

SCHEDULE "K" TO MEETING ORDER

NOTICE OF THE MEETINGS OF CREDITORS OF BUL RIVER MINERAL CORPORATION AND THE OTHER PETITIONERS LISTED BELOW (collectively, the "Petitioners")

Bul River Mineral Corporation
Jao Mine Developers Ltd.
Kutteni Diamonds Ltd.
Stanfield Mining Group of Canada Ltd.
Sullibin Mineral Corporation
Sullibin Multi Metal Corporation
Super Feldspars Corporation
White Cat Metal Mining Corporation
Zeus Metal Mining Corporation
Zeus Metals Corporation

International Feldspar Ltd.
Big Bear Metal Mining Corporation
Earth's Vital Extractors Limited
Fort Steele Mineral Corporation
Fort Steele Metals Corporation
Fused Heat Ltd.
Gallowai Metal Mining Corporation
Giant Steeples Mineral Corporation
Grand Mineral Corporation
Zeus Mineral Corporation

This notice is being published pursuant to the order of the Supreme Court of British Columbia, Vancouver Registry (the "**Court**") dated September 30, 2014 (the "**Meeting Order**") which established the procedures for the Petitioners to convene, hold and conduct meetings (the "**Meetings**") of certain of their unsecured creditors and equity holders (the "**Eligible Voting Creditors**") to consider and vote on a Plan of Compromise and Arrangement of the Petitioners filed pursuant to the *Companies' Creditors Arrangement Act* (Canada) and dated as of September 25, 2014 (the "**Plan**").

The Meetings will be held at the following times and location:

Date: October 29, 2014

Time: 10 a.m. (Pacific time) – Trade Creditor Class
11 a.m. (Pacific time) – Preferred Share Class

Location: Sandman Signature Vancouver Airport Hotel & Resort
10251 St. Edwards Dr.
Richmond BC
V6X 2M9

Information on the Plan and copies of the Plan, including any amendments that may be made to the Plan, the Meeting Order and other information relevant to this Notice can be obtained from the website of the Petitioners' Court-appointed Monitor at www.deloitte.com/ca/stanfield or by contacting the Monitor by telephone at 604-640-3007 or by email at stanfield@deloitte.ca.

If the Plan is approved by the required majority of the Eligible Voting Creditors in accordance with the *Companies' Creditors Arrangement Act*, the Meeting Order, and the Plan, the Petitioners intend to bring an application to the Court on November 4, 2014 for an order sanctioning the Plan.