

# GM 68057

NI 43-101 TECHNICAL EVALUATION REPORT ON THE LAC DES VENTS PROPERTY

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LAURIER GOLD CORPORATION

NI 43-101 TECHNICAL EVALUATION REPORT  
ON THE LAC DES VENTS PROPERTY

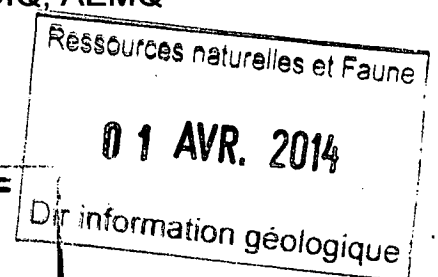
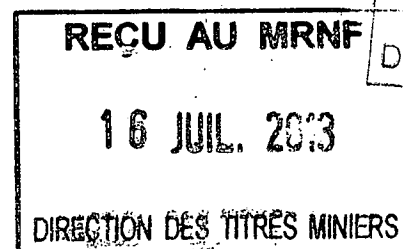
Lac des Vents Area, Québec  
Chibougamau Mining District, Québec

NTS: 32G06, 32G07 & 32G10

July 13<sup>th</sup>, 2013  
Val-d'Or, Quebec

Alain Jean Beauregard, P. Geo., OGQ, AEMQ, FGAC  
Daniel Gaudreault, ing., OIQ, AEMQ

**GM 68057**



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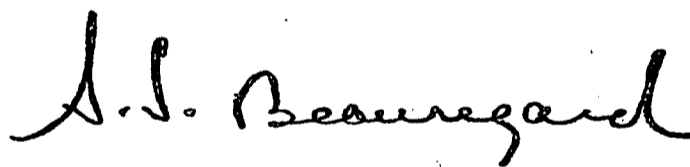
**SIGNATURE**

**NI 43-101 TECHNICAL EVALUATION REPORT  
OF THE LAC DES VENTS PROPERTY  
CHIBOUGAMAU MINING DISTRICT  
QUEBEC, CANADA**

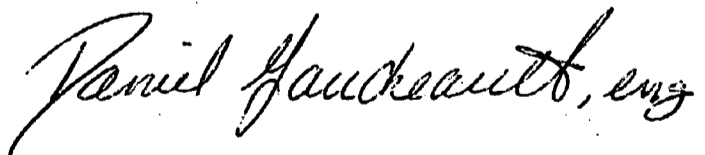
Prepared for

**LAURIER GOLD CORPORATION**  
Suite 4006 - 1011 West Cordova Street  
Vancouver, British Columbia  
V6C 0B2

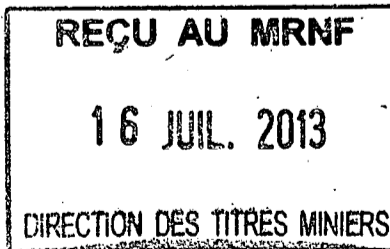
Signed in Val-d'Or (Quebec)  
July 15<sup>th</sup>, 2013



Alain-Jean Beaugard, P. Geo., OGQ, AEMQ, FGAC



Daniel Gaudreault, Ing., OIQ, AEMQ



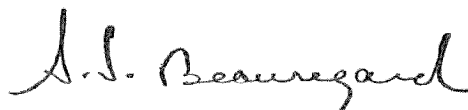
13 223 99

## ***Certificate of qualification (Alain-Jean Beauregard)***

I, Alain Jean Beauregard, Geol., do hereby certify that:

1. I am a geologist and the president of:  
Géologica Groupe-Conseil Inc.  
450, 3rd avenue, suite 202,  
P.O.Box 1891, Val d'Or (Québec), J9P 6C5
2. I am a qualified geologist, having received my academic training at Concordia University, in Montreal, Québec (B.Sc. Geology and Mining – 1978) with a certificate in Business Administration (Val d'Or – 1988).
3. This certificate applies to the Technical Report entitled "NI 43-101 Technical Evaluation Report on the Lac des Vents Property" ("the Technical Report"). This report was written for Laurier Gold Corporation and dated July 15<sup>th</sup>, 2013.
4. I am a Fellow of the Geological Association of Canada #F 4951 (FGAC) and also a member of the Order of Geologists and Geophysicists of Québec #227 (OGQ), of the Québec Mining Exploration Association (AEMQ), of the Canadian Institute of Mining and Metallurgy (CIMM) and the Prospectors and Developers Association of Canada (PDAC).
5. I have worked as a geologist for a total of 34 years since my graduation from university. Production of over one thousand technical and financial evaluation reports in English or French for government authorities and private companies including numerous market value assessments of mining properties from grassroots properties to developed mines, and several companies' entire portfolio of properties. Organization and management of many exploration campaigns for iron, gold, base metals and industrial minerals, especially in remote areas of Abitibi, but also in other parts of Québec (Gaspé Peninsula, Gatineau, St-Lawrence River, North Shore, James Bay, etc.), in eastern Canada, Europe, Africa and the Americas.
6. I have read the definition of "qualified person" set out in National Instrument 43-101 ("NI 43-101") and certify that by reason of my education, affiliation with a professional association (as defined in NI 43-101) and past relevant work experience, I fulfil the requirements to be a "qualified person" for the purposes of NI 43-101.
7. I am responsible for the technical parts of Items 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 23, 24, 25, 26 and 27. I have recently visited the subject property.
8. At the effective date of the technical report, to the best of the Qualified Persons knowledge, information and belief, the technical report, or part that the QP is responsible for, contains all scientific and technical information that is required to be disclosed to make the technical report not misleading.
9. I have not had prior involvement with the property that is the subject of the Technical Report.
10. I am independent of the issuer (Laurier Gold Corporation) applying all of the tests in section 1.5 of National Instrument 43-101.
11. I consent to the filing of the Technical Report with any stock exchange and other regulatory authority and any publication by them, including electronic publication in the public company files on their websites accessible by the public, of the Technical Report. I confirm to have read 43-101 F1 form and related appendices and that the Technical Report has been prepared in compliance with the National Instrument 43-101. I consent to the use of extracts from, or a summary of, the technical report in the document. I confirm to have read the document and that it fairly and accurately represents the information in the technical report.

Dated this 15<sup>th</sup> day of July 2013



Alain Jean Beauregard, P. Geo., FGAC, OGQ

## ***Curriculum Vitae (Alain-Jean Beauregard)***

### KEY EXPERIENCE

Sound knowledge of geological sciences associated with extended experience in property management.

Involvement with the evaluation, management and realization of several mining exploration and development properties. Production of over one thousand technical and financial evaluation reports in English or French for government authorities and private companies including numerous market value assessments of mining properties from grassroots properties to developed mines, and several companies' entire portfolio of properties.

Organization and management of many exploration campaigns for gold, base metals and industrial minerals, especially in remote areas of Abitibi, but also in other parts of Québec (Gaspé Peninsula, Gatineau, North Shore, James Bay, etc.), in eastern Canada, Europe, Africa and the Americas.

Very good knowledge of Latin American and African countries. Excellent communication and mediation skills as well as sound administration practice.

### INTERNATIONAL MANDATES

Europe – 2002 to 2003 – Drill Program Supervision and Property Evaluation for C2C in Spain and Portugal.

East Africa - September 1994 - Evaluation of mining properties in Tanzania, Kenya, Ethiopia and Erythrea for Pangea Goldfields and Ressources KWG Inc., EAG Inc.

United Arab Emirates - June 1994 - Off-shore and on-shore oil and gaz property evaluations. Geoscientific compilations in order to define potential prospective areas for chromite within the ophiolite belt of Semail.

West Africa (Based out of London, U.K.) - 1994 - Evaluation of mining properties in Mauritania, Niger, Mali, Burkina Faso, Ivory Coast and Ghana for Placer International Exploration and Placer Outokumpu Exploration Ltd.

Morocco - November 1992 to April 1993 - Compilation of the Anti-Atlas in Morocco, in north-western Africa (180 km<sup>2</sup>) at the scale of 1:100 000. A detailed report of the Guemassa area (Douar El Ajar VMS deposit) was also completed. Ref. Mr. Garth Wilson, Placer Outokumpu Ltd., London.

Argentina - April-May 1991 - Mission in the WNW Andes to evaluate properties for potential gold and base metal deposits: the Cerro Castillo Gold deposit, the Baja de Alumbreira Porphyry Copper deposit, the Farallon Negro Epithermal Gold-Manganese deposit.

Republic of Guyana - March 1991 - Evaluation of an alluvial diamond and gold deposit located on the Mazaruni River in the Roraima Formation, 300 km south of Georgetown.

#### CANADIAN EXPERIENCE

-Founder, shareholder, director and administrator of Geologica Groupe-Conseil Inc., Val d'Or, (Québec) since 1985 - Management, property supervision, property evaluations, geoscientific compilations at the national and international level.

-Mining Geologist, Les Mines Sigma of Placer Dome Inc., Val d'Or (Québec), 1981-1985 - Property geologist, geological and geochemical surveys, drilling supervision, grade verification and reserve estimates.

-Project Director and Geologist, Serem Ltée, Val d'Or (Québec), 1977-1981 - Geological and geochemical surveys, supervision of geophysical surveys (Mag, EMH and IP), drill program supervision.

-Assistant Geologist, Serem Ltée, Val d'Or (Québec), 1975, under the supervision of Mr. Paul Girard Ph.D and Mr. Ray Goldie Ph.D and for Hollinger North Shore and Labrador Exploration, Eastern Townships and Gaspesia, 1974 -Exploration for base metals and uranium.

## ***Certificate of qualification (Daniel Gaudreault)***

I, Daniel Gaudreault, P. Eng., do hereby certify that:

2. I am currently employed as a geological engineer by:  
Geologica Groupe-Conseil Inc.  
450, 3rd avenue, suite 202,  
P.O. Box 1891, Val d'Or (Québec), J9P 6C5
3. I graduated with a degree in Geological Engineering from University of Québec in Chicoutimi in 1983.
4. This certificate applies to the Technical Report entitled "NI 43-101 Technical Evaluation Report on the Lac des Vents Property" ("the Technical Report"). This report was written for Laurier Gold Corporation and dated July 15<sup>th</sup>, 2013.
5. I am a member of the "Ordre des Ingénieurs du Québec # 39834 (OIQ)", of the Québec Mining Exploration Association (AEMQ) and the Prospectors and Developers Association of Canada (PDAC).
6. I have worked as a geologist for a total of 29 years since my graduation from university. An engineer specialized in geology and mining, I have been involved with all aspects of planning, organization and supervision of mineral exploration properties especially in remote areas of Abitibi, Québec. I have been in charge of teams of professionals and technicians on geological properties in the most severe conditions. I have also completed several geoscientific compilations and technical reports on areas of interest in Québec (St-Lawrence River, North Shore, James Bay, Chibougamau and Ungava), Ontario (Timmins and Kirkland Lake), Newfoundland (Labrador) and USA (California and Nevada).
7. I have read the definition of "qualified person" set out in National Instrument 43-101 ("NI 43-101") and certify that by reason of my education, affiliation with a professional association (as defined in NI 43-101) and past relevant work experience, I fulfil
8. the requirements to be a "qualified person" for the purposes of NI 43-101.
9. I am responsible for the technical parts of Items 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 23, 24, 25, 26 and 27. I have not, recently, visited the subject property. However, I have previously worked in the area in the past.
10. At the effective date of the technical report, to the best of the Qualified Persons knowledge, information and belief, the technical report, or part that the QP is responsible for, contains all scientific and technical information that is required to be disclosed to make the technical report not misleading.
11. I have not had prior involvement with properties that are the subject of the Technical Report.
12. I am independent of the issuer (Laurier Gold Corporation) applying all of the tests in section 1.5 of National Instrument 43-101.
13. I consent to the filing of the Technical Report with any stock exchange and other regulatory authority and any publication by them, including electronic publication in the public company files on their websites accessible by the public, of the Technical Report. I confirm to have read 43-101 F1 form and related appendices and that the Technical Report has been prepared in compliance with the National Instrument 43-101. I consent to the use of extracts from, or a summary of, the technical report in the document. I confirm to have read the document and that it fairly and accurately represents the information in the technical report.

Dated this 15<sup>th</sup> day of July 2013

*Daniel Gaudreault, eng.*



Daniel Gaudreault, Ing., OIQ, AEMQ

## ***Curriculum Vitae (Daniel Gaudreault)***

### **KEY EXPERIENCE**

An engineer specialized in geology and mining, Mr. Gaudreault has been involved with all aspects of planning, organization and supervision of mineral exploration properties especially in remote areas of Abitibi, Québec. He has been in charge of teams of professionals and technicians on geological properties in the most severe conditions. Mr. Gaudreault has also completed several geoscientific compilations on areas of interest in Québec and Ontario. Mr. Gaudreault has realized several technical reports in USA (Nevada and California) and also realized geological surveys in Labrador (Newfoundland).

Mr. Gaudreault has produced a great number of technical reports in both English and French for government authorities and private companies, such as property evaluations, exploration and environmental reports. He has also completed numerous market value assessments of mining properties from grassroots properties to developed mines.

### **WORK EXPERIENCE**

Project Director, Geologica Groupe-Conseil Inc., Val d'Or (Québec), since 1985 - Project manager, planning, mapping, drilling supervision, due diligence, property evaluations, market value assessments, environmental reports, NI 43-101 Technical Reports, fieldwork reports.

Property Geologist, Boileau and Gauthier (Kiwatin) Val d'Or (Québec), 1985 – Project Supervision, Planning, mapping and sampling.

Property Geologist, Campbell Resources Ltd., Chibougamau (Québec), 1984-1985 - Project geologist, planning, drilling supervision, mapping.

Property Geologist, Boileau and Gauthier (Kiwatin) Val d'Or (Québec), 1983-1984 -Drilling program supervision, reports.

Property Geologist, Lac Minerals Ltd., Malartic (Québec), 1983 - Exploration campaign supervision, drilling program, mapping and reports.

Assistant Geologist, Lac Minerals Ltd., Val d'Or (Québec), 1982 and Ministry of Energy and Resources of Québec, Desmaraisville (Québec), 1981.

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## 1.0 SUMMARY (Item 3)

This report was prepared to summarize the historical work carried out on the property and to make recommendations to Laurier regarding its future work plans for the property.

The Lac des Vents property is located in the Druillettes, Rale, Hazeur and Lescure Townships of Abitibi west central Québec as shown in figure 1. The property is located approximately 60 kilometres southwest of the city of Chibougamau, a regional mining and exploration centre with a skilled workforce and familiarity with the mining industry. The property is easily accessible from the town of Chibougamau by the National Highway 113 and thereafter from the town of Chapais, for about 30 kilometres to the south on gravel roads. The property is accessible year round by pick-up truck via gravel forestry roads.

The Lac des Vents property consists of 105 unpatented un-surveyed mining claims totalling 5,872 hectares (see claim list in Appendix 1). The property is subject to an acquisition agreement with Twillar Resources ("Twillar"), Recuperation Map ("RM") and two agreements with Glenn Griesbach and Tedy Junita Ashito ("Griesbach"). In addition Laurier has staked 6 claims directly. Twillar claims are composed of 29 claims for a total area of 1,621 hectares. RM claims are composed of 9 claims for a total area of 503 hectares. The Griesbach claims (covered by two separate agreements) are composed of 61 claims for a total area of 3,412 hectares (see figure 2). Laurier directly staked 6 claims totaling 336 hectares.

The Lac des Vents property lies towards the eastern part of the 200 kilometre-long, east-west trending, Urban-Barry Greenstone Belt. This belt forms part of the Northern Volcanic Zone, which contains the Mattagami VMS camp. The belt extends to the west near the town of Lebel-sur-Quévillon and eastward to the Grenville Front, approximately 40 km east of the Lac des Vents property.

The Urban-Barry Greenstone Belt, part of the Northern Volcanic Zone of the Abitibi is composed of felsic to mafic volcanics (aphyritic basalt, andesite, rhyolite, felsic tuff and intermediate tuff), sediments (wacke, conglomerate and graphitic mudstone) as well as intermediate to mafic intrusions. All rock units have an E-W to ENE-WSW strike. The Urban-Barry belt is surrounded by tonalite and gneiss with diorite intrusions. To the south of the above described units, the geology is composed of tonalite with enclaves of amphibolite. The Lac des Vents property lies in an E-W trending limb of the belt. Mapping of the area appears to show broad, open, folding. In addition there are major, through-going fault structures. Gold occurrences have been associated with many of these structures. Areas with significant gold mineralization appear to be associated with both of these E-W structures as well as a series of en echelon NE-SW faults. The prominent structures on the properties are the E-W Guercheville Fault ("GF"), as well as two splays of the GF. The NE-SW Fancamp Fault joins the GF approximately 7 km east of the property.

There are numerous quartz vein types with gold occurrences near the property within the Urban-Barry Belt. These quartz veins have been noted to exist preferentially along the sheared contacts between rocks with different hardness where an increase in deformation and schistosity is observed. The historical Chesbar Copper prospect ("Chesbar") is situated on the property boundary. The prospect assayed as high as 9.92% copper in drillhole #5 drilled by Chesbar Chibougamau Mines in 1956.

Work on the property was first documented in 1948 by Concord Mines. Chesbar Chibougamau Mines discovered the Chesbar prospect in their 1956 drill program. Cominco, Esso Minerals, SOQUEM as well as others also drilled on the property. The property is 34 km due west of the past producing Joe Mann Mine. Situated 89 kilometres to the west is the Bachelor Lake Mine, recently re-opened by Metanor Resources. Both these gold mines appear to be situated on or near the GF. Additional showings and deposits have been discovered in the area, including the Monster Lake Occurrence, Phillibert and the Chevrier Gold Deposit. The NI 43-101 compliant gold resources of Eagle Hill, Metanor Resources and BonTerra Resources are situated approximately 80 km to the southwest of the Lac des Vents property.

The Lac des Vents property is a property of merit and has the potential to host economic copper and gold mineralization and further work is recommended including a ground magnetic survey, induced polarity ("IP") survey on key targets identified by the ground magnetic. Additionally, a trenching, prospecting, channel sampling and geological mapping program is also recommended. This work will guide future work including diamond drilling. Areas of most interest should be trenched and stripped to build the geological data base and understanding of the property.

A first phase budget of \$228,800 is recommended to realize the above mentioned exploration work and is presented here below.

If this first phase work program outlines and defines significant gold mineralization Laurier should conduct a second phase of exploration. If warranted, this second phase of work will be guided by the first phase and should include diamond drilling, detailed geological mapping and further trenching on Property.

**Work Recommendations on the Lac des Vents property (Phase 1):**

Detailed data compilation and digitizing	\$10,000
Line cutting: 80 Km at \$500 / Km	\$40,000
Soil survey (B horizon) (assay for gold + multi element ICP)	\$30,000
Geological mapping, prospecting & sampling (including a beep mat)	\$20,000
Trenching, stripping & channel sampling copper & gold showings	\$30,000
Magnetometer & EM survey: 80 Km at \$350 / Km	\$28,000
IP Resistivity survey: 40 km at \$1,000 / Km	\$40,000
Work report	<u>\$10,000</u>
<b>SUBTOTAL BUDGET</b>	<b>\$208,000</b>
<b>10% CONTINGENCY</b>	<b>\$20,800</b>
<b><u>TOTAL BUDGET:</u></b>	<b><u>\$228,800</u></b>

**If warranted, Work Recommendations on the Lac des Vents property (Phase 2):**

Diamond drilling (NQ) 15 DDH averaging 150 metres (2,250m total)	\$450,000
Stripping, detailed mapping, channel sampling	\$40,000
Work report phase 2	<u>\$10,000</u>
<b>SUBTOTAL BUDGET</b>	<b>\$500,000</b>
<b>10% CONTINGENCY</b>	<b>\$50,000</b>
<b><u>TOTAL BUDGET</u></b>	<b><u>\$550,000</u></b>

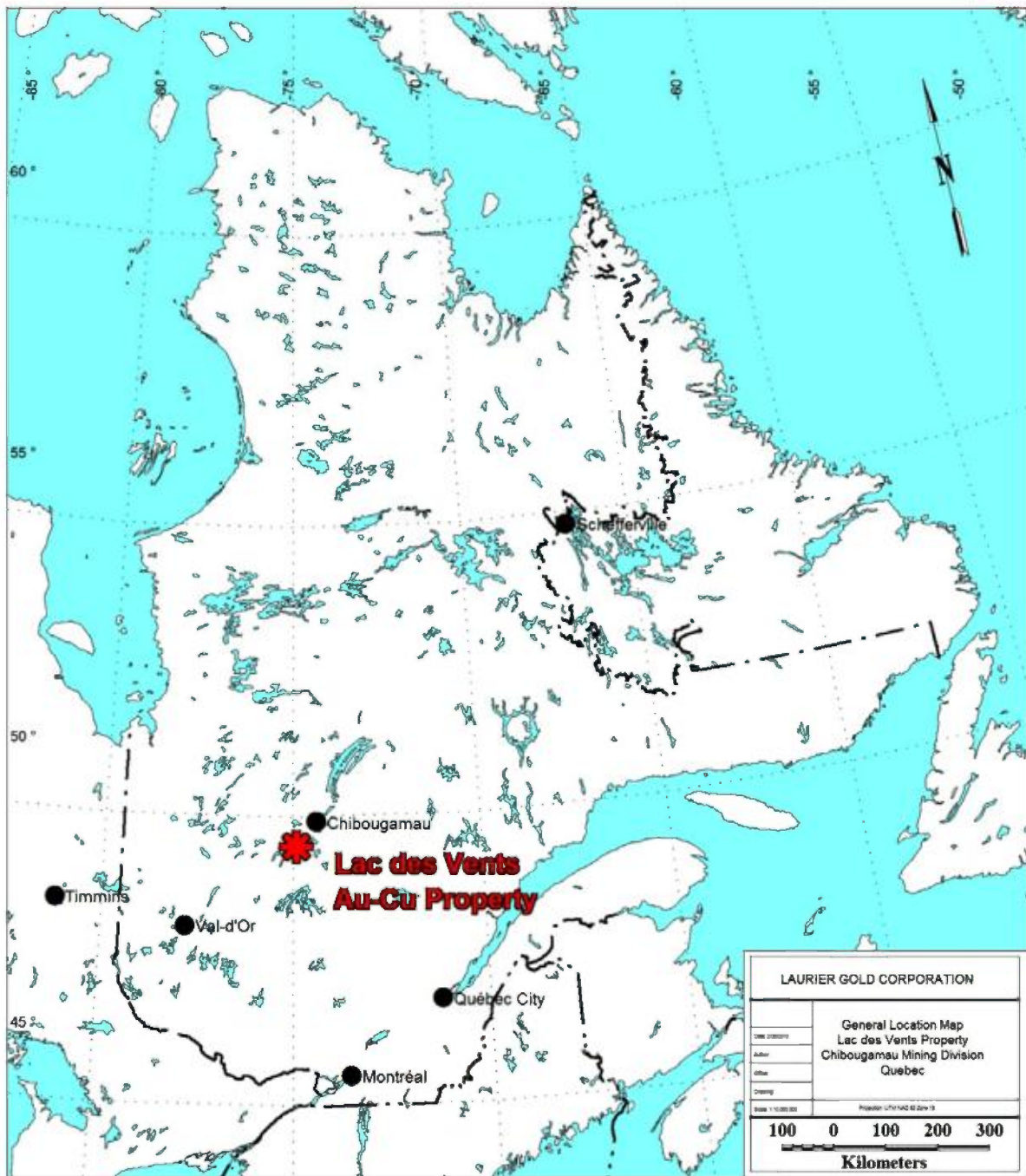


Figure 1: General Location Map

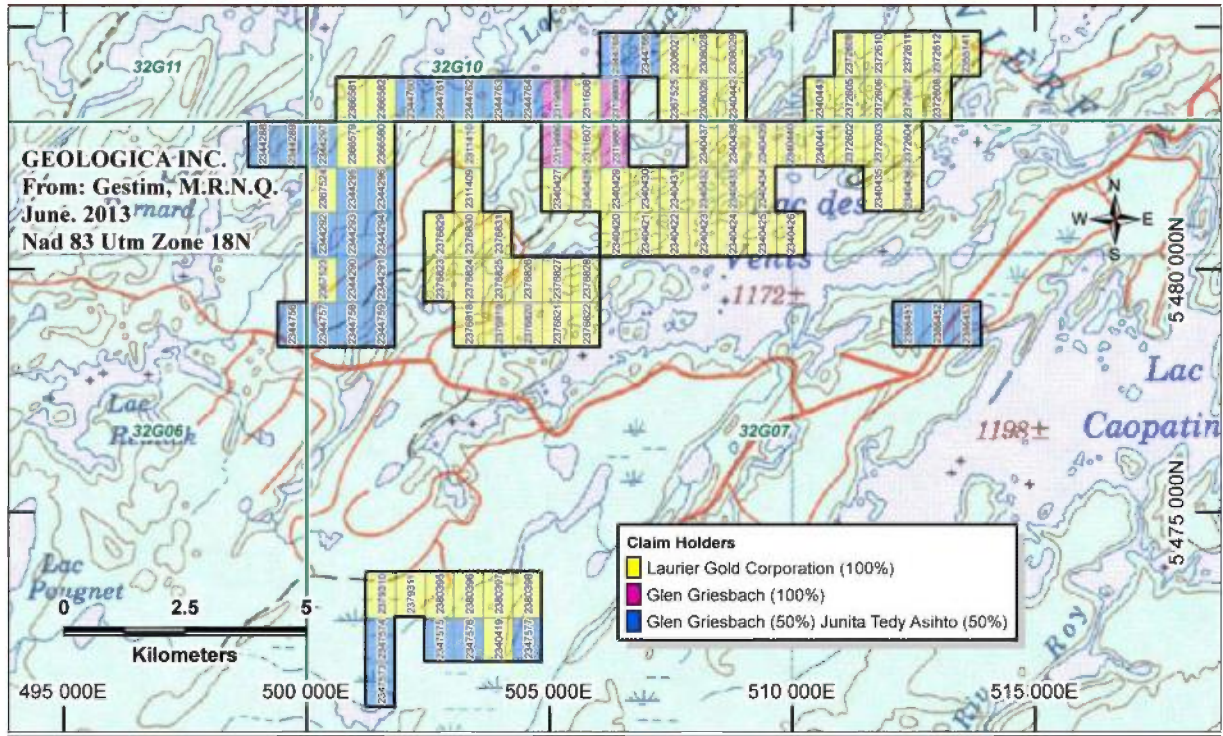


Figure 2: Mining titles map

## **2.0 INTRODUCTION AND TERMS OF REFERENCE (Item 4)**

This technical report has been carried out and prepared in compliance with the standards of NI 43-101 in terms of structure and content.

