression; high rates of inflation; labour unrest; war or civil unrest; creeping or outright expropriation and nationalization; renegotiation or nullification of existing concessions, licenses, permits and contracts, including by way of invalidation of governmental acts; artisanal and illegal mining operations and the government's enforcement of norms restricting these activities; changes in taxation and mining-related laws and regulations; trade protectionism, including restrictions or tariffs on imports; changes to the foreign exchange regime; changes to the currency regime; currency controls; restrictions on repatriation of funds; changing political conditions, including electoral results;

challenges to the validity of governmental acts; and, governmental regulations that may favour or require the awarding of contracts to local contractors or require foreign contractors to employ residents of, or purchase supplies from, a particular jurisdiction. The reputation of Bolivia as a developing nation, perceived by many as having a track record of measures contrary to attracting investment in the mining sector and other areas of the economy, may make it more difficult for the Company to obtain any required exploration and development financing for its Bolivian projects.

Changes in mining or investment policies or shifts in political attitudes in Bolivia and Peru, their provinces, or local political jurisdictions, may adversely affect the Company's operations or potential profitability. Operations may be affected to varying degrees by modifications to government legislation and regulations with respect to, but not limited to: restrictions on production; price controls; export controls; currency remittances; taxes, including income taxes, property taxes, value added taxes, capital gains taxes, windfall taxes, and the sovereign adjustment tax; royalties; expropriation of property; foreign investment; maintenance of claims; the environment; land use; land claims or other demands by local people; social consultation and other permitting requirements; artisanal and illegal mining operations; labour; transportation; water use; and, mine safety. 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 impact of one or more of these various factors and uncertainties, none of which can be accurately predicted, could have an adverse effect on the Company's operations or potential profitability.

The Company may experience volatility in the market price of its Common Shares.

Securities of mineral companies have experienced substantial volatility in the past, often based on factors unrelated to the financial performance or prospects of the companies involved. These factors include macroeconomic conditions in North America and globally, and market perceptions of the attractiveness of particular industries or sectors. The price of the Company's Common Shares is also likely to be significantly affected by short-term changes in mineral prices, currency exchange fluctuations, or its financial condition or results of exploration activities on its projects. Other factors unrelated to the performance of the Company that may have an effect on the price of the Company's Common Shares include: the extent of analyst coverage available to investors concerning the business of the Company may be limited if investment banks with research capabilities do not follow the Company; lessening in trading volume and general market interest in the Company's Common Shares may affect an investor's ability to trade significant numbers of Common Shares; the size of the Company's public float and whether it is included in market indices may limit the ability of some institutions to invest in the Common Shares; and, a substantial decline in the price of the Common Shares that persists for a significant period of time could cause the Common Shares to be delisted from an exchange, further reducing market liquidity. If an active market for the Common Shares does not continue, the liquidity of an investor's investment may be limited, and the price of the Common Shares may decline. If an active market does not exist, investors may lose their entire investment in the Company. As a result of any of these factors, the market price of the Common Shares at any given point in time may not accurately reflect the long-term value of the Company. Securities class-action litigation often has been brought against companies following periods of volatility in the market price of their securities. The Company may in the future be the target of similar litigation. Securities litigation could result in substantial costs and damages and divert management's attention and resources.

The Company's foreign subsidiary operations may impact its ability to fund operations efficiently, as well as the Company's valuation and stock price.

The Company conducts operations through 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 corporation and such entities, or among such entities, could restrict the Company'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 Company's valuation and stock price.

The value of the Company's Common Shares, as well as its ability to raise equity capital, may be impacted by future issuances of shares.

The Company is authorized to issue an unlimited number of Common Shares without par value. The Company may issue more Common Shares in the future. Sales of substantial amounts of Common Shares (including shares issuable upon the exercise of stock options or warrants), or the perception that such sales could occur, could materially adversely affect prevailing market prices for the Common Shares and the ability of the Company to raise equity capital in the future.

The Company's future performance is dependent on key personnel. The temporary or permanent loss of the services of any of the Company's and its subsidiaries' executives or directors could have a material adverse effect on the Company's business.

The Company's performance is substantially dependent on the performance and continued efforts of the Company's executives and board of directors. The loss of the services of any of the Company's executives or directors could have a material adverse effect on the Company's business, results of operations and financial condition. The Company currently does not carry any key person insurance on any of its executives or directors. The Company has limited resources and is currently unable to compete with larger organizations with respect to compensation and perquisites.

The tax regimes in Bolivia and Peru may be subject to change without notice.

The tax regimes in Bolivia and Peru may be subject to differing interpretations and is subject to change without notice. The Company's interpretation of tax law as applied to its transactions and activities may not coincide with that of the tax authorities. As a result, the taxation applicable to transactions and operations may be challenged or revised by the tax authorities, which could result in significant additional taxes, penalties and/or interest.

There is a risk that restrictions on the repatriation of earnings from Bolivia and Peru to foreign entities will be imposed in the future. In addition, the Company has no control over withholding tax rates. There is a risk that the Company's access to financing may be limited as a result of indirect taxation.

