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No. S-226670 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE BUSINESS CORPORATIONS ACT, S.B.C. 2002, C. 57, AS AMENDED AND THE BUSINESS CORPORATIONS ACT, S.N.B. 1981, C. B-9.1, AS AMENDED

AND

IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF TREVALI MINING CORPORATION AND TREVALI MINING (NEW BRUNSWICK) LTD.

PETITIONERS

ORDER MADE AFTER APPLICATION (CLAIMS PROCESS ORDER)

BEFORE THE HONOURABLE)
) March 29, 2023
MADAM JUSTICE FITZPATRICK)

ON THE APPLICATION OF Trevali Mining Corporation ("Trevali Corp.") and Trevali Mining (New Brunswick) Ltd. ("Trevali NB", and collectively with Trevali Corp., the "Applicants") coming on for hearing at Vancouver, British Columbia on this date; AND ON HEARING Peter L. Rubin and Claire Hildebrand, counsel for the Applicants, and those other counsel listed on Schedule "A" hereto; AND UPON READING the materials filed, including Affidavit #12 of Brendan Creaney, made March 24, 2023 and the Ninth Report of FTI Consulting Canada Inc. (the "Monitor") dated March 27, 2023; AND pursuant to the Companies' Creditors Arrangement Act, R.S.C. 1985 c. C-36, as amended, the British Columbia Supreme Court Civil Rules, and the inherent jurisdiction of this Honourable Court;

THIS COURT ORDERS AND DECLARES THAT:

DEFINITIONS, TIME, AND CURRENCY DENOMINATION

- 1. All capitalized terms not otherwise defined in this Claims Process Order shall have the definitions set out in **Schedule** "B" hereto.
- 2. All references herein as to time shall mean local time in Vancouver, British Columbia, Canada, any reference to an event occurring on a Business Day shall mean prior to 4:00 p.m. on such Business Day unless otherwise indicated herein, and any event that occurs on a day that is not a Business Day shall be deemed to occur on the next Business Day.
- 3. Any Claims denominated in a currency other than Canadian Dollars shall be converted into Canadian Dollars at the applicable Bank of Canada exchange rates published on the Filing Date.

CLAIMS PROCESS

Claims Process Approved

- 4. The Claims Process set out herein, including the Claims Bar Date and the Restructuring Claims Bar Date, is hereby approved.
- 5. As soon as reasonably practicable, Trevali Corp. shall publish the Press Release with respect to this Claims Process on its website and on SEDAR and the Monitor shall post a copy of this Claims Process Order on the Monitor's Website.

Known Claim Value Creditors

- 6. With respect to the Creditors of which the Applicants are aware where Trevali Corp. or the Monitor, in the case of Trevali NB, has sufficient information to make a reasonable assessment of such claim (the "Known Claim Value Creditors"), by no later than March 31, 2023 Trevali Corp., with the assistance of the Monitor, or the Monitor, in the case of Trevali NB, is authorized and directed to implement the Claims Process with respect to the Known Claim Value Creditors by sending to them a copy of the following:
 - (a) a Claims Process Instruction Letter;

- (b) a Claims Notice, which shall set forth the Claim which such Known Claim Value Creditor has against either or both of the Applicants, according to the applicable Applicant's books and records;
- (c) a blank Proof of Claim Form;
- (d) a blank Notice of Dispute of Revision or Disallowance;
- (e) a blank Director/Officer Claim Form; and
- (f) this Claims Process Order

(collectively, the "Known Claim Value Claims Package").

- 7. Any Known Claim Value Creditor that receives a Claims Notice and agrees with the Claim set forth in the Claims Notice, shall, subject only to further order of this Court, be deemed to have accepted the Claim set forth in the Claims Notice and such Claim will be a Proven Claim. For greater certainty, those Known Claim Value Creditors that agree with the Claim set forth in the Claims Notice shall not be required to file any Claims Process Forms with the Monitor or with the applicable Applicant to prove such Claim.
- 8. Any Known Claim Value Creditor who receives a Known Claim Value Claims Package that wishes to dispute any Claim set forth in a Claims Notice must submit a Proof of Claim Form to the Monitor in the manner set out in paragraph 34 hereof so that the Proof of Claim Form is received by the Monitor no later than the Claims Bar Date or the Restructuring Claims Bar Date, as applicable. Failure to submit a Proof of Claim Form to the Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, will result in such Creditor's Claim being allowed for the amount set forth in the Claims Notice.

Other Creditors

- 9. With respect to Creditors that are not Known Claim Value Creditors, but are otherwise known to the Applicants or the Monitor, by no later than March 31, 2023 Trevali Corp., with the assistance of the Monitor, or the Monitor, in the case of Trevali NB, is authorized and directed to implement the Claims Process with respect to the Creditors by sending to them a copy of the following:
 - (i) a Claims Process Instruction Letter;
 - (ii) a blank Proof of Claim Form;

- (iii) a blank Notice of Dispute of Revision or Disallowance;
- (iv) a blank Director/Officer Claim Form; and
- (v) this Claims Process Order

(collectively, the "Other Creditor Claims Package", and together with the Known Claim Value Claims Package, the "Claims Package").

- 10. Any Creditor who receives an Other Creditor Claims Package that wishes to assert a Claim must submit a Proof of Claim Form to the Monitor in the manner set out in paragraph 34 hereof so that the Proof of Claim Form is received by the Monitor no later than the Claims Bar Date or the Restructuring Claims Bar Date, as applicable. Failure to submit a Proof of Claim Form to the Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, will result in such Creditor's Claim being forever barred and extinguished and, for greater certainty, such Creditor will be forever prohibited from making or enforcing a Claim against either or both of the Applicants.
- 11. To the extent that any Creditor who does not receive a Claims Package seeks documents relating to the Claims Process prior to the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, such a request shall be made to the Monitor and the Monitor shall cause a copy of this Claims Process Order to be sent to such Creditor or direct the Creditor to the documents posted on the Monitor's Website, and otherwise respond to any reasonable request relating to the Claims Process as may be appropriate in the circumstances.
- 12. If a Creditor does not receive a Claims Package but wishes to assert a Claim against either or both of the Applicants, the Creditor must submit a Proof of Claim Form to the Monitor in the manner set out in paragraph 34 hereof so that the Proof of Claim Form is received by the Monitor no later than the Claims Bar Date or the Restructuring Claims Bar Date, as applicable. Failure of a Creditor who did not receive a Claims Package to submit a Proof of Claim Form to the Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, will result in such Creditor's Claim being forever barred and extinguished and, for greater certainty, such Creditor will be forever prohibited from making or enforcing a Claim against either or both of the Applicants.

Director/Officer Claims

13. Any Creditor that wishes to assert a Director/Officer Claim must submit a Director/Officer Claim Form to the Monitor in the manner set out in paragraph 34 hereof so that the Director/Officer Claim Form is received by the Monitor no later than the Claims Bar Date. Failure to submit a Director/Officer Claim Form to the Monitor by the Claims Bar Date will result in such Creditor's Director/Officer Claim being forever barred and extinguished and, for greater certainty, such Creditor will be forever prohibited from making or enforcing a Director/Officer Claim against Directors or Officers.

Adjudication of Claims

- 14. If a Creditor delivers a Proof of Claim Form or Director/Officer Claim Form in accordance with the Claims Process set out herein, the Monitor, in consultation with Trevali Corp. (and, as the Monitor may deem appropriate, any Director or Officer against whom a Director/Officer Claim is asserted or their counsel), will either:
 - (a) accept the Claim set out in such Proof of Claim Form or Director/Officer Claim Form, as applicable, in its entirety;
 - (b) revise the amount, secured status, or priority of the Claim set out in the Proof of Claim Form or Director/Officer Claim Form, as applicable, for voting and/or distribution purposes; or
 - (c) disallow the Claim set out in the Proof of Claim Form or Director/Officer Claim Form, as applicable, in its entirety for voting and/or distribution purposes.
- 15. The Applicants and the Monitor may request any further documentation from a Creditor that the Applicants or the Monitor may require to enable them to consider and determine the validity of a Claim.
- 16. If the Monitor, in consultation with Trevali Corp. (and, as the Monitor may deem appropriate, any Director or Officer against whom a Director/Officer Claim is asserted or their counsel), disallows a Claim or disputes the amount, secured status, or priority of the Claim set out in a Proof of Claim Form or Director/Officer Claim Form, as applicable, the Monitor, in consultation with Trevali Corp. (and, as the Monitor may deem appropriate, any Director or Officer against whom a Director/Officer Claim is asserted or their counsel) shall, no later than 21 Business Days after the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, send a Notice of Revision or Disallowance to the Creditor

advising that the Creditor's Claim as set out in its Proof of Claim Form or Director/Officer Claim Form, as applicable, has been revised or disallowed and the reasons therefor. If the Monitor does not send a Notice of Revision or Disallowance to a Creditor by such date, the Claim as set out in the applicable Proof of Claim Form or Director/Officer Claim Form shall be a Proven Claim (unless otherwise provided in a subsequent order of this Court).

