

DISCLOSURE STATEMENT FOR
MINING MINERALS OF MEXICO,
CORP.

AS OF March 31, 2013

Part A General Company Information

Item 1.

NAME:

The exact name of the issuer is Mining Minerals of Mexico, Corp. We were incorporated in the State of Nevada on October 14, 1999 under the name of International Sports Marketing Group Inc. On November 25, 2003, through the Nevada Secretary of State, by Certificate of Amendment, the name was changed to Cal Alta Auto Glass Ltd. On June 1, 2005, through the Nevada Secretary of State, by Certificate of Amendment, the name was changed to Cal Alta Auto Glass, Inc. On May 15, 2012 through the Nevada Secretary of State, by Certificate of Amendment, the name was changed to Mining Minerals of Mexico, Corp.

Item 2.

ADDRESS

30021 Tomas

Suite 300

Rancho Santa Margarita,

CA 92688

Phone: 949-459.2118

Email: wimexico@gmail.com

www.minminmex.com

Item 3.

Jurisdiction and date of the incorporation

The Company was incorporated in the State of Nevada on October 14, 1999.

Part B Share Structure

Item IV The title and class of securities outstanding

Common Stock

250,000,000 Authorized

88,403,327 Issued and outstanding including

28,403,727 Free Trading shares

Preferred Shares Authorized: 10,000,000

Issued and outstanding: none

CUSIP No.: 603661109

Trading Symbol: WIIM.PK

Part C Business Information

Item 5 Par or stated Value and description of the security

A. Par or stated Value.

Common Stock:

The par value of the Company's Common Stock is \$0.001 per share with 250,000,000 shares authorized.

Preferred Stock:

The par value of the Company's Preferred Stock is \$0.001 per share with 10,000,000 shares authorized. Each share of Preferred Stock entitles the holder to one vote.

B. Common or Preferred Stock

Each share of common stock entitles the holder to one vote on each matter submitted to a vote of our stockholders, including the election of directors. There is no cumulative voting. Subject to preferences that may be applicable to any outstanding preferred stock, stockholders are entitled to receive ratably such dividends, if any, as may be declared from time to time by the Board of Directors. Stockholders have no preemptive, conversion or other subscription rights. There are no redemption or sinking fund provisions related to the common stock. In the event of liquidation, dissolution or winding up of Company, stockholders are entitled to share ratably in all assets remaining after payment of liabilities, subject to prior distribution rights of preferred stock, if any, then outstanding.

Each share of Preferred stock entitles the holder to one vote on each matter submitted to a vote of our stockholders, including the election of directors. There is no cumulative voting. Subject to preferences that may be applicable to any outstanding preferred stock, stockholders are entitled to receive ratably such dividends, if any, as may be declared from time to time by the Board of Directors. Stockholders have no preemptive, conversion or other subscription rights. There are no redemption or sinking fund provisions related to the common stock. In the event of liquidation, dissolution or winding up of Company, stockholders are entitled to share ratably in all assets remaining after payment of liabilities, subject to prior distribution rights of preferred stock, if any, then outstanding.

Item VI

The number of shares or total amount of the securities outstanding for each class of securities authorized.

As at March 31, 2013, there were 250,000,000 Common Shares authorized, with 108,403,327 Common Shares issued and outstanding, including 54,222,435 free trading shares held by 192 shareholders.

Preferred Stock authorized 10,000,000 par values .001 with -0- shares issued and outstanding.

Item VII

Name and Address of Transfer Agent

Holladay Stock Transfer

2939 N. 67th Place

Scottsdale, AZ, 85251

480-481-3940

Holladay Stock Transfer is registered under the Securities Exchange Act of 1934 and regulated by the SEC.

Part C. Business Information

Item VIII The nature of the issuer's business

The Company has focused their current operation on the exploration of its Gallo De Oro Property, ("Gallo") which is predominantly a Gold Deposit.

The Gallo Property is in the Tecuala Mineral District, which is located in the State of Nayarit, Mexico. This Property is in what is considered to be a widely mineralized area and identified as a major deposit of gold and other minerals. The Area has been widely explored and is currently being successfully mined by several known mining and geological institutions.

Based on geological findings on the Gallo de Oro Property, a resource/reserve estimate was calculated on reserves on the Property. Data was obtained using polygon approach and with several considerations taken hence defining the estimate on the basis of three (3) categories, measured, indicated and inferred.

The resource estimate was further refined and a mineable reserve was produced using geologic reserve interpellation.

The Philosophy of the company is to commence mining whatever viable reserve is available and continue with exploration that would be financed internally to increase the resource since the potential of the area is overwhelming.

Operational Plan - The Gallo de Oro Property

The Company staff and management has extensive experience in mining operations in Mexico and are familiar with all facets of mining production.

In developing the Gallo de Oro Property, the strategy of the Company is to mine and process existing ore and additional ore lying within the surface zones in the mineral deposit. This will be done using the Small Scale Mining Permits that the Company currently has.

Simultaneously the Company will be pursuing a further exploration program of the area. This will entail rehabilitation of the existing mineralized tunnels for the purpose of determining the extent of mineralization at depth, as well as to upgrade the category of inferred reserves of ore into the "measured and indicated" category of reserves.