Information Systems and Cyber Security

The Company's operations depend on information technology ("IT") systems. These IT systems could be subject to network disruptions caused by a variety of sources, including computer viruses, security breaches and cyber-attacks, as well as disruptions resulting from incidents such as cable cuts, damage to physical plants, natural disasters, terrorism, fire, power loss, vandalism and theft. The Company's operations also depend on the timely maintenance, upgrade and replacement of networks, equipment, IT systems and software, as well as pre-emptive expenses to mitigate the risks of failures. Any of these and other events could result in IT system failures, delays and/or increase in capital expenses. The failure of IT systems or a component of information systems could, depending on the nature of any such failure, adversely impact the Company's reputation and results of operations.

Although to date the Company has not experienced any material losses relating to cyber-attacks or other information security breaches, there can be no assurance that the Company will not incur such losses in the future. The Company's risk and exposure to these matters cannot be fully mitigated because of, among other things, the evolving nature of these threats. As a result, cyber security and the continued development and enhancement of controls, processes and practices designed to protect systems, computers, software, data and networks from attack, damage or unauthorized access remain a priority. As cyber threats continue to evolve, the Company may be required to expend additional resources to continue to modify or enhance protective measures or to investigate and remediate any security vulnerabilities.

The Company is exposed to financial risk arising from fluctuations in the exchange rates between the U.S. dollar and Canadian dollar.

While the Company and its subsidiaries incur the majority of their expenditures in U.S. dollars, corporate G&A expenses are primarily paid in Canadian dollars. Thus, the Company is exposed to financial risk arising from

fluctuations in the exchange rates between the U.S. dollar and Canadian dollar, and the degree of volatility of these rates. The Company does not use derivative instruments to reduce its exposure to foreign currency risks.

Public Health Crises

The Company's business, operations and financial condition could also be materially adversely affected by the outbreak of epidemics or pandemics or other health crises. For example, in March 2020 the World Health Organization declared COVID-19 to be a pandemic. The risks of public health crises such as COVID-19 to the Company's business include, without limitation, the ability to gain access to government officials, the ability of drilling crews to continue drilling, the ability to raise funds, employee and contractor-employee health, workforce productivity, increased insurance premiums, limitations on travel, the availability of industry experts and personnel, disruption of the Company's supply chains and other factors that will depend on future developments which are beyond the Company's control. In particular, the spread of a global pandemic, prolonged restrictive measures put in place in order to control an outbreak or other adverse public health developments could materially and adversely impact the Company's business and, as a result, the exploration and development of the Iska Iska Project could materially slow down or the Company could be required to suspend its operations for an indeterminate period. There can be no assurance that the Company's personnel and its contractors' personnel will not ultimately see its workforce productivity reduced or that the Company will not incur increased medical costs or insurance premiums as a result of these health risks. Such increased costs could reduce the size or extent of the planned exploration activities. In addition, a pandemic or the fear thereof could adversely affect global economies and financial markets resulting in volatility or an economic downturn that could have an adverse effect on the demand for minerals at the Iska Iska Project and other properties and, accordingly, the Company's future prospects. Epidemics such as COVID-19 could have a material adverse impact on capital markets and the Company's ability to raise sufficient funds to finance the ongoing exploration and development of its mineral properties. All of these factors could have a material and adverse effect on the Company's business, financial condition and results of operations. It is not always possible to fully insure against such risks, and the Company may decide not to insure such risks as a result of the high cost of premiums or other reasons. Should such liabilities arise, they could delay the exploration and development of the Company's properties, create an obstacle to raising funds for the acquisition of the Iska Iska property in 2024 and thereby make it difficult or even impossible to acquire the Iska Iska Project or reduce or eliminate any future profitability and result in increasing costs and a decline in the value of the Company's Common Shares. Even though the COVID-19 pandemic is over, the Company may continue to experience material adverse effects to its business, financial condition and prospects as a result of the continued disruption in the global economy and any resulting recession.

Dependence on Outside Parties

The Company has relied upon consultants, engineers and others and intends to rely on these parties for development, construction and operating expertise. Substantial expenditures are required to construct mines, to establish mineral reserves through drilling, to carry out environmental and social impact assessments, to develop metallurgical processes to extract the metal from the ore and, in the case of new properties, to develop the exploration and plant infrastructure at any particular site. If such parties' work is deficient or negligent or is not completed in a timely manner, it could have a material adverse effect on the Company.

Volatility of Stock Price

In recent years, the securities markets in the United States and Canada have experienced a high level of price and volume volatility, and the market prices of securities of many companies have experienced wide fluctuations in price which have not necessarily been related to the operating performance, underlying asset values or prospects of such companies. There can be no assurance that continual fluctuations in price will not occur. It may be anticipated that any quoted market for the Company's Common Shares will be subject to market trends generally, notwithstanding any potential success of the Company in creating revenues, cash flows or earnings.

Conflicts of Interest

The directors and officers of Eloro may serve as directors or officers of other public resource companies or have significant shareholdings in other public resource companies. Situations may arise in connection with potential acquisitions and investments where the other interests of these directors and officers may conflict with the interests of

Eloro. In the event that such a conflict of interest arises at a meeting of the directors of Eloro, a director is required by the *Business Corporations Act* (Ontario) to disclose the conflict of interest and to abstain from voting on the matter.