- 17. Any Creditor who is sent a Notice of Revision or Disallowance pursuant to paragraph 16 hereof and who wishes to dispute such Notice of Revision or Disallowance must:
 - (a) within five Business Days after the date of delivery of the applicable Notice of Revision or Disallowance, or such other date as may be agreed to by the Monitor, in consultation with Trevali Corp., deliver a completed Notice of Dispute of Revision or Disallowance to the Monitor in accordance with paragraph 34 hereof; and
 - (b) within 15 Business Days after the date of delivery of the applicable Notice of Revision or Disallowance, or such other date as may be agreed to by the Monitor in consultation with Trevali Corp., or this Court may order, file and serve on Trevali Corp. or Trevali NB., as applicable, and the Monitor and, if the disputed Claim includes a Director/Officer Claim, the applicable Director or Officer, a Notice of Application seeking to appeal the Notice of Revision or Disallowance, along with all supporting affidavit material. Any appeal from a Notice of Revision or Disallowance shall proceed as a hearing *de novo*, and the parties may adduce evidence in respect of the Claim not previously included in connection with the applicable Proof of Claim or in connection with the corresponding Notice of Revision or Disallowance.
- 18. If a Creditor who is sent a Notice of Revision or Disallowance pursuant to paragraph 16 hereof fails to deliver a Notice of Dispute of Revision or Disallowance and a Notice of Application in accordance with paragraph 17 hereof, then, subject only to further order of this Court, the Claim shall be deemed accepted at the amount, secured status, and priority set forth in the Notice of Revision or Disallowance, if any, and the Creditor will:
 - (a) if the entire Claim is disallowed:
 - (i) not be entitled to attend any Creditors' meeting or vote on any Plan if one is filed on account of such Claim;

- (ii) not be permitted to participate in any distribution or receive any other consideration under any Plan if one is filed on account of any such Claim;
- (iii) not be entitled to receive any further notice in respect of the Claims Process; and
- (iv) be forever barred and enjoined from asserting or enforcing any Claim against the applicable Applicant or any Director/Officer Claim against any of the Directors or Officers, and all such Claims shall be forever barred and extinguished; and
- (b) where the Claim has been revised:
 - (i) possess a Proven Claim in the amount, secured status and priority of such revised Claim;
 - (ii) only be entitled to vote on any Plan if one is filed to the extent of the amount, secured status, or priority of such revised Claim;
 - (iii) only be entitled to receive any distribution or any other consideration under any Plan if one is filed in an amount proportionate to the revised amount and in accordance with any revised security status or priority of such Claim; and
 - (iv) be forever barred and enjoined from asserting or enforcing any Claim (A) greater than the revised amount, or (B) with a different security status or priority against the applicable Applicant, or the Directors and/or Officers thereof (if applicable).
- 19. The Claims Bar Date and the Restructuring Claims Bar Date, and the amount and status of every Proven Claim as determined under the Claims Process, including any determination as to the nature, amount, value, priority or validity of any Claim, shall be final for all purposes including in respect of any Plan and voting thereon (unless otherwise provided for in any subsequent order of this Court), and for any distribution made or consideration provided to Creditors, whether in these CCAA Proceedings or in any of the proceedings authorized by this Court or permitted by statute, including a receivership proceeding, an arrangement proceeding or a bankruptcy affecting either or both of the Applicants.

20. Notwithstanding anything contained in this Claims Process Order, Unaffected Claims shall not be extinguished or otherwise affected by this Claims Process Order.

INTERCOMPANY CLAIMS

21. The existence, validity and amount of any Intercompany Claims will, if necessary, be determined by the Court at a subsequent date, and no Claims Process Forms shall be required to be submitted by either Applicant with respect to any Intercompany Claims.

SET-OFF

22. Each of the Applicants may set off (whether by legal, equitable, or contractual set-off) against payments or other distributions to be made to any Creditor, any claims of any nature whatsoever that such Applicant may have against such Creditor; however, neither the failure to do so nor the allowance of any Claim hereunder shall constitute a waiver or release by such Applicant of any such claim against such Creditor.

NOTICE OF TRANSFEREES

23. If the holder of a Claim has transferred or assigned all or part of such Claim to another Person, neither the applicable Applicant nor the Monitor shall be obligated to give notice or otherwise deal with the transferee or assignee of such Claim in respect thereof unless and until actual written notice of such transfer or assignment, together with satisfactory evidence of such transfer or assignment, has been received and acknowledged in writing by the Monitor. Subject to further order of this Court, any transferee or assignee of a Claim: (i) shall for the purposes of the Claims Process be bound by any notices given or steps taken in respect of such Claim in accordance with the Claims Process prior to receipt and acknowledgement by the Monitor of satisfactory evidence of such transfer or assignment; (ii) takes the Claim subject to any defences or rights which the applicable Applicant may have in respect thereof, including any claim of set-off to which such Applicant, or in the case of Director/Officer Claim, the affected Director or Officer may be entitled. For greater certainty: (i) a transferee or assignee of a Claim is not entitled to set-off, apply, merge, consolidate or combine any Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such person to such Applicant; and (ii) Claims acquired by a transferee or assignee will not merge, consolidate or combine with any of the transferee's or assignee's other Claims.

24. Reference to a transfer in this Claims Process Order includes a transfer or assignment whether absolute or intended as security.

THE MONITOR

- 25. The Monitor shall supervise the delivery and receipt of the Claims Process Forms and, in conjunction with Trevali Corp. (and, as the Monitor may deem appropriate, any Director or Officer against whom a Director/Officer Claim is asserted or their counsel), shall review the Claims Process Forms submitted by Creditors. The Monitor shall provide the Applicants, or their counsel, as well as any Director or Officer against whom a Director/Officer Claim is made, or their counsel, with copies of all Claims Process Forms submitted by Creditors and any other documents delivered to the Monitor pursuant to the Claims Process.
- 26. The Monitor is hereby authorized to use reasonable discretion as to the adequacy of compliance with respect to the way Claims Process Forms delivered hereunder are completed and executed and the time by which they are submitted and may waive strict compliance with the requirements of this Claims Process Order.
- 27. Copies of all Claims Process Forms delivered by or to a Creditor shall be maintained by the Monitor and, upon written request, the Monitor shall provide such Creditor with copies of all Claims Process Forms.
- 28. The Monitor, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA and under the ARIO, shall assist with the implementation and administration of the Claims Process, including the determination of Claims of Creditors, and is hereby directed and empowered to take such other actions and fulfill such other roles as are contemplated by this Claims Process Order.
- 29. The Monitor: (i) in carrying out its obligations under this Claims Process Order, shall have all of the protections given to it by the CCAA and the ARIO, and as an officer of this Court, including the stay of proceedings in its favour; (ii) shall incur no liability or obligation as a result of the carrying out of its obligations under this Claims Process Order, save and except in the event of any gross negligence or wilful misconduct on the part of the Monitor; (iii) shall be entitled to rely on the books and records of each of the Applicants and where applicable its subsidiaries, and any information provided by each of the Applicants, all

without independent investigations; and (iv) shall not be liable for any claims or damages resulting from any errors or omissions in such books, records, or information.

- 30. Notwithstanding anything to the contrary herein, the Monitor may at any time:
 - (a) refer a Claim for resolution to this Court for any purpose where in the Monitor's discretion, in consultation with Trevali Corp. (and, as the Monitor may deem appropriate, any Director or Officer against whom a Director/Officer Claim is asserted or their counsel), such a referral is preferable or necessary for the resolution or the valuation of the Claim;
 - (b) in writing, accept the amount of a Claim for voting purposes without prejudice to the right of an Applicant or any affected Director or Officer to later contest the validity or amount of such Claim;
 - (c) settle and resolve any disputed Claims in writing, other than a Director/Officer Claim; and
 - (d) extend the time period within which the Monitor, a Creditor, or any other party is required to take any steps related to adjudication of Claims pursuant to this Claims Process Order, including without limitation the time period set out in paragraph 16 for delivery by the Monitor of a Notice of Revision or Disallowance to a Creditor, the time period set out in paragraph 17 for delivery of a Notice of Application seeking to appeal a Revision or Disallowance and supporting affidavit material by a Creditor, and the time period for any response of the Monitor, Trevali Corp., or a Director or Officer, as the case may be, to a Notice of Application seeking to appeal a Revision or Disallowance and supporting affidavit material, provided that no extension of time by the Monitor with respect to the adjudication of Claims pursuant to this section or otherwise shall impact a Creditor's obligation to deliver a Proof of Claim Form or a Director/Officer Claim Form, as the case may be, to the Monitor pursuant to paragraphs 8, 10, 12, 13 or the application of the Claims Bar Date or the Restructuring Bar Date to any Creditor.

SERVICE AND NOTICES

31. Each of the:

(a) Claims Process Instruction Letter attached as Schedule "C";

- (b) Claims Notice attached as Schedule "D";
- (c) Proof of Claim Form attached as Schedule "E":
- (d) Director/Officer Claim Form attached as Schedule "F";
- (e) Notice of Revision or Disallowance attached as **Schedule "G"**:
- (f) Notice of Dispute of Revision or Disallowance attached as Schedule "H"; and
- (g) Press Release attached as Schedule "I";

are hereby approved in substantially the forms attached. Despite the foregoing, the Applicants or the Monitor may make amendments to such forms as they consider necessary or desirable, provided such amendments do not materially alter the substance of said forms.

