

SUPERIOR GOLD INC. INSIDER TRADING POLICY

1. Introduction

Superior Gold Inc. (the “**Company**”) encourages all employees, officers, directors to become shareholders of the Company on a long-term investment basis. These individuals will from time to time become aware of corporate developments or plans or other information that may affect the value of the Company's securities before these developments, plans or information are made public. Trading securities of the Company while in possession of such information before it is generally disclosed, or disclosing such information to third parties before it is generally disclosed (known as “**tipping**”), may expose an individual to criminal prosecution or civil lawsuits. Such action will also result in a lack of confidence in the market for the Company's shares, harming both the Company and its shareholders. Accordingly, the Company has established this insider trading policy (the “**Policy**”) to assist its employees, consultants, officers and directors in complying with the prohibitions against insider trading and tipping.

The procedures and restrictions set forth in this Policy with respect to the trading of securities by the Company's Personnel (as defined below) present only a general framework within which the Company's Personnel may purchase and sell securities without violating applicable securities laws. The Company's Personnel have the ultimate responsibility for complying with applicable securities laws and should obtain additional guidance, including independent legal advice, as circumstances dictate appropriate.

The Company's Board of Directors will designate one or more individuals from time to time as “**Insider Trading Policy Administrators**” for the purpose of administering this Policy. At the date hereof, the designated Insider Trading Policy Administrators are the Chief Financial Officer of the Company and if not available, the Chief Executive Officer of the Company. In addition to the foregoing, the Chair of the Company's Board of Directors will review any proposed transactions involving Company directors, and evidence this review and approval in writing. The Insider Trading Policy Administrators may seek and retain accounting, legal or other expert advice, at the expense of the Company, in respect of any issue within the scope of their authority including the interpretation and application of this Policy. This Policy will be reviewed periodically by the Audit Committee of the Board of Directors.

2. Application

The following persons are required to observe and comply with this Policy:

- all directors, officers and employees of, and any person retained by or engaged in business with, the Company or its subsidiaries; and
- partnerships, trusts, corporations, R.R.S.P.'s and similar entities over which any of the above-mentioned individuals exercise control or direction.

For the purposes of this Policy, the persons listed above are collectively referred to as the “**Company's Personnel**”. Any trades in securities beneficially owned, or over which direction or control is exercised, by the Company's Personnel will be subject to this Policy. The Company's Personnel should carefully consider whether trades of securities held by family members, holding companies or trusts are subject to this Policy. The existence of a

personal financial emergency does not excuse compliance with this Policy. For the purpose of this Insider Trading Policy, all references to trading in securities of the Company is deemed to include (i) the exercise of stock options granted under the Company's stock option plan and the sale of any other shares acquired pursuant to any Company benefit plan or arrangement and (ii) any derivatives-based, monetization, non-recourse loan or similar arrangement that changes the Company's Personnel's economic exposure to or interest in securities of the Company and which may not necessarily involve a sale, or any other transaction or arrangement that is required to be reported by an insider in accordance with the Canadian Securities Administrator's National Instrument 55-104 - *Insider Reporting Requirements and Exemptions* ("NI 55-104").

3. Inside Information

"**Inside Information**" means:

- a change in the business, operations or capital of the Company that would reasonably be expected to have a significant effect on the market price or value of the securities of the Company (which includes any decision to implement such a change by the Board of Directors or by senior management who believe that confirmation of the decision by the Board of Directors is probable);
- a fact that would reasonably be expected to have a significant effect on the market price or value of the securities of the Company; or
- any information which is not generally available to the public that a reasonable investor would be likely to consider important in deciding whether to buy, hold or sell securities of the Company,

in each case, which has not been generally disclosed. Examples of information that may constitute Inside Information are set out in Schedule "A" attached to this Policy. Subject to section 6(c) of this Policy that requires certain of the Company's Personnel to pre-clear trades in securities of the Company, it is the responsibility of any of the Company's Personnel contemplating a trade in securities of the Company to determine prior to such trade whether he or she is aware of any information that constitutes Inside Information. If in doubt, the individual should consult with the Insider Trading Policy Administrators.

4. Prohibition Against Trading on Inside Information

The Company's Personnel must not purchase, sell or otherwise trade securities of the Company with the knowledge of Inside Information until:

- the opening of the market on the second trading day on the TSX Venture Exchange ("**TSXV**") following the disclosure to the public of the Inside Information, whether by way of press release or a filing made with securities regulatory authorities; or
- the Inside Information ceases to be material (e.g. a potential transaction that was the subject of the information is abandoned, and either the Company's Personnel are so advised by the Insider Trading Policy Administrators or such abandonment has been generally disclosed).