Competition

The mineral exploration and mining business is competitive in all of its phases. Eloro competes with numerous other companies and individuals, including competitors with greater financial, technical and other resources than Eloro, in the search for and acquisition of attractive mineral properties. The ability of Eloro to acquire 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 properties or prospects for mineral exploration. There is no assurance that Eloro will continue to be able to compete successfully with its competitors in acquiring such properties or prospects.

Potential Dilution

The Company's articles of incorporation and by-laws allow it to issue an unlimited number of Common Shares for such consideration and on such terms and conditions as established by the board of directors of the Company, in many cases, without the approval of the Company's shareholders. The Company may issue additional Common Shares in future financings (including through the sale of securities convertible into or exchangeable for Common Shares) and on the exercise of stock options, warrants or other securities exercisable for Common Shares. The Company cannot predict the size of future issuances of Common Shares or the effect that future issuances and sales of Common Shares will have on the market price of the Common Shares. Issuances of a substantial number of additional Common Shares, or the perception that such issuances could occur, may adversely affect prevailing market prices for the Common Shares. With any additional issuance of Common Shares, investors will suffer dilution to their voting power and the Company may experience dilution in its earnings (if any) per share.

Forward-looking statements may prove to be inaccurate

Investors should not place undue reliance on forward-looking statements. By their nature, forward-looking statements involve numerous assumptions, known and unknown risks and uncertainties, of both general and specific nature, that could cause actual results to differ materially from those suggested by the forward-looking statements or contribute to the possibility that predictions, forecasts or projections will prove to be materially inaccurate. Additional information on such risks, assumptions and uncertainties can be found in this AIF under the heading "Cautionary Note Regarding Forward Looking Statements and Forward Looking Information".

ITEM 8: DIVIDENDS

All of the Common Shares of the Company are entitled to an equal share in the dividends declared and paid by the Company. There are no restrictions in the Company's by-laws which could prevent the Company from paying dividends as long as there are no reasonable grounds for believing that the Company is insolvent or the payment of dividends would render the Company insolvent.

The Company intends to retain all future earnings, if any, and other cash resources for the future operation and development of its business, and accordingly, does not intend to declare or pay any cash dividends in the foreseeable future. Payment of any future dividends will be at the discretion of the Board after taking into account many factors including the Company's operating results, financial condition and current and anticipated cash needs.

ITEM 9: DESCRIPTION OF CAPITAL STRUCTURE

As of July 2, 2024, the Company had 79,853,515 Common Shares 6,115,000 stock options outstanding, exercisable at a price between C\$0.40 and C\$4.65 per stock option, 6,000,063 warrants outstanding, exercisable at a price between C\$2.00 and C\$4.25, and 3,400,000 Restricted Share Units, where subject to certain vesting requirements, have redemption dates between June 6, 2025 and December 31, 2026.

The Company is authorized to issue an unlimited number of Common Shares without par value, and an unlimited number of special shares ("**Special Shares**") without par value. There are no Special Shares issued and outstanding.

The holders of the Common Shares are entitled to receive notice of all meetings of shareholders and to attend and vote the Common Shares at the meetings, except meetings at which only holders of a specified class of shares are entitled to vote, and holders of Common Shares shall be entitled to one vote for each Common Share held and, subject to the rights privilege restrictions and conditions attaching to any other class of shares of the Company, to receive the remaining property of the Company upon the dissolution of the Company.

The attributes of the Special Shares are as follows:

- a) the Special Shares shall be redeemable, voting, non-participating shares without nominal or par value;
- b) no dividends at any time shall be declared, set aside or paid on the Special Shares;
- c) in the event of a liquidation, dissolution or winding-up of the Company or other distribution of assets or property of the Company among the shareholders for the purpose of winding up its affairs, the holders of the Special Shares shall be entitled to received from the assets and property of the Company a sum equivalent to the amount paid on the issue of such shares held by them respectively before any amount shall be paid or any property or assets of the Company distributed to the holders of any Common Shares or shares of any other class ranking junior to the Special Shares. After payment to the holders of the Special Shares of the amount so payable to them as provided above, they shall not be entitled to share in any further distribution of the assets or property of the Company;
- d) the Special Shares shall be issued only for cash and may, if authorized by the directors of the Company, be accompanied by warrants to purchase Common Shares in the capital of the Company on the basis of one warrant for each Special Share;
- e) in the event that warrants to purchase Common Shares in the capital of the Company which accompanied Special Shares are exercise, the Special Shares accompanying such warrants will be redeemed in accordance with the provisions of clause (f) below;
- f) subject to the provisions of clause (e) above, the Company shall not redeem the Special Shares or any of them prior to the expiration of five years from the respective dates of the issuance thereof, without the prior consent of the holders of the Special Shares to be redeemed. The Company may redeem all the then outstanding Special Shares five years from the respective issue of the Special Shares, without the consent of the holders of such shares being redeemed, as hereinafter provided;
- g) the Company shall give not less than thirty days notice in writing of such redemption, by mailing such notice to the registered holders of the Special Shares to be redeemed, specifying the date and place or places or redemption. If notice of any such redemption has been given in the manner aforesaid, and an amount sufficient to redeem the Special Shares has been deposited with any trust company or chartered bank in Canada, as specified in the notice, or before the date fixed for redemption, the holders thereof shall thereafter have no rights against the Company in respect thereof except, upon the surrender of certificates for such Special Shares, to receive payment therefore out of the moneys so deposited;
- h) the Company may, with the consent of the holders thereof, at any time or times purchase for cancellation all or any part of the Special Shares outstanding from time to time, at a price not exceeding the amount paid on the issue thereof;
- i) the holders of Special Shares shall be entitled to receive notice of and to attend all meetings of shareholders of the Company and shall have one vote for each Special Shares held at all meetings of the shareholders of the Company; and
- j) the number of Special Shares issuable by the Company at any time shall be limited so that at no time shall more than 500,000 Special Shares be issued and outstanding.