- 32. Publication of the Press Release on the website of Trevali Corp. and on SEDAR, posting of the Claims Process Order on the Monitor's Website, the sending of the Claims Package in accordance with this Claims Process Order, and completion of the other requirements of this Claims Process Order shall constitute good and sufficient service and delivery of notice of a Creditor's Claim, this Claims Process Order, the Claims Process, the Claims Bar Date and the Restructuring Claims Bar Date on all Persons, and no other notice or service need be given or made and no other document or material need be sent to or served upon any Person in respect of this Claims Process Order or the Claims Process.
- 33. The Applicants and the Monitor may, unless otherwise specified by this Claims Process Order, serve and deliver any letters, notices or other documents including the Claims Process Forms to Creditors or any other Person by forwarding copies thereof by prepaid ordinary mail, courier, personal delivery or email to such Persons at their respective addresses or contact information as last shown on the records of an Applicant or set out in a Claims Process Form. Any such service and delivery shall be deemed to have been received by a Creditor: (i) if sent by ordinary mail, on the third Business Day after mailing within British Columbia, the fifth Business Day after mailing within Canada (other than within British Columbia), and the seventh Business Day after mailing internationally; (ii) if sent by courier or personal delivery, on the next Business Day following dispatch; and (iii) if delivered by email by 4:00 p.m. on a Business Day, on such Business Day, and if delivered after 4:00 p.m. or other than on a Business Day, on the following Business Day.

Any Claims Process Forms required to be provided or delivered by a Creditor to the Monitor under this Claims Process Order, shall be in writing in substantially the form, if any, provided for in this Claims Process Order and will be sufficiently given only if delivered by prepaid registered mail, courier, personal delivery, facsimile transmission, or email addressed to:

FTI Consulting Canada Inc.
In its capacity as Monitor of
Trevali Mining Corporation and
Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089 Vancouver, BC V7Y 1B6 Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

35. Any Court materials required to be served on the Applicants under this Claims Process
Order should be served on the Applicants' counsel as follows:

Blake, Cassels & Graydon LLP Barristers and Solicitors

Suite 2600, Three Bentall Centre 595 Burrard Street, PO Box 49314 Vancouver, BC V7X 1L3

Attn: Claire Hildebrand

Email: claire.hildebrand@blakes.com/ vancouver.service@blakes.com

- 36. Any notice or communication sent by a Creditor shall be deemed to be received upon actual receipt thereof by the Monitor or the applicable Applicant before 4:00 p.m. (Vancouver time) on a Business Day or, if delivered after 4:00 p.m. (Vancouver time) or other than on a Business Day, on the next Business Day.
- 37. If, during any period in which notice or other communications are being given or sent pursuant to this Claims Process Order, a postal strike or postal work stoppage of general application should occur, such notice or other communications sent by ordinary or prepaid registered mail and then not received shall not, absent further order, be effective and notices and other communications given hereunder during the course of any such postal strike or work stoppage of general application shall only be effective if given by courier,

personal delivery, facsimile transmission or email in accordance with this Claims Process Order.

38. In the event this Claims Process Order is later amended by further order of the Court, the Monitor shall post such further order on the Monitor's Website and the Applicants or the Monitor may serve such further order on the Service List and such posting and service shall constitute adequate notice to Creditors of the amendments made.

MISCELLANEOUS

- 39. With the exception of Intercompany Claims, all Claims of Creditors shall be proven in accordance with the procedures outlined herein and in the Claims Process Instruction Letter. In the event of any discrepancy between this Claims Process Order and the Claims Process Instruction Letter, this Claims Process Order shall govern.
- 40. Notwithstanding any other provisions of this Claims Process Order, the delivery by the Applicants or Monitor of any Claims Process Forms contemplated by this Claims Process Order, and the filing by any Person of any Claims Process Forms shall not, for that reason alone, grant any Person standing in these proceedings or rights under any Plan if one is filed.
- 41. Notwithstanding the terms of this Claims Process Order, the Applicants and the Monitor may apply to this Court from time to time for directions from this Court with respect to this Claims Process Order and the Claims Process or for such further order or orders as either of them may consider necessary or desirable to amend, supplement or replace this Claims Process Order, including the schedules to this Claims Process Order.
- 42. The terms of this Claims Process Order shall be binding on the Monitor in its capacity as Court appointed Receiver of Trevali NB.
- 43. THIS COURT REQUESTS the aid and recognition of other Canadian and foreign courts, tribunal, regulatory or administrative bodies, including any court or administrative tribunal of any federal or state court or administrative body in the United States of America, Burkina Faso, and Namibia, to act in aid of and to be complementary to this Court in carrying out the terms of this Claims Process Order where required. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to

provide such assistance to the Applicants and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Claims Process Order.

44. Endorsement of this order by counsel appearing on this application, other than counsel for the Applicants, is hereby dispensed with.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of Peter L. Rubin Lawyer for the Applicants

BY THE COURT

REGISTRAR

SCHEDULE "A" TO CLAIMS PROCESS ORDER

Counsel Appearing

COUNSEL NAME	PARTY REPRESENTED
John Sandrelli Eamonn Watson	FTI Consulting Canada Inc., the Monitor
Kibben Jackson	Bank of Nova Scotia, as Administrative Agent for the RCF Lenders
Lance Williams Ashley Bowron	Glencore International AG, Glencore AG, Glencore Canada Corporation
Mary Buttery, K.C.	Directors of Trevali Mining Corporation
Sage Nematollahi	Ad Hoc Committee of Trevali Mining Corporation Shareholders
Tevia Jeffries	His Majesty the King in Right of the Province of New Brunswick

SCHEDULE "B" TO CLAIMS PROCESS ORDER

Definitions

- 1. "ARIO" means the order granted in the CCAA Proceedings on August 29, 2022 amending and restating the Initial Order, as such order may be amended and extended from time to time;
- 2. "BC BCA" means the British Columbia *Business Corporations Act*, S.B.C. 2002, C. 57, as amended.
- 3. "Business Day" means any day other than a Saturday, Sunday or a day on which banks in Vancouver, British Columbia are authorized or obligated by applicable law to close or otherwise are generally closed;
- 4. "CCAA" means the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended;
- 5. "CCAA Charges" means, collectively, the Administration Charge, the D&O Charge, the Intercompany Advances Charge (as such terms are defined in the ARIO), the KERP Charge (as defined in the Key Employee Retention Plan Approval Order granted in the CCAA Proceedings on September 14, 2022), the Sales Agent Charge (as defined in the SISP and Sales Agent Approval Order granted in the CCAA Proceedings on September 14, 2022), and the Interim Lender's Charge (as defined in the Interim Financing Approval Order granted in the CCAA Proceedings on October 11, 2022), and any other charge over the Applicants' assets created by any other order of this Court in the CCAA Proceedings;
- 6. "CCAA Proceedings" means the proceedings commenced by the Applicants under the CCAA on the Filing Date in Supreme Court of British Columbia Action No. S-226670, Vancouver Registry;
- 7. "Claim" means any claim or liability, whenever and however arising, claimed by any Person against either or both of the Applicants or their Officers and Directors, including, without limitation (i) any Pre-Filing Claim, (ii) any Environmental Claim, (iii) any Director/Officer Claim, (iv) any Employee Claim, (v) any Restructuring Claim, or (vi) any Intercompany Claim, and shall, for greater certainty, include any Claim arising through subrogation against either Applicant or any Director or Officer, but does not include an Unaffected Claim;
- 8. "Claims Bar Date" means 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by this Court;
- 9. "Claims Notice" means the notice sent to Known Claim Value Creditors of an Applicant substantially in the form attached as Schedule "D" to the Claims Process Order setting out the amount, secured status, and priority of a Creditor's Claim against such Applicant, where Trevali Corp. or the Monitor, in the case of Trevali NB, has sufficient information to make a reasonable assessment of such Claim according to the books and records of such Applicant;

- 10. "Claims Process" means the determination and adjudication of Claims to be undertaken and administered by the Monitor and the Applicants pursuant to the terms of this Claims Process Order;
- 11. "Claims Process Forms" means the Claims Process Instruction Letter, Claims Notice, Proof of Claim Form, Director/Officer Claim Form, Notice of Revision or Disallowance, and Notice of Dispute of Revision or Disallowance;
- 12. "Claims Process Instruction Letter" means the letter substantially in the form attached as Schedule "C" to the Claims Process Order explaining the Claims Process, including how to prove a Claim and how to dispute the amount, secured status or priority of any Claim set out in a Claims Notice;
- 13. "Claims Process Order" means the order of this Court made in the CCAA Proceedings on March 29, 2023 establishing the Claims Process to which this Schedule "B" is appended;
- 14. "Court" means the Supreme Court of British Columbia presiding over these CCAA Proceedings;
- "Creditor" means any Person including an Employee having a Claim and includes, without limitation, the transferee or assignee of a transferred Claim that is recognized as a Creditor in accordance with paragraph 23 of this Claims Process Order, or a trustee, liquidator, receiver, manager, or other Person acting on behalf of such Person;
- 16. "Director" means any Person who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director of an Applicant;
- 17. "Director/Officer Claim" means any Claim of any Person against one or more of the Directors or Officers, howsoever arising, for which any of the Directors or Officers are by statute or otherwise by law liable to pay in their capacity as Directors or Officers or in any other capacity;
- 18. "Director/Officer Claim Form" means the form on which a Creditor may set out its Director/Officer Claim, substantially in form attached as Schedule "F" to the Claims Process Order:
- 19. "Employee" means any Person who is or was or may be deemed to be or have been, whether by statute, operation of law or otherwise, a current or former employee of an Applicant whether on a full-time, part-time, or temporary basis, including any individuals on disability leave, parental leave, or other absence;
- 20. "Employee Claim" means any Claim of an Employee including, where applicable, for termination and severance pay;
- 21. "Environmental Claim" means any Claim of any Person related to any environmental or reclamation obligations owed or alleged to be owed, whenever arising, including, without limitation, any claim that may be asserted against either of the Applicants or in respect of the Applicants' Property (as defined in the ARIO) pursuant to any provincial or federal legislation or regulation;
- 22. "Equity Claim" has the meaning set forth in section 2(1) of the CCAA;