This report is required to both summarize the historical exploration work completed on the property. This technical report is also written to propose future work programs on the property, specifically geophysical surveys, trenching and mapping. The report and recommendations are based on:

- 1: Public data archived at the Québec Gestion des titres miniers ("Gestim").
- 2: In-house reference material available in the author's office;
- 3: A personal site visit by one of the authors to the property on June 13, 2013.
- 4: Public data reported from mining companies in the immediate vicinity of the properties.
- 5: The results of a sampling program completed by the author on June 13, 2013

### **2.1 Terms of Reference**

I understand this report might be filed by Laurier with the "Ministère des Ressources Naturelles du Québec" (MRNQ).

### **2.2 Scope of Work**

The scope of work undertaken by Geologica involved an assessment of the geological and metallogenic potential of the Lac des Vents property located in Druillettes, Hazeur, Rale and Lescure townships southwest of Chibougamau in central Québec.

### **2.3 Basis of the Technical Report**

This technical report is based on a sampling program completed by Geologica (Mr. Alain-Jean Beauregard, P. Geo.) June 13, 2013 and historical exploration work reports by previous owners of the claims comprising the Lac des Vents property.

### **2.4 Qualifications and Field Involvement of Consultant**

Neither Geologica nor any of its employees in the field visit and has any beneficial interest in Laurier. Geologica will be paid a fee for this work in accordance with normal professional consulting practice.

Mr. A.J. Beauregard and D. Gaudreault, acting as a Qualified Person under National Instrument 43-101, and Mr. A.J. Beauregard conducted a personal inspection of the Lac des Vents property on June 13, 2013.

The authors have reviewed and analysed data provided by previous owners of this property, and have drawn their own conclusions there from, augmented by its direct field examination.

While exercising all reasonable due-diligence in checking, confirming and testing the data publicly available by the local government agencies such as the "Ministère des Ressources Naturelles du Québec (MRNQ)." Geologica relied upon this data to formulate his opinion.

The metallurgical, geological, mineralization and exploration technique descriptions used in this report are taken with the help of government agencies and previous owners.

### **3.0 RELIANCE ON OTHER EXPERTS (Item 5)**

The work reported in this report is taken from the sampling program conducted by Laurier in May of 2013. The report relies heavily on historical assessment files from MRNQ. The authors have made every attempt to accurately convey the content of those files, but they cannot guarantee either the accuracy or validity of the work contained within those historical MRNQ files. The authors of these files were not necessarily "Qualified Persons" within the context of National Instrument 43-101 since most statutory reports were written before 2002 prior to the introduction of the National Instrument NI 43-101.

This technical report is the first for the Lac des Vents property. It is based upon a synthesis of information gained from a sampling program completed by Laurier, assessment reports, Québec Government reports, as well as information from companies working near the property.

#### **3.1 Twillar Acquisition Agreement (October 15, 2012)**

On October 15, 2012 Laurier entered into a binding Acquisition Agreement with Twillar Resources Limited ["Twillar"] of Vancouver, British Columbia to acquire 100% of Twillar's interest in the Lac des Vents property (NTS 32G07 & 32G10) subject to a 2% NSR.

##### **Terms of the Acquisition Agreement**

1. Pay to the Vendor the sum of \$5,000 upon execution of this Agreement (*paid*)
2. Issue 2,000,000 fully paid and non-assessable common shares by the second year anniversary.
3. The property is subject to a 2% NSR which Laurier can acquire 1% of for \$1,000,000 leaving the vendor with 1% NSR.

***Laurier has paid the cash payment and the claims are 100% owned by Laurier. The claims have been formally transferred from Twillar to Laurier. Laurier will issue the 2,000,000 common shares by the second year anniversary.***

#### **3.2 Griesbach Option Agreement (October 16, 2012)**

On October 16, 2012 Laurier entered into a binding Acquisition Agreement with Glenn Griesbach and Junita Tedy Ashito ["Griesbach"] of Jakarta, Indonesia to acquire 100% of Griesbach's interest in their Lac des Vents claims (NTS 32G06, 32G07 & 32G10) subject to a 2% NSR.

### **Terms of the Option Agreement**

1. Pay to the Vendor the sum of \$2,500 upon execution of this Agreement (*paid*).
2. Issue 250,000 fully paid and non-assessable common shares upon approval of this agreement (*issued*)
3. Pay to the Vendor the sum of \$7,500 within 15 days of commencing trading on the Toronto Venture Exchange ("TSX.V")
4. Issue 250,000 fully paid and non-assessable common shares within 15 days of commencing trading on the TSX.V
5. Conduct a minimum of \$30,000 in exploration work by the first year of this agreement
6. Issue 250,000 fully paid and non-assessable common shares by the first year of this agreement
7. Conduct a minimum of \$50,000 in exploration work by the second year of this agreement
8. Issue 250,000 fully paid and non-assessable common shares by the second year of this agreement
9. Conduct a minimum of \$70,000 in exploration work by the third year of this agreement
10. The property is subject to a 2% NSR which Laurier can acquire 1% of for \$1,000,000 leaving the vendor with 1% NSR.

### **3.3 Recuperation Map Acquisition Agreement (November 5, 2012)**

On November 5, 2012 Laurier entered into a binding Acquisition Agreement with Recuperation Map ["RM"] of Rouyn-Noranda, Quebec to acquire 100% of RM's interest in its claims (NTS 32G07 & 32G10).

#### **Terms of the Acquisition Agreement**

1. Pay to the Vendor the sum of \$5,000 upon execution of this Agreement

***Laurier has fulfilled the terms of this agreement and the claims are 100% owned by Laurier. The claims have been formally transferred from RM to Laurier.***

### **3.4 Griesbach Acquisition Agreement (January 28, 2013)**

On January 28, 2013 Laurier entered into a binding Acquisition Agreement with Griesbach ["Griesbach"] of Jakarta, Indonesia to acquire 100% of Griesbach's interest in their Lac des Vents claims (NTS 32G07 & 32G10) subject to a 2% NSR.

#### **Terms of the Acquisition Agreement**

1. Pay to the Vendor the sum of \$1,501 upon execution of this Agreement (**paid**)
2. Issue 250,000 fully paid and non-assessable common shares upon approval of this agreement (**issued**)
3. The property is subject to a 2% NSR which Laurier can acquire 1% of for \$500,000 leaving the vendor with 1% NSR.

***Laurier has fulfilled the terms of this agreement and the claims are 100% owned by Laurier and the claims are 100% owned by Laurier. The claims have been formally transferred from Griesbach to Laurier.***

#### **4.0 PROPERTY DESCRIPTION AND LOCATION (Item 6)**

The Lac des Vents property consists of 105 unpatented un-surveyed map designated claims ("CDC's") totalling approximately 5,872 hectares. The full list of CDC's is present in Appendix 1 and summarized in Table 1 with a map of the claims which comprise the Lac des Vents property shown in Figure 2.

**Table 1: Property summary; see Appendix 1 for a claim list**

Claim Blocks	CDC's	Area Ha <sup>1</sup>	Interest	Obligations
Twillar <sup>2</sup>	29	1,621	100%	2% NSR <sup>4</sup>
Griesbach Option <sup>3</sup>	33	1,846	100%	2% NSR <sup>4</sup>
Recuperation Map <sup>2</sup>	9	503	100%	
Griesbach Acquisition <sup>2</sup>	28	1,566	100%	2% NSR <sup>5</sup>
Laurier Gold Staked Directly	6	336	100%	
<b>Totals</b>	<b>105</b>	<b>5,872</b>		

1: Nominal areas based on polygons depicted on MRN claim maps.

2: Subject to an Acquisition Agreement

3: Subject to an Option Agreement

4: 1% can be purchased for \$1,000,000

5: 1% can be purchased for \$500,000

The claims are located in the Druillettes, Rale, Hazeur and Lescure Townships of west central Québec. The property is 60 kilometres southwest of the city of Chibougamau as shown by Figure 1. Figure 2 shows a map of the claims. The property is easily accessible from the city of Chibougamau by the National Highway no.113 and the town of Chapais. The property is accessible year round by pick-up truck via gravel forestry roads.

## **5.0 ACCESSIBILITY, CLIMATE, LOCAL RESOURCES, INFRASTRUCTURE AND PHYSIOGRAPHY (Item 7)**

### **5.1 Location and Access**

Access to the property is provided by road. The property is located 60km southwest of Chibougamau, Québec (N.T.S. 32G06, 32G07 & 32G10) as shown in Figure 1. The property is an approximate 1 hour drive from Chibougamau, which is served by the National Highway No. 113. Chibougamau is an active mining and exploration centre with a population of approximately 7,500. Road access to Chibougamau is National Highway no.113. Chibougamau is 409 km northeast of Val-d'Or and 695 km north of Montreal.

## **5.2 Climate and Physiography**

The climate of the area is temperate with warm to hot summers, cold winters, and a moderate average annual precipitation. Summer weather is usually in the 20° C range with little precipitation. Winters are cold, with temperatures averaging –20° C, but it can get as low as –35°C for periods of a couple of weeks at a time. Exploration is possible throughout the year.

The vegetation is dominated by coniferous trees (spruce, balsam, tamarack, pine and fir) with minor deciduous trees (birch, aspen and poplar).

Elevations on the Lac des Vents property range from approximately 360 to 420 metres above sea level. Topographic relief is low and generally doesn't exceed 20 metres which is typical of the glaciated Canadian Shield in that low ridges of rock, gravel or sand alternate with swampy areas and lakes.

## **5.3 Infrastructure**

The region has a skilled workforce. This workforce works on the regions numerous exploration and development projects as well as active mines. Also, the province of Québec operates full service offices. The local school board and technical colleges offer industry-focused courses. Chapais is the town closest to the property. There, limited supplies and groceries can be purchased. The larger town of Chibougamau is situated 44km northeast of Chapais. Chibougamau is a regional mining town and caters to the mining industry. Existing power lines lie 12 kilometres east of the Lac des Vents property.

## 6.0 HISTORY AND PREVIOUS WORK (Item 6)

### 6.1 History of Mineral Exploration on and near the Lac des Vents property

The first documented mineral exploration on the Lac des Vents property was in 1948 by Concord Mines targeting massive sulphides. Since then there have been a number of work programs conducted on the property. These various work programs are detailed below.

### 6.2 Summary of Exploration Work on and near the Lac des Vents property

1948: Concord Mines: diamond drilling (Assessment report **GM07065-C**)

1951: Continental Copper Mines: diamond drilling, 3 holes on the property (Assessment report: **GM01989**)

1954: Riverside Chibougamau Mines: five diamond drill holes several kilometres east of the Property. (Assessment report: **GM03046-B**)

1955-1956: Chesbar Chibougamau Mines: prospecting, trenching, ground magnetic survey and 10 diamond drill holes on the Lac des Vents property (Assessment reports: **GM04400-B & GM28744**)

1968: Quebec Ministry of Natural Resources: diamond drilling (Assessment report: **GM22586**)

1972: Chasm Mines: electromagnetic survey, geological mapping, trenching and drilling 14 diamond drill holes. Three of these holes were collared on the Lac des Vents property. (Assessment report: **GM28744**)

1977: Cominco: conducted a drill program and 5 of these drill holes were collared on the Lac des Vents property. (Assessment report: **GM33463**)

1978: Cominco: conducted a second drill program of which their second hole was collared on the Lac des Vents property. (Assessment report: **Source: GM34348**)

1977-1978: Falconbridge Nickel Mines: conducted an airborne survey, ground magnetic surveys as well as geological mapping In 1978 Falconbridge conducted a gravity survey and drilled 9 drill holes totaling 2,409 feet (734.26 metres) to the east of the Lac des Vents property. (Assessment report: **GM33659**)

1984: Barexor Minerals: re-sampled old drill holes which were drilled by Chasm Mines in 1972. They re-sampled old samples and sampled previously un-sampled zones of the core. The first two holes of Barexor's program were drilled on the Lac des Vents property. (Assessment report: **GM41395**)

1987: Esso Minerals Canada drilled 15 holes into the Lac Caopatina property. One of these drill holes is on the far southeast bloc of the Lac des Vents property. (Assessment report: **GM48055**)

1987: Golden Rock Explorations conducted a work program a short distance east of the Lac des Vents property. This work program included a VLF-EM survey, trenching as well as diamond drilling 5,859 metres in 40 holes. It was recommended to expand their property to the NW, the direction of the Lac des Vents property. (Assessment report: **GM45432**)

1988: Esso Minerals Canada conducted a second drill program. Eleven of these holes were drilled on the Lac des Vents property. The first hole was collared 40 metres outside the property boundary. (Assessment report: **GM48402**)

1989 Homestake Mining: trenched a showing on the Lac des Vents property. They mapped and sampled this gold showing. Channel samples assayed as high as 8 g/t gold. This is a key target for Laurier Gold to start its gold exploration program. **Source: GM49844**

1991 Homestake Mining: re-examined the early work of Riverside Chibougamau Mines in 1954. They were not able to repeat the grades but at the same time intersected gold zones and did not disprove the showings. (Assessment report: **GM50625**)

1991: SOQUEM: line cutting, prospecting, geological mapping and drilling. Three of these drill holes were collared on the Lac des Vents property. Although the focus of this program was on claims further to the north, areas of anomalous copper, zinc and gold were noted. (Assessment report: **GM50852**)

1996: SOQUEM: prospecting, a ground magnetic survey and diamond drilling. (Assessment report: **GM54583**)

2002: SOQUEM: diamond drilling approximately 5 km east of the Lac des Vents property. The program targeted east west orientated fault systems with associated shear zones. It appears these structures might continue westward to the property. The highlight of this program was the discovery of a new structure which SOQUEM named structure 86. SOQUEM recommended further drilling. (Assessment report: **GM59621**)

2006: SOQUEM: airborne geophysical survey of the region.

2008: SOQUEM: diamond drilling. (Assessment report: **GM64191**)

2013: Laurier Gold: Prospecting and sampling the Lac Rane and Chesbar copper and Welb gold showings. Geologica took a total of 11 chip samples from outcrops on the property.

## 7.0 GEOLOGICAL SETTING & MINERALIZATION (Item 7)

The property is situated roughly 40 km from the eastern end of the two hundred kilometre-long, east-west trending, Urban-Barry Greenstone Belt. This belt forms part of the Northern Volcanic Zone, which contains the Mattagami VMS camp, as well as current (Bachelor Lake) and past producing (Joe Mann) gold mines. The belt extends to the west near the town of Lebel-sur-Quévillon while the belt is terminated by the Grenville front about 40 km east of the Lac des Vents property.

The Urban-Barry Greenstone Belt hosts the Langlois VMS zinc-silver deposit (110 km SW of the Lac des Vents property), Metanor's Bachelor Lake gold mine (89 km west of the Lac des Vents property) and the past producing Joe Mann gold mine (34km east of the Lac des Vents property). The Mattagami Lake VMS (volcanic massive sulphides) and the Chibougamau copper-gold camps are 200 and 60 km to the northwest and northeast respectively.

Recent mapping by the MRN (2006) supported by geochronology, describes an active geological past encompassing 84 Ma. This period of time commenced at 2,791 and concluded at 2,707 Ma. The property lies in an E-W trending limb of the belt. Mapping of the area (1:20,000) appears to show broad, open, folding. The two major folds in the area are the E-W Dauversiere Anticline and the SE-NW Druillettes Syncline situated 5 and 2 km to the north and south of the property respectively. In addition there are major, through-going fault structures. These include the E-W striking Guercheville Fault ("GF") which, along with two splays of this fault crosses the Lac des Vents property. The Bachelor Lake Gold Mine is situated near the western limit of this structure and the past producing Joe Mann Mine near the eastern end of the GF as shown by figure 4. One of the splays of the GF appears to merge with and turn into the Fancamp Fault ("Fancamp"). The Fancamp is a NE-SW trending major fault which hosts the non NI 43-101 compliant gold resource. To the south of the Lac des Vents Property are the major E-W Remick and Doda faults.

Gold occurrences have been associated with many of these structures. Areas with significant gold mineralization appear to lie in strike parallel corridors. Additional examples of these are the NI 43-101 compliant gold resources at Windfall Lake, Barry Lake and Metanor's Barry Mine situated 73, 76 and 86 kilometres to the SW respectively (Armstrong 2006, 2007). The geological map for the Lac des Vents property is shown in Figure 3.

Structural deformation within the Urban-Barry belt is very complex. According to Charré (1973), the belt was subjected to polyphase deformation that resulted in basin and range interference structural patterns. The first folding event would have produced isoclinal folds of ill-defined orientation, the second phase asymmetrical folds overturned to the northwest, and the third phase would have produced late undulations. The prominent structures on the property are EW striking regional faults as well as a series of en echelon NE-SW trending faults. The E-W major faults are approximately parallel with strikes ranging from 80° to 100°. On the property these faults are the Guercheville Fault and two splays of the GF. Collectively these three faults form the Guercheville Deformation Zone ("GDZ"). The second fault system is a series of en echelon faults striking from 30° to 50°. The most significant NE-SW fault is the Fancamp Fault ("Fancamp"). The Fancamp joins with the GF approximately 7 km east of the Lac des Vents property. Another of these faults hosts gold mineralization at Toma Gold's Monster Lake property 3 km to the northeast of the Lac des Vents property.

The Lac des Vents property is a target for both precious metals as well as copper. The Chesbar Copper deposit ("Chesbar"), which is practically surrounded by Laurier's Lac des Vents property was discovered by Chesbar Chibougamau Mines in 1955-1956. The non NI-43101 compliant copper resource was estimated to be 14,000 T @ 1.88% Cu based on the initial drill program.

***This resource estimate is of historical nature and does not comply with NI 43-101. However, the author believes that this estimate gives a conceptual indication of the potential of the area and that it is pertinent to this report even if the author is not presently able to corroborate the quantities or accuracy of this information.***

In addition to the Chesbar, there are three additional documented showings on the property. These are the Chesbar 2B (Cu), Lac Rane (Cu) and the Lac des Vents PS-3 (Cu-Au). Chesbar 2B (1.6 km SW of Chesbar) was discovered in 1978 by Cominco while Continental Copper discovered the Lac Rane showing (1.3 km NE of Chesbar) in 1952. SOQUEM discovered the Lac des Vents PS-3 showing in 1991 which is situated in the northeastern portion of the Lac des Vents property. Figure 5 shows the regional showings and key properties. The area between the Chesbar and the Lac Rane showing to the NE has not been drilled. A rock sampling program conducted by SOQUEM in 1990 (GM50852) defined a large (800 X 700 metres) copper anomaly. The best values ranged from 0.77 to 2.90% copper as shown in Figure 6.