ITEM 10: MARKET FOR SECURITIES

10.1 Trading Price and Volume

The Common Shares of the Company currently trade on the TSX under the symbol “ELO”. The Common Shares commenced trading on the TSX on March 6, 2023 and prior to that, the Common Shares traded on the TSX Venture

Exchange (“TSX-V”). The following table sets out the high and low sale prices and the volume of trading of the Company’s Common Shares on the TSX on a monthly basis since the commencement of the Company’s fiscal year ended March 31, 2024.

Period	Price (High)	Price (Low)	Volume
April 2023	\$3.82	\$3.25	1,381,891
May 2023	\$3.58	\$2.74	1,198,971
June 2023	\$3.75	\$2.99	1,257,045
July 2023	\$3.97	\$3.05	1,999,555
August 2023	\$3.15	\$2.38	3,400,621
September 2023	\$2.60	\$1.64	3,024,014
October 2023	\$2.02	\$1.53	824,796
November 2023	\$1.74	\$1.41	959,158
December 2023	\$2.50	\$1.46	1,038,416
January 2024	\$2.29	\$1.58	1,043,072
February 2024	\$1.87	\$1.09	1,809,807
March 2024	\$1.57	\$1.15	1,876,102
TOTAL			19,813,448

10.2 Prior Sales

No class of securities of the Company, other than the Common Shares, are listed for trading on a marketplace. The following table summarizes the issuance of securities convertible into or exercisable for Common Shares by the Company during the fiscal year ended March 31, 2024:

Date of Issuance	Security	Exercise Price per Security (C\$)	Number of Securities
August 3, 2023	Warrants	4.25	1,095,640
August 3, 2023	Warrants	3.15	131,476
August 17, 2023	Warrants	4.25	39,682
March 27, 2024	Warrants	2.00	3,000,000
November 22, 2023	Stock Options	1.53	350,000

ITEM 11: ESCROWED SECURITIES AND SECURITIES SUBJECT TO CONTRACTUAL RESTRICTION ON TRANSFER

To the knowledge of the directors and officers of the Company, no securities of the Company are subject to escrow or a contractual restriction on transfer as of the date of this AIF.

ITEM 12: DIRECTORS AND OFFICERS

12.1 Name, Occupation and Security Holding

The following are the names and provinces of residence of the directors and executive officers of the Company, the positions and offices they currently hold with the Company, their principal occupations during the five preceding years and the date they were appointed to their current office with the Company. Each director will hold office until the next annual general meeting of the Company unless his office is earlier vacated in accordance with the provisions of the OBCA or the by-laws of the Company.

Name, Residence and Office(s)	Principal Occupation During Past Five Years	Director Since
Thomas Larsen Burlington, Ontario <i>Director, Chairman and Chief Executive Officer</i>	Chairman and Chief Executive Officer of the Company since 1997 and of Cartier Silver Corporation (formerly Cartier Iron Corporation) from 1997 to 2012 and from 2014 to present. Mr. Larsen is a director of the Company and of Cartier Silver Corporation.	2002
Francis Sauve Tilbury, Ontario <i>Director</i>	Entrepreneur. Director of the Company since 2002 and of Cartier Silver Corporation from 1999 to 2012 and since 2014.	2002
Alexander S. Horvath L'Orignal, Ontario <i>Director</i>	Professional Engineer (retired). President of A.S. Horvath Engineering Inc. A director of the Company since 2010; and Cartier Silver Corporation from 2013 to 2014 and since 2017.	2010
Dusan Berka Vancouver, BC <i>Director</i>	Professional Engineer. Director of the Company since 2011; President and CEO of Madoro Metals Corp. (formerly Megastar Development Corp.) since 2003; Director of T2 Metals Corp. (formerly Aguila Copper Corp.) since 2011; Director and senior officer of Patriot Battery Metals Inc. (formerly Gaia Metals Corp.) from 2012 to 2023. Director of Straightup Resources Inc. from 2020 to 2021.	2011
Richard Stone Toronto, Ontario <i>Director</i>	Chairman and CEO of Stone Asset Management Limited from 1999 to 2022 and of Stone Investment Group Limited from 2006 to 2022. Director of Foster & Associates Financial Services Inc. since 2023. Director of the Company since January 2017.	2017
Pablo Ordoñez Santa Cruz de la Sierra, Bolivia <i>Director</i>	Partner (Tax) at PPO Abogados since 2020; Partner (Tax) at Ferrere Abogados from 2016 to 2020.	2022

The Company's only two committees are its Nomination and Compensation Committee, whose members are Richard Stone, Francis Sauve and Alexander Horvath. and its Audit Committee, whose members are Francis Sauve, Dusan Berka and Alexander Horvath. See ITEM 18: "Audit Committee" below.