- 23. "Filing Date" means August 19, 2022;
- 24. "includes" means includes, without limitation, and "including" means including, without limitation;
- 25. "Initial Order" means the order of this Court granted on August 19, 2022, in the CCAA Proceedings;
- 26. "Intercompany Claim" means any right or claim of either of the Applicants against the other;
- 27. "Lien" means any mortgage, charge, pledge, assignment by way of security, lien, hypothec, security interest, deemed trust or other encumbrance granted or arising pursuant to a written agreement or statute or otherwise created by law;
- 28. "Monitor" means FTI Consulting Canada Inc. in its capacity as Court-appointed Monitor of the Applicants;
- 29. "Monitor's Website" means the Monitor's website located at http://cfcanada.fticonsulting.com/trevali/;
- 30. "Notice of Disclaimer or Resiliation" means a written notice in any form issued on or after the Filing Date in accordance with the provisions of section 32 of the CCAA advising a Person of the disclaimer, resiliation, or termination of any contract, lease or other agreement or arrangement of any nature whatsoever, whether written or oral, and whether such disclaimer, resiliation, or termination took place or takes place before or after the date of this Claims Process Order:
- 31. "Notice of Dispute of Revision or Disallowance" means the notice substantially in the form attached as Schedule "H" to the Claims Process Order that may be delivered by a Creditor who has received a Notice of Revision or Disallowance to dispute such Notice of Revision or Disallowance:
- 32. "Notice of Revision or Disallowance" means the notice substantially in the form attached as Schedule "G" to the Claims Process Order that may be delivered by the Monitor to a Creditor advising that the Creditor's Claim has revised or disallowed in whole or in part as set out in its Proof of Claim:
- 33. "Officer" means any Person who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, an officer of an Applicant;
- 34. "Person" means any individual, firm, partnership, joint venture, venture capital fund, association, trust, trustee, executor, administrator, legal personal representative, estate, group, body corporate (including a limited liability company and an unlimited liability company), corporation, unincorporated association or organization, government, governmental or regulatory authority, syndicate, or other entity, whether or not having legal status;
- 35. "Plan" means any plan of arrangement or compromise or distribution under the CCAA or any plan of arrangement under the BC BCA or other corporate statute;
- 36. "Post-Filing Claim" mean any indebtedness, liability, or obligation of an Applicant that comes into existence in its entirety after the Filing Date, provided that Post-Filing Claims

shall not include (i) any Restructuring Claims, (ii) any Environmental Claim, (iii) any Pre-Filing Claim, and (iv) the accrual of interest on any unsecured indebtedness, liability, or obligation of an Applicant;

- "Pre-Filing Claim" means any right or claim of any Person that may be asserted or made 37. in whole or in part against an Applicant whether or not asserted or made, in connection with any indebtedness, liability, agreement, or obligation of any kind whatsoever, and any interest accrued thereon or costs payable in respect thereof, in existence on, or which is based on an event, fact, act or omission which occurred, in whole or in part prior to the Filing Date, at law or in equity, including by reason of the commission of a tort (intentional or unintentional), any breach of contract or other agreement (oral or written), any breach of duty (including, without limitation, any legal, statutory, equitable or fiduciary duty), any right of ownership of or title to property or assets or right to a trust or deemed trust (statutory, express, implied, resulting, constructive or otherwise), any equity interest or for any reason whatsoever against such Applicant or its property or assets, and whether or not any indebtedness, liability or obligation is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, present, future, known or unknown, by guarantee, surety or otherwise, and whether or not any right or claim is executory or anticipatory in nature including any right or ability of any Person to advance a claim for contribution or indemnity or otherwise with respect to any matter, action, cause or chose in action whether existing at present or commenced in the future, together with any other rights or claims not referred to above that are or would be claims provable in bankruptcy had such Applicant become bankrupt on the Filing Date, and for greater certainty, includes a Secured Claim, a Tax Claim, any Equity Claim or any claim brought by any proposed or confirmed representative plaintiff on behalf of a class in a class action, and also means, without any temporal limitation, any claim made by Glencore Canada Corporation, Glencore International AG, Glencore AG or any of their affiliates (collectively, the "Glencore Group") in respect of any obligations owed or alleged to be owed by either of the Applicants to the Glencore Group, except the Glencore Second Lien Claim and the Glencore Settlement Amount (which for greater certainty shall constitute Unaffected Claims);
- 38. "Press Release" means the notice to the public advising of the granting of this Claims Process Order and the initiation of the Claims Process, including the Claims Bar Date, to be published in accordance with paragraph 5 of this Claims Process Order;
- 39. "Proof of Claim Form" means the form to be completed and filed by a Creditor who wishes to assert a Claim or Director/Officer Claim but did not receive a Claims Notice, substantially in the form attached as Schedule "G" to the Claims Process Order;
- 40. "Proven Claim" means the amount, status and validity of the Claim of a Creditor finally determined in accordance with the Claims Process which shall be final for all purposes, including for voting and distribution purposes, whether under any Plan or otherwise. A Claim becomes a Proven Claim only in accordance with the process set forth in this Claims Process Order;
- 41. "Restructuring Claim" means any right or claim of any Person against the Applicants in connection with any indebtedness, liability or obligation of any kind whatsoever owed by such Applicant to such Person arising out of the disclaimer, resiliation, or termination on or after the Filing Date of any contract, lease or other agreement or arrangement, whether written or oral, and whether such disclaimer, resiliation, or termination took place or takes place before or after the date of this Claims Process Order, and includes for greater

- certainty any Secured Claim; provided, however, that "Restructuring Claim" shall not include an Unaffected Claim;
- 42. "Restructuring Claims Bar Date" means the later of: (i) the Claims Bar Date; and (ii) 4:00 p.m. on the day that is fifteen calendar days after the date of the applicable Notice of Disclaimer or Resiliation, or such other date as may be ordered by the Court:
- 43. **"Secured Claim"** means a Claim of a Creditor who is a "secured creditor" within the meaning of the CCAA;
- 44. **"Service List"** means the service list kept by the Monitor and the Applicants in the CCAA Proceeding and posted on the Monitor's Website;
- 45. "Tax Claim" means any Claim against an Applicant for any taxes in respect of any taxation year or period ending on or prior to the Filing Date, and in any case where a taxation year or period commences on or prior to the Filing Date, for any taxes in respect of or attributable to the portion of the taxation period commencing prior to the Filing Date and up to and including the Filing Date. For greater certainty, a Tax Claim shall include, without limitation, any and all Claims of any Taxing Authority in respect of transfer pricing adjustments and any Canadian or non-resident tax related thereto;
- 46. "Taxing Authority" means any government entity that is authorized by law to impose or collect any tax on or from the Applicants;
- 47. "Unaffected Claim" means, collectively, and subject to further order of this court:
 - (a) the Secured Claim of the lenders party to the Second Amended and Restated Credit Agreement dated August 6, 2020 between the Applicants, as borrower, The Bank of Nova Scotia and HSBC Bank Canada, as co-lead arrangers and joint bookrunners, The Bank of Nova Scotia, as administrative agent, and the lenders party thereto, as amended and supplemented from time to time;
 - the Secured Claim of Glencore Canada Corporation pursuant to the August 6, 2020 Facility Agreement, as amended, entered into with the Applicants (the "Glencore Second Lien Claim"); and, subject to further determination by, and order of, the Court in the CCAA Proceedings, the Claim by the Glencore Group not to exceed US \$3,000,000 as referenced in paragraph 5 of the Settlement Agreement dated October 12, 2022 (the "Glencore Settlement Amount");
 - (c) any Claim secured by any of the CCAA Charges;
 - (d) any Claim that cannot be compromised due to the provisions of Sections 5.1(2) and 19(2) of the CCAA;
 - (e) any Claim in respect of any payments referred to in Sections 6(3), 6(5) and 6(6) of the CCAA; and
 - (f) any Post-Filing Claims.

SCHEDULE "C" TO CLAIMS PROCESS ORDER

IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF TREVALI MINING CORPORATION AND TREVALI MINING (NEW BRUNSWICK) LTD.

CLAIMS PROCESS INSTRUCTION LETTER

This Instruction Letter must be read together with the Claims Process Order of the Supreme Court of British Columbia granted on March 29, 2023 (the "Claims Process Order"). The Claims Process Order establishes a Claims Process by which Claims against Trevali Mining Corporation ("Trevali Corp.") or Trevali Mining (New Brunswick) Ltd. ("Trevali NB", and collectively with Trevali Corp., the "Petitioners") and its Directors and Officers may be proved.

A copy of the Claims Process Order is enclosed in the Claims Package you received and is also available at http://cfcanada.fticonsulting.com/trevali. All capitalized terms not otherwise defined in this document have the same meanings as are found in Schedule "B" of the Claims Process Order.

As part of the Claims Process, you have been identified as potentially having a Claim against the Petitioners. This Instruction Letter provides important details regarding the documents sent to you in the Claims Package and how to respond to them.

Please note that certain steps you may wish to take with respect to your Claim must be done prior to the Claims Bar Date, which is 4:00 p.m. (Vancouver time) on April 21, 2023. Failure to take certain actions prior to the Claims Bar Date may impact any Claim you may have and can result in a Claim becoming forever barred or extinguished.

1. IF YOU HAVE RECEIVED A CLAIMS NOTICE

Where Trevali Corp. or the Monitor, in the case of Trevali NB, has sufficient information to make a reasonable assessment of a Creditor's claim, the applicable entity has set out the amount and status of that Claim based on the Petitioners' books and records in the Claims Notice included in the Claims Package.