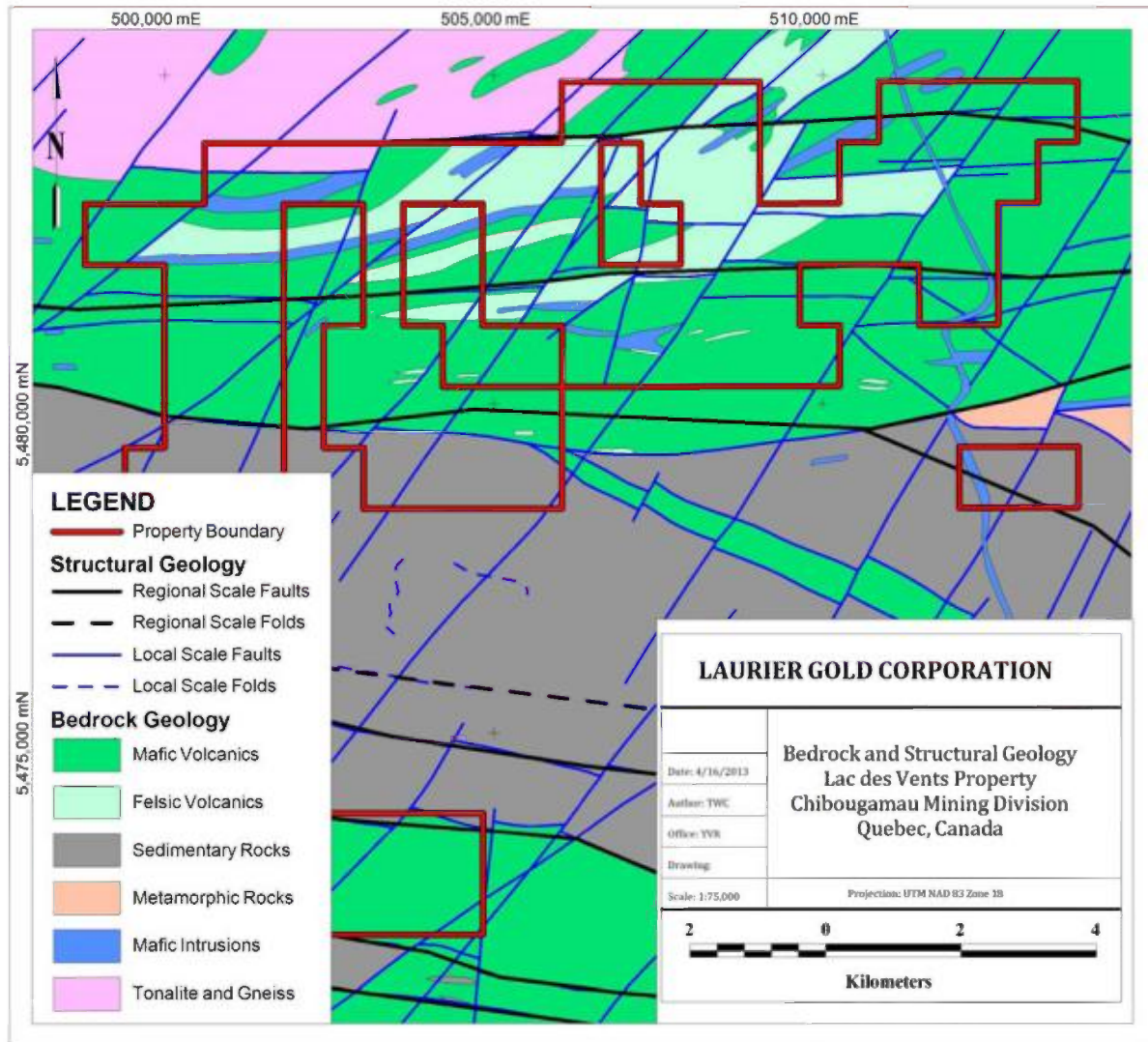


Figure 3: Geological map

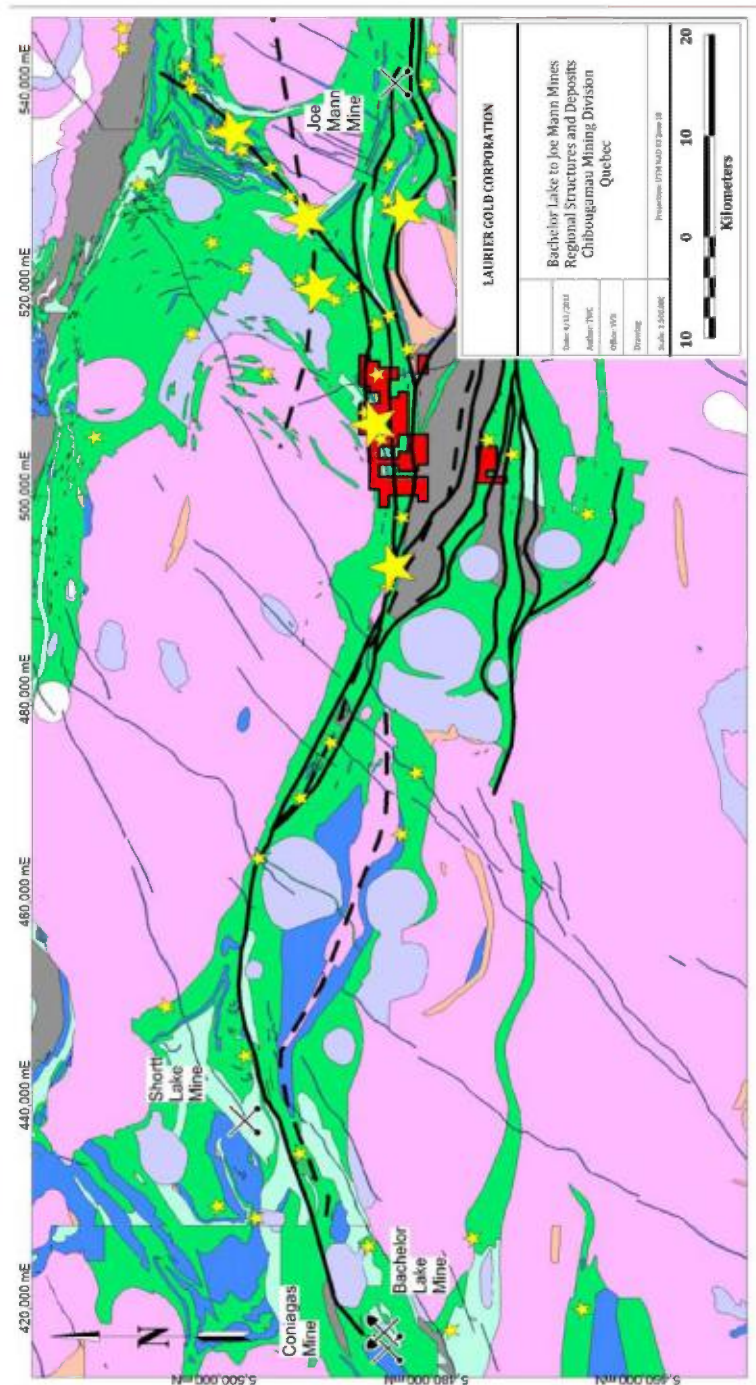


Figure 4: Map of the Bachelor Lake Mine to Joe Mann Mine corridor

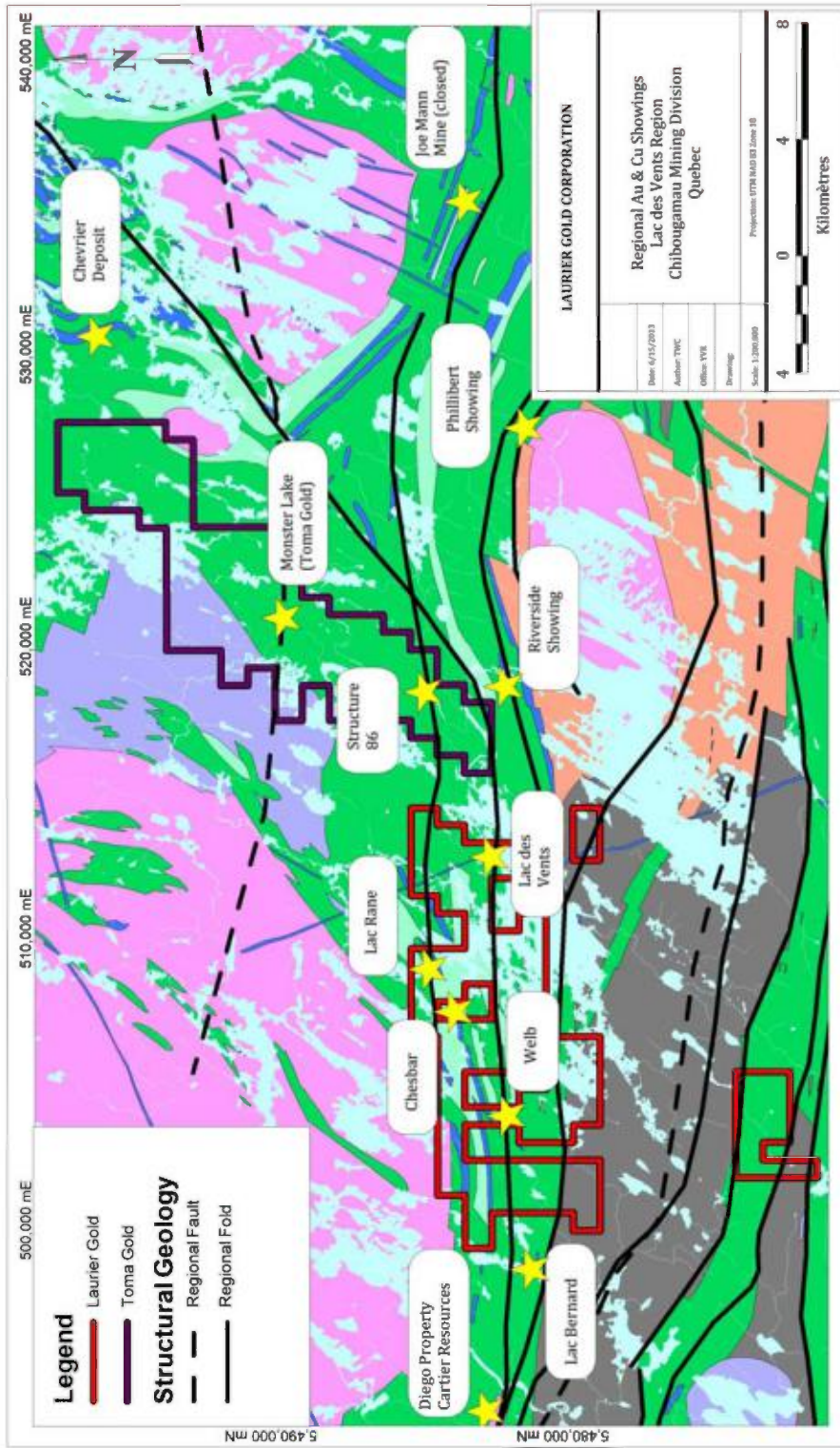


Figure 5: Regional showings map

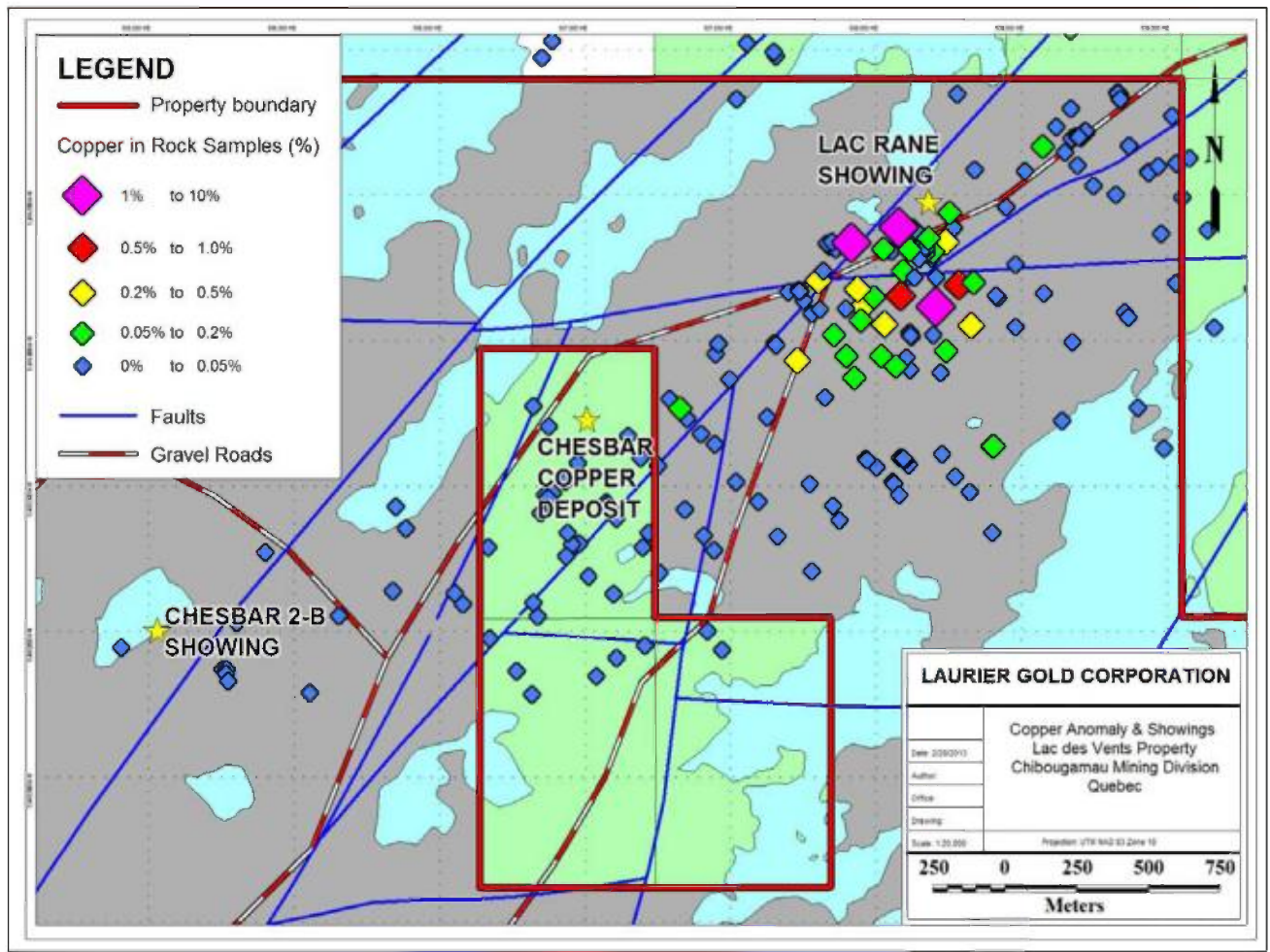


Figure 6: Map of copper showings and Lac Rane copper anomaly

## 8.0 DEPOSIT TYPES (Item 8)

The Lac des Vents Property lies toward the eastern part of the 200 kilometer-long E-W trending Urban-Barry greenstone belt SW of Chibougamau and has been explored intermittently through the years, due in great part to its lack of access infrastructure, and resulting high exploration costs. Over the past 15 years, however, the advancing network of forestry roads has enabled ever-greater access to the area. As a result, exploration has increased significantly over this time span, and has led to the discovery and definition of four gold deposits, namely the past producing Joe Mann Mine, Chevrier Occurrence (2.1 MT @ 6.50 g/t Au), Phillibert Deposit (1.39 MT @ 5.32 g/t Au) and Fenton Deposit (426,000 T @ 4.66 g/t Au), as well as the discovery of numerous gold occurrences.

***These resource estimates are of historical nature and do not comply with NI 43-101. However, the author believes that these estimates give a conceptual indication of the potential of the area and that it is pertinent to this report even if the author is not presently able to corroborate the quantities or accuracy of this information.***

Recent work (2010-2013) has led to the definition of three NI 43-101 compliant gold resources by Eagle Hill Exploration, BonTerra Resources and Metanor Resources. These three gold resources are situated approximately 73, 76 and 86 kilometres to the SW of the Lac des Vents property respectively. Windfall Lake (Eagle Hill Exploration) contains 1.67 MT @ 10.05 g/t Au indicated and 2.91 MT @ 8.76 g/t Au inferred. The Eastern Extension property (BonTerra Resources) contains 4.33 MT @ 3.53 g/t Au inferred. Metanor Resources' Barry Mine contains 7.7 MT @ 1.29 g/t Au indicated and 10.41 MT @ 1.65 g/t Au inferred.

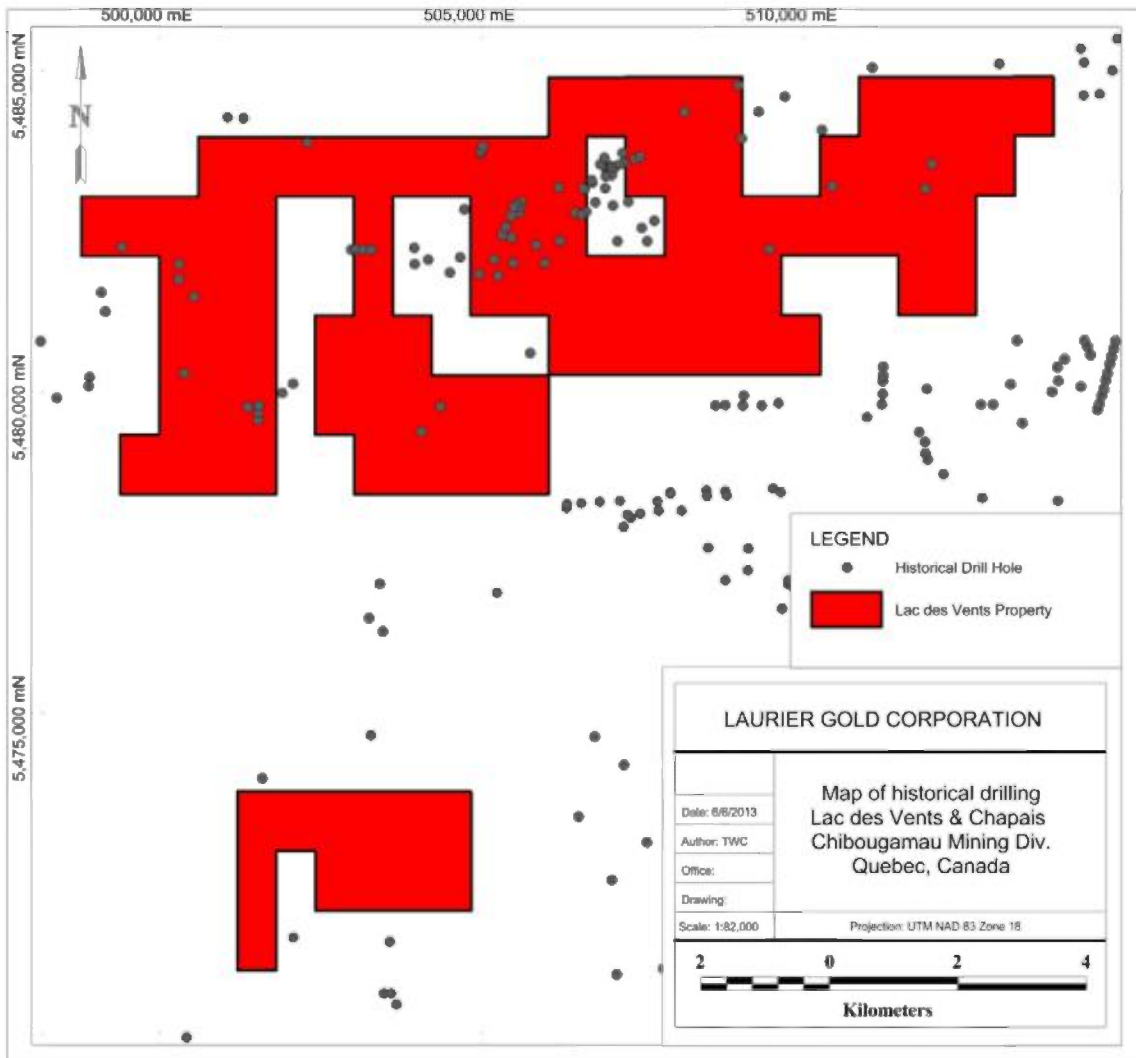
## 9.0 EXPLORATION (Item 9)

Laurier has conducted a first phase of exploration work on the Lac des Vents property. Initially Laurier hired Twillar Resources of Vancouver, BC to conduct an extensive data compilation program, create a 3D drill database and to identify key exploration targets. Following this, Laurier hired Mike Lavoie Exploration of Val d'Or, Quebec to conduct a prospecting and reconnaissance program to determine best points of access and related tasks in May, 2013. On June 13, 2013 one of the authors made a site visit to the Property, took eleven samples from the areas identified by the data compilation. Samples were all chip samples taken from outcrop at the Welb gold showing, Lac Rane and Chesbar copper showing and deposit respectfully. All these samples were submitted to ALS Labs in Val-d'Or for analysis. The table of Assays from Laurier Gold's sampling program are shown in Table 2 with Appendix 7 containing the assay certificate for these samples taken by one of the authors.

### 9.1 DATA COMPILATION

Laurier Gold contracted Twillar Resources; a Vancouver, BC based geological consulting firm to conduct a thorough data compilation. This compilation included going through all the historical assessment reports for the area into a digital form as well as to develop a digital drill database for historical drill holes situated on or near the Lac des Vents property as seen in figure 7. The drill hole data base includes a collar file, survey file, down-hole lithology file as well as one with all available historical assay results. Additionally, Twillar downloaded additional files

which include rock samples. This encouraged Laurier to acquire these claims that included the Welb gold showing (historical trenching) and the Lac Rane copper showing. These showings, as well as all others in the area are shown on the map in figure 8. Figure 9 shows the results of the historical trenching program of the Welb gold showing. Figure 10 is a map of the copper grades of the historical rock sampling program by SOQUEM on the Lac Rane copper showing. Laurier also had Twillar build a full regional scale geographic information system (GIS) including geological, structural, base and economic factors. Laurier can now closely focus its work on the Lac des Vents property as well as to easily identify additional claims of possible interest.



**Figure 7: Location of historical drill holes, Lac des Vents**

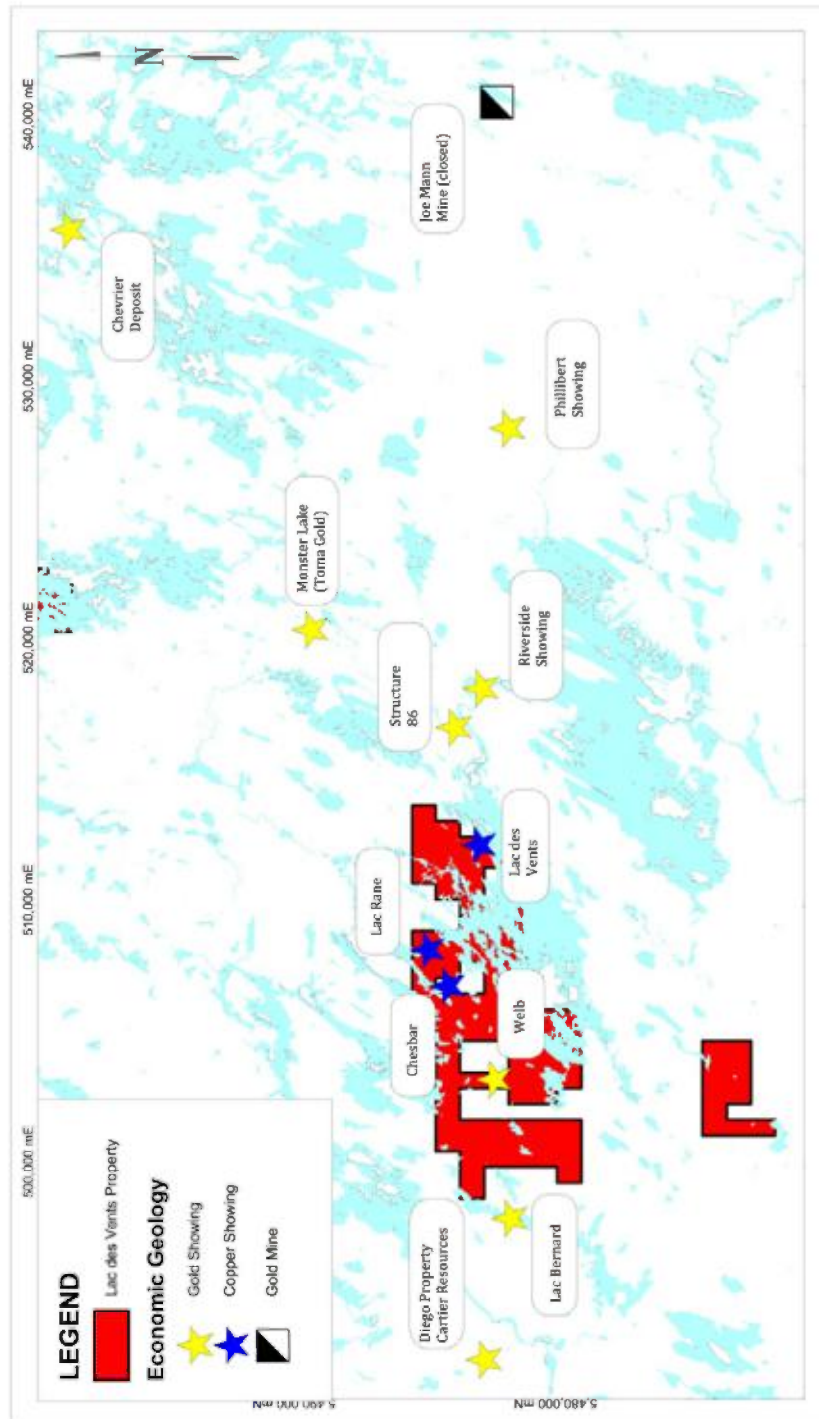
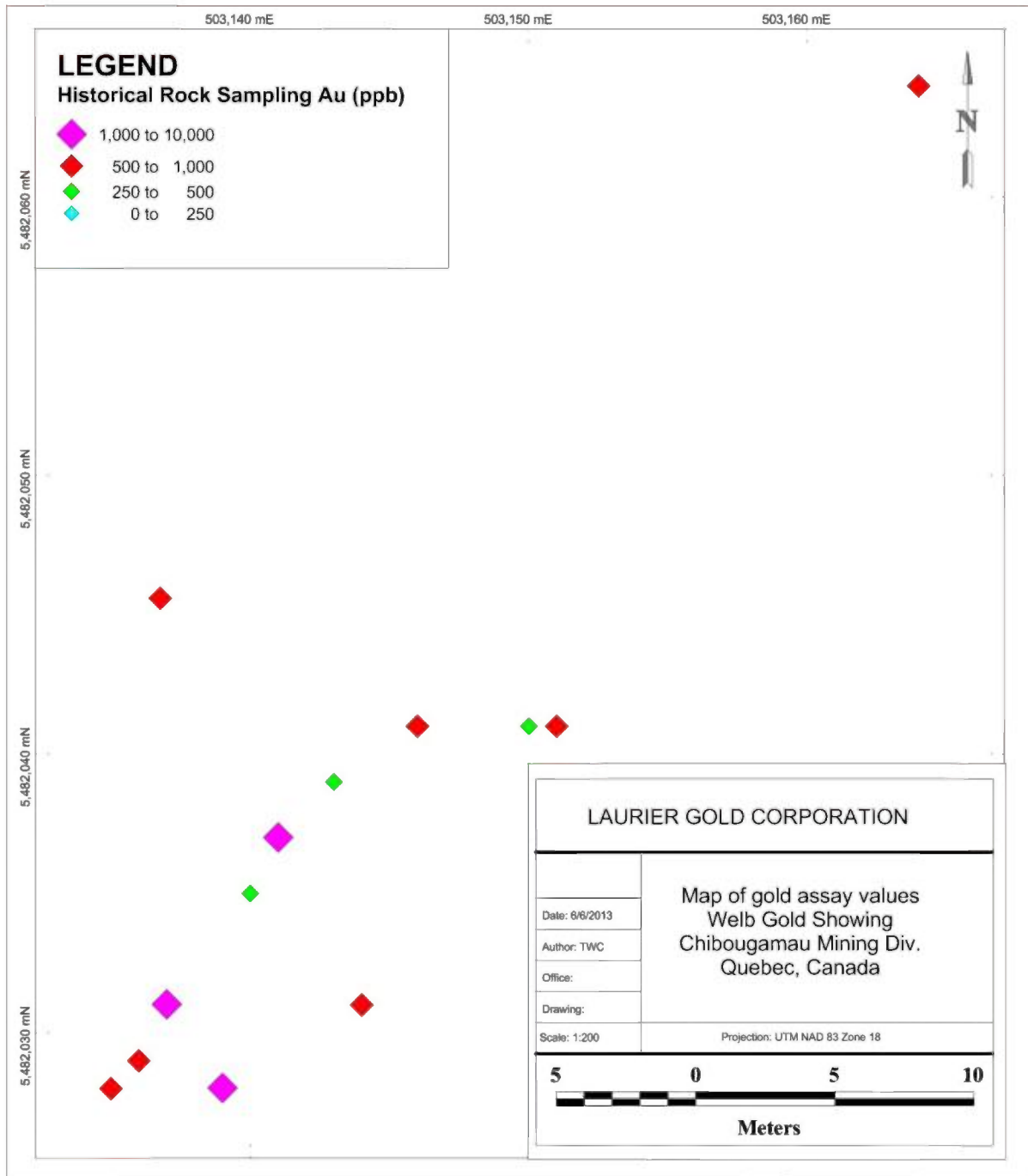