The following table sets forth certain information concerning the executive officers of the Company, based in part upon information furnished by them to management.

Name, Province and Country of Residence	Position with Company	Principal Occupation During Five Preceding Years
Thomas Larsen Burlington, Ontario Canada	Chief Executive Officer	Chairman and Chief Executive Officer of the Company since 1997; and of Cartier Silver Corporation from 1997 to 2012 and from 2014 to present. Mr. Larsen is a director of the Company and of Cartier Silver Corporation.
Miles Nagamatsu Toronto, Ontario Canada	Chief Financial Officer	Chief Financial Officer of the Company since 1997. Chief Financial Officer of Cartier Silver Corporation since 1997, Bocana Resources Corp. since 2017; Director and Chief Financial Officer of Essex Oil Ltd. from 2008 to 2021; Chief Financial Officer of Forsys Metals Corp. since 2018; Laurion Mineral Exploration Inc. from 2019 to 2022. EV Minerals Corporation from 2020 to 2023, GreenBank Capital Inc., Buchans Wileys Exploration Inc. and Gander Exploration Inc. since April 2020; Blockchain Evolution Inc. and XGC Software Inc. since May 2020.
William Pearson, Ph.D., P. Geo., FGC Thornhill, Ontario Canada	Executive Vice President Exploration	Executive Vice President Exploration of the Company since February 2021. President of the Company from June 2018 to March 2019. President of Pearson Geological Limited.
Jorge Estepa Brampton, Ontario Canada	Vice President, Corporate Secretary and Treasurer	Vice President, Corporate Secretary and Treasurer of the Company since 1997. Director of the Forsys Metals Corp. since March 2015, Corporate Secretary of Forsys Metals Corp. since April 2004, Vice President, Secretary and Treasurer of Cartier Silver Corp. since 1995, Corporate Secretary (Canada)/Assistant Corporate Secretary of Champion Iron Limited since March 2014; Director of Canoe Mining Ventures Corp. from 2013 to 2022; Corporate Secretary of Acme Resources Corp. from June 2018 to December 2018.
Christopher Holden Winnipeg, Manitoba Canada	Vice President, Corporate Development	Vice President Corporate Development of the Company since March 2021. Corporate Advisor to the Company from 2020 to 2021. Corporate Advisor to Reality Check Systems VR from 2017 to 2019.
Mike Hallewell, F.I.M.M.M., F.S.A.I.M.M., F.M.E.S., C.Eng Falmouth, Cornwall United Kingdom	Senior Vice President Engineering Projects/Metallurgy	Senior Vice President Engineering Projects/Metallurgy of the Company since January 2024. Principal of MPH Minerals Consultancy Ltd.

As of July 2, 2024, the directors and executive officers of the Company, as a group, beneficially owned, controlled or directed, directly or indirectly, 16,494,698 Common Shares representing 22% of the total issued and outstanding Common Shares of the Company.

12.2 Cease Trade Orders, Bankruptcies, Penalties or Sanctions

Corporate Cease Trade Orders

Except as set out below, no director or executive officer of the Company is, or was within the ten years prior to the date of this AIF, a director, chief executive officer or chief financial officer of any company that was the subject of a cease trade or similar order, or an order that denied the other issuer access to any statutory exemptions, for a period of more than thirty consecutive days:

1. while that person was acting as a director, chief executive officer or chief financial officer; or
2. after that person ceased acting as a director, chief executive officer or chief financial officer which resulted from an event that occurred while that person was acting in that capacity.

On November 3, 2016, the Ontario Securities Commission issued a cease trade order against Essex Oil Ltd. (“Essex”) for failing to file audited annual financial statements, annual management’s discussion and analysis, and certification of the foregoing filings. At the time the cease trade order was issued, Miles Nagamatsu was a director and executive officer of Essex. The cease trade order is still in effect.

Corporate Bankruptcies

No director, executive officer or securityholder holding a sufficient number of securities of the Company to affect materially the control of the Company, is, or has been within the ten years before the date of this AIF, a director or executive officer of any company that, while that person was acting in that capacity, or within one 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.

Personal Bankruptcies

No director, executive officer or securityholder holding a sufficient number of securities of the Company to affect materially the control of the Company has, within the ten years prior to the date of this AIF, 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, receiver manager or trustee appointed to hold his or her assets.

Penalties or Sanctions

No director, executive officer or securityholder holding a sufficient number of securities to materially affect the control 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 or has entered into a settlement agreement with a securities regulatory authority or been subject to 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.

12.3 Conflicts of Interest

The directors and officers of the Company may, from time to time, serve as directors or officers of other issuers or organizations or may be involved with the business and operations of other issuers or organizations, in which case a conflict of interest may arise between their duties as a director or officer of the Company and their duties as a director or officer of such other issuers or organizations. In particular, certain of the directors and officers of the Company are involved in executive or director positions with other mineral exploration companies whose operations may, from time to time, be in direct competition with those of the Company or with entities which may, from time to time, provide financing to, or make equity investments in, competitors of the Company. See ITEM 12.1: “*Directors And Officers - Name, Occupation and Security Holding*” above for a description of other mineral exploration companies in which the directors and officers of the Company are currently involved.