If you have received a Claims Notice you have two options:

(a) If you do not wish to dispute your Claim as set out in the Claims Notice

If you agree with the assessment of your Claim as set out in the Claims Notice and do not wish to assert a claim against Trevali Corp.'s or Trevall NB's Directors and Officers, you need not take any further action. Your Claim will be considered a Proven Claim for the purpose of the Claims Process.

(b) If you wish to dispute your Claim as set out in the Claims Notice:

If you disagree with the assessment of your Claim as set out in the Claims Notice, you must complete and return to the Monitor a Proof of Claim Form setting forth the amount and status of your alleged Claim. A blank Proof of Claim Form is enclosed.

The Proof of Claim Form must attach all appropriate documentation evidencing the Claim.

The completed Proof of Claim Form must be received by the Monitor by 4:00 p.m. (Vancouver time) on the Claims Bar Date or the Restructuring Claims Bar Date.

The Claims Bar Date is 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by the Court.

The Restructuring Claims Bar Date is the later of: (a) the Claims Bar Date; and (b) 4:00 p.m. on the day that is fifteen calendar days after the date that an applicable Notice of Disclaimer or Resiliation is sent to a Creditor, or such other date as may be ordered by the Court.

If no Proof of Claim Form is received by the Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, subject to further Order of the Court, in accordance with the Claims Process Order you will be deemed to have accepted the Claim set forth in the Claims Notice and any such further Claims against Trevali Corp. or Trevali NB, as applicable, or the applicable Petitioner's Directors or Officers will be FOREVER BARRED AND EXTINGUISHED, and you will be prohibited from making or enforcing any such further Claim against Trevali Corp. or Trevali NB or the applicable Petitioner's Directors and Officers.

Where a Proof of Claim Form is received by the Monitor, the Monitor, in consultation with Trevali Corp., will review the Proof of Claim Form and, as soon as reasonably practicable, determine whether the Claim you have set out in the Proof of Claim Notice Form is accepted, disputed in whole, or disputed in part.

Where the Claim set out in a Proof of Claim Form is disputed in whole or in part, the Monitor will, within 21 Business Days after the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, issue a Notice of Revision or Disallowance to you advising your Claim as set out in its Proof of Claim Form has been revised or disallowed and the reasons for that decision.

If you object to this Notice of Revision or Disallowance, you must submit to the Monitor a Notice of Dispute of Revision or Disallowance by prepaid registered mail, email, personal delivery, courier, or facsimile to the Monitor within five Business Days of the date of delivery of the Notice of Revision or Disallowance. A blank Notice of Dispute of Revision or Disallowance is enclosed.

You must also <u>within 15 Business Days after the date of delivery of the Notice of Revision or Disallowance</u>, file and serve on the applicable Petitioner and the Monitor a Notice of Application seeking to appeal the Notice or Revision or Disallowance, along with all supporting affidavit material. The appeal from the Notice of Revision or Disallowance shall proceed as a hearing *de novo*, and the parties may adduce evidence in respect of the Claim not previously included in connection with the applicable Proof of Claim Form or in connection with the corresponding Notice of Revision or Disallowance.

IF YOU DID NOT RECEIVE A CLAIMS NOTICE AND WISH TO SUBMIT A CLAIM

If Trevali Corp. or the Monitor, in the case of Trevali NB, does not have sufficient information to make a reasonable assessment of any Claim you may receive a Claims Package and will have to submit a Proof of Claim Form to assert your Claim. A blank Proof of Claim Form is enclosed.

If you did not receive a Claims Package but wish to assert a claim against Trevali Corp., Trevali NB or a Director or Officer of Trevali Corp. or Trevali NB, you will also have to submit a Proof of Claim Form to assert your Claims.

The Proof of Claim Form must attach all appropriate documentation evidencing your Claim.

The completed Proof of Claim Form must be received by the Monitor by 4:00 p.m. (Vancouver time) on the Claims Bar Date.

The Claims Bar Date is 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by the court.

Where a Proof of Claim Form is received by the Monitor, the Monitor, in consultation with Trevali Corp., will review the Proof of Claim Form and, as soon as reasonably practicable, determine whether the Claim set out in the Proof of Claim Form is accepted, disputed in whole, or disputed in part.

Where the Claim set out in the Proof of Claim is disputed in whole or in part, the Monitor will, within 21 Business Days after the Claims Bar Date issue a Notice of Revision or Disallowance to you advising that your Claim as set out in its Proof of Claim Form has been revised or disallowed and the reasons therefor.

If you object to a Notice of Revision or Disallowance, you must submit to the Monitor a Notice of Dispute of Revision or Disallowance by prepaid registered mail, email, personal delivery, courier, or facsimile to the Monitor within five Business Days of the date of delivery of the Notice of Revision or Disallowance. A blank Notice of Dispute of Revision or Disallowance is enclosed.

You must also, within 15 Business Days after the date of delivery of the Notice of Revision or Disallowance, file and serve on Trevali Corp. or Trevali NB, as applicable, and the Monitor a Notice of Application seeking to appeal the Notice or Revision or Disallowance, along with all supporting affidavit material. The appeal from the Notice of Revision or Disallowance shall proceed as a hearing *de novo*, and the parties may adduce evidence in respect of the Claim not previously included in connection with the applicant Proof of Claim Form or in connection with the corresponding Notice of Revision or Disallowance.

3. IF YOU WISH TO ASSERT A DIRECTOR/OFFICER CLAIM

If you wish to assert a Claim against a Director or Officer of Trevali Corp. or Trevali NB, you must complete and return to the Monitor a completed Director/Officer Claim Form setting forth the amount and status of your alleged Director/Officer Claim. A blank Director/Officer Claim Form is enclosed.

The Director/Officer Claim Form must attach all appropriate documentation evidencing the Director/Officer Claim.

The completed Director/Officer Claim Form must be received by the Monitor by 4:00 p.m. (Vancouver time) on the Claims Bar Date.

The Claims Bar Date is 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by the court.

Where a Director/Officer Claim Form is received by the Monitor, the Monitor, in consultation with Trevali Corp., and, if appropriate, the relevant Director(s) or Officer(s) of Trevali Corp. or Trevali

NB will review the Director/Officer Claim Form and, as soon as reasonably practicable, determine whether the Director/Officer Claim set out in the Director/Officer Claim Form is accepted, disputed in whole, or disputed in part.

Where the Director/Officer Claim is disputed in whole or in part, the Monitor will, within 21 Business Days after the Claims Bar Date issue a Notice of Revision or Disallowance to you advising that the Director/Officer Claim as set out in your Director/Officer Claim Form has been revised or disallowed and the reasons therefor.

If you object to a Notice of Revision or Disallowance, you must submit to the Monitor a Notice of Dispute of Revision or Disallowance by prepaid registered mail, email, personal delivery, courier, or facsimile to the Monitor within five Business Days of the date of delivery of the Notice of Revision or Disallowance. A blank Notice of Dispute of Revision or Disallowance is enclosed.

You must also, within 15 Business Days after the date of delivery of the Notice of Revision or Disallowance, file and serve on Trevali Corp. or Trevali NB, as applicable, the Monitor, and the Director or Officer subject to the Director/Officer Claim a Notice of Application seeking to appeal the Notice or Revision or Disallowance, along with all supporting affidavit material. The appeal from the Notice of Revision or Disallowance shall proceed as a hearing *de novo*, and the parties may adduce evidence in respect of the Director/Officer Claim not previously included in connection with the applicable Director/Officer Claim Form or in connection with the corresponding Notice of Revision or Disallowance.

4. THE MONITOR

All documentation referred to in this Instruction Letter that must be delivered to the Monitor, including a Proof of Claim Form, a Director/Officer Claim Form or a Notice of Dispute of Revision or Disallowance, and all enquiries or questions regarding the Claims Process, should be addressed to the court-appointed Monitor at:

FTI Consulting Canada Inc.
In its capacity as Monitor of
Trevali Mining Corp. and
Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089 Vancouver, BC V7Y 1B6 Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

Additional information and forms related to the Claims Process can be found on the Monitor's Website or obtained by contacting the Monitor at the address indicated above and providing your contact information including name, address, and e-mail address.

All forms submitted in connection with the Claims Process, including a Proof of Claim Form, a Director/Officer Claim Form and a Notice of Dispute of Revision or Disallowance, must be submitted in a currency other than Canadian Dollars will be converted to Canadian Dollars at the applicable Bank of Canada exchange rate published on the Filing Date.

If you are submitting a Proof of Claim Form, Director/Officer Claim Form, or Notice of Dispute of Revision or Disallowance Form electronically, please submit such form, and any accompanying documentation, at the applicable time in <u>one</u> PDF file.