Figure 8: Location of showings, Lac des Vents area



**Figure 9: Historical trenching program, Welb gold showing**

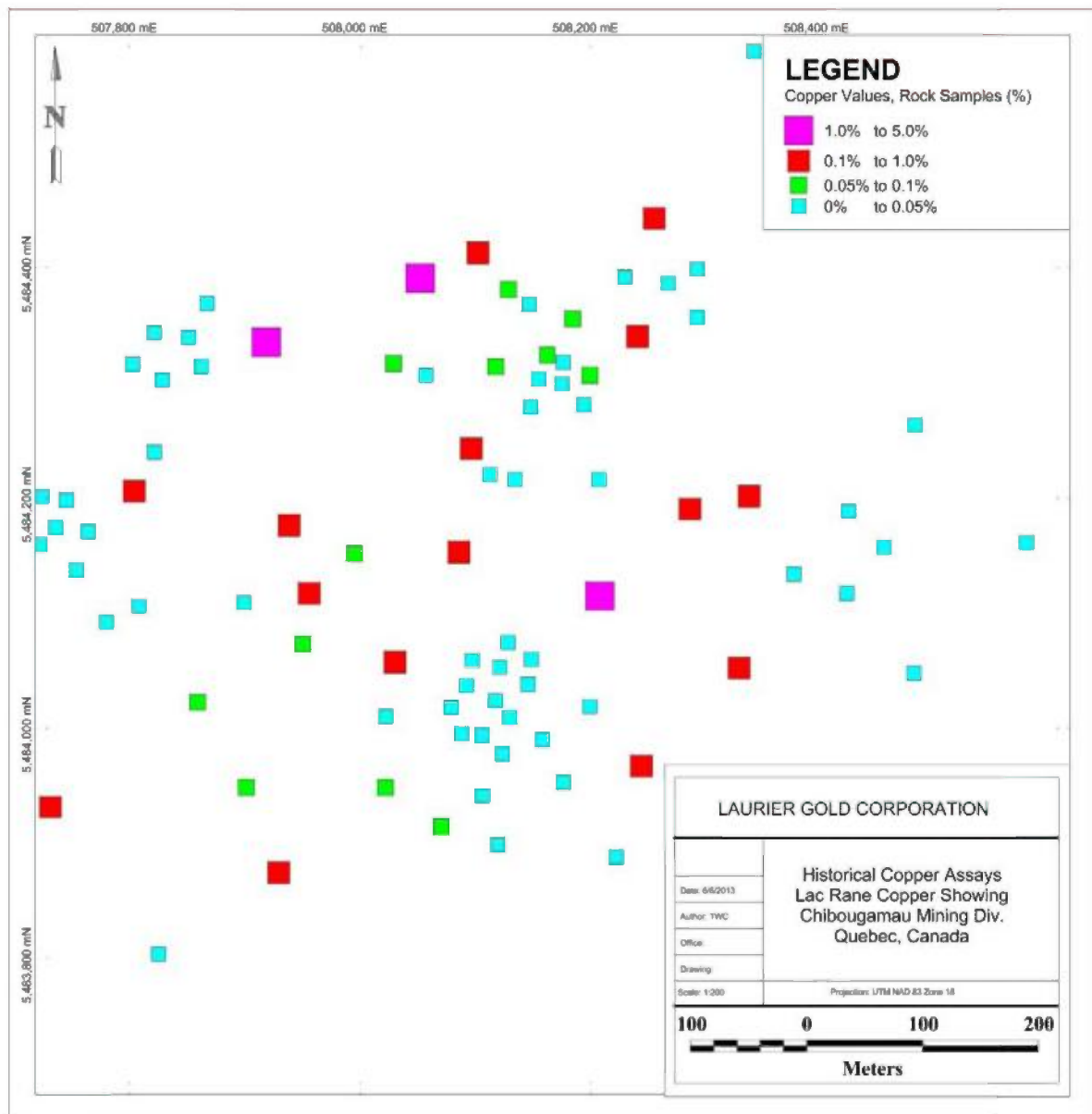


Figure 10: Historical rock sampling program, Lac Rane copper showing

## **9.2 RECONNAISSANCE & PROSPECTING PROGRAM (MAY, 2013)**

Laurier conducted a reconnaissance, property evaluation and prospecting program in early June of 2013. Laurier hired Mike Lavoie Exploration (“Lavoie”) for this program. This was the first visit to the property by Laurier Gold or any of its contractors. The time was spent equally between prospecting along the north shore of Lac des Vents as well as determining best access points and related issues in order to plan future exploration work as well as necessary logistical issues to ensure this work can be done efficiently. In May the water levels were very high and this limited the amount of the property that could be visited. The best way to get into the property is the road that goes along the south shore of Lac des Vents. Minor work needs to be done at certain parts of the road due to localized wash outs. Another possible route to the property is by a small bridge over the Opawica River just west of the Lac des Vents property. If this bridge is deemed safe access could be from the west by driving across Cartier Resources’ Diego property and east onto the Lac des Vents property. The road on the north shore of Lac des Vents appeared in great condition except for the wash out of a major bridge. Property access is shown in figure 11.

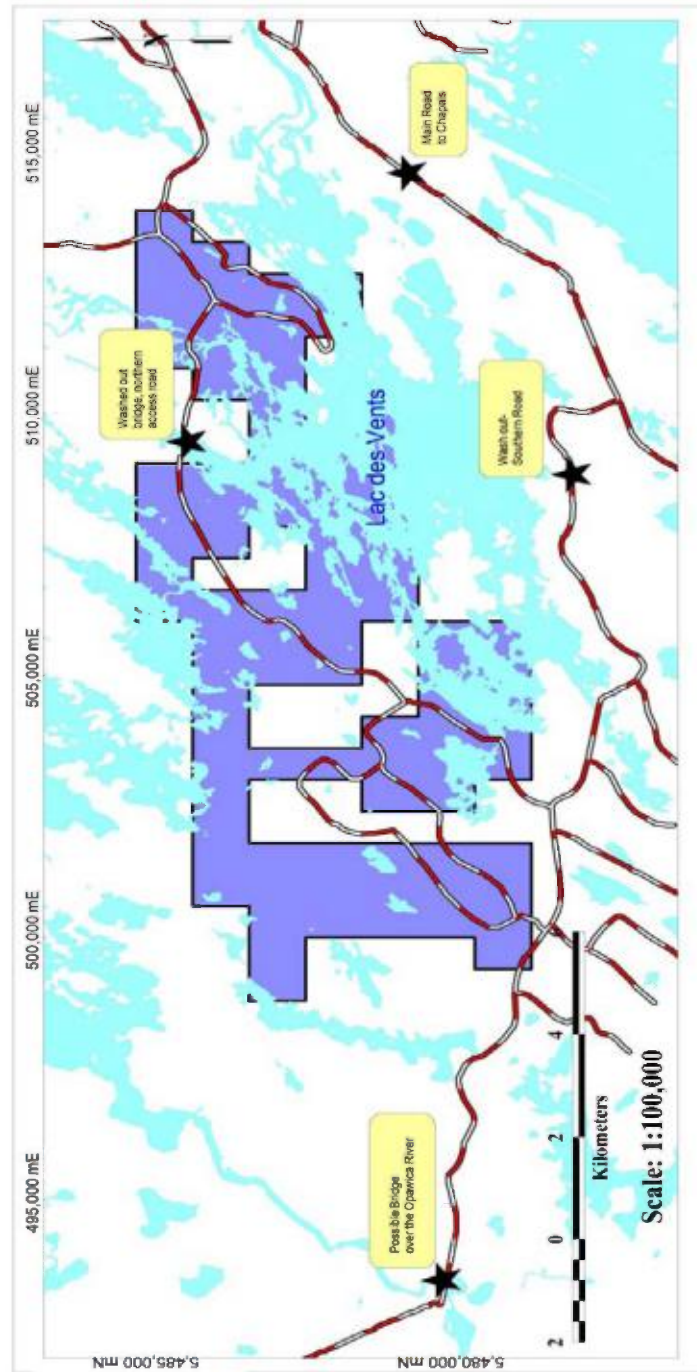
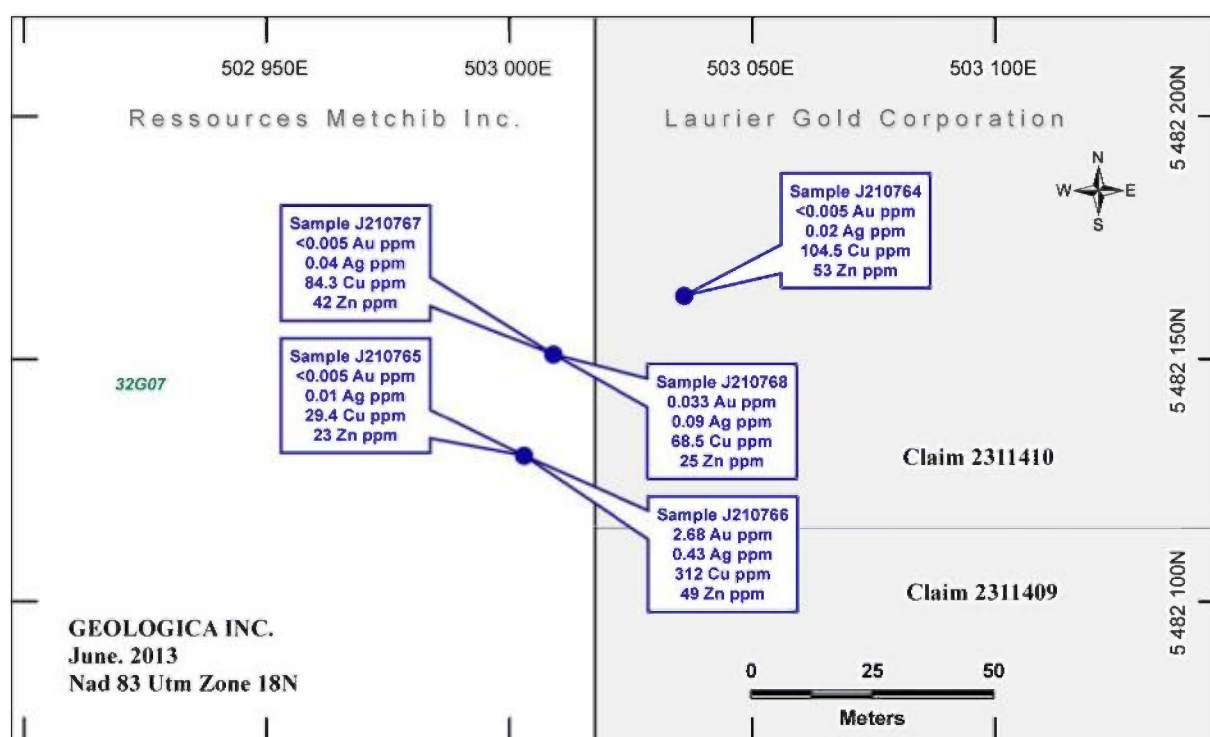


Figure 11: Accessibility, Lac des Vents property

### 9.3 SAMPLING THE WELB GOLD SHOWING (JUNE 13, 2013)

The Welb showing was discovered by Homestake Mining Canada (“Homestake”) in a trenching program conducted in 1991. Homestake mapped shear zones, thrust faults and quartz-pyrite veins in this trenching program. Shears strike WNW and are seen to dip between 54° and 74° to the NNE. There are a series of three schist units at the Welb, interpreted to represent a progressively altered and sheared rock (gabbro). Of high importance is a strong carbonatization of the gabbro. These schists are: dolomite-magnetite-chlorite-magnetite-(fuschite); chlorite-calcite-(magnetite); dolomite-sericite-pyrite schists. It is suggested the later schist represents a thrust fault due to the presence of slickensides and steeply plunging lineations. The later also has undergone the most strain and alteration. There is a significant portion of magnetite at the contact between the first two of these schists. This fact encourages a ground magnetic program to be conducted to trace this shear zone and schist package.



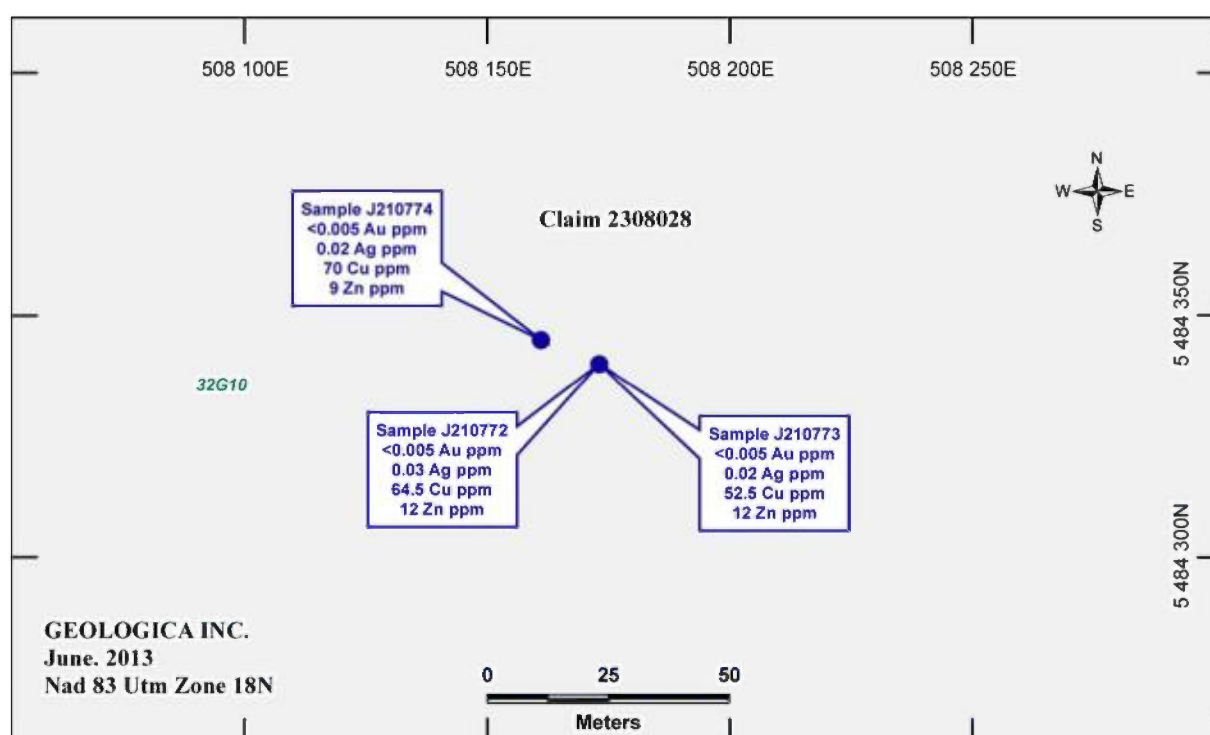
**Figure 12: Welb Gold Showing Sampling**

This dolomite-sericite-pyrite schist hosts two types of quartz veins. The first is an open-space filling type vein, rusty veins. The second vein type is later tensional veins. The rusty veins are a stockwork of quartz-pyrite-sulphide-(muscovite). Homestake assayed gold values from a trace up to as high as 8 g/t Au (across one metre). Best gold grades appear to be associated with samples containing chalcopyrite. These rusty veins are composed of smoky blueish-grey quartz, 1-2% pyrite and a trace of chalcopyrite. These veins are WNW striking and dip from 45° to 75° to the NNE. Also of interest is the stockwork veins which have been seen to be folded parallel to the average direction of schistosity (290°, 54°). The rusty gold bearing veins are then cross cut by a series of shallow dipping quartz-muscovite tensional veins. The later veins are barren.

Laurier contracted Geologica, Lavoie and Prospectair to conduct a sampling program of the Welb gold showing. A total of 5 chip samples were taken at the Welb showing by one of the authors. The assays from this sampling program are present in Table 2. One of the authors found the area of historical trenching and sampling.

#### 9.4 SAMPLING THE LAC RANE COPPER SHOWING (JUNE 13, 2013)

The Lac Rane copper showing was discovered by SOQUEM in 1990. A large rock sampling program defined the copper anomaly at Lac Rane. This program included line cutting, geological, geophysical and geochemical surveys. The work targeted the felsic volcanic rocks of the Lac des Vents volcanic complex as well as the series of en echelon NE-SW faults on the property that are prevalent in the region. SOQUEM took both channel and chip samples of the outcrops in the area. The best copper value for these samples was 2.9%. An area approximately 800 by 700 metres was defined.



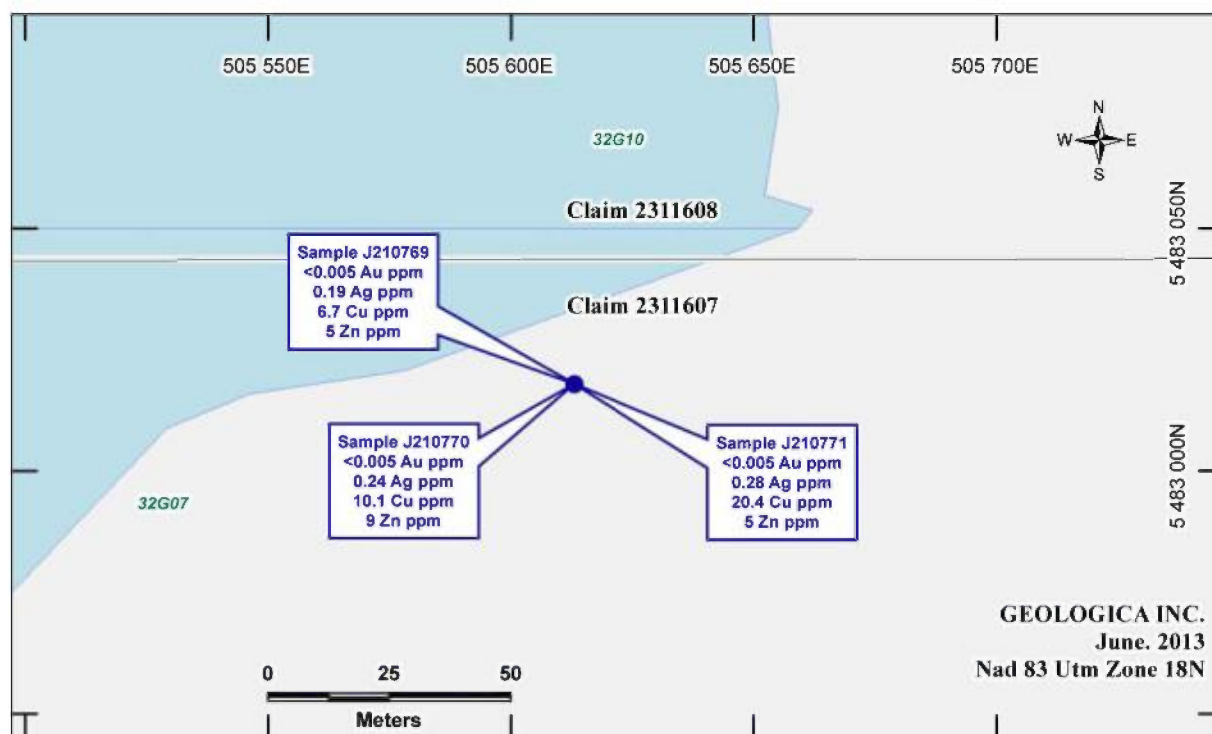
**Figure 13: Lac Rane Copper Showing Sampling**

Laurier contracted Geologica, Lavoie and Prospectair to conduct a sampling program of the Lac Rane copper showing. A total of 4 chip samples were taken at the Lac Rane showing by Geologica. The assays from this sampling program are present in table 2. One of the authors found the area of historical trenching and sampling.

#### 9.5 SAMPLING THE CHESBAR COPPER DEPOSIT (JUNE 13, 2013)

The Chesbar Copper deposit ("Chesbar"), which is practically surrounded by Laurier's Lac des Vents property was discovered by Chesbar Chibougamau Mines in 1955-1956. The non NI 43-

101 compliant copper resource was estimated to be 14,000 T @ 1.88% Cu based on the initial drill program.



**Figure 14: Chesbar Copper Deposit Sampling**

Laurier contracted Geologica, Lavoie and Prospectair to conduct a sampling program of the Lac Rane copper showing. A total of 3 chip samples were taken at the Chesbar Deposit by Geologica. The assays from this sampling program are present in Table 2. One of the authors found the area of historical trenching and sampling.

**Table 2: Assays from Laurier Gold's Sampling Program**

SAMPLE-NO	SHOWING	EAST	NORTH	Au_ppm	Ag_ppm	Cu_ppm
J210764	Welb Area	503036	5482163	-0.005	0.02	104.5
J210765	Welb Area	503003	5482130	-0.005	0.01	29.4
J210766	Welb Area	503003	5482130	2.680	0.43	312.0
J210767	Welb Area	503009	5482151	-0.005	0.04	84.3
J210768	Welb Area	503009	5482151	0.033	0.09	68.5
J210769	Chesbar Area	505613	5483018	-0.005	0.19	6.7
J210770	Chesbar Area	505613	5483018	-0.005	0.24	10.1
J210771	Chesbar Area	505613	5483018	-0.005	0.28	20.4
J210772	Lac Rane Area	508173	5484340	-0.005	0.03	64.5
J210773	Lac Rane Area	508173	5484340	-0.005	0.02	52.5
J210774	Lac Rane Area	508161	5484345	-0.005	0.02	70.0

<sup>1</sup> Coordinate system used is UTM NAD83 zone 18

## 10.0 DRILLING (Item 10)

Laurier has not yet conducted any drilling on the Lac des Vents property.

### **11.0 SAMPLE PREPARATION, ANALYSIS AND SECURITY (Item 11)**

In the spring of 2013 Laurier conducted a prospecting and sampling program. The samples were both channel as well as chip samples. All samples were taken from outcrop. A total of 11 chip samples were taken and submitted to ALS Labs of Val-d'Or, Quebec.

- Each sample was collected using a sledgehammer and a chisel and by choosing if possible the least altered rocks;
- Assay sample was placed in a plastic bag tied with a plastic tie wrap. A sample tag, made of waterproof paper and legible ink, will be placed in a plastic bag with the sample. Each sample number is unique and entered in the database; a distinct series is used;
- The bags were sealed with a plastic tie wrap, a lab requisition form was completed with the instructions for assay procedure, samples to be assayed, and form of assay result presentation. The samples are then picked up by the laboratory employee directly at the coreshack and a requisition form is signed;
- Rock samples will be prepared by an accredited laboratory as ALS Chemex in Val-d'Or, Quebec. All samples underwent custom crushing and pulverizing techniques. The entire sample was passed through a primary crusher to yield a fine crushed product where greater than 90% of the sample passes through a 2mm (-10 mesh) screen. Samples were then riffle split to obtain approximately a one-kilogram sub-sample. When the crushed sample yielded approximately one kilogram the entire sample was pulverized. A one-kilogram crushed sample split was ground using a ring mill pulverizer. All samples were pulverized to greater than 75% of the ground material passing through a 75-micron screen. Samples will be analyzed if by ALS Chemex in Val-d'Or, Quebec for gold and 41 trace elements (Au finish 30 g and Aqua regia ME-MS41 respectfully ).
- Internal Lab Quality Control Procedures – Lab standard operating procedures require the analysis of quality control samples (reference materials, duplicates and blanks) with all sample batches. As part of the assessment of every data set, results from the control samples are evaluated to ensure they meet set standards determined by the precision and accuracy requirements of the method.

### **12.0 DATA VERIFICATION (Item 12)**

One of the authors has visited the property on June 13, 2013 and ensured that the previous work is presented as it exists in the assessment files. He also verified the data provided by Laurier from the sampling program the company conducted in the spring of 2013.

### **13.0 MINERAL PROCESSING AND METALLURGICAL TESTING (Item 13)**

No mineral processing and metallurgical testing were realized on the property.

#### **14.0 MINERAL RESOURCE ESTIMATES (Item 14)**

No mineral resource estimates were calculated on the property.

#### **15.0 MINERAL RESERVE ESTIMATES (Item 15)**

No mineral reserve estimates were calculated on the property.

#### **17.0 ADJACENT PROPERTIES (Item 23)**

The Lac des Vents property is situated in the Urban-Barry belt of west central Québec. Contiguous to the Lac des Vents property in the west is Cartier Resources' Diego property. Agnico Eagle also holds claims contiguous to the Lac des Vents property. Toma Gold's Monster Lake property which hosts high grade gold mineralization is located 7 km to the NE. Also situated to the NE is the Chevrier deposit (currently estimated to be 2.1 MT @ 6.5 g/t; **non NI 43-101 compliant**). Situated 18 km to the east is the Phillibert gold occurrence (currently 1.31 MT @ 5.32 g/t; **non NI 43-101 compliant**). Situated 34 kilometres to the east of the Lac des Vents property is the past producing Joe Mann Gold Mine. A map of adjacent properties is shown by Figure 15.