The directors and officers of the Company are aware of the existence of laws governing accountability of directors and officers for corporate opportunity and requiring disclosure by directors of conflicts of interest and the Company will rely upon such laws in respect of any directors’ or officers’ conflicts of interest or in respect of any breaches of duty by any of its directors or officers. All such conflicts will be disclosed by such directors or officers in accordance with the OBCA and they will govern themselves in respect thereof to the best of their ability in accordance with the obligations imposed upon them by law.

Save and except as aforesaid or otherwise disclosed in this AIF, to the Company’s knowledge, there are no known existing or potential conflicts of interest between the Company and any director or officer of the Company.

ITEM 13: LEGAL PROCEEDINGS AND REGULATORY ACTIONS

13.1 Legal Proceedings

During the fiscal year ended March 31, 2024 and as of the date of this AIF, the Company is not and was not a party to, and its property is not and was not the subject of, any legal proceedings and no such proceedings are known by the Company to be contemplated.

13.2 Regulatory Actions

During the fiscal year ended March 31, 2024 and as of the date of this AIF, there were no penalties or sanctions imposed against, or settlement agreements with any court relating to securities legislation or with securities regulatory authority entered into by the Company or any other penalties or sanctions imposed by a court or regulatory body against the Company that would likely be considered important to a reasonable investor in making an investment decision.

ITEM 14: INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Other than as disclosed in this AIF, in the notes to the Company's Financial Statements and its MD&A, no director or executive officer of the Company, and no shareholder holding of record or beneficially, directly or indirectly, more than 10% of the Company's outstanding Common Shares, and none of the respective associates or affiliates of any of the foregoing, had any material interest, direct or indirect, in any transaction with the Company or in any proposed transaction within the three most recently completed financial years or the current financial year of the Company that has materially affected or is reasonably expected to materially affect the Company.

ITEM 15: TRANSFER AGENT AND REGISTRAR

The Company's registrar and transfer agent for its Common Shares is the TSX Trust Company located at 301 - 100 Adelaide Street West, Toronto, Ontario, Canada, M5H 4H1.

ITEM 16: MATERIAL CONTRACTS

Other than contracts entered into in the ordinary course of business, the only material contract entered into by the Company since the commencement of the Company's fiscal year ended March 31, 2024 or before such time that is still in effect, and up to July 29, 2022 is the definitive agreement between Empresa Minera and the Company's Bolivian subsidiary, Minera Tupiza, as amended, pursuant to which Minera Tupiza has an option to acquire a 99% interest in Iska Iska (see Sections 4.2 and 6.1 of this AIF for further details).

ITEM 17: INTERESTS OF EXPERTS

17.1 Names of Experts

The following table lists the persons and companies who have prepared or certified a report, valuation, statement or opinion described or included in a filing, or referred to in a filing, made under National Instrument 51-102 *Continuous Disclosure Obligations* by the Company during the fiscal year ended March 31, 2023 or subsequent thereto:

Name of Individual or Company	Document Prepared or Certified
Charley Murahwi, MSc., P. Geo., FAusIMM of Micon International Limited	NI 43-101 Iska Iska Technical Report
Richard Gowans, P. Eng.. of Micon International Limited	NI 43-101 Iska Iska Technical Report
Alan J. San Martin, MAusIMM(CP) of Micon International Limited	NI 43-101 Iska Iska Technical Report
Abdoul A.Drame, B.Eng., P.Eng. of Micon International Limited	NI 43-101 Iska Iska Technical Report
RSM Canada LLP	Audited consolidated financial statements of the Company for the years ended March 31, 2024 and 2023.

17.2 Interests of Experts

To the knowledge of the Company, none of the experts named above or their respective associates or affiliates held, as of the date of the applicable report, valuation, statement or opinion referred to in ITEM 17.1: “*Interests of Experts - Names of Experts*” above, currently hold or will receive any registered or beneficial interests, direct or indirect, in any securities or other property of the Company. Charley Marahwi, Richard Gowans, Alan J. San Martin and Abdoul A. Drame held less than 1% of the securities of the Company or of any associate or affiliate of the Company when they prepared the Iska Iska Technical Report, and as at the date hereof, held less than 1% of the securities of the Company.

The auditor of the Company is RSM Canada LLP, Chartered Professional Accountants (“**RSM**”), 11 King Street East, #700, Toronto, ON M5H 4C7. RSM is independent from the Company within the meaning of the Rules of Professional Conduct of the Institute of Chartered Professional Accountants of Ontario.

ITEM 18: AUDIT COMMITTEE

National Instrument 52-110 *Audit Committees* of the Canadian Securities Administrators (“**NI 52-110**”) requires the Company to disclose annually in its AIF certain information concerning the constitution of its audit committee and its relationship with its external auditor, as set forth below.

18.1 The Audit Committee Charter

The text of the Company’s Audit Committee Charter (the “**Audit Committee Charter**”) is attached as Schedule “A” hereto.

18.2 Composition of Audit Committee

The following are the members of the Audit Committee:

Audit Committee Member	Independence	Financial Literacy
Francis Sauve	Independent ⁽¹⁾	Financially literate ⁽¹⁾
Dusan Berka	Independent ⁽¹⁾	Financially literate ⁽¹⁾
Alexander Horvath	Independent ⁽¹⁾	Financially literate ⁽¹⁾

18.3 Relevant Education and Experience

Francis Sauve owns his own business, and in such capacity has experience in the preparation, analysis and/or evaluation of financial statements generally and an understanding of internal control and procedures for financial reporting. Over the past 25 years, Mr. Sauve has been, and is currently, a director of a number of publicly traded resource exploration companies.