IN ACCORDANCE WITH THE TERMS OF THE CLAIMS PROCESS ORDER, IF YOU FAIL TO FILE A PROOF OF CLAIM FORM OR A DIRECTOR/OFFICER CLAIM FORM, AS APPLICABLE, BY THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, EITHER (AS APPLICABLE):

- A. YOU WILL BE DEEMED TO HAVE ACCEPTED THE CLAIM AMOUNT(S) SET FORTH IN THE NOTICE OF CLAIM YOU RECEIVED AND YOUR CLAIM FOR SUCH AMOUNT(S) WILL BE A PROVEN CLAIM AND ANY FURTHER CLAIMS AGAINST TREVALI CORP. OR TREVALI NB, AS APPLICABLE, WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING ANY FURTHER CLAIMS AGAINST TREVALI MINING CORPORATION, TREVALI MINING (NEW BRUNSWICK) LTD., OR SUCH ENTITIES' DIRECTORS AND OFFICERS; OR
- B. YOUR CLAIMS WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING A CLAIM AGAINST TREVALI MINING CORPORATION, TREVALI MINING (NEW BRUNSWICK) LTD., OR SUCH ENTITIES' DIRECTORS AND OFFICERS. YOU WILL BE DEEMED TO HAVE ACCEPTED ANY CLAIM SET FORTH IN THE NOTICE OF CLAIM AND SUCH CLAIM WILL BE A PROVEN CLAIM AND ANY FURTHER CLAIMS AGAINST TREVALI CORP. OR ITS DIRECTORS OR OFFICERS WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING ANY SUCH FURTHER CLAIMS AGAINST ANY OR ALL OF TREVALI CORP., TREVALI NB, OR SUCH ENTITIES' DIRECTORS AND OFFICERS.

DATED THE PROVINCE OF BRITI		, 2023	АТ	THE	CHY	OF	VANCOUVER, IN	IHE
	•			Mor	in its on its of	capa Trev	SULTING CANADA I city as the court-appoi ali Mining Corporation ning (New Brunswick)	nted and
			PI	ER:				

Tom Powell, Senior Managing Director

SCHEDULE "D" TO CLAIMS PROCESS ORDER

IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF TREVALI MINING CORPORATION AND TREVALI MINING (NEW BRUNSWICK) LTD.

CLAIMS NOTICE

This Claims Notice must be read together with the Claims Process Order (the "Claims Process Order") of the Supreme Court of British Columbia granted on March 29, 2023 and the Claims Process Instruction Letter. Copies of the Claims Process Order and the Claims Process Instruction Letter are enclosed in the Claims Package you have received and are also available at http://cfcanada.fticonsulting.com/trevali. All capitalized terms not otherwise defined herein have the same meanings as are given to them in Schedule "B" to the Claims Process Order.

Trevali Mining Corporation ("Trevali Corp.") or the Monitor in its capacity as Monitor of Trevali Mining (New Brunswick) Ltd. ("Trevali NB", and collectively with Trevali Corp., the "Petitioners"), has identified you as a Person with a Claim against it with respect to which Trevali Corp. or the Monitor, in the case of Trevali NB, has sufficient information to make a reasonable assessment of your Claim. This Claims Notice sets out the amount and status of your Claim according to the Petitioners' books and records.

Trevali Corp. or the Monitor has reviewed the Petitioners' records and accepts that you have the following claim(s):

CLAIM REFERENCE NUMBER:				
CLAIM AGAINST:				
CLAIM TYPE	AMOUNT CLAIMED (\$CDN)	SECURED PORTION OF CLAIM (\$CDN)	UNSECURED PORTION OF CLAIM (\$CDN)	
Pre-Filing Claim			Ш	
Environmental Claim				
Post-Filing Claim			. 🗀	
Restructuring Claim	Ш			
Employee Claim* **				

*if you are a current or former employee of Trevali Corp. or Trevali NB, your claim, including for termination and severance pay, where applicable, has been calculated in accordance with applicable employment standards legislation.

**if you believe you are entitled to additional severance pay pursuant to an employment agreement between you and Trevali Corp. or Trevali NB or otherwise, you must complete a Proof of Claim Form and provide the required information with respect to any additional severance you claim.

If you agree with the above assessment of your Claim(s) you do not need to take further action.

If you wish to dispute the assessment of your Claims(s) you MUST complete a Proof of Claim Form Enclosed with the Claims Package sent to you.

Additionally, if you wish to assert a Director/Officer Claim, you MUST also complete a Director/Officer Claim Form enclosed with the Claims Package sent to you.

Your completed Proof of Claim Form and/or Director/Officer Claim Form, if any, must be delivered to the Court-Appointed Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, at:

FTI Consulting Canada Inc.
In its capacity as Monitor of
Trevali Mining Corp. and
Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089 Vancouver, BC V7Y 1B6 Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

The Claims Bar Date is 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by the Court.

The Restructuring Claims Bar Date is the later of: (a) the Claims Bar Date; and (b) 4:00 p.m. on the day that is fifteen calendar days after the date that an applicable Notice of Disclaimer or Resiliation is sent to a Creditor, or such other date as may be ordered by the Court.

IN ACCORDANCE WITH THE TERMS OF THE CLAIMS PROCESS ORDER, IF YOU FAIL TO COMPLETE AND SUBMIT A PROOF OF CLAIM FORM AND/OR A DIRECTOR/OFFICER CLAIM FORM IN ACCORDANCE WITH THE CLAIMS PROCESS ORDER BY THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, YOU WILL BE DEEMED TO HAVE ACCEPTED THE CLAIM AMOUNT(S) SET FORTH IN THIS CLAIMS NOTICE AND SUCH CLAIM WILL BE A PROVEN CLAIM AND ANY FURTHER CLAIMS AGAINST TREVALI CORP., TREVALI NB, OR ANY OF THEIR DIRECTORS OR OFFICERS WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING ANY FURTHER CLAIMS AGAINST TREVALI CORP., TREVALI NB, OR SUCH ENTITIES' DIRECTORS AND OFFICERS

Dated the Columbia	day of March, 2023 At the City of Vancouver, in the Province of British
	FTI CONSULTING CANADA INC., in its capacity as the court-appointed Monitor of Trevali Mining Corporation and Trevali Mining (New Brunswick) Ltd.
	PER:

SCHEDULE "E" TO CLAIMS PROCESS ORDER

IN THE MATTER OF A PI	LAN OF COMPROMISE	AND ARRANGEMENT OF
TREVALI MINING CORPORAT	TION AND TREVALI MIN	NING (NEW BRUNSWICK) LTD.

PROOF OF CLAIM FORM

This Proof of Claim Form must be read together with the Claims Process Order (the "Claims Process Order") of the Supreme Court of British Columbia granted on March 29, 2023. A copy of the Claims Process Order is available at http://cfcanada.fticonsulting.com/trevali. All capitalized terms not otherwise defined herein have the same meanings as are given to them in Schedule "B" of the Claims Process Order.

You only need to complete this Proof of Claim Form if:

- (a) you have received a Claims Notice as part of your Claims Package and wish to dispute any Claim against Trevali Mining Corporation ("Trevali Corp.") and/or Trevali Mining (New Brunswick) Ltd. ("Trevali NB") set forth in the Claims Notice sent to you; or
- (b) you have not received a Claims Notice as part of your Claims Package and wish to assert a Claim against Trevali Corp. and/or Trevali NB; or
- (c) you have not received a Claims Package and wish to assert a Claim against Trevali Corp. and/or Trevali NB.

In the case of (a), (b) and (c) above, you MUST complete this Proof of Claim Form.

Additionally, if you wish to assert a Director/Officer Claim against the Director(s) or Officer(s) of Trevali Corp. or Trevali NB, you MUST also complete a Director/Officer Claim Form.

1. Claim Particulars

A) Please complete the following [The name and contact information should be of the original Creditor, regardless of whether all or any portion of the Claim has been transferred]

Full Legal Name of Creditor:	
Full Mailing Address:	
Telephone Number:	
Facsimile Number:	
E-mail address:	
Attention (Contact Person):	

B) Has all or part of the Claim been transferred by the Creditor to another party?

Yes: [__]

No:

C)	C) Particulars of Transferee(s) (If any)					
name d	of the transferee(s)	of the Claim.	If there is mor	aim has been transfer e than one transfere cuments evidencing a	e, please attach a	
Full Le	gal Name of Trans	feree:		·		
Full M	ailing Address of Ti	ransferee:				
Teleph	none Number of Tra	ansferee:				
Facsin	nile Number of Tra	nsferee:				
E-mail	address of Transfe	eree:				
Attenti	on (Contact Persor	ר):				
·	Package and wish	to dispute the	Claim as set ou	ed a Claims Notice as it in the Claims Notice it its Claim as set out in bllows: SECURED PORTION OF CLAIM (\$CDN)	e]	
	Pre-Filing Claim	L	L		· LI	
Environmental [] Claim			Ш			
	Post-Filing Claim					
	Restructuring Claim					

	Employee Claim			<u></u>				
	[Insert particulars of your Claim as per the Claims Notice, and the value of your Claim(s as asserted by you]							
E)	E) Proof of Claim [To be completed if you DID NOT receive a Claims Notice]							
Please	complete the follow	wing						
l, [City ar	nd Province, State	or Territory] (th	ame), of e "Claimant") o	do hereby certify that:				
	[] I am a Cred	ditor; <u>or</u>						
	[] I am the			[state	position or title] of _			
		{//	name of corpora	ate Creditor], which is	a Creditor;			
	I have knowledge	of all the circu	nstances conn	ected with the Claim r	eferred to below;			
	I (or the corporate	Creditor, as a	oplicable) have	a Claim against Trev	ali Corp. as follows:			
	CLAIM (as at Aug	ust 19, 2022):						
	\$			[insert amount o	f Claim]			
	RESTRUCTURIN	G CLAIM:						
	\$[insert amount of Claim resulting from the disclaimer, resiliation, or termination, after the Filing Date, of any contracting including any lease or other agreement or arrangement of any nature whatsoever whether written or oral];							
	TOTAL CLAIM(S) \$						
F)	F) Nature of Claim [To be completed if you DID NOT receive a Claims Notice]							
[Check	k and complete app	oropriate categ	ory]					
	A. UNSECUE	RED CLAIM OF	= \$, against ¯	Гrevali			
	Corp. or To of this de security.	revali NB: bt, no assets	of Trevali Corp	o. or Trevali NB are	.That in respect pledged or held as			

B.	SECURED CLAIM OF \$, against Trevali			
	Corp. or Trevali NB:respect of this debt, assets of Trevali Co	That in orp. or Trevali NB consisting of:			
	and being valued atsecurity, particulars of which are as follows:	are pledged to or held by me as			

[Give full particulars of the security, including the date on which the security was obtained, and attach a copy of any security documents.]