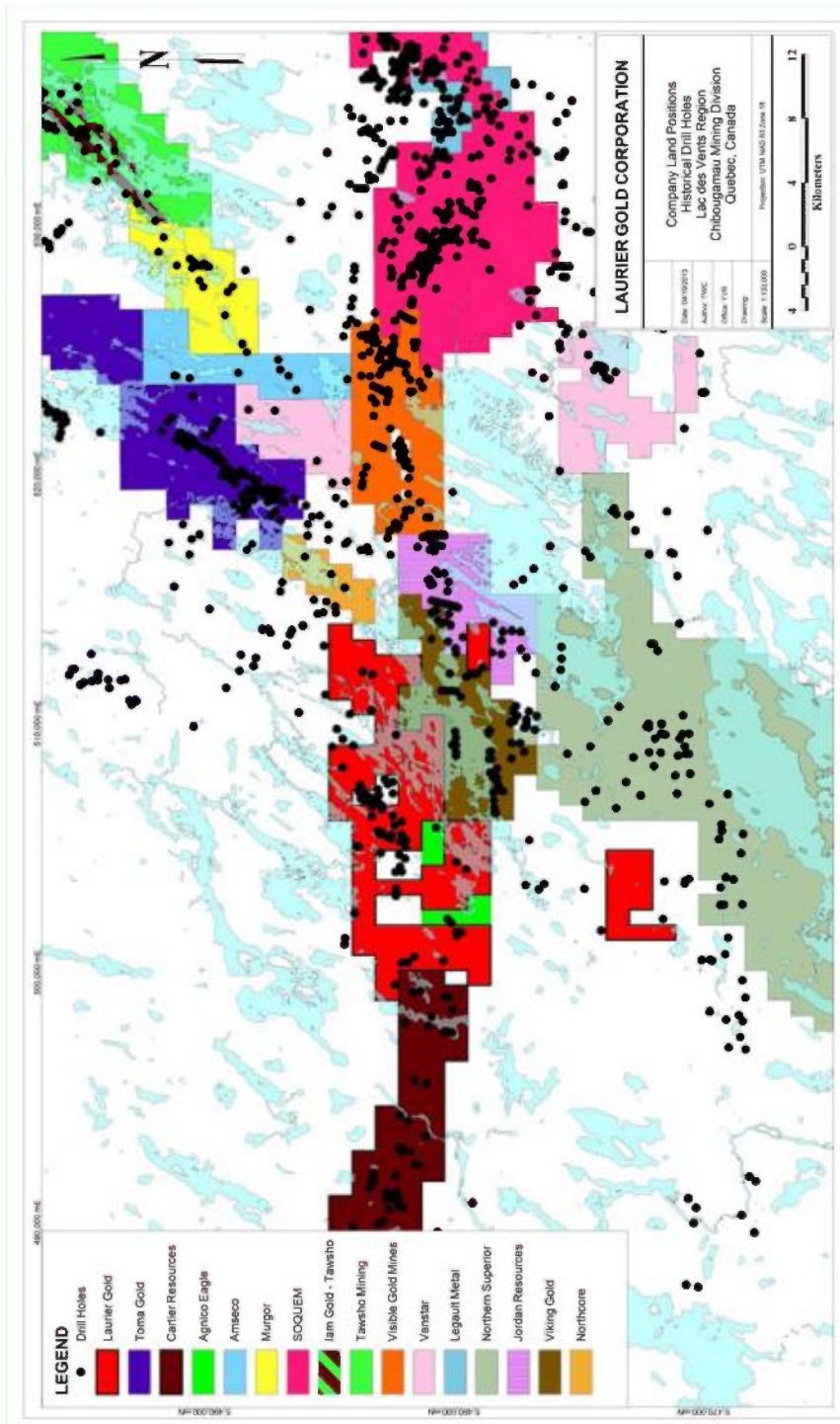


Figure 15: Map of adjacent properties

## **18.0 OTHER RELEVANT DATA AND INFORMATION (Item 24)**

No historical environment liabilities were found to exist on subject properties. In terms of permitting, Laurier will need to conform to requirements, laws and regulations applied in Québec using the best work standards and practice generally used in the industry.

## **19.0 INTERPRETATION AND CONCLUSIONS (Item 25)**

Laurier Gold Corporation's Lac des Vents property offers the potential to develop an economic copper-gold deposit. The locations most amiable for gold mineralization on the property are the E-W Grecherville Fault system, NE-SW faults and gabbro intrusions.

The Lac des Vents property surrounds the historical Chesbar Copper Deposit. Historical rock samples to the north east of this outline a large copper anomaly to explore further for copper-silver mineralization. Laurier conducted a sampling program in the environs of the Lac Rane and Chesbar copper, and Welb gold showings (2.68 g/t Au and 312 ppm Cu over 1.0 m).

Gold occurrences are commonly associated with quartz-carbonate-albite veining associated with shear zones in the region, one example being Metanor's Barry Deposit (Doucet et al., 2008). Also of significance is the presence of regional faults with regards to gold mineralization. Gold occurrences are associated with the Guercheville Fault 34 km to the east (past producing Joe Mann Mine) and 89 km to the west (active Bachelor Lake Mine) of the Lac des Vents property. Gold deposits and showings in the area are also associated with faults to the northeast of the property. These mineralized zones include the Monster Lake and Chevrier gold occurrences situated approximately 7 and 25 kilometres to the northeast respectively.

Data density is thin at this stage. This is due to the fact that Laurier Gold has just recently commenced work programs on the property. At this time, historical data is being used to focus Laurier's work programs on the property. As work programs broaden and data becomes more plentiful on the Lac des Vents property, the relatively thin density of data will obviously change.

In closing the Lac des Vents property of Laurier Gold offers the potential to discover significant copper and gold mineralization. At this early juncture the data set is still relatively small. That said the historical data that has been reviewed has met the expectations. When Laurier conducted its first work program on the property the historically defined Lac Rane showing and the surrounding copper anomaly the results of the sampling further verified the historical data. Furthermore, future work programs that Laurier will conduct on the property will greatly increase the understanding of the geology of the property, degrees of mineralization and characteristics of mineralization. At this time Laurier Gold Corporation will determine if they plan on conducting a second and larger exploration program on the property.

## **20.0 RECOMMENDATIONS (Item 26)**

On the Lac des Vents property, it is recommended to conduct trenching, mapping, ground based magnetic and electromagnetic surveys as well as running lines of induced polarization (“IP”) sections. IP sections will be run on the areas of greatest interest as identified by the magnetic and electromagnetic surveys. The IP (Induced Polarization) Survey will guide future work including diamond drilling. Areas of most interest should be trenched and stripped to build the geological data base and understanding of the property. Work should be concentrated on property wide E-W as well as NE-SW fault systems and magnetic anomalies.

A first phase budget of \$228,800 is recommended to realize the above mentioned exploration work and is presented here below.

If this first phase work program outlines and defines significant gold mineralization Laurier should conduct a second phase of exploration. If warranted, this second phase of work will be guided by the first phase and should include diamond drilling, geological mapping and further trenching on the Property.

**Work Recommendations on the Lac des Vents property (Phase 1):**

Detailed data compilation and digitizing	\$10,000
Line cutting: 80 Km at \$500 / Km	\$40,000
Soil survey (B horizon) (assay for gold + multi element ICP)	\$30,000
Geological mapping, prospecting & sampling (including a beep mat)	\$20,000
Trenching, stripping & channel sampling copper & gold showings	\$30,000
Magnetometer & EM survey: 80 Km at \$350 / Km	\$28,000
IP Resistivity survey: 40 km at \$1,000 / Km	\$40,000
Work report	<u>\$10,000</u>
<b>SUBTOTAL BUDGET</b>	<b>\$208,000</b>
<b>10% CONTINGENCY</b>	<b>\$20,800</b>
<b><u>TOTAL BUDGET:</u></b>	<b><u>\$228,800</u></b>

**If warranted, Work Recommendations on the Lac des Vents property (Phase 2):**

Diamond drilling (NQ) 15 DDH averaging 150 metres (2,250m total)	\$450,000
Stripping, detailed mapping, channel sampling	\$40,000
Work report phase 2	<u>\$10,000</u>
<b>SUBTOTAL BUDGET</b>	<b>\$500,000</b>
<b>10% CONTINGENCY</b>	<b>\$50,000</b>
<b><u>TOTAL BUDGET</u></b>	<b><u>\$550,000</u></b>

## 21.0 REFERENCES (Item 27)

Armstrong, T.J. 2006

Geological report on the Windfall Lake property, Chibougamau mining district, Québec, Canada; for Noront Resources Inc.; P & E Mining Consultants Inc., Report 125 August 28, 2006

Armstrong, T.J. 2007

Updated geological report on the Windfall Lake property, Chibougamau mining district, Québec, Canada; for Noront Resources Inc.; P & E Mining Consultants Inc., Report 138; June 20, 2007

Chance, P., 2009.

NI-43-101 Compliant Technical Report of the Windfall Property, Canton Urban, Abitibi Region, Québec. Prepared for Eagle Hill Exploration Corporation.

Charré, R. (1973)

Géologie de la région du lac Mégiscane, comté Abitibi-Est. DP-131.

Doucet, P., Moorehead, J. and Cote, S. 2006.

Report on Mineral Exploration Activities in Québec 2006, 1C Southern Superior Province (Abitibi and Pontiac Subprovinces), Ressources naturelles et faune.

Doucet, P., Moorehead, J. and Cote, S. 2008.

Report on Mineral Exploration Activities in Québec 2007, 1B Southern Superior Province (Abitibi and Pontiac Subprovinces), Ressources naturelles et faune.

Rhéaume, P., Bandyayera D., Fallara, F., Boudrias, G., Cheng, L.Z. 2004.

Géologie et métallogénie du secteur du lac aux Loutres, synthèse métallogénique d'Urban-Barry (phase 1 de 2), MRNFP, URSTM-UQAT.

APPENDIX I – MINING TITLES LIST

Claim (CDC)	Township	Title Holder	Area Ha	NTS Sheet	Issued Date	Expiry Date
2308026	Lescure	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.90	32G10	16-Aug-11	15-Aug-13
2308027	Lescure	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.89	32G10	16-Aug-11	15-Aug-13
2308028	Lescure	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.89	32G10	16-Aug-11	15-Aug-13
2308029	Lescure	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.89	32G10	16-Aug-11	15-Aug-13
2311409	Druillettes	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.92	32G07	1-Sep-11	31-Aug-13
2311410	Druillettes	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.91	32G07	1-Sep-11	31-Aug-13
2311607	Druillettes	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.91	32G07	7-Sep-11	6-Sep-13
2311608	Lescure	Laurier Gold Corporation (100%) <sup>1,2</sup>	55.90	32G10	7-Sep-11	6-Sep-13
2319886	Lescure	Glenn Griesbach (100%) <sup>2</sup>	55.91	32G07	21-Oct-11	23-Oct-13
2319887	Lescure	Glenn Griesbach (100%) <sup>2</sup>	55.91	32G07	21-Oct-11	23-Oct-13
2319888	Druillettes	Glenn Griesbach (100%) <sup>2</sup>	55.92	32G10	21-Oct-11	23-Oct-13
2319889	Druillettes	Glenn Griesbach (100%) <sup>2</sup>	55.92	32G10	21-Oct-11	23-Oct-13
2344288	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.91	32G06	11-May-12	10-May-14
2344289	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.91	32G06	11-May-12	10-May-14
2344290	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.94	32G07	11-May-12	10-May-14
2344291	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.94	32G07	11-May-12	10-May-14
2344292	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.93	32G07	11-May-12	10-May-14
2344293	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.93	32G07	11-May-12	10-May-14
2344294	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.93	32G07	11-May-12	10-May-14
2344295	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.92	32G07	11-May-12	10-May-14
2344296	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.92	32G07	11-May-12	10-May-14
2344297	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.91	32G07	11-May-12	10-May-14
2344756	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.94	32G06	14-May-12	13-May-14
2344757	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%) <sup>2</sup>	55.94	32G07	14-May-12	13-May-14
2340419	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	56.01	32G07	4-Apr-12	3-Apr-14
2340420	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340421	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340422	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340423	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340424	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340425	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340426	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.93	32G07	4-Apr-12	3-Apr-14
2340427	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340428	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340429	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340430	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340431	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340432	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340433	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340434	Druillettes	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340435	Hazeur	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340436	Hazeur	Laurier Gold Corporation (100%) <sup>2</sup>	55.92	32G07	4-Apr-12	3-Apr-14
2340437	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.91	32G07	4-Apr-12	3-Apr-14
2340438	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.91	32G07	4-Apr-12	3-Apr-14
2340439	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.91	32G07	4-Apr-12	3-Apr-14
2340440	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.91	32G07	4-Apr-12	3-Apr-14
2340441	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.91	32G07	4-Apr-12	3-Apr-14
2340442	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.90	32G10	4-Apr-12	3-Apr-14
2340443	Lescure	Laurier Gold Corporation (100%) <sup>2</sup>	55.90	32G10	4-Apr-12	3-Apr-14
2344758	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.94	32G07	14-May-12	13-May-14
2344759	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.94	32G07	14-May-12	13-May-14
2344760	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.90	32G10	14-May-12	13-May-14
2344761	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.90	32G10	14-May-12	13-May-14
2344762	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.90	32G10	14-May-12	13-May-14
2344763	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.90	32G10	14-May-12	13-May-14
2344764	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.90	32G10	14-May-12	13-May-14
2344765	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.89	32G10	14-May-12	13-May-14
2344766	Lescure	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.89	32G10	14-May-12	13-May-14
2367573	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	56.02	32G07	30-May-12	29-May-14
2367574	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	56.01	32G07	30-May-12	29-May-14
2367575	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	56.01	32G07	30-May-12	29-May-14
2367576	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	56.01	32G07	30-May-12	29-May-14
2367577	Druillettes	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	56.01	32G07	30-May-12	29-May-14
2355141	Rale	Laurier Gold Corporation (100%)	55.89	32G10	12-Jul-12	11-Jul-14
Claim (CDC)	Township	Title Holder	Area Ha	NTS Sheet	Issued Date	Expiry Date
2366579	Druillettes	Laurier Gold Corporation (100%)	55.91	32G07	11-Oct-12	10-Oct-14
2366580	Druillettes	Laurier Gold Corporation (100%)	55.91	32G07	11-Oct-12	10-Oct-14
2366581	Lescure	Laurier Gold Corporation (100%)	55.90	32G10	11-Oct-12	10-Oct-14
2366582	Lescure	Laurier Gold Corporation (100%)	55.90	32G10	11-Oct-12	10-Oct-14
2367523	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Oct-12	23-Oct-14
2367524	Druillettes	Laurier Gold Corporation (100%)	55.92	32G07	24-Oct-12	23-Oct-14

## Géologica Groupe-Conseil Inc.

2367525	Lescure	Laurier Gold Corporation (100%)	55.90	32G10	24-Oct-12	23-Oct-14
2372602	Hazeur	Laurier Gold Corporation (100%)	55.91	32G07	15-Dec-12	16-Dec-14
2372603	Hazeur	Laurier Gold Corporation (100%)	55.91	32G07	15-Dec-12	16-Dec-14
2372604	Hazeur	Laurier Gold Corporation (100%)	55.91	32G07	15-Dec-12	16-Dec-14
2372605	Rale	Laurier Gold Corporation (100%)	55.90	32G10	15-Dec-12	16-Dec-14
2372606	Rale	Laurier Gold Corporation (100%)	55.90	32G10	15-Dec-12	16-Dec-14
2372607	Rale	Laurier Gold Corporation (100%)	55.90	32G10	15-Dec-12	16-Dec-14
2372608	Rale	Laurier Gold Corporation (100%)	55.90	32G10	15-Dec-12	16-Dec-14
2372609	Rale	Laurier Gold Corporation (100%)	55.89	32G10	15-Dec-12	16-Dec-14
2372610	Rale	Laurier Gold Corporation (100%)	55.89	32G10	15-Dec-12	16-Dec-14
2372611	Rale	Laurier Gold Corporation (100%)	55.89	32G10	15-Dec-12	16-Dec-14
2372612	Rale	Laurier Gold Corporation (100%)	55.89	32G10	15-Dec-12	16-Dec-14
2376818	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376819	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376820	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376821	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376822	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376823	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376824	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376825	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376826	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376827	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376828	Druillettes	Laurier Gold Corporation (100%)	55.94	32G07	24-Jan-13	23-Jan-15
2376829	Druillettes	Laurier Gold Corporation (100%)	55.93	32G07	24-Jan-13	23-Jan-15
2376830	Druillettes	Laurier Gold Corporation (100%)	55.93	32G07	24-Jan-13	23-Jan-15
2376831	Druillettes	Laurier Gold Corporation (100%)	55.93	32G07	24-Jan-13	23-Jan-15
2379310	Druillettes	Laurier Gold Corporation (100%)	56.00	32G07	19-Feb-13	18-Feb-15
2379311	Druillettes	Laurier Gold Corporation (100%)	56.00	32G07	19-Feb-13	18-Feb-15
2380395	Druillettes	Laurier Gold Corporation (100%)	56.00	32G07	26-Feb-13	25-Feb-15
2380396	Druillettes	Laurier Gold Corporation (100%)	56.00	32G07	26-Feb-13	25-Feb-15
2380397	Druillettes	Laurier Gold Corporation (100%)	56.00	32G07	26-Feb-13	25-Feb-15
2380398	Druillettes	Laurier Gold Corporation (100%)	56.00	32G07	26-Feb-13	25-Feb-15
2386451	Hazeur	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.94	32G07	12-Jun-13	11-Jun-15
2386452	Hazeur	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.94	32G07	12-Jun-13	11-Jun-15
2386453	Hazeur	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	55.94	32G07	12-Jun-13	11-Jun-15
<b>105</b>				<b>5872.39</b>		

- 1: Renewal being processed for these claims
- 2: Work being filed and applied to these claims

**APPENDIX II- STATUTORY WORK LIST**

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- DP-84-03** COMPILATION D'ANOMALIES ELECTROMAGNETIQUES DE TYPE INPUT - REGION DE L'ABITIBI. M E R. 1983. 1 carte. 32G02, 32G03, 32G04, 32G05, 32G06, 32G07, 32G08, 32G09, 32G10, 32G11, 32G12, 32G13, 32G14, 32G15, 32G16. 1 CARTE (ECHELLE 1/250 000)
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**APPENDIX III– LAURIER / TWILLAR PURCHASE AGREEMENT**

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THIS MINERAL PROPERTY ACQUISITION AGREEMENT is dated and made for reference effective the 15<sup>th</sup> day of October, 2012

BETWEEN:

**TWILLAR RESOURCES**, a federally registered company having an office at #301 – 4580 Main Street, Vancouver, British Columbia, V5V 3R5, CANADA

(“TWILLAR”)

OF THE FIRST PART

(the “Vendor”)

AND:

**LAURIER GOLD CORP.**, a federally registered company having an office at #301 – 4580 Main Street, Vancouver, British Columbia, V5V 3R5, CANADA

(the “Purchaser”)

OF THE SECOND PART

WHEREAS:

A. The Vendor is the registered beneficial owner of an undivided one hundred percent (100%) interest in and to those certain mineral interests which are more particularly described in schedule A attached hereto (the “Property”); and

B. The Vendor wishes to sell to the Purchaser an undivided one hundred percent (100%) interest in and to the Property, and the Purchaser wishes to acquire the same on the terms and subject to the conditions as are more particularly set forth herein.

**NOW THEREFORE** this Agreement witnesseth that in consideration of the premises and covenants and agreements of the parties hereinafter set forth, the parties do covenant and agree with one another as follows:

1. The Vendor hereby sell to the Purchaser a one hundred percent (100%) undivided interest in and to the Property, free and clear of all claims, taxes, liens or encumbrances, on the terms and conditions set out herein.

2. The consideration payable by the Purchaser to the Vendors pursuant to this Agreement shall be:

- (a) the sum of \$5,000 within 15 days of this agreement;

- (b) 2,000,000 common shares of the Purchaser which shall be issued to the Vendors by the second year anniversary of this agreement;
3. Upon completion of payments as required pursuant to clause 2, the Vendor will transfer 100% of the legal title to the Property to the Purchaser (the "Transfer Date"). In the event the Purchaser does not complete any such payments (and such failure continues for 30 days after notice from the Vendor), at the option of the Vendor the Purchaser will forfeit its right to acquire the Property and no party will have further rights against the others pursuant to this Agreement.
4. The Vendor shall retain 2% Net Smelter Returns Royalty on the Property, in the name of TWILLAR RESOURCES LIMITED. "Net Smelter Returns Royalty" will be defined as set out in Schedule B hereto.
5. The Vendor warrants and represents to the Purchaser that:
- (i) to the best of its knowledge and belief after reasonable enquiry, the mineral claims on the Property have been properly located, recorded and (where applicable) staked pursuant to the applicable laws and regulations of Quebec and are in good standing;
  - (ii) they hold all permits, licenses, consents and authorities issued by any governmental or government authority, which are necessary in connection with the ownership of the Property;
  - (iii) all fees, taxes, assessments, rentals, levies or other payments required to be made relating to the Property have been made;
  - (iv) other than this Agreement, there are no outstanding agreements or options to acquire or purchase the Property or any portion thereof or any interest therein;
  - (v) there is no adverse claim or challenge against or to the ownership of or title to any part of the Property, and no party has any right, title, claim or other interest in the Property;
  - (vi) all property rights or interests of the Vendor in the Property are legally and beneficially owned or held by the Vendor, are in good standing, are valid and enforceable, are free and clear of any liens, charges or encumbrances and no royalty is payable in respect of any part of the Property;
  - (vii) there are no actions, claims, investigations, suits, proceedings or inquiries (judicial or otherwise) pending or, to the best of its knowledge, threatened against or relating to the Vendor or the Property before or by any governmental or regulatory agency or board, which may, in any way, have a materially adverse effect on the Vendor's ability to perform its obligations hereunder;

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- (viii) the Property does not, to the best of the Vendor's knowledge, contain any hazardous or toxic material, pollution or other adverse environmental conditions that may give rise to any environmental liability under any applicable environmental laws, regulations, rules or by-laws, and the Vendor has not received, nor is it aware of any pending or threatened, notice of non-compliance with any environmental laws, regulations, rules or by-laws;
- (ix) it has not received from any governmental or regulatory agency or board, any notice of or communication relating to any actual or alleged environmental claims, and there are no outstanding work orders or actions required to be taken relating to environmental matters respecting the Property or any operations carried out on the Property; and
- (x) it has have provided to Purchaser all data, maps, interpretive data, samples and other materials relevant to the Property for evaluation and in the possession or control of the Vendor, and on Closing will transfer to Purchaser the said materials and information to be held in Purchaser's possession until this Agreement is terminated.

6. The Purchaser acknowledges that the Vendor has not completed any work program on the Property.

7. Closing of the transactions contemplated in this Agreement will take place at the offices of LAURIER within 3 business days of the signing of this agreement. Purchaser will use its best efforts to obtain TSX approval on or before February 28, 2014.

8. Provided this Agreement is in good standing, until the Transfer Date the directors and officers of the Purchaser and its servants, agents and independent contractors, shall have the sole right in respect of the Property to:

- (a) enter thereon;
- (b) have exclusive and quiet possession thereof;
- (c) do such further prospecting, exploration, development and/or other mining work thereon and thereunder as the Purchaser in its sole discretion may determine advisable;
- (d) bring upon and erect upon the Property buildings, plant, machinery and equipment as the Purchaser may deem advisable; and
- (e) remove therefrom and dispose of reasonable quantities of ores, minerals and metals for the purposes of obtaining assays or making other tests.

9. Until the Transfer Date, the Purchaser shall, in regard to the Property:

*mc*  
*BL*

- (a) maintain in good standing those licenses, mineral claims, concessions or other interests comprising the Property by the doing and filing of assessment work or the making of payments in lieu thereof and the performance of all other actions which may be necessary in that regard and in order to keep such mineral claims, concessions or other interests free and clear of all liens and other charges arising from the Purchaser's activities thereon except those at the time contested in good faith by the Purchaser;
- (b) permit the parties to this Agreement, at their own expense, reasonable and timely access to the results of the work done on the Property;
- (c) keep the Property free and clear of all liens, charges and encumbrances of every character arising from its operation hereunder (except for liens for taxes not then due, other inchoate liens and liens contested in good faith by the Purchaser) , and proceed with all reasonable diligence to contest or discharge any lien that is filed;
- (d) pay, when due and payable, all wages or salaries for services rendered in connection with the Property and all accounts for materials supplied on or in respect of any work or operation performed on the Property;
- (e) obtain and maintain, and cause any contractor or subcontractor to obtain and maintain:
  - (i) adequate comprehensive general liability insurance during any period in which active work is carried out on the Property; and
  - (ii) insurance, covering all persons working on the Property, in compliance with applicable laws and regulations in Quebec pertaining to workers compensation and occupational disease and disabilities as are now in force or may be hereafter amended or enacted.and provide Vendor with certificates of insurance or other confirmation in writing of compliance with the above requirements;.
- (f) do or cause to be done all work on any and all Property in a good and workmanlike fashion and in accordance with all applicable laws, regulations, orders and ordinances of any applicable governmental authority; and

10. In accordance with applicable laws in Quebec, any part of the Property may be allowed to lapse, expire or otherwise be excluded from those lands comprising the Property (the "Abandoned Area"). Prior to such abandonment, Purchaser must offer to transfer the Property by way of written notice of abandonment to the Vendor. Purchaser will effect the transfer at no cost to the Vendor. The Abandoned Area must be in good standing under the *Mineral Tenure Act* (Quebec) (or equivalent) for at least twelve months after the date the notice of abandonment is delivered to the Vendor.