Dusan Berka has obtained significant financial experience and exposure to accounting and financial issues in past positions as an officer and/or director of a number of publicly traded resource exploration companies.

Alexander Horvath has obtained significant financial experience and exposure to accounting and financial issues in past positions as an officer and/or director of a number of publicly traded resource exploration companies.

As a result of their respective business experience, each member of the Audit Committee (i) has an understanding of the accounting principles used by the Company to prepare its financial statements, (ii) has the ability to assess the general application of such accounting principles in connection with the accounting for estimates, accruals and provisions, (iii) has experience in analyzing and evaluating financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to that that can reasonably be expected to be raised by the Company's financial statements, and (iv) has an understanding of internal controls and procedures for financial reporting.

18.4 Reliance on Certain Exemptions

At no time since the commencement of the Company's most recently completed financial year ended March 31, 2024 has the Company relied on the exemptions in Section 2.4 of NI 52-110 (*De Minimis Non-audit Services*), an exemption from subsection 6.1.1(4) (*Circumstances Affecting the Business or Operations of the Venture Issuer*), subsection 6.1.1(5) (*Events Outside Control of Member*), subsection 6.1.1(6) (*Death, Incapacity or Resignation*), or an exemption from NI 52-110, in whole or in part, granted under Part 8 of NI 52-110. As the Company is considered a "venture issuer" for the purpose of Part 6 of NI 52-110, it is exempted from the requirements of Parts 3 (Composition of the Audit Committee) and 5 (Reporting Obligations) of NI 52-110.

18.5 Audit Committee Oversight

At no time since the commencement of the Company's most recently completed financial year ended March 31, 2024 was a recommendation of the Audit Committee to nominate or compensate an external auditor not adopted by the Board.

18.6 Pre-Approval Policies and Procedures

The Audit Committee has adopted specific policies and procedures for the engagement of non-audit services as described in the Audit Committee Charter.

18.7 External Audit Service Fees (By Category)

The aggregate fees billed by the Company's external auditors in each of the last two financial years for audit and related services are as follows:

Financial Year Ending	Audit Fees ⁽¹⁾	Audit Related Fees ⁽²⁾	Tax Fees ⁽³⁾	All Other Fees ⁽⁴⁾
March 31, 2024	\$75,000	\$Nil	\$9,450	\$5,250
March 31, 2023	\$65,000	\$Nil	\$12,500	\$76,300

⁽¹⁾ "Audit Fees" include fees necessary to perform the annual audit of the Company's consolidated financial statements. Audit Fees include fees for review of tax provisions and for accounting consultations on matters reflected in the financial statements.

Audit Fees also include audit or other attest services required by legislation or regulation, such as comfort letters, consents, reviews of securities filings and statutory audits.

- (2) “**Audit-Related Fees**” include fees for services that are traditionally performed by the auditor. These audit-related services include 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 fees for all tax services other than those included in “Audit Fees” and “Audit-Related Fees”. This category includes fees for tax compliance, tax planning and tax advice. Tax planning and tax advice includes 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 all other non-audit services, which for 2023 included fees related to two bought deal financings, including the review of the Company’s interim financial statements and the prospectus filings.

ITEM 19: ADDITIONAL INFORMATION

Additional information including directors’ and officers’ remuneration and indebtedness, principal holders of the Company’s securities, securities authorized for issuance under equity compensation plans, and corporate governance practices, is contained in the Company’s management information circular for its most recent annual meeting of shareholders that involved the election of directors.

Additional financial information is also provided in the Company’s audited consolidated financial statements and related MD&A for its fiscal year ended March 31, 2024.

Additional information relating to the Company may be found under the Company’s profile on SEDAR+ at www.sedarplus.ca.

SCHEDULE “A”

ELORO RESOURCES LTD.

(the “Corporation”)

AUDIT COMMITTEE CHARTER

OVERALL ROLE AND RESPONSIBILITY

The Audit Committee shall:

1. assist the Board of Directors in its oversight role with respect to:
 - i. the quality and integrity of financial information;
 - ii. the independent auditor’s performance, qualifications and independence;
 - iii. the performance of the Corporation’s internal audit function, if applicable; and
 - iv. the Corporation’s compliance with legal and regulatory requirements; and
2. prepare such reports of the Audit Committee required to be included in the Circular in accordance with applicable laws or the rules of applicable securities regulatory authorities.

MEMBERSHIP AND MEETINGS

The Audit Committee shall consist of three or more Directors appointed by the Board of Directors, the majority of whom shall be independent and unrelated to the Corporation and as such shall not be officers (other than a non-executive Chairman or Corporate Secretary who is not an employee of the Corporation) or employees of or have a meaningful business relationship with the Corporation or any of the Corporation’s affiliates or be an immediate family member of any of the foregoing. Each of the members of the Audit Committee shall satisfy the applicable independence and financial literacy of the laws governing the Corporation, the applicable stock exchanges on which the Corporation’s securities are listed and applicable securities regulatory authorities.