G) Supporting Documentation

Please attach details concerning the particulars of the Creditor's Claims or Restructuring Claims, as well as any security held by the Creditor.

If you received a Claims Notice as part of your Claims Package, please describe the reasons and basis for your dispute of the amount or characterization of your Claim as set out in your Claims Notice.

The particulars provided must support the value of the Claim as stated by you in item D or E, above

[Provide all particulars of the Claims and supporting documentation, including the amount, description of transaction(s) or agreement(s) giving rise to the Claims, name of any guarantor which has guaranteed the Claims, amounts of invoices, particulars of all credits, discounts, etc. claimed, description of the security, if any, granted by Trevali Corp. or Trevali NB to the Creditor or asserted by the Creditor and estimated value of such security.]

6.	Certi	Certification						
l herel	hereby certify that:							
	 I am the Claimant or an authorized representative of the Claimant. I have knowledge of all the circumstances connected with this Claim. The Claimant asserts this Proof of Claim Form as set out above. All available documentation in support of this Proof of Claim Form is attached. 							
a false	All information submitted in this Proof of Claim Form must be true, accurate and complete. Filing a false Proof of Claim Form may result in your Claim being disallowed in whole or in part and may result in further penalties.							
					Witness ¹ :			
Signat	ture:				(signature)			
Name	:							
Title:					(print)			
Dated	at		this	day of	, 2023.			

Your complete Proof of Claim Form must be delivered to Trevali Corp.'s court-appointed Monitor by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, at:

FTI Consulting Canada Inc.
In its capacity as Monitor of
Trevali Mining Corp. and
Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089 Vancouver, BC V7Y 1B6

Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

The Claims Bar Date is 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by the Court.

The Restructuring Claims Bar Date is the later of: (a) the Claims Bar Date; and (b) 4:00 p.m. on the day that is fifteen calendar days after the date that an applicable Notice of Disclaimer or Resiliation is sent to a Creditor, or such other date as may be ordered by the Court.

¹ Witnesses are required if an individual is submitting this Proof of Claim Form by prepaid ordinary mail, registered mail, courier, personal delivery, facsimile transmission, or email.

IN ACCORDANCE WITH THE TERMS OF THE CLAIMS PROCESS ORDER, IF YOU FAIL TO COMPLETE AND SUBMIT A PROOF OF CLAIM FORM BY THE CLAIMS BAR DATE OR THE RESTRUCTURING CLAIMS BAR DATE, AS APPLICABLE, EITHER (AS APPLICABLE): YOU WILL BE DEEMED TO HAVE ACCEPTED THE CLAIM AMOUNT(S) SET FORTH IN THE NOTICE OF CLAIM YOU RECEIVED AND YOUR CLAIM FOR SUCH AMOUNT(S) WILL BE A PROVEN CLAIM AND ANY FURTHER CLAIMS AGAINST TREVALI CORP. OR TREVALI NB, AS APPLICABLE, WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING ANY FURTHER CLAIMS AGAINST TREVALI MINING CORPORATION, TREVALI MINING (NEW BRUNSWICK) LTD., **ENTITIES**' **DIRECTORS** AND OFFICERS; YOUR CLAIMS WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL B. BE PROHIBITED FROM MAKING OR ENFORCING A CLAIM AGAINST TREVALI MINING CORPORATION, TREVALI MINING (NEW BRUNSWICK) LTD., OR SUCH ENTITIES' **DIRECTORS AND OFFICERS.**

SCHEDULE "F" TO CLAIMS PROCESS ORDER

IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF TREVALI MINING CORPORATION AND TREVALI MINING (NEW BRUNSWICK) LTD.

DIRECTOR/OFFICER CLAIM FORM

This Director/Officer Claim Form must be read together with the Claims Process order (the "Claims Process Order") of the Supreme Court of British Columbia granted on March 29, 2023 and the Claims Process Instruction Letter. Copies of the Claims Process Order and the Claims Process Instruction Letter are enclosed in the Claims Package you have received and are also available at http://cfcanada.fticonsulting.com/trevali. All capitalized terms not otherwise defined herein have the same meanings as are given to them in Schedule B" of the Claims Process Order.

This form is to be used only by Creditors asserting a Director/Officer Claim against any Director(s) or Officer(s) of Trevali Mining Corporation ("Trevali Corp.") or Trevali Mining (New Brunswick) Ltd. ("Trevali NB"). If you wish to assert a Claim against Trevali Corp. or Trevali NB you have to submit a Proof of Claim Form, or, if you have received a Claims Notice, you have to complete a Proof of Claim Form in the Claims Package sent to you if you wish to dispute your Claim.

	Name(s) and Position(s) and company of Officer(s) and/or Director(s) the Claim i being made against:						
			,				
		· · · · · · · · · · · · · · · · · · ·					
2A. Original C	laimant (the "Claima	nt")					
Legal Name of Claimant:		Name ofContact					
Address		Title					
		Phone #					
		Fax#					
	Prov						
City	/State	Email					

Postal/Zip Code	
2B. Has all or part of the Direc another party?	tor/Officer Claim been transferred by the Creditor to
Yes: []	
No: []	
2C. Particulars of Transferee(s)	(If any)
Insert full legal name of the transfered	a portion of the Director/Officer Claim has been transferred. e(s) of the Director/Officer Claim. If there is more than one sheet with the required information and any documents
Full Legal Name of Transferee:	
Full Mailing Address of Transferee:	
Telephone Number of Transferee:	
Facsimile Number of Transferee:	
E-mail address of Transferee:	
Attention (Contact Person):	
3. Amount and Type of Director The Director(s) and/or Officer(s) liste as follows:	or/Officer Claim d below was/were and still is/are indebted to the Claimant .
NAME(S) OF DIRECTOR(S) AND/OR OFFICER(S)	CLAIM AMOUNT
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4. Documentation

Provide all particulars of the Director/Officer Claim and all available supporting documentation, including amount and description of transaction(s) or agreement(s), and the legal basis for the Director/Officer Claim against the specific Directors or Officers at issue.

5.	Certif	ication					
I herek	I hereby certify that:						
	1.	I am the Claimant or an authorized representative of the Claimant.					
	2.	I have knowledge of all the circumstances connected with this Claim.					
	3.	The Claimant asserts this Director/Officer Claim as set out above.					
	4. All available documentation in support of this Director/Officer Claim is attached.						
All information submitted in this Director/Officer Claim Form must be true, accurate and complete. Filing a false Director/Officer Claim Form may result in your Director/Officer Claim being disallowed in whole or in part and may result in further penalties.							
					Witness ¹ :		
Signa	ture:				(signature)		
Name):						
Title:					(print)		
Dated	at	t	his	_day of	, 2023.		

Your completed Director/Officer Claims Form must be delivered to Trevali Corp.'s Court-Appointed Monitor by the Claims Bar Date at:

FTI Consulting Canada Inc. In its capacity as Monitor of Trevali Mining Corp. and Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089

¹ Witnesses are required if an individual is submitting this Director/Officer Claim form by prepaid ordinary mail, registered mail, courier, personal delivery, facsimile transmission, or email.

Vancouver, BC V7Y 1B6 Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

The Claims Bar Date is 4:00 p.m. (Vancouver time) on April 21, 2023 or such other date as may be ordered by the Court.

IN ACCORDANCE WITH THE TERMS OF THE CLAIMS PROCESS ORDER, IF YOU FAIL TO COMPLETE AND SUBMIT A DIRECTOR/OFFICER CLAIMS FORM IN ACCORDANCE WITH THE CLAIMS PROCESS ORDER BY THE CLAIMS BAR DATE ANY DIRECTOR/OFFICER CLAIMS THAT YOU MAY HAVE AGAINST ANY OF TREVALI CORP.'S OR TREVALI NB'S DIRECTORS OR OFFICERS WILL BE FOREVER BARRED AND EXTINGUISHED, AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING ANY FURTHER CLAIMS AGAINST ANY OF TREVALI CORP.'S DIRECTORS AND OFFICERS OR TREVALI NB'S DIRECTORS AND OFFICERS.

SCHEDULE "G" TO CLAIMS PROCESS ORDER

IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF TREVALI MINING CORPORATION AND TREVALI MINING (NEW BRUNSWICK) LTD.

NOTICE OF REVISION OR DISSALLOWANCE

This Notice of Revision or Disallowance must be read together with the Claims Process Order (the "Claims Process Order") of the Supreme Court of British Columbia granted on March 29, 2023. A copy of the Claims Process Order is available at http://cfcanada.fticonsulting.com/trevali. All capitalized terms not otherwise defined herein have the same meanings as are given to them in Schedule "B" to the Claims Process Order.