The mineral structure on the Gallo de Oro Property is such that the minerals are encased in hard rock. The hard rock will then be extracted and crushed into smaller quantities.

In July 2012, the Company extracted over 15,000 tons of ore that it stockpiled on the property. Most of this ore will then be transported to a mill where it will undergo custom milling, resulting in gold bullion.

Loaders and trucks were dispatched to the property in November/December 2013, and approximately 1,500 tons of ore were trucked from the Gallo property to a custom mill located in Huajicori Nayarit, about 28 miles from the Gallo property.

Current estimates show close to an additional 10,000 tons are currently capable of being shipped with an additional 10,000 to 15,000 tons available within weeks. The milling facility has the potential of processing 200 to 250 tons per day, but the initial testing phase will start with up to 40 tons per day until the flow through engineering has been completed.

The company is finalizing contracts with a local milling facility, (28 miles from the property) with additional test runs scheduled for early March 2014. The purpose of test runs is to establish the delicate balance of the recovery equipment as it pertains to specific ore.

Property access has been renovated, and connection to the existing paved infrastructure completed.

The mill is currently completing preparations to begin processing ore for the Company, which is scheduled to formally commence in late May 2014.

B. Management's Discussion and Analysis of Financial Conditions of Operations.

The Company staff has extensive experience in mining operations in Mexico and are familiar with all facets of mining production.

In developing the Gallo de Oro Property, the strategy of the Company is to mine and process existing ore and additional ore lying within the surface zones in the mineral deposit. This will be done using the Small Scale Mining Permits that the Company currently has.

Simultaneously, the Company will be pursuing a further exploration program of the area. This will entail rehabilitation of the tunnels for the purpose of determining the extent of additional mineralization at depth as well as upgrade the category of inferred reserves of ore into the "measured and indicated" category of reserves.

The mineral structure on the Gallo de Oro Property is such that the minerals are encased in hard rock. The hard rock will then be extracted and crushed into smaller quantities. Currently the Company has extracted over 25,000 tons of ore that it has stockpiled. This ore will then be transported to a mill where it will undergo custom milling, resulting in gold bullion.

C. Off Balance Sheet Arrangements.

None

Part D. Management Structure and Financial Information

1. Dane Peterson, President and Director
Mr. Tiburcio Rubio Lopez, Director
Mary Ann Baron, Secretary
2. Calle Puebla #54 Las Guasama, NA 63425 Mexico
3. 2007 to 2014 President, World Investments of Mexico, Inc.
4. Director, World Investments of Mexico, Inc.
5. Compensation: 0
6. None

Item 8. The Company has never been a shell Company.

Item 9: Please include a description of the products and services offered.

The Company is a producer of precious metals, specifically Gold and Silver.

Item 10: Please include a description of the nature and extent of the issuer's Facilities:

The Company currently rents office space on a month to month basis at Calle Puebla #54, Las Guasama, NA 63425 Mexico

In addition, the Company owns a house in Tecuala District, Mexico from which it conducts and manages all of its operations in Mexico.

Item 11: Please include the legal/disciplinary history, family relationships, and related party transactions in the information regarding the CEO, members of the board of directors and control persons. If none, please state "none" for each sub-item.

NONE FOR EACH ITEM

Item 12. Financial Information for the Issuer's most recent fiscal period.

Financial Statements for the quarter ending March 31, 2013 were filed separately with OTC Markets, Inc. on May 15, 2013

Item 13.

Financial Statements for Years ending December 31, 2012 were filed separately with OTC Markets, Inc. on February 7, 2013

Item 14.

Dane Peterson 50,000,000 Common Shares (46%)
30021 Tomas Suite 300

Rancho Santa Margarita, CA 92688

Mary Ann Baron 5,000,000 Common Shares (4.6%)
30021 Tomas

Suite 300

Rancho Santa Margarita, CA 92688

Anvil International Inc. 4,537,000 Common Shares (4.2%)

Item 15. The name, address, telephone number, and email address of each of the following outside providers:

1. Investment Banker
None
2. Promoters.
None
3. Counsel
Law Office of Thomas Russell
3700 Campus
Suite 204
Newport Beach CA. 92660
Tor@tor-law.com (949) 743-0161
4. Accountant
5. Public Relations consultants
None
6. Investor Relations
None
7. Any other advisors
None

Item 16.

We have no off-balance sheet arrangements.

Part E Issuance History

Item 17.

List of securities offering and shares issued for services for the past two years:

None

Item 18.

None

Item 19.

Articles of Incorporation and Bylaws

Incorporation and By-Laws posted with OTC

Referenced is made to the Articles of Markets,

Inc. on November 4, 2012

Item 20. Purchases of Equity Securities by the
issuer and Affiliated Purchaser.

None

Item 21. Issuer's Certifications

I, Dane Peterson, certify that

1. I have reviewed this disclosure statement of Mining, Minerals of Mexico Corp.
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statement made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects, the financial condition, results of operations and cash flows of the issuer as of and for, the periods presented in this disclosure statement.

Date: May 15, 2014

Mining Minerals of Mexico, Corp

By: /s/ Dane Peterson

Dane Peterson, President