The Board of Directors shall designate one member of the Audit Committee as the Committee Chair. Each member of the Audit Committee shall be financially literate as such qualification is interpreted by the Board of Directors in its business judgment.

STRUCTURE AND OPERATIONS

The affirmative vote of a majority of the members of the Audit Committee participating in any meeting of the Audit Committee is necessary for the adoption of any resolution.

The Audit Committee shall meet as often as it determines, but not less frequently than quarterly. The Committee shall report to the Board of Directors on its activities after each of its meetings at which time minutes of the prior Committee meeting shall be tabled for the Board of Directors.

The Audit Committee shall review and assess the adequacy of this Charter periodically and, where necessary, will recommend changes to the Board of Directors for its approval.

The Audit Committee is expected to establish and maintain free and open communication with management and the independent auditor and shall periodically meet separately with each of them.

SPECIFIC DUTIES

Oversight of the Independent Auditor

- Make recommendations to the Board of Directors for the appointment and replacement of the independent auditor.
- Responsibility for the compensation and oversight of the work of the independent auditor (including resolution of disagreements between management and the independent auditor regarding financial reporting) for the purpose of preparing or issuing an audit report or related work. The independent auditor shall report directly to the Audit Committee.
- Authority to pre-approve all audit services and permitted non-audit services (including the fees, terms and conditions for the performance of such services) to be performed by the independent auditor.
- Evaluate the qualifications, performance and independence of the independent auditor, including (i) reviewing and evaluating the lead partner on the independent auditor's engagement with the Corporation, and (ii) considering whether the auditor's quality controls are adequate and the provision of permitted non-audit services is compatible with maintaining the auditor's independence.
- Obtain from the independent auditor and review the independent auditor's report regarding the management internal control report of the Corporation to be included in the Corporation's annual proxy circular, as required by applicable law.
- Ensure the rotation of the lead (or coordinating) audit partner having primary responsibility for the audit and the audit partner responsible for reviewing the audit as required by law (currently at least every 5 years).

Financial Reporting

- Review and discuss with management and the independent auditor:
 - prior to the annual audit the scope, planning and staffing of the annual audit,
 - the annual audited financial statements,
 - the Corporation's annual and quarterly disclosures made in management's discussion and analysis,
 - approve any reports for inclusion in the Corporation's Annual Report, as required by applicable legislation,
 - the Corporation's quarterly financial statements, including the results of the independent auditor's review of the quarterly financial statements and any matters required to be communicated by the independent auditor under applicable review standards,
 - significant financial reporting issues and judgments made in connection with the preparation of the Corporation's financial statements,
 - any significant changes in the Corporation's selection or application of accounting principles,
 - any major issues as to the adequacy of the Corporation's internal controls and any special steps adopted in light of material control deficiencies, and
 - other material written communications between the independent auditor and management, such as any management letter or schedule of unadjusted differences.
- Discuss with the independent auditor matters relating to the conduct of the audit, including any difficulties encountered in the course of the audit work, any restrictions on the scope of activities or access to requested information and any significant disagreements with management.

AUDIT COMMITTEE'S ROLE

The Audit Committee has the oversight role set out in this Charter. Management, the Board of Directors, the independent auditor and the internal auditor (if any) all play important roles in respect of compliance and the preparation and presentation of financial information. Management is responsible for compliance and the preparation of financial statements and periodic reports. Management is responsible for ensuring the Corporation's financial statements and disclosures are complete, accurate, in accordance with generally accepted accounting principles and applicable laws. The Board of Directors in its oversight role is responsible for ensuring that management fulfills its responsibilities. The independent auditor, following the completion of its annual audit, opines on the presentation, in all material respects, of the financial position and results of operations of the Corporation in accordance with Canadian generally accepted accounting principles.

FUNDING FOR THE INDEPENDENT AUDITOR AND RETENTION OF OTHER INDEPENDENT ADVISORS

The Corporation shall provide for appropriate funding, as determined by the Audit Committee, for payment of compensation to the independent auditor for the purpose of issuing an audit report and to any advisors retained by the Audit Committee. The Audit Committee shall also have the authority to retain such other independent advisors as it may from time to time deem necessary or advisable for its purposes and the payment of compensation therefor shall also be funded by the Corporation.

Approval of Audit and Remitted Non-Audit Services Provided by External Auditors

Over the course of any year there will be two levels of approvals that will be provided. The first is the existing annual Audit Committee approval of the audit engagement and identifiable permitted non-audit services for the coming year. The second is in-year Audit Committee pre-approvals of proposed audit and permitted non-audit services as they arise.

Any proposed audit and permitted non-audit services to be provided by the External Auditor to the Corporation or its subsidiaries must receive prior approval from the Audit Committee, in accordance with this Protocol. The CFO shall act as the primary contact to receive and assess any proposed engagements from the External Auditor.

Following receipt and initial review for eligibility by the primary contacts, a proposal would then be forwarded to the Audit Committee for review and confirmation that a proposed engagement is permitted.

In the majority of such instances, proposals may be received and considered by the Chair of the Audit Committee (or such other member of the Audit Committee who may be delegated authority to approve audit and permitted non-audit services), for approval of the proposal on behalf of the Audit Committee. The Audit Committee Chair will then inform the Audit Committee of any approvals granted at the next scheduled meeting.