Full Legal Name of Creditor:

		Revised Claim			
	As Submitted (\$CAD)	as Accepted (\$CAD)	Secured (\$CAD)	Unsecured (\$CAD)	
Proof of Claim Form					
Director/Officer Claim Form					

If you do not agree with this Notice of Revision or Disallowance, please take notice of the following:

To dispute a Notice of Revision or Disallowance you MUST:

- (a) Deliver a Notice of Dispute of Revision or Disallowance, a blank copy of which is enclosed in your Claims Package, by prepaid registered mail, personal delivery, e-mail (in pdf format), courier or facsimile transmission to the address indicated herein so that such Notice of Dispute of Revision or Disallowance is received by the Monitor within <u>five</u> <u>Business Days (before 4:00 p.m.) after the date of delivery of this Notice of Revision or</u> <u>Disallowance</u>, or such other date as may be agreed to by the Monitor, in consultation with Trevali Corp.; and
- (b) File with the Court and serve on Trevali Corp. or Trevali NB, as the case may be, and the Monitor (and if the disputed Claim includes a Director/Officer Claim, the applicable Director or Officer), a Notice of Application seeking to appeal the Notice of Revision or Disallowance, along with all supporting affidavit material, within 15 Business Days after the delivery of this Notice of Revision or Disallowance, or such other date as may be agreed to by the Monitor in consultation with Trevali Corp., or the Court may order.

Address for service of Notice of Dispute of Revision or Disallowance:

FTI Consulting Canada Inc.
In its capacity as Monitor of
Trevali Mining Corp. and
Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089 Vancouver, BC V7Y 1B6 Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

IF YOU DO NOT DELIVER A NOTICE OF DISPUTE OF REVISION OR DISALLOWANCE BY THE TIME SPECIFIED, OR DO NOT FILE AND SERVE A NOTICE OF APPLICATION SEEKING TO APPEAL THE NOTICE OF REVISION OR DISALLOWANCE BY THE DATE SPECIFIED, THE NATURE AND AMOUNT OF YOUR CLAIM, IF ANY, SHALL BE AS SET OUT IN THIS NOTICE OF REVISION OR DISALLOWANCE.

Dated the day of Columbia	f March, 2023	At the City	of Vancouver,	in the	Province	of	British
FTI CONSULTING CANAL In its capacity as the Court- Trevali Mining Corporation	appointed Mon		runswick) Ltd.				
Per:		_					
Name: Tom Powell							

Title: Senior Managing Director

SCHEDULE "H" TO CLAIMS PROCESS ORDER

IN THE MATTER OF A PLAN OF COMPROMISE AND ARRANGEMENT OF TREVALI MINING CORPORATION AND TREVALI MINING (NEW BRUNSWICK) LTD.

NOTICE OF DISPUTE OF REVISION OR DISALLOWANCE

This Notice of Dispute of Order (the "Claims Proc 29, 2023. A contip://cfcanada.fticonsultithe same meanings as a Pursuant to the Claims Fintends to dispute the and date referenced Claim.	cess Order") of the Supperson of the Clating.com/trevali. All capare given to them in Scrocess Order, notice is	oreme Court of I nims Process oitalized terms i hedule "B" of th	British Columbi Order is not otherwise of e Claims Proce	a granted on March a available at defined herein have ess Order. ndersigned Creditor		
Full Legal Name of Ori	ginal Creditor:					
	Claim as Accepted in the Notice of Revision and Disallowance (\$CAD)	Amount Claimed (\$CAD)	Secured (\$CAD)	Unsecured (\$CAD)		
Proof of Claim Form						
Director/Officer Claim Form						
Reasons for Dispute: necessary]:	[attach additional she	et and copies	of all supportir	ng documentation if		
Signature of Creditor	or Representative of	Corporate Cred	ditor:			
Date:						
Please print name]:						

Telephone Number: (____)

Facsimile Number: ()		
Email Address:		
Full Mailing Address:		

Your complete Notice of Dispute of Revision or Disallowance must be delivered to Trevali Corp.'s court-appointed Monitor in PDF format within <u>five Business Days (before 4:00 p.m.) after the date of delivery of the Notice of Revision or Disallowance (or such date as agreed to by the Monitor) at the following address:</u>

FTI Consulting Canada Inc. In its capacity as Monitor of Trevali Mining Corp. and Trevali Mining (New Brunswick) Ltd.

701 West Georgia Street Suite 1450, PO Box 10089 Vancouver, BC V7Y 1B6

Attn: Huw Parks

Telephone: 1-877-294-8998

Fax: 403-232-6116

Email: trevali@fticonsulting.com

In addition to delivering this Notice of Dispute of Revision or Disallowance to the Monitor you MUST, within 15 Business Days after the date of delivery of the Notice of Revision or Disallowance (or such other date as may be agreed to by the Monitor or ordered by the Court) file and serve on Trevali Corp. and the Monitor (and if the disputed Claim includes a Director/Officer Claim, the applicable Director or Officer) a Notice of Application seeking to appeal the Notice of Revision or Disallowance, along with all supporting affidavit material.

IF YOU DO NOT DELIVER A NOTICE OF DISPUTE OF REVISION OR DISALLOWANCE BY THE TIME SPECIFIED, OR DO NOT FILE AND SERVE A NOTICE OF APPLICATION SEEKING TO APPEAL THE NOTICE OF REVISION OR DISALLOWANCE BY THE DATE SPECIFIED, THE NATURE AND AMOUNT OF YOUR CLAIM, IF ANY, SHALL BE AS SET OUT IN THIS NOTICE OF REVISION OR DISALLOWANCE.

SCHEDULE "I" TO CLAIMS PROCESS ORDER

Press Release



Trevali Receives Court Approval of Claims Process

Vancouver, B.C. March 29, 2023 /CNW/ - Trevali Mining Corporation (the "Company") announced today that, on application by the Company, the Supreme Court of British Columbia has approved a Claims Process Order (the "Order") as part of the Company's ongoing *Companies' Creditors Arrangement Act* ("CCAA") proceedings. The Order provides for a "Claims Process" pursuant to which the court-appointed Monitor, FTI Consulting Canada Inc. (the "Monitor") and the Company will call for and adjudicate, as necessary, all claims against the Company and its wholly owned subsidiary, Trevali Mining (New Brunswick) Ltd. ("Trevali NB", together with the Company, "Trevali"), as well as their respective directors and officers.

Known creditors with respect to whom the Company and the Monitor have sufficient information to make a reasonable assessment of their claim will be sent a "Claims Notice" setting out the amount and status of their claim. Creditors who receive a Claims Notice do not need to take any further action if they do not wish to dispute the amount or status of their claim as set out in the Claims Notice.

Creditors who receive a Claims Notice but wish to dispute the amount and status of their claim must submit a "Proof of Claim Form" to the Monitor.

All other creditors who wish to assert a claim must submit a "Proof of Claim Form" to assert a claim against Trevali or a "Director/ Officer Claim Form" to assert a claim against Trevali's directors and officers.

Copies of all Claims Process forms will be available on the Monitor's website at http://cfcanada.fticonsulting.com/trevali/ (the "Monitor's Website").

With the exception of "Restructuring Claims", all Proof of Claim Forms and Director/Officer Claim Forms must be received by the Monitor by no later than 4:00 p.m. (PST) on the "Claims Bar Date" of April 21, 2023. All Proof of Claim Forms with respect to Restructuring Claims must be received by the "Restructuring Claims Bar Date", which is the later of: (a) the Claims Bar Date; and (b) 4:00 p.m. on the day that is fifteen calendar days after the date that an applicable Notice of Disclaimer or Resiliation is sent to a creditor. Any claims not received by the Claims Bar Date or the Restructuring Claims Bar Date, as applicable, will be forever barred and extinguished.

All claims submitted to the Monitor will be subject to the Claims Process as set out in the Order.

All inquiries regarding Claims Process and Trevali's CCAA proceedings should be directed to the Monitor (email: <u>Trevali@fticonsulting.com</u> or telephone: +1-877-294-8998).

Information about the Company's CCAA proceedings, including all court orders, are available on the Monitor's Website.

About Trevali Mining Corporation

Trevali is a base-metals mining company headquartered in Vancouver, Canada.

For further details on Trevali, readers are referred to the Company's website (<u>www.trevali.com</u>) and to Canadian regulatory filings on SEDAR at www.sedar.com.

Cautionary Note Regarding Forward-Looking Information and Statements

This news release contains "forward-looking information" within the meaning of Canadian securities legislation and "forward-looking statements" within the meaning of the United States Private Securities Litigation Reform Act of 1995 (collectively, "forward-looking statements"). Forward-looking statements are based on the beliefs, expectations and opinions of management of the Company as of the date the statements are published, and the Company assumes no obligation to update any forward-looking statement, except as required by law. In certain cases, forward-looking statements can be identified by the use of words such as "plans", "expects", "outlook", "guidance", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "believes", or variations of such words and phrases or statements that certain actions, events or results "may", "could", "would", "might", "will be taken", "occur" or "be achieved" or the negative of these terms or comparable terminology. Forward-looking statements relate to future events or future performance and reflect management's expectations or beliefs regarding future events including, but not limited to, statements with respect to the CCAA proceedings and creditor protection, the claims process and the restructuring process, including the outcome thereof. By their very nature, forwardlooking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, among others, operating in foreign jurisdictions with risk of changes to governmental regulation; compliance with governmental regulations; compliance with environmental laws and regulations; maintaining ongoing social license to operate: limitations inherent in our insurance coverage; litigation; and other risks of the mining industry including, without limitation, risks and uncertainties that are more fully described in the Company's annual information form, interim and annual audited consolidated financial statements and management's discussion and analysis of those statements, all of which are filed and available for review under the Company's profile on SEDAR at www.sedar.com. Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. Trevali provides no assurance that forward-looking statements will prove to be accurate, as actual results and future events may differ from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements.

Source: Trevall Mining Corporation