11. Purchaser may, at any time prior to the Transfer Date, terminate this Agreement in its entirety on thirty (30) days written notice to the Vendor and except for the obligations set

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*B.H.*

out in this Section and except for any liability for breach of any obligation incurred prior to such termination, shall thereafter have no liability to the Vendors as a result of such termination.

- (a) Upon termination pursuant to this Section, Purchaser shall have no legal or beneficial interests in or to the Property. The Agreement is an option only in respect of the Property and except as specifically provided otherwise, nothing in this Agreement shall be construed as obligating Purchaser to do any acts or make any payments hereunder and any act or acts or payment or payments as shall be made hereunder shall not be construed as obligating Purchaser to do any further act or make any further payment.
- (b) Purchaser agrees to indemnify and save the Vendor harmless from and against any loss, costs or damages for damage to person or property, lost profits and for environmental liability suffered or incurred by the Vendor arising directly or indirectly from any operations or activities conducted on the Property by or on behalf of the Purchaser. This indemnity shall survive any termination of this Agreement.
- (c) Notwithstanding any other provisions of this Agreement, in the event of termination of this Agreement, Purchaser will:
  - (i) provide the Vendor with copies of all data and information related to the Property that was not provided to the Vendor prior to the termination of this Agreement, together with, if applicable, a final report on all work carried out by Purchaser together with all drill cores and unprocessed assay samples;
  - (ii) have the right and obligation to remove from the Property within 180 days of the effective date of such termination all equipment erected, installed or brought upon the Property by or at the instance of Purchaser;
  - (iii) perform all reclamation work on the Property required under applicable mining, exploration and environmental laws in Quebec, as a result of exploration or operations carried out by or on behalf of Purchaser; and
  - (iv) leave the mineral claims and any other mineral tenures comprising the Property free and clear of encumbrances and in good standing under the *Mineral Tenure Act* (Quebec) (or equivalent) for at least two years after the date of termination.

12. There are no representations, warranties, collateral agreements, or conditions except as herein specified.

13. This Agreement will endure to the benefit of and be binding upon the parties and their respective heirs, executors, administrators, successors, and assigns.

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*B.L.*

14. The parties will execute and deliver all such further documents, do or cause to be done all such further acts and things, and give all such further assurances as may be necessary to give full effect to the provisions and intent of this Agreement.

15. Any notice required or permitted to be given to any of the parties to this Agreement will be in writing and may be given by prepaid registered post, telecopier, or personal delivery to the address of such party first above stated or such other address as any party may specify by notice in writing to the other parties, and any such notice will be deemed to have been given and received by the party to whom it was addressed if mailed, on the third day following the mailing thereof, if telecopied, on successful transmission, or, if delivered, on delivery; but if at the time of mailing or between the time of mailing and the third business day thereafter there is a strike, lockout, or other labour disturbance affecting postal service, then the notice will not be effectively given until actually delivered.

16. This Agreement will be governed by and construed in accordance with the laws of British Columbia, and the parties hereby attorn to the jurisdiction of the Courts of competent jurisdiction of British Columbia in any proceeding hereunder.

17. Time is of the essence of this Agreement.

18. Words and phrases used herein that have acquired special meanings in the mining industry will be read and construed in accordance with the special meanings attaching to those words, unless the context otherwise requires.

19. This Agreement may be executed in several counterparts, each of which will be deemed to be an original and all of which will together constitute one and the same instrument.

20. Unless otherwise provided, all dollar amounts referred to in this Agreement are in lawful money of Canada.


21. Delivery of an executed copy of this Agreement by telecopy, telex, or other means of electronic communication producing a printed copy will be deemed to be execution and delivery of this Agreement on the date of such communication by the party so delivering such copy, subject to delivery of an originally executed copy of this Agreement to the other party hereto within two weeks of the date of delivery of the copy sent via the electronic communication.

22. Each party to this Agreement will be responsible for all of its own expenses, legal and other professional fees, disbursements, and all other costs incurred in connection with the negotiation, preparation, execution, and delivery of this Agreement and all documents and instruments relating hereto and the consummation of the transactions contemplated hereby.


IN WITNESS WHEREOF the parties hereto have executed this Agreement on the day and year first above written.

TWC  
B.E.

**LAURIER GOLD CORPORATION**

Per:   
\_\_\_\_\_  
Authorized Signatory

**TWILLAR RESOURCES LIMITED**

Per:   
\_\_\_\_\_  
Authorized Signatory

**SCHEDULE A: PROPERTY DESCRIPTION**

**Mineral Claims in Abitibi Area of Quebec, Canada**

**Lac des Vents Property**

Claim Number (CDC)	Owner	Good To Date	NTS Sheet	Township	Size (ha.)
CDC234019	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	56.01
CDC234020	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234021	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234022	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234023	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234024	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234025	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234026	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.93
CDC234027	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234028	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234029	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234030	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234031	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234032	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234033	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234034	Twillar Resources Limited 100%	3-Apr-14	32G07	Druillettes	55.92
CDC234035	Twillar Resources Limited 100%	3-Apr-14	32G07	Hazeur	55.92
CDC234036	Twillar Resources Limited 100%	3-Apr-14	32G07	Hazeur	55.92
CDC234037	Twillar Resources Limited 100%	3-Apr-14	32G07	Lescure	55.91
CDC234038	Twillar Resources Limited 100%	3-Apr-14	32G07	Lescure	55.91
CDC234039	Twillar Resources Limited 100%	3-Apr-14	32G07	Lescure	55.91
CDC234040	Twillar Resources Limited 100%	3-Apr-14	32G07	Lescure	55.91
CDC234041	Twillar Resources Limited 100%	3-Apr-14	32G07	Lescure & Rale	55.91
CDC234042	Twillar Resources Limited 100%	3-Apr-14	32G10	Lescure	55.90
CDC234043	Twillar Resources Limited 100%	3-Apr-14	32G10	Lescure & Rale	55.90
<b>Total</b>					<b>1,398 hectares</b>

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**SCHEDULE B**

**NET SMELTER RETURNS ROYALTY**

1. OBLIGATION

- (a) If any Party or becomes entitled to a royalty pursuant to paragraphs 4 of the Purchase Agreement (a "**Vendor**"), the Purchaser shall calculate, as at the end of each quarter within each fiscal year used by the Purchaser ("**Fiscal Year**") subsequent to the date Commercial Production begins.
- (b) The Purchaser shall within 45 days of the end of each quarter of each Fiscal Year, as and when any Net Smelter Returns are available for distribution, pay or cause to be paid to each Vendor the Net Smelter Returns to which that Vendor is entitled.
- (c) The Purchaser agrees that on the request of any Vendor it will execute and deliver such documents as may be necessary to permit that Vendor to record its interest against the Property.

2. NET SMELTER RETURNS

- (a) "**Commencement of Commercial Production**" means (a) if a mill is located on the Property, the last calendar day of a period of 40 consecutive calendar days in which, for not less than 30 calendar days, the mill processed ore from the Property at 60% of its rated concentrating capacity, or (b) if a mill is not located on the Property, the last day of a period of 30 consecutive calendar days during which ore has been shipped from the Property on a reasonably regular basis for the purpose of earning revenues, but any period of time during which ore or concentrate is shipped from the Property for testing purposes, a bulk sample or during which milling operations are undertaken as initial tune-up, will not be taken into account in determining the date of Commencement of Commercial Production;
- (b) "**Net Smelter Returns**" means after Commencement of Commercial Production, the net amount of money to be paid to a Vendor for its own account from the sale of minerals or concentrates extracted and derived from the ore mined from the Property ("**Mineral Production**") to a mill, smelter or other ore buyer after deduction of all Permissible Deductions.
- (c) "**Permissible Deductions**" means the aggregate (to the extent not previously deducted or accrued) that is paid or accrued in each monthly period relating to the Mineral Production as follows:
  - (i) weighing, sampling, assaying and **representation** costs, and metal losses;
  - (ii) processor, refinery or smelter charges;

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- (iii) ore treatment charges, penalties, and any and all charges made by the purchaser of the Mineral Production;
- (iv) any and all shipping, handling, brokerage, forwarding and insurance costs which may be incurred in connection with the transportation of the Mineral Production;
- (v) all umpire charges which the purchaser may be required to pay; and
- (vi) government imposed production, royalties and *ad valorem* taxes (excluding taxes on income).

Where a cost or expense otherwise constituting a Permissible Deduction is incurred in a transaction with a party not dealing at arm's length (as that term is defined in the *Income Tax Act* (Canada)), such costs or expenses may be deducted, but only as to the lesser of the actual cost incurred or the fair market value thereof considering the time of such transaction and under all the circumstances thereof.

### 3. PAYMENTS AND AUDITED STATEMENTS

- (a) Payment of Net Smelter Returns by the Purchaser to the Vendor shall be made quarterly within 45 days after the end of each quarter of each Fiscal Year, and shall be accompanied with unaudited financial statements pertaining to the operations carried out on the Property.
- (b) Within 120 days after the end of the Fiscal Year, the records relating to the calculation of the Net Smelter Returns royalty shall be audited by the Purchaser's external independent auditor and any resulting adjustments in the payment of Net Smelter Returns payable to the Vendor shall be made as follows:
  - (i) if amounts are owed to the Vendor, the payment will be made forthwith together with interest at the Prime Rate of the Royal Bank of Canada plus 2%, and
  - (ii) if the Vendor has been over paid, such overpayment will be deducted from subsequent Net Smelter Returns royalty payments to the Vendor.
- (c) The information contained in the audited statements referred to in (b) above, will include detailed information relating to:
  - (i) the quantity of Mineral Production and sale of Mineral Production for that Fiscal Year;
  - (ii) the Permissible Deductions, including Permissible Deductions carried over from previous years if in excess of the gross sales price(s) obtained for the Mineral Production in such previous years;
  - (iii) gross sales price(s) obtained for the Mineral Production; and
  - (iv) the calculation of the royalty payable to the Vendor.

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- (d) Each annual audited statements shall be final and not subject to adjustment unless the Vendor delivers to the Participant written exceptions in reasonable detail within 90 days after the Vendor receives such statements. The Vendor, or its representative duly authorized in writing, at its expense, shall have the right to audit the books and records of the Purchaser related to Net Smelter Returns to determine the accuracy of the audited statements, but shall not have access to any other books and records of the Participant. The audit shall be conducted by a chartered or certified public accountant. The Vendor's auditor shall have the right to conditional access to the Participants' books and records on execution of a written agreement by the auditor that all information will be held in confidence and used solely for purposes of audit and resolution of any disputes related to the report. A copy of the Vendor's report shall be delivered to the Participant upon completion, and any discrepancy between the amount actually paid by the Participant and the amount which should have been paid according to the Vendor's report shall be paid forthwith, one party to the other. In the event that the said discrepancy is to the detriment of the Vendor and exceeds 5% of the amount actually paid by the Purchaser, then the Purchaser shall pay the entire cost of the audit.
- (e) Any dispute arising out of or related to any report, payment, calculation or audit shall be resolved solely by arbitration under the *Commercial Arbitration Act* (British Columbia) with a single arbitrator.

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**APPENDIX IV– LAURIER / GRIESBACH OPTION AGREEMENT**

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THIS MINERAL PROPERTY ACQUISITION AGREEMENT is dated and made for reference effective the 16<sup>th</sup> day of October, 2012

BETWEEN:

**GLENN GRIESBACH**, businessman, of Perumahan Taman Permata Millenium, Jalan Permata Bunda, Sector 1, Block C2/18, Lippo Village - Karawaci - Tangerang, Banten, INDONESIA - 15811

("GRIESBACH")

OF THE FIRST PART

AND:

**JUNITA TEDY ASIHTO**, businesswoman, of Perumahan Taman Permata Millenium, Jalan Permata Bunda, Sector 1, Block C2/18, Lippo Village - Karawaci - Tangerang, Banten, INDONESIA - 15811

("TEDY ASIHTO")

OF THE SECOND PART

(collectively, the "Vendors")

AND:

**LAURIER GOLD CORP.**, a federally registered company having an office at #301 - 4580 Main Street, Vancouver, British Columbia, V5V 3R5, CANADA

(the "Purchaser")

OF THE THIRD PART

WHEREAS:

A. The Vendors are collectively the registered beneficial owners of an undivided one hundred percent (100%) interest in and to those certain mineral interests which are more particularly described in schedule A attached hereto (the "Property"), GRIESBACH as to 50%, TEDY ASIHTO as to 50%; and

B. The Vendors wish to sell to the Purchaser an undivided one hundred percent (100%) interest in and to the Property, and the Purchaser wishes to acquire the same on the terms and subject to the conditions as are more particularly set forth herein.



**NOW THEREFORE** this Agreement witnesseth that in consideration of the premises and covenants and agreements of the parties hereinafter set forth, the parties do covenant and agree with one another as follows:

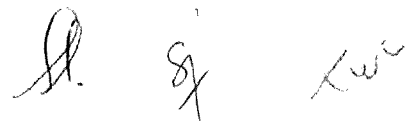
1. The Vendors hereby sell to the Purchaser a one hundred percent (100%) undivided interest in and to the Property, free and clear of all claims, taxes, liens or encumbrances, on the terms and conditions set out herein.

2. The consideration payable by the Purchaser to the Vendors pursuant to this Agreement shall be:

- (a) the sum of \$2,500 within 15 days of this agreement;
- (b) 250,000 common shares of the Purchaser which shall be issued pro rata to the Vendors within 15 days of this agreement;
- (c) the sum of \$7,500 within 15 days of commencing trading on the TSX Venture Exchange ("TSX.V");
- (d) 250,000 common shares of the Purchaser which shall be issued pro rata to the Vendors within 15 days of commencing trading on the TSX.V;
- (e) Conduct a minimum of \$30,000 in exploration work on the Property by the one year anniversary of Closing;
- (f) 250,000 common shares of the Purchaser which shall be issued pro rata to the Vendors on the one year anniversary of Closing;
- (g) Conduct a minimum of \$50,000 in exploration work on the Property by the two year anniversary of Closing;
- (h) 250,000 common shares of the Purchaser which shall be issued pro rata to the Vendors on the two year anniversary of Closing; and
- (i) Conduct a minimum of \$70,000 in exploration work on the Property by the two year anniversary of Closing;

3. Upon completion of payments as required pursuant to clause 2, the Vendors will transfer 100% of the legal title to the Property to the Purchaser (the "Transfer Date"). In the event the Purchaser does not complete any such payments (and such failure continues for 30 days after notice from the Vendors), at the option of the Vendors the Purchaser will forfeit its right to acquire the Property and no party will have further rights against the others pursuant to this Agreement.

4. The Vendors shall retain 2% Net Smelter Returns Royalty on the Property, one half to GRIESBACH and one half to TEDY ASIHTO. "Net Smelter Returns Royalty" will be defined as set out in Schedule B hereto.



5. The Vendors warrant and represent to the Purchaser that:

- (i) to the best of its knowledge and belief after reasonable enquiry, the mineral claims on the Property have been properly located, recorded and (where applicable) staked pursuant to the applicable laws and regulations of Quebec and are in good standing;
- (ii) they hold all permits, licenses, consents and authorities issued by any governmental or government authority, which are necessary in connection with the ownership of the Property;
- (iii) all fees, taxes, assessments, rentals, levies or other payments required to be made relating to the Property have been made;
- (iv) other than this Agreement, there are no outstanding agreements or options to acquire or purchase the Property or any portion thereof or any interest therein;
- (v) there is no adverse claim or challenge against or to the ownership of or title to any part of the Property, and no party has any right, title, claim or other interest in the Property;
- (vi) all property rights or interests of the Vendors in the Property are legally and beneficially owned or held by the Vendors, are in good standing, are valid and enforceable, are free and clear of any liens, charges or encumbrances and no royalty is payable in respect of any part of the Property;
- (vii) there are no actions, claims, investigations, suits, proceedings or inquiries (judicial or otherwise) pending or, to the best of its knowledge, threatened against or relating to the Vendors or the Property before or by any governmental or regulatory agency or board, which may, in any way, have a materially adverse effect on the Vendors' ability to perform its obligations hereunder;
- (viii) the Property does not, to the best of the Vendors' knowledge, contain any hazardous or toxic material, pollution or other adverse environmental conditions that may give rise to any environmental liability under any applicable environmental laws, regulations, rules or by-laws, and the Vendors have not received, nor is it aware of any pending or threatened, notice of non-compliance with any environmental laws, regulations, rules or by-laws;
- (ix) they have not received from any governmental or regulatory agency or board, any notice of or communication relating to any actual or alleged environmental claims, and there are no outstanding work orders or actions required to be taken relating to environmental matters respecting the Property or any operations carried out on the Property; and

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- (x) they have provided to Purchaser all data, maps, interpretive data, samples and other materials relevant to the Property for evaluation and in the possession or control of the Vendors, and on Closing will transfer to Purchaser the said materials and information to be held in Purchaser's possession until this Agreement is terminated.

6. The Purchaser acknowledges that the Vendors have not completed any work program on the Property.

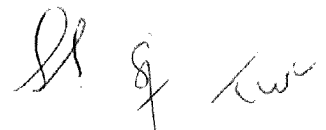
7. Closing of the transactions contemplated in this Agreement will take place at the offices of LAURIER within 3 business days of the signing of this agreement. Purchaser will use its best efforts to obtain TSX approval on or before February 7, 2014.

8. Provided this Agreement is in good standing, until the Transfer Date the directors and officers of the Purchaser and its servants, agents and independent contractors, shall have the sole right in respect of the Property to:

- (a) enter thereon;
- (b) have exclusive and quiet possession thereof;
- (c) do such further prospecting, exploration, development and/or other mining work thereon and thereunder as the Purchaser in its sole discretion may determine advisable;
- (d) bring upon and erect upon the Property buildings, plant, machinery and equipment as the Purchaser may deem advisable; and
- (e) remove therefrom and dispose of reasonable quantities of ores, minerals and metals for the purposes of obtaining assays or making other tests.

9. Until the Transfer Date, the Purchaser shall, in regard to the Property:

- (a) maintain in good standing those licenses, mineral claims, concessions or other interests comprising the Property by the doing and filing of assessment work or the making of payments in lieu thereof and the performance of all other actions which may be necessary in that regard and in order to keep such mineral claims, concessions or other interests free and clear of all liens and other charges arising from the Purchaser's activities thereon except those at the time contested in good faith by the Purchaser;
- (b) permit the parties to this Agreement, at their own expense, reasonable and timely access to the results of the work done on the Property;
- (c) keep the Property free and clear of all liens, charges and encumbrances of every character arising from its operation hereunder (except for liens for taxes not then due, other inchoate liens and liens contested in good faith by the Purchaser), and proceed with all reasonable diligence to contest or discharge any lien that is filed;



- (d) pay, when due and payable, all wages or salaries for services rendered in connection with the Property and all accounts for materials supplied on or in respect of any work or operation performed on the Property;
- (e) obtain and maintain, and cause any contractor or subcontractor to obtain and maintain:
  - (i) adequate comprehensive general liability insurance during any period in which active work is carried out on the Property; and
  - (ii) insurance, covering all persons working on the Property, in compliance with applicable laws and regulations in Quebec pertaining to workers compensation and occupational disease and disabilities as are now in force or may be hereafter amended or enacted.

and provide Vendors with certificates of insurance or other confirmation in writing of compliance with the above requirements;

- (f) do or cause to be done all work on any and all Property in a good and workmanlike fashion and in accordance with all applicable laws, regulations, orders and ordinances of any applicable governmental authority; and

10. In accordance with applicable laws in Quebec, any part of the Property may be allowed to lapse, expire or otherwise be excluded from those lands comprising the Property (the "Abandoned Area"). Prior to such abandonment, Purchaser must offer to transfer the Property by way of written notice of abandonment to the Vendors pro rata in accordance with their interests, with the further right of a Vendor to take transfer of any portion that another Vendor does not elect to receive. Purchaser will effect the transfer at no cost to the Vendors. The Abandoned Area must be in good standing under the *Mineral Tenure Act* (Quebec) (or equivalent) for at least twelve months after the date the notice of abandonment is delivered to the Vendors.

11. Purchaser may, at any time prior to the Transfer Date, terminate this Agreement in its entirety on thirty (30) days written notice to the Vendors and except for the obligations set out in this Section and except for any liability for breach of any obligation incurred prior to such termination, shall thereafter have no liability to the Vendors as a result of such termination.

- (a) Upon termination pursuant to this Section, Purchaser shall have no legal or beneficial interests in or to the Property. The Agreement is an option only in respect of the Property and except as specifically provided otherwise, nothing in this Agreement shall be construed as obligating Purchaser to do any acts or make any payments hereunder and any act or acts or payment or payments as shall be made hereunder shall not be construed as obligating Purchaser to do any further act or make any further payment.
- (b) Purchaser agrees to indemnify and save the Vendors harmless from and against any loss, costs or damages for damage to person or property, lost profits and for environmental liability suffered or incurred by the Vendors arising directly or

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indirectly from any operations or activities conducted on the Property by or on behalf of the Purchaser. This indemnity shall survive any termination of this Agreement.

(c) Notwithstanding any other provisions of this Agreement, in the event of termination of this Agreement, Purchaser will:

- (i) provide the Vendors with copies of all data and information related to the Property that was not provided to the Vendor prior to the termination of this Agreement, together with, if applicable, a final report on all work carried out by Purchaser together with all drill cores and unprocessed assay samples;
- (ii) have the right and obligation to remove from the Property within 180 days of the effective date of such termination all equipment erected, installed or brought upon the Property by or at the instance of Purchaser;
- (iii) perform all reclamation work on the Property required under applicable mining, exploration and environmental laws in Quebec, as a result of exploration or operations carried out by or on behalf of Purchaser; and
- (iv) leave the mineral claims and any other mineral tenures comprising the Property free and clear of encumbrances and in good standing under the *Mineral Tenure Act* (Quebec) (or equivalent) for at least two years after the date of termination.

12. There are no representations, warranties, collateral agreements, or conditions except as herein specified.

13. This Agreement will enure to the benefit of and be binding upon the parties and their respective heirs, executors, administrators, successors, and assigns.

14. The parties will execute and deliver all such further documents, do or cause to be done all such further acts and things, and give all such further assurances as may be necessary to give full effect to the provisions and intent of this Agreement.

15. Any notice required or permitted to be given to any of the parties to this Agreement will be in writing and may be given by prepaid registered post, telecopier, or personal delivery to the address of such party first above stated or such other address as any party may specify by notice in writing to the other parties, and any such notice will be deemed to have been given and received by the party to whom it was addressed if mailed, on the third day following the mailing thereof, if telecopied, on successful transmission, or, if delivered, on delivery; but if at the time of mailing or between the time of mailing and the third business day thereafter there is a strike, lockout, or other labour disturbance affecting postal service, then the notice will not be effectively given until actually delivered.

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16. This Agreement will be governed by and construed in accordance with the laws of British Columbia, and the parties hereby attorn to the jurisdiction of the Courts of competent jurisdiction of British Columbia in any proceeding hereunder.

17. Time is of the essence of this Agreement.

18. Words and phrases used herein that have acquired special meanings in the mining industry will be read and construed in accordance with the special meanings attaching to those words, unless the context otherwise requires.

19. This Agreement may be executed in several counterparts, each of which will be deemed to be an original and all of which will together constitute one and the same instrument.

20. Unless otherwise provided, all dollar amounts referred to in this Agreement are in lawful money of Canada.

21. Delivery of an executed copy of this Agreement by telecopy, telex, or other means of electronic communication producing a printed copy will be deemed to be execution and delivery of this Agreement on the date of such communication by the party so delivering such copy, subject to delivery of an originally executed copy of this Agreement to the other party hereto within two weeks of the date of delivery of the copy sent via the electronic communication.

22. Each party to this Agreement will be responsible for all of its own expenses, legal and other professional fees, disbursements, and all other costs incurred in connection with the negotiation, preparation, execution, and delivery of this Agreement and all documents and instruments relating hereto and the consummation of the transactions contemplated hereby.

IN WITNESS WHEREOF the parties hereto have executed this Agreement on the day and year first above written.

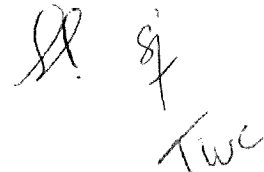
**LAURIER GOLD INC.**

Per: \_\_\_\_\_

Authorized Signatory

  
\_\_\_\_\_  
**GLENN GRIESBACH**

  
\_\_\_\_\_  
**JUNITA TEDY ASIHTO**

  
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**SCHEDULE A: PROPERTY DESCRIPTION**

**Mineral Claims in Abitibi Area of Quebec, Canada**

**Lac des Vents Property**

Claim Number (CDC)	Owner	Good To Date	Size (ha.)
2282601	Junita Tedy Asihto (20879) 100%	April 3, 2013	55.94
2282602	Junita Tedy Asihto (20879) 100%	April 3, 2013	55.94
2282603	Junita Tedy Asihto (20879) 100%	April 3, 2013	55.94
2319886	Glenn Griesbach (1126) 100%	May 23, 2013	55.91
2319887	Glenn Griesbach (1126) 100%	May 23, 2013	55.91
2319888	Glenn Griesbach (1126) 100%	May 23, 2013	55.92
2319889	Glenn Griesbach (1126) 100%	May 23, 2013	55.92
2344288	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.91
2344289	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.91
2344290	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.94
2344291	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.94
2344292	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.93
2344293	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.93
2344294	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.93
2344295	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.92
2344296	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.92
2344297	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 10, 2014	55.91
2344756	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.94
2344757	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.94
2344758	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.94
2344759	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.94
2344760	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.90
2344761	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.90
2344762	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.90
2344763	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.90
2344764	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.90
2344765	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.89
2344766	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 13, 2014	55.89
2347573	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 29, 2014	56.02
2347574	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 29, 2014	56.01
2347575	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 29, 2014	56.01
2347576	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 29, 2014	56.01
2347577	Glenn Griesbach (1126) 50%; Junita Tedy Asihto (20879) 50%	May 29, 2014	56.01
		Total	1,846 hectares

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SCHEDULE B

NET SMELTER RETURNS ROYALTY

I. OBLIGATION

- (a) If any Party or becomes entitled to a royalty pursuant to paragraphs 4 of the Purchase Agreement (a "Vendor"), the Purchaser shall calculate, as at the end of each quarter within each fiscal year used by the Purchaser ("Fiscal Year") subsequent to the date Commercial Production begins.
- (b) The Purchaser shall within 45 days of the end of each quarter of each Fiscal Year, as and when any Net Smelter Returns are available for distribution, pay or cause to be paid to each Vendor the Net Smelter Returns to which that Vendor is entitled.
- (c) The Purchaser agrees that on the request of any Vendor it will execute and deliver such documents as may be necessary to permit that Vendor to record its interest against the Property.

2. NET SMELTER RETURNS

- (a) "**Commencement of Commercial Production**" means (a) if a mill is located on the Property, the last calendar day of a period of 40 consecutive calendar days in which, for not less than 30 calendar days, the mill processed ore from the Property at 60% of its rated concentrating capacity, or (b) if a mill is not located on the Property, the last day of a period of 30 consecutive calendar days during which ore has been shipped from the Property on a reasonably regular basis for the purpose of earning revenues, but any period of time during which ore or concentrate is shipped from the Property for testing purposes, a bulk sample or during which milling operations are undertaken as initial tune-up, will not be taken into account in determining the date of Commencement of Commercial Production;
- (b) "**Net Smelter Returns**" means after Commencement of Commercial Production, the net amount of money to be paid to a Vendor for its own account from the sale of minerals or concentrates extracted and derived from the ore mined from the Property ("**Mineral Production**") to a mill, smelter or other ore buyer after deduction of all Permissible Deductions.
- (c) "**Permissible Deductions**" means the aggregate (to the extent not previously deducted or accrued) that is paid or accrued in each monthly period relating to the Mineral Production as follows:
  - (i) weighing, sampling, assaying and **representation** costs, and metal losses;
  - (ii) processor, refinery or smelter charges;

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- (iii) ore treatment charges, penalties, and any and all charges made by the purchaser of the Mineral Production;
- (iv) any and all shipping, handling, brokerage, forwarding and insurance costs which may be incurred in connection with the transportation of the Mineral Production;
- (v) all umpire charges which the purchaser may be required to pay; and
- (vi) government imposed production, royalties and *ad valorem* taxes (excluding taxes on income).

Where a cost or expense otherwise constituting a Permissible Deduction is incurred in a transaction with a party not dealing at arm's length (as that term is defined in the *Income Tax Act* (Canada), such costs or expenses may be deducted, but only as to the lesser of the actual cost incurred or the fair market value thereof considering the time of such transaction and under all the circumstances thereof.

### 3. PAYMENTS AND AUDITED STATEMENTS

- (a) Payment of Net Smelter Returns by the Purchaser to the Vendor shall be made quarterly within 45 days after the end of each quarter of each Fiscal Year, and shall be accompanied with unaudited financial statements pertaining to the operations carried out on the Property.
- (b) Within 120 days after the end of the Fiscal Year, the records relating to the calculation of the Net Smelter Returns royalty shall be audited by the Purchaser's external independent auditor and any resulting adjustments in the payment of Net Smelter Returns payable to the Vendor shall be made as follows:
  - (i) if amounts are owed to the Vendor, the payment will be made forthwith together with interest at the Prime Rate of the Royal Bank of Canada plus 2%, and
  - (ii) if the Vendor has been over paid, such overpayment will be deducted from subsequent Net Smelter Returns royalty payments to the Vendor.
- (c) The information contained in the audited statements referred to in (b) above, will include detailed information relating to:
  - (i) the quantity of Mineral Production and sale of Mineral Production for that Fiscal Year;
  - (ii) the Permissible Deductions, including Permissible Deductions carried over from previous years if in excess of the gross sales price(s) obtained for the Mineral Production in such previous years;
  - (iii) gross sales price(s) obtained for the Mineral Production; and
  - (iv) the calculation of the royalty payable to the Vendor.

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- (d) Each annual audited statements shall be final and not subject to adjustment unless the Vendor delivers to the Participant written exceptions in reasonable detail within 90 days after the Vendor receives such statements. The Vendor, or its representative duly authorized in writing, at its expense, shall have the right to audit the books and records of the Purchaser related to Net Smelter Returns to determine the accuracy of the audited statements, but shall not have access to any other books and records of the Participant. The audit shall be conducted by a chartered or certified public accountant. The Vendor's auditor shall have the right to conditional access to the Participants' books and records on execution of a written agreement by the auditor that all information will be held in confidence and used solely for purposes of audit and resolution of any disputes related to the report. A copy of the Vendor's report shall be delivered to the Participant upon completion, and any discrepancy between the amount actually paid by the Participant and the amount which should have been paid according to the Vendor's report shall be paid forthwith, one party to the other. In the event that the said discrepancy is to the detriment of the Vendor and exceeds 5% of the amount actually paid by the Purchaser, then the Purchaser shall pay the entire cost of the audit.
- (e) Any dispute arising out of or related to any report, payment, calculation or audit shall be resolved solely by arbitration under the *Commercial Arbitration Act* (British Columbia) with a single arbitrator.

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**APPENDIX V– LAURIER / RECUPERATION MAP PURCHASE AGREEMENT**

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THIS MINERAL PROPERTY ACQUISITION AGREEMENT is dated and made for reference effective the 5<sup>th</sup> day of November, 2012

BETWEEN:

**Recuperation MAP**, a Quebec Registered Company having an address at 20 rue Côté est, C.P. 242, Rouyn-Noranda, Quebec, J0Z 1Y0

("Recuperation Map")

OF THE FIRST PART

(the "Vendor")

AND:

**LAURIER GOLD CORP.**, a federally registered company having an office at #301 – 4580 Main Street, Vancouver, British Columbia, V5V 3R5, CANADA

(the "Purchaser")

OF THE THIRD PART

WHEREAS:

A. The Vendor is the registered beneficial owner of an undivided one hundred percent (100%) interest in and to those certain mineral interests which are more particularly described in schedule A attached hereto (the "Property"); and

B. The Vendor wishes to sell to the Purchaser an undivided one hundred percent (100%) interest in and to the Property, and the Purchaser wishes to acquire the same on the terms and subject to the conditions as are more particularly set forth herein.

**NOW THEREFORE** this Agreement witnesseth that in consideration of the premises and covenants and agreements of the parties hereinafter set forth, the parties do covenant and agree with one another as follows:

1. The Vendor hereby sells to the Purchaser a one hundred percent (100%) undivided interest in and to the Property, free and clear of all claims, taxes, liens or encumbrances, on the terms and conditions set out herein.

2. The consideration payable by the Purchaser to the Vendor pursuant to this Agreement shall be:

(a) the sum of \$5,000 within 15 days of this agreement;

3. Upon completion of payments as required pursuant to clause 2, the Vendor will transfer 100% of the legal title to the Property to the Purchaser (the "Transfer Date") at the Purchaser's expense. In the event the Purchaser does not complete any such payments (and such failure continues for 30 days after notice from the Vendor), at the option of the Vendor the Purchaser will forfeit its right to acquire the Property and no party will have further rights against the others pursuant to this Agreement.

4. The Vendor warrants and represents to the Purchaser that:

- (i) to the best of its knowledge and belief after reasonable enquiry, the mineral claims on the Property have been properly located, recorded and (where applicable) staked pursuant to the applicable laws and regulations of Quebec and are in good standing;
- (ii) they hold all permits, licenses, consents and authorities issued by any governmental or government authority, which are necessary in connection with the ownership of the Property;
- (iii) all fees, taxes, assessments, rentals, levies or other payments required to be made relating to the Property have been made;
- (iv) other than this Agreement, there are no outstanding agreements or options to acquire or purchase the Property or any portion thereof or any interest therein;
- (v) there is no adverse claim or challenge against or to the ownership of or title to any part of the Property, and no party has any right, title, claim or other interest in the Property;
- (vi) all property rights or interests of the Vendor in the Property are legally and beneficially owned or held by the Vendor, are in good standing, are valid and enforceable, are free and clear of any liens, charges or encumbrances and no royalty is payable in respect of any part of the Property;
- (vii) there are no actions, claims, investigations, suits, proceedings or inquiries (judicial or otherwise) pending or, to the best of its knowledge, threatened against or relating to the Vendor or the Property before or by any governmental or regulatory agency or board, which may, in any way, have a materially adverse effect on the Vendor's ability to perform its obligations hereunder;
- (viii) the Property does not, to the best of the Vendor's knowledge, contain any hazardous or toxic material, pollution or other adverse environmental conditions that may give rise to any environmental liability under any applicable environmental laws, regulations, rules or by-laws, and the Vendor has not received, nor is it aware of any pending or threatened, notice of non-compliance with any environmental laws, regulations, rules or by-laws;

- (ix) has not received from any governmental or regulatory agency or board, any notice of or communication relating to any actual or alleged environmental claims, and there are no outstanding work orders or actions required to be taken relating to environmental matters respecting the Property or any operations carried out on the Property; and
- (x) has provided to Purchaser all data, maps, interpretive data, samples and other materials relevant to the Property for evaluation and in the possession or control of the Vendor, and on Closing will transfer to Purchaser the said materials and information to be held in Purchaser's possession until this Agreement is terminated.

5. The Purchaser acknowledges that the Vendor has not completed any work program on the Property.

6. Closing of the transactions contemplated in this Agreement will take place at the offices of LAURIER within 3 business days of the signing of this agreement.

7. Provided this Agreement is in good standing, until the Transfer Date the directors and officers of the Purchaser and its servants, agents and independent contractors, shall have the sole right in respect of the Property to:

- (a) enter thereon;
- (b) have exclusive and quiet possession thereof;
- (c) do such further prospecting, exploration, development and/or other mining work thereon and thereunder as the Purchaser in its sole discretion may determine advisable;
- (d) bring upon and erect upon the Property buildings, plant, machinery and equipment as the Purchaser may deem advisable; and
- (e) remove therefrom and dispose of reasonable quantities of ores, minerals and metals for the purposes of obtaining assays or making other tests.

8. Until the Transfer Date, the Purchaser shall, in regard to the Property:

- (a) permit the parties to this Agreement, at their own expense, reasonable and timely access to the results of the work done on the Property;
- (b) keep the Property free and clear of all liens, charges and encumbrances of every character arising from its operation hereunder (except for liens for taxes not then due, other inchoate liens and liens contested in good faith by the Purchaser) , and proceed with all reasonable diligence to contest or discharge any lien that is filed;

- (c) pay, when due and payable, all wages or salaries for services rendered in connection with the Property and all accounts for materials supplied on or in respect of any work or operation performed on the Property;
- (d) do or cause to be done all work on any and all Property in a good and workmanlike fashion and in accordance with all applicable laws, regulations, orders and ordinances of any applicable governmental authority; and
- (e) Upon termination pursuant to this Section, Purchaser shall have no legal or beneficial interests in or to the Property. The Agreement is an option only in respect of the Property and except as specifically provided otherwise, nothing in this Agreement shall be construed as obligating Purchaser to do any acts or make any payments hereunder and any act or acts or payment or payments as shall be made hereunder shall not be construed as obligating Purchaser to do any further act or make any further payment.
- (f) Purchaser agrees to indemnify and save the Vendor harmless from and against any loss, costs or damages for damage to person or property, lost profits and for environmental liability suffered or incurred by the Vendors arising directly or indirectly from any operations or activities conducted on the Property by or on behalf of the Purchaser. This indemnity shall survive any termination of this Agreement.

9. There are no representations, warranties, collateral agreements, or conditions except as herein specified.

10. This Agreement will enure to the benefit of and be binding upon the parties and their respective heirs, executors, administrators, successors, and assigns.

11. The parties will execute and deliver all such further documents, do or cause to be done all such further acts and things, and give all such further assurances as may be necessary to give full effect to the provisions and intent of this Agreement.

12. Any notice required or permitted to be given to any of the parties to this Agreement will be in writing and may be given by prepaid registered post, telecopier, or personal delivery to the address of such party first above stated or such other address as any party may specify by notice in writing to the other parties, and any such notice will be deemed to have been given and received by the party to whom it was addressed if mailed, on the third day following the mailing thereof, if telecopied, on successful transmission, or, if delivered, on delivery; but if at the time of mailing or between the time of mailing and the third business day thereafter there is a strike, lockout, or other labour disturbance affecting postal service, then the notice will not be effectively given until actually delivered.

13. This Agreement will be governed by and construed in accordance with the laws of British Columbia, and the parties hereby attorn to the jurisdiction of the Courts of competent jurisdiction of British Columbia in any proceeding hereunder.

14. Time is of the essence of this Agreement.

15. Words and phrases used herein that have acquired special meanings in the mining industry will be read and construed in accordance with the special meanings attaching to those words, unless the context otherwise requires.

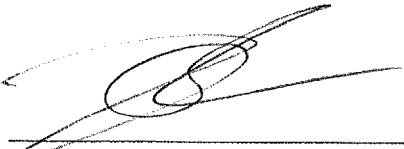
16. This Agreement may be executed in several counterparts, each of which will be deemed to be an original and all of which will together constitute one and the same instrument.

17. Unless otherwise provided, all dollar amounts referred to in this Agreement are in lawful money of Canada.

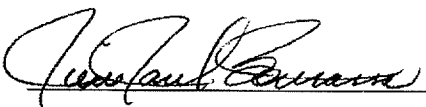
18. Each party to this Agreement will be responsible for all of its own expenses, legal and other professional fees, disbursements, and all other costs incurred in connection with the negotiation, preparation, execution, and delivery of this Agreement and all documents and instruments relating hereto and the consummation of the transactions contemplated hereby.

IN WITNESS WHEREOF the parties hereto have executed this Agreement on the day and year first above written.

**LAURIER GOLD CORPORATION**

Per:   
\_\_\_\_\_  
Authorized Signatory

**RECUPERATION MAP**

Per:   
\_\_\_\_\_  
Authorized Signatory

**SCHEDULE A: PROPERTY DESCRIPTION**

**Mineral Claims in the Chibougamau Mining Division of Quebec, Canada**

**Lac des Vents Property**

<b>Claim Number (CDC)</b>	<b>Current Owner</b>	<b>Good To Date</b>	<b>Size (ha.)</b>
2308026	Récupération MAP (84216) (100%)	15-Aug-13	55.90
2308027	Récupération MAP (84216) (100%)	15-Aug -13	55.89
2308028	Récupération MAP (84216) (100%)	15-Aug -13	55.89
2308029	Récupération MAP (84216) (100%)	15-Aug -13	55.89
2311607	Récupération MAP (84216) (100%)	06-Sep-13	55.91
2311608	Récupération MAP (84216) (100%)	06-Sep-13	55.90
2311409	Récupération MAP (84216) (100%)	31-Aug-13	55.92
2311410	Récupération MAP (84216) (100%)	31-Aug-13	55.91
2355141	Récupération MAP (84216) (100%)	11-Jul-14	55.89
			<b>503.10 hectares</b>

**APPENDIX VI- LAURIER / GRIESBACH PURCHASE AGREEMENT**

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THIS MINERAL PROPERTY ACQUISITION AGREEMENT is dated and made for reference effective the 11<sup>th</sup> day of February, 2013

BETWEEN:

**GLENN GRIESBACH**, businessman, of Perumahan Taman Permata Millenium, Jalan Permata Bunda, Sector 1, Block C2/18, Lippo Village - Karawaci - Tangerang, Banten, INDONESIA - 15811

("GRIESBACH")

OF THE FIRST PART

AND:

**JUNITA TEDY ASIHTO**, businesswoman, of Perumahan Taman Permata Millenium, Jalan Permata Bunda, Sector 1, Block C2/18, Lippo Village - Karawaci - Tangerang, Banten, INDONESIA - 15811

("TEDY ASIHTO")

OF THE SECOND PART

(collectively, the "Vendors")

AND:

**LAURIER GOLD CORP.**, a federally registered company having an office at #301 - 4580 Main Street, Vancouver, British Columbia, V5V 3R5, CANADA



(the "Purchaser")

OF THE THIRD PART

WHEREAS:

A. The Vendors are collectively the registered beneficial owners of an undivided one hundred percent (100%) interest in and to those certain mineral interests which are more particularly described in schedule A attached hereto (the "Property"), GRIESBACH as to 25%, TEDY ASIHTO as to 75%; and

B. The Vendors wish to sell to the Purchaser an undivided one hundred percent (100%) interest in and to the Property, and the Purchaser wishes to acquire the same on the terms and subject to the conditions as are more particularly set forth herein.

**NOW THEREFORE** this Agreement witnesseth that in consideration of the premises and covenants and agreements of the parties hereinafter set forth, the parties do covenant and agree with one another as follows:

1. The Vendors hereby sell to the Purchaser a one hundred percent (100%) undivided interest in and to the Property, free and clear of all claims, taxes, liens or encumbrances, on the terms and conditions set out herein.
2. The consideration payable by the Purchaser to the Vendors pursuant to this Agreement shall be:
  - (a) the sum of \$1,501.50 within 15 days of this agreement;
  - (b) 250,000 common shares of the Purchaser which shall be issued pro rata to the Vendors within 15 days of this agreement;
3. Upon completion of payments as required pursuant to clause 2, the Vendors will transfer 100% of the legal title to the Property to the Purchaser (the "Transfer Date"). In the event the Purchaser does not complete any such payments (and such failure continues for 30 days after notice from the Vendors), at the option of the Vendors the Purchaser will forfeit its right to acquire the Property and no party will have further rights against the others pursuant to this Agreement.
4. The Vendors shall retain 2% Net Smelter Returns Royalty on the Property, one half to GRIESBACH and one half to TEDY ASIHTO. "Net Smelter Returns Royalty" will be defined as set out in Schedule B hereto. Half of this Royalty (1%) can be purchased for CAD \$500,000 before the commencing of commercial mining.
5. The Vendors warrant and represent to the Purchaser that:
  - (i) to the best of its knowledge and belief after reasonable enquiry, the mineral claims on the Property have been properly located, recorded and (where applicable) staked pursuant to the applicable laws and regulations of Quebec and are in good standing;
  - (ii) they hold all permits, licenses, consents and authorities issued by any governmental or government authority, which are necessary in connection with the ownership of the Property;
  - (iii) all fees, taxes, assessments, rentals, levies or other payments required to be made relating to the Property have been made;
  - (iv) other than this Agreement, there are no outstanding agreements or options to acquire or purchase the Property or any portion thereof or any interest therein;

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Sj  
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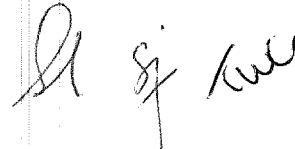
- (v) there is no adverse claim or challenge against or to the ownership of or title to any part of the Property, and no party has any right, title, claim or other interest in the Property;
- (vi) all property rights or interests of the Vendors in the Property are legally and beneficially owned or held by the Vendors, are in good standing, are valid and enforceable, are free and clear of any liens, charges or encumbrances and no royalty is payable in respect of any part of the Property;
- (vii) there are no actions, claims, investigations, suits, proceedings or inquiries (judicial or otherwise) pending or, to the best of its knowledge, threatened against or relating to the Vendors or the Property before or by any governmental or regulatory agency or board, which may, in any way, have a materially adverse effect on the Vendors' ability to perform its obligations hereunder;
- (viii) the Property does not, to the best of the Vendors' knowledge, contain any hazardous or toxic material, pollution or other adverse environmental conditions that may give rise to any environmental liability under any applicable environmental laws, regulations, rules or by-laws, and the Vendors have not received, nor is it aware of any pending or threatened, notice of non-compliance with any environmental laws, regulations, rules or by-laws;
- (ix) they have not received from any governmental or regulatory agency or board, any notice of or communication relating to any actual or alleged environmental claims, and there are no outstanding work orders or actions required to be taken relating to environmental matters respecting the Property or any operations carried out on the Property; and
- (x) they have provided to Purchaser all data, maps, interpretive data, samples and other materials relevant to the Property for evaluation and in the possession or control of the Vendors, and on Closing will transfer to Purchaser the said materials and information to be held in Purchaser's possession until this Agreement is terminated.

6. The Purchaser acknowledges that the Vendors have not completed any work program on the Property.

7. Closing of the transactions contemplated in this Agreement will take place at the offices of LAURIER within 3 business days of the signing of this agreement.

8. Provided this Agreement is in good standing, until the Transfer Date the directors and officers of the Purchaser and its servants, agents and independent contractors, shall have the sole right in respect of the Property to:

- (a) enter thereon;

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- (b) have exclusive and quiet possession thereof;
- (c) do such further prospecting, exploration, development and/or other mining work thereon and thereunder as the Purchaser in its sole discretion may determine advisable;
- (d) bring upon and erect upon the Property buildings, plant, machinery and equipment as the Purchaser may deem advisable; and
- (e) remove therefrom and dispose of reasonable quantities of ores, minerals and metals for the purposes of obtaining assays or making other tests.

9. Until the Transfer Date, the Purchaser shall, in regard to the Property:

- (a) maintain in good standing those licenses, mineral claims, concessions or other interests comprising the Property by the doing and filing of assessment work or the making of payments in lieu thereof and the performance of all other actions which may be necessary in that regard and in order to keep such mineral claims, concessions or other interests free and clear of all liens and other charges arising from the Purchaser's activities thereon except those at the time contested in good faith by the Purchaser;
- (b) permit the parties to this Agreement, at their own expense, reasonable and timely access to the results of the work done on the Property;
- (c) keep the Property free and clear of all liens, charges and encumbrances of every character arising from its operation hereunder (except for liens for taxes not then due, other inchoate liens and liens contested in good faith by the Purchaser) . and proceed with all reasonable diligence to contest or discharge any lien that is filed;
- (d) pay, when due and payable, all wages or salaries for services rendered in connection with the Property and all accounts for materials supplied on or in respect of any work or operation performed on the Property;
- (e) obtain and maintain, and cause any contractor or subcontractor to obtain and maintain:
  - (i) adequate comprehensive general liability insurance during any period in which active work is carried out on the Property; and
  - (ii) insurance, covering all persons working on the Property, in compliance with applicable laws and regulations in Quebec pertaining to workers compensation and occupational disease and disabilities as are now in force or may be hereafter amended or enacted.

and provide Vendors with certificates of insurance or other confirmation in writing of compliance with the above requirements;.

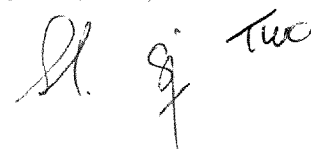
*Handwritten signatures and initials:*  
A [unclear] TWC

- (f) do or cause to be done all work on any and all Property in a good and workmanlike fashion and in accordance with all applicable laws, regulations, orders and ordinances of any applicable governmental authority; and

10. In accordance with applicable laws in Quebec, any part of the Property may be allowed to lapse, expire or otherwise be excluded from those lands comprising the Property (the "Abandoned Area"). Prior to such abandonment, Purchaser must offer to transfer the Property by way of written notice of abandonment to the Vendors pro rata in accordance with their interests, with the further right of a Vendor to take transfer of any portion that another Vendor does not elect to receive. Purchaser will effect the transfer at no cost to the Vendors. The Abandoned Area must be in good standing under the *Mineral Tenure Act* (Quebec) (or equivalent) for at least twelve months after the date the notice of abandonment is delivered to the Vendors.

11. Purchaser may, at any time prior to the Transfer Date, terminate this Agreement in its entirety on thirty (30) days written notice to the Vendors and except for the obligations set out in this Section and except for any liability for breach of any obligation incurred prior to such termination, shall thereafter have no liability to the Vendors as a result of such termination.

- (a) Upon termination pursuant to this Section, Purchaser shall have no legal or beneficial interests in or to the Property. The Agreement is an option only in respect of the Property and except as specifically provided otherwise, nothing in this Agreement shall be construed as obligating Purchaser to do any acts or make any payments hereunder and any act or acts or payment or payments as shall be made hereunder shall not be construed as obligating Purchaser to do any further act or make any further payment.
- (b) Purchaser agrees to indemnify and save the Vendors harmless from and against any loss, costs or damages for damage to person or property, lost profits and for environmental liability suffered or incurred by the Vendors arising directly or indirectly from any operations or activities conducted on the Property by or on behalf of the Purchaser. This indemnity shall survive any termination of this Agreement.
- (c) Notwithstanding any other provisions of this Agreement, in the event of termination of this Agreement, Purchaser will:
  - (i) provide the Vendors with copies of all data and information related to the Property that was not provided to the Vendor prior to the termination of this Agreement, together with, if applicable, a final report on all work carried out by Purchaser together with all drill cores and unprocessed assay samples;
  - (ii) have the right and obligation to remove from the Property within 180 days of the effective date of such termination all equipment erected, installed or brought upon the Property by or at the instance of Purchaser;

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- (iii) perform all reclamation work on the Property required under applicable mining, exploration and environmental laws in Quebec, as a result of exploration or operations carried out by or on behalf of Purchaser; and
  - (iv) leave the mineral claims and any other mineral tenures comprising the Property free and clear of encumbrances and in good standing under the *Mineral Tenure Act (Quebec)* (or equivalent) for at least two years after the date of termination.
12. There are no representations, warranties, collateral agreements, or conditions except as herein specified.
13. This Agreement will enure to the benefit of and be binding upon the parties and their respective heirs, executors, administrators, successors, and assigns.
14. The parties will execute and deliver all such further documents, do or cause to be done all such further acts and things, and give all such further assurances as may be necessary to give full effect to the provisions and intent of this Agreement.
15. Any notice required or permitted to be given to any of the parties to this Agreement will be in writing and may be given by prepaid registered post, telecopier, or personal delivery to the address of such party first above stated or such other address as any party may specify by notice in writing to the other parties, and any such notice will be deemed to have been given and received by the party to whom it was addressed if mailed, on the third day following the mailing thereof, if telecopied, on successful transmission, or, if delivered, on delivery; but if at the time of mailing or between the time of mailing and the third business day thereafter there is a strike, lockout, or other labour disturbance affecting postal service, then the notice will not be effectively given until actually delivered.
16. This Agreement will be governed by and construed in accordance with the laws of British Columbia, and the parties hereby attorn to the jurisdiction of the Courts of competent jurisdiction of British Columbia in any proceeding hereunder.
17. Time is of the essence of this Agreement.
18. Words and phrases used herein that have acquired special meanings in the mining industry will be read and construed in accordance with the special meanings attaching to those words, unless the context otherwise requires.
19. This Agreement may be executed in several counterparts, each of which will be deemed to be an original and all of which will together constitute one and the same instrument.
20. Unless otherwise provided, all dollar amounts referred to in this Agreement are in lawful money of Canada.
21. Delivery of an executed copy of this Agreement by telecopy, telex, or other means of electronic communication producing a printed copy will be deemed to be execution and delivery of this Agreement on the date of such communication by the party so delivering such

*H. S. Two*

copy, subject to delivery of an originally executed copy of this Agreement to the other party hereto within two weeks of the date of delivery of the copy sent via the electronic communication.

22. Each party to this Agreement will be responsible for all of its own expenses, legal and other professional fees, disbursements, and all other costs incurred in connection with the negotiation, preparation, execution, and delivery of this Agreement and all documents and instruments relating hereto and the consummation of the transactions contemplated hereby.

IN WITNESS WHEREOF the parties hereto have executed this Agreement on the day and year first above written.

**LAURIER GOLD INC.**



Per: \_\_\_\_\_  
Authorized Signatory



\_\_\_\_\_  
**GLENN GRIESBACH**



\_\_\_\_\_  
**JUNITA TEDY ASIHTO**

**SCHEDULE A: PROPERTY DESCRIPTION**

**Mineral Claims in Abitibi Area of Quebec, Canada**

**Lac des Vents Property**

Claim Number (CDC)	Owner	Good To Date	Size (ha.)
2367523	Junita Tedy Ashito (100%)	23-Oct-14	55.94
2367524	Junita Tedy Ashito (100%)	23-Oct-14	55.92
2367525	Junita Tedy Ashito (100%)	23-Oct-14	55.9
2372602	Junita Tedy Ashito (100%)	16-Dec-14	55.91
2372603	Junita Tedy Ashito (100%)	16-Dec-14	55.91
2372604	Junita Tedy Ashito (100%)	16-Dec-14	55.91
2372605	Junita Tedy Ashito (100%)	16-Dec-14	55.9
2372606	Junita Tedy Ashito (100%)	16-Dec-14	55.9
2372607	Junita Tedy Ashito (100%)	16-Dec-14	55.9
2372608	Junita Tedy Ashito (100%)	16-Dec-14	55.9
2372609	Junita Tedy Ashito (100%)	16-Dec-14	55.89
2372610	Junita Tedy Ashito (100%)	16-Dec-14	55.89
2372611	Junita Tedy Ashito (100%)	16-Dec-14	55.89
2372612	Junita Tedy Ashito (100%)	16-Dec-14	55.89
2376818	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376819	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376820	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376821	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376822	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376823	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376824	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376825	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376826	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376827	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376828	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376829	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.93
2376830	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.93
2376831	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.93
		Total	1,566 hectares

*Sh. J. TWC*

SCHEDULE B

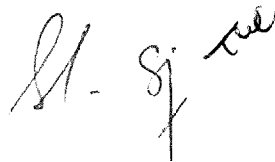
NET SMELTER RETURNS ROYALTY

1. OBLIGATION

- (a) If any Party or becomes entitled to a royalty pursuant to paragraphs 4 of the Purchase Agreement (a "**Vendor**"), the Purchaser shall calculate, as at the end of each quarter within each fiscal year used by the Purchaser ("**Fiscal Year**") subsequent to the date Commercial Production begins.
- (b) The Purchaser shall within 45 days of the end of each quarter of each Fiscal Year, as and when any Net Smelter Returns are available for distribution, pay or cause to be paid to each Vendor the Net Smelter Returns to which that Vendor is entitled.
- (c) The Purchaser agrees that on the request of any Vendor it will execute and deliver such documents as may be necessary to permit that Vendor to record its interest against the Property.

2. NET SMELTER RETURNS

- (a) "**Commencement of Commercial Production**" means (a) if a mill is located on the Property, the last calendar day of a period of 40 consecutive calendar days in which, for not less than 30 calendar days, the mill processed ore from the Property at 60% of its rated concentrating capacity, or (b) if a mill is not located on the Property, the last day of a period of 30 consecutive calendar days during which ore has been shipped from the Property on a reasonably regular basis for the purpose of earning revenues, but any period of time during which ore or concentrate is shipped from the Property for testing purposes, a bulk sample or during which milling operations are undertaken as initial tune-up, will not be taken into account in determining the date of Commencement of Commercial Production;
- (b) "**Net Smelter Returns**" means after Commencement of Commercial Production, the net amount of money to be paid to a Vendor for its own account from the sale of minerals or concentrates extracted and derived from the ore mined from the Property ("**Mineral Production**") to a mill, smelter or other ore buyer after deduction of all Permissible Deductions.
- (c) "**Permissible Deductions**" means the aggregate (to the extent not previously deducted or accrued) that is paid or accrued in each monthly period relating to the Mineral Production as follows:
  - (i) weighing, sampling, assaying and **representation** costs, and metal losses;
  - (ii) processor, refinery or smelter charges;

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- (iii) ore treatment charges, penalties, and any and all charges made by the purchaser of the Mineral Production;
- (iv) any and all shipping, handling, brokerage, forwarding and insurance costs which may be incurred in connection with the transportation of the Mineral Production;
- (v) all umpire charges which the purchaser may be required to pay; and
- (vi) government imposed production, royalties and *ad valorem* taxes (excluding taxes on income).

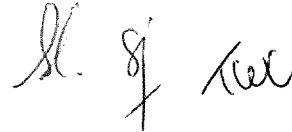
Where a cost or expense otherwise constituting a Permissible Deduction is incurred in a transaction with a party not dealing at arm's length (as that term is defined in the *Income Tax Act* (Canada), such costs or expenses may be deducted, but only as to the lesser of the actual cost incurred or the fair market value thereof considering the time of such transaction and under all the circumstances thereof.

### 3. PAYMENTS AND AUDITED STATEMENTS

- (a) Payment of Net Smelter Returns by the Purchaser to the Vendor shall be made quarterly within 45 days after the end of each quarter of each Fiscal Year, and shall be accompanied with unaudited financial statements pertaining to the operations carried out on the Property.
- (b) Within 120 days after the end of the Fiscal Year, the records relating to the calculation of the Net Smelter Returns royalty shall be audited by the Purchaser's external independent auditor and any resulting adjustments in the payment of Net Smelter Returns payable to the Vendor shall be made as follows:
  - (i) if amounts are owed to the Vendor, the payment will be made forthwith together with interest at the Prime Rate of the Royal Bank of Canada plus 2%, and
  - (ii) if the Vendor has been over paid, such overpayment will be deducted from subsequent Net Smelter Returns royalty payments to the vendor.
- (c) The information contained in the audited statements referred to in (b) above, will include detailed information relating to:
  - (i) the quantity of Mineral Production and sale of Mineral Production for that Fiscal Year;
  - (ii) the Permissible Deductions, including Permissible Deductions carried over from previous years if in excess of the gross sales price(s) obtained for the Mineral Production in such previous years;
  - (iii) gross sales price(s) obtained for the Mineral Production; and
  - (iv) the calculation of the royalty payable to the Vendor.

*A. Sj. Two*

- (d) Each annual audited statements shall be final and not subject to adjustment unless the Vendor delivers to the Participant written exceptions in reasonable detail within 90 days after the Vendor receives such statements. The Vendor, or its representative duly authorized in writing, at its expense, shall have the right to audit the books and records of the Purchaser related to Net Smelter Returns to determine the accuracy of the audited statements, but shall not have access to any other books and records of the Participant. The audit shall be conducted by a chartered or certified public accountant. The Vendor's auditor shall have the right to conditional access to the Participants' books and records on execution of a written agreement by the auditor that all information will be held in confidence and used solely for purposes of audit and resolution of any disputes related to the report. A copy of the Vendor's report shall be delivered to the Participant upon completion, and any discrepancy between the amount actually paid by the Participant and the amount which should have been paid according to the Vendor's report shall be paid forthwith, one party to the other. In the event that the said discrepancy is to the detriment of the Vendor and exceeds 5% of the amount actually paid by the Purchaser, then the Purchaser shall pay the entire cost of the audit.
- (e) Any dispute arising out of or related to any report, payment, calculation or audit shall be resolved solely by arbitration under the *Commercial Arbitration Act* (British Columbia) with a single arbitrator.

Handwritten signature in cursive script, appearing to read "St. of Kel".

**SCHEDULE A: PROPERTY DESCRIPTION**

**Mineral Claims in Abitibi Area of Quebec, Canada**

**Lac des Vents Property**

Claim Number (CDC)	Owner	Good To Date	Size (ha.)
2367523	Junita Tedy Ashito (100%)	23-Oct-14	55.94
2367524	Junita Tedy Ashito (100%)	23-Oct-14	55.92
2367525	Junita Tedy Ashito (100%)	23-Oct-14	55.9
2372602	Glenn Griesbach (100%)	16-Dec-14	55.91
2372603	Glenn Griesbach (100%)	16-Dec-14	55.91
2372604	Glenn Griesbach (100%)	16-Dec-14	55.91
2372605	Glenn Griesbach (100%)	16-Dec-14	55.9
2372606	Glenn Griesbach (100%)	16-Dec-14	55.9
2372607	Glenn Griesbach (100%)	16-Dec-14	55.9
2372608	Glenn Griesbach (100%)	16-Dec-14	55.9
2372609	Glenn Griesbach (100%)	16-Dec-14	55.89
2372610	Glenn Griesbach (100%)	16-Dec-14	55.89
2372611	Glenn Griesbach (100%)	16-Dec-14	55.89
2372612	Glenn Griesbach (100%)	16-Dec-14	55.89
2376818	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376819	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376820	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376821	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376822	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376823	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376824	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376825	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376826	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376827	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376828	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.94
2376829	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.93
2376830	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.93
2376831	Junita Tedy Ashito (50%) Glenn Griesbach (50%)	23-Jan-15	55.93
		Total	1,566 hectares

THIS PAGE IS A CORRECTED REPLACEMENT PAGE FOR THE AGREEMENT EFFECTIVE 11 FEB 2013

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LAURIER GOLD CORPORATION

*[Handwritten signature]*

**APPENDIX VII- ASSAY CERTIFICATES FROM THE SAMPLING PROGRAM**

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ALS Canada Ltd.  
2103 Dollarton Hwy  
North Vancouver BC V7H 0A7  
Téléphone: 604 984 0221 Télécopieur: 604 984 0218  
www.alsglobal.com

À: LAURIER GOLD CORPORATION  
SUITE 301 - 4580 MAIN STREET  
VANCOUVER QC V5V 3R5

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### CERTIFICAT VO13105595

Projet: AU+ 21 AA ME- MS ROCK SAMPLES

Bon de commande #:

Ce rapport s'applique aux 11 échantillons de roche soumis à notre laboratoire de Val d'Or, QC, Canada le 14- JUIN- 2013.

Les résultats sont transmis à:

ALAIN- JEAN BEAUREGARD

THOMAS CLARKE

### PRÉPARATION ÉCHANTILLONS

CODE ALS	DESCRIPTION
WEI- 21	Poids échantillon reçu
LOG- 22	Entrée échantillon - Reçu sans code barre
CRU- QC	Test concassage QC
PUL- QC	Test concassage QC
CRU- 31	Granulation - 70 % < 2 mm
SPL- 21	Échant. fractionné - div. riffles
PUL- 31	Pulvérisé à 85 % < 75 um

### PROCÉDURES ANALYTIQUES

CODE ALS	DESCRIPTION
ME- MS41	Aqua regia 51 éléments ICP- MS
Au- AA23	Au 30 g fini FA- AA <span style="float: right;">AAS</span>

À: LAURIER GOLD CORPORATION  
ATTN: ALAIN- JEAN BEAUREGARD  
450, 3E AVENUE  
VAL- D OR QC J9P 6C5

Ce rapport est final et remplace tout autre rapport préliminaire portant ce numéro de certificat. Les résultats s'appliquent aux échantillons soumis. Toutes les pages de ce rapport ont été vérifiées et approuvées avant publication.

\*\*\*\*\* Voir la page d'annexe pour les commentaires en ce qui concerne ce certificat \*\*\*\*\*

Signature: *Nacera Amara*  
Nacera Amara, Laboratory Manager, Val d'Or



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 North Vancouver BC V7H 0A7  
 Téléphone: 604 984 0221 Télécopieur: 604 984 0218  
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**CERTIFICAT D'ANALYSE VO13105595**

Description échantillon	Méthode élément unités L.D.	WEI- 21	Au- AA23	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	
		Poids reçu kg	Au ppm	Ag ppm	Al %	As ppm	Au ppm	B ppm	Ba ppm	Be ppm	Bi ppm	Ca %	Cd ppm	Ce ppm	Co ppm	Cr ppm
		0.02	0.005	0.01	0.01	0.1	0.2	10	10	0.05	0.01	0.01	0.01	0.02	0.1	1
J210764		1.28	<0.005	0.02	2.64	3.8	<0.2	<10	20	0.05	0.01	5.94	0.09	3.15	37.7	160
J210765		2.71	<0.005	0.01	0.48	0.2	<0.2	<10	10	<0.05	0.03	1.54	0.03	1.87	6.2	16
J210766		1.76	2.68	0.43	1.26	13.1	1.2	<10	10	<0.05	0.44	4.23	0.10	2.81	210	6
J210767		2.57	<0.005	0.04	0.21	0.4	<0.2	<10	10	<0.05	0.02	9.27	0.08	2.87	21.7	9
J210768		2.12	0.033	0.09	0.43	2.9	<0.2	<10	10	<0.05	0.23	4.66	0.03	2.54	33.5	15
J210769		2.03	<0.005	0.19	0.21	4.6	<0.2	<10	30	<0.05	0.05	0.05	0.01	3.95	0.7	5
J210770		1.31	<0.005	0.24	0.21	9.8	<0.2	<10	30	0.05	0.11	0.04	0.01	5.31	0.8	6
J210771		3.67	<0.005	0.28	0.30	0.2	<0.2	<10	30	0.07	0.15	0.11	0.02	8.78	3.5	9
J210772		1.75	<0.005	0.03	1.23	5.1	<0.2	<10	40	0.11	0.17	0.32	<0.01	14.40	53.3	29
J210773		3.46	<0.005	0.02	1.29	3.0	<0.2	<10	10	0.06	0.08	0.67	0.01	3.26	21.4	129
J210774		1.79	<0.005	0.02	0.88	0.9	<0.2	<10	10	0.08	0.04	1.06	<0.01	14.05	18.5	37



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 2103 Dollarton Hwy  
 North Vancouver BC V7H 0A7  
 Téléphone: 604 984 0221 Télécopieur: 604 984 0218  
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**CERTIFICAT D'ANALYSE VO13105595**

Description échantillon	Méthode élément unités L.D.	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	ME- MS41	
		Cs ppm	Cu ppm	Fe %	Ga ppm	Ge ppm	Hf ppm	Hg ppm	In ppm	K %	La ppm	Li ppm	Mg %	Mn ppm	Mo ppm	Na %
		0.05	0.2	0.01	0.05	0.05	0.02	0.01	0.005	0.01	0.2	0.1	0.01	5	0.05	0.01
J210764		0.13	104.5	6.17	6.91	<0.05	<0.02	<0.01	0.030	0.02	1.1	18.4	3.85	1700	0.29	0.02
J210765		0.07	29.4	2.94	1.92	<0.05	0.02	<0.01	0.013	0.01	0.7	5.7	0.49	591	1.30	0.03
J210766		0.07	312	9.21	4.73	<0.05	0.05	<0.01	0.027	0.04	1.1	10.7	1.67	1560	0.73	0.05
J210767		0.05	84.3	6.29	0.59	<0.05	0.03	<0.01	0.026	0.01	1.1	3.4	2.24	1860	0.78	0.07
J210768		0.05	68.5	4.82	1.37	<0.05	0.05	<0.01	0.024	0.01	1.0	5.7	1.22	1240	1.30	0.05
J210769		<0.05	6.7	2.57	0.80	<0.05	0.48	<0.01	0.005	0.24	2.3	2.5	0.03	91	1.18	0.01
J210770		0.13	10.1	4.59	1.19	<0.05	0.58	<0.01	0.011	0.26	3.7	2.4	0.05	121	1.08	0.01
J210771		0.16	20.4	3.87	1.65	<0.05	0.66	<0.01	<0.005	0.35	5.4	2.8	0.11	172	1.40	0.01
J210772		0.08	64.5	5.78	2.99	<0.05	0.26	<0.01	<0.005	0.16	7.9	11.1	0.87	203	0.82	0.03
J210773		0.15	52.5	3.78	3.45	0.07	0.14	<0.01	0.005	0.08	1.5	10.4	0.82	316	0.40	0.07
J210774		0.12	70.0	2.52	3.61	0.05	0.31	<0.01	<0.005	0.05	7.7	7.2	0.55	234	0.63	0.07



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 2103 Dollarton Hwy  
 North Vancouver BC V7H 0A7  
 Téléphone: 604 984 0221 Télécopieur: 604 984 0218  
 www.alsglobal.com

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		Nb ppm	Ni ppm	P ppm	Pb ppm	Rb ppm	Re ppm	S %	Sb ppm	Sc ppm	Se ppm	Sn ppm	Sr ppm	Ta ppm	Te ppm	Th ppm
J210764		<0.05	86.2	190	0.3	0.7	0.001	0.03	0.09	19.9	0.3	0.2	19.9	<0.01	0.03	<0.2
J210765		<0.05	7.7	140	0.3	0.4	<0.001	0.05	0.09	6.6	<0.2	<0.2	9.9	<0.01	<0.01	<0.2
J210766		<0.05	20.3	360	0.6	1.0	0.001	2.04	0.14	17.0	1.8	<0.2	30.4	<0.01	0.15	<0.2
J210767		<0.05	42.2	190	0.8	0.3	<0.001	0.02	0.08	16.9	<0.2	<0.2	24.2	<0.01	<0.01	<0.2
J210768		<0.05	32.5	260	0.3	0.4	0.001	0.92	0.08	8.7	<0.2	<0.2	10.3	<0.01	0.01	<0.2
J210769		1.44	1.2	120	3.5	3.9	<0.001	0.20	0.13	0.4	0.6	0.3	1.7	<0.01	0.04	0.8
J210770		2.02	1.8	220	7.1	5.7	<0.001	0.40	0.29	0.5	0.7	0.2	3.3	0.01	0.06	1.0
J210771		1.01	7.1	270	3.4	10.7	0.001	1.01	0.10	0.8	0.5	0.4	2.0	<0.01	0.07	1.3
J210772		0.47	58.0	400	1.1	5.1	0.002	3.83	0.07	2.2	1.0	0.3	10.1	0.01	0.11	1.3
J210773		0.26	81.1	260	0.5	3.3	<0.001	1.13	0.09	4.9	1.5	0.5	13.8	<0.01	0.03	<0.2
J210774		1.45	42.5	580	0.5	2.0	0.001	0.70	0.08	2.5	1.0	0.7	15.5	<0.01	0.01	0.6



ALS Canada Ltd.  
 2103 Dollarton Hwy  
 North Vancouver BC V7H 0A7  
 Téléphone: 604 984 0221 Télécopieur: 604 984 0218  
 www.alsglobal.com

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		Ti %	Ti ppm	U ppm	V ppm	W ppm	Y ppm	Zn ppm	Zr ppm
		0.005	0.02	0.05	1	0.05	0.05	2	0.5
J210764		0.005	<0.02	<0.05	113	<0.05	2.58	53	0.5
J210765		0.005	<0.02	<0.05	55	0.20	0.87	23	1.0
J210766		0.005	<0.02	<0.05	98	0.31	2.90	49	2.8
J210767		<0.005	<0.02	<0.05	19	0.16	1.60	42	1.3
J210768		<0.005	<0.02	<0.05	27	0.06	2.01	25	2.5
J210769		0.054	0.03	0.14	3	0.06	1.05	5	21.2
J210770		0.102	0.06	0.16	5	0.08	1.23	9	24.3
J210771		0.084	0.08	0.20	6	0.05	2.71	5	27.3
J210772		0.117	0.07	0.16	20	0.07	3.11	12	10.4
J210773		0.224	0.07	<0.05	90	0.08	4.27	12	4.2
J210774		0.199	0.03	0.09	35	0.11	6.84	9	9.6



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2103 Dollarton Hwy  
North Vancouver BC V7H 0A7  
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CERTIFICAT D'ANALYSE VO13105595

	COMMENTAIRE DE CERTIFICAT								
	<p style="text-align: center;"><b>COMMENTAIRES ANALYTIQUES</b></p> <p>Applique à la Méthode: L'analyses de l'or par cette méthode sont semi- quantitatif à cause du peu d'échantillon pesée (0.5g). ME- MS41</p>								
	<p style="text-align: center;"><b>ADRESSE DE LABORATOIRE</b></p> <p>Applique à la Méthode: Traité à ALS Val d'Or, 1324 Rue Turcotte, Val d'Or, QC, Canada.</p> <table><tr><td>Au- AA23</td><td>CRU- 31</td><td>CRU- QC</td><td>LOG- 22</td></tr><tr><td>PUL- 31</td><td>PUL- QC</td><td>SPL- 21</td><td>WEI- 21</td></tr></table>	Au- AA23	CRU- 31	CRU- QC	LOG- 22	PUL- 31	PUL- QC	SPL- 21	WEI- 21
Au- AA23	CRU- 31	CRU- QC	LOG- 22						
PUL- 31	PUL- QC	SPL- 21	WEI- 21						
	<p>Applique à la Méthode: Traité à ALS Vancouver, 2103 Dollarton Hwy, North Vancouver, BC, Canada. ME- MS41</p>								