5. No Speculating, Short-Selling, Puts and Calls

Trading in securities of the Company by the Company's Personnel with access to Inside Information may give rise to actual or perceived contraventions of applicable securities laws and/or inappropriate conflicts of interest. To assist the Company's Personnel in undertaking trades of securities that do not result in such contraventions or conflicts, the Company's Personnel are prohibited from, directly or indirectly, undertaking any of the following activity:

- speculating in securities of the Company, which may include buying with the intention of quickly reselling such securities, or selling securities of the Company with the intention of quickly buying such securities (other than in connection with the acquisition and sale of shares issued under the Company's stock option plan or any other Company benefit plan or arrangement);
- short selling a security of the Company or any other arrangement that results in a gain only if the value of the Company's securities declines in the future;
- selling a "call option" giving the holder an option to purchase securities of the Company;
- buying a "put option" giving the holder an option to sell securities of the Company; and
- purchasing financial instruments, including, for greater certainty, prepaid variable forward contracts, equity swaps, collars or units of exchange funds, that are designed to hedge or offset a decrease in the market value of: (i) any award granted under any stock option plan, share unit plan or similar plan initiated and maintained by the Corporation, or (ii) any equity security of the Company held directly or indirectly by anyone subject to the trading pre-clearance procedures specified in Section 6(c) of this Policy.

6. Restrictions on Trading of the Company Securities

(a) Scheduled Black-out Periods

No person that is required to file a Trade Notice with the Insider Trading Policy Administrators shall trade in securities of the Company during the period commencing on the earlier of the last day of each fiscal quarter, and when preliminary financial results are available, and ending at the opening of the market on the second trading day on the TSXV following the date on which a press release has been issued in respect of the Company's interim or annual financial results (otherwise known as a "**Black-Out Period**").

(b) Extraordinary Black-Out Periods

Additional extraordinary black-out periods may be prescribed from time to time by the Insider Trading Policy Administrators at any time at which it is determined there may be undisclosed Inside Information concerning the Company that makes it inappropriate for individuals required to file a Trade Notice with the Insider Trading Policy Administrators to be trading. In such circumstances, the Insider Trading Policy Administrators will issue a notice instructing these individuals not to trade in securities of the Company until further notice. The fact that an extraordinary black-out period has been prescribed is itself Inside Information that should not be disclosed to or discussed with anyone.

(c) Trading Pre-Clearance

To assist each of the Company's Personnel specified below in avoiding undertaking any trade in securities of the Company that may contravene or be perceived to contravene applicable securities laws, these individuals are required to notify the Insider Trading Policy Administrators of any proposed trade of securities of the Company in order to confirm that there is no Inside Information that has not been generally disclosed:

- the Chief Executive Officer or Chief Financial Officer;
- an employee who reports directly to the Chief Executive Officer or Chief Financial Officer;
- all Vice Presidents;
- all members of Finance staff;
- all administrative assistants of the above individuals;
- all contract administration staff;
- all sales and marketing staff;
- all corporate and business development staff;
- all members of the Company's Board of Directors, (after review by the Chair of the Board); and
- an individual that is notified by the Insider Trading Policy Administrators that the individual's trades in securities of the Company will be subject to pre-clearance in accordance with this Policy.

Such notification shall be made by filing a Trade Notice in the form of Schedule "B" attached to this Policy with the Insider Trading Policy Administrators. **No such individual shall undertake a trade in securities of the Company until notified in writing by the Insider Trading Policy Administrators that the individual may proceed with the trade referred to in the Trade Notice.** The Insider Trading Policy Administrators will attempt to notify any individual that has filed a Trade Notice in

accordance with this Policy within one business day after the time of filing the Trade Notice as to whether the Company reasonably anticipates that any proposed trade will contravene applicable securities laws and/or this Policy, and if so, that the proposed trade may not be undertaken. Notwithstanding the above, if an individual that has filed a Trade Notice has not received a response from the Insider Trading Policy Administrators, the individual may not proceed with such trade. Individuals are reminded that they may not trade in securities of the Company if they have knowledge of Inside Information, whether or not the Insider Trading Policy Administrators have provided any notification to the individual in respect of a proposed trade.

(d) Long Term Compensation Awards

From time to time the Board of Directors may award Long Term Compensation under the Company's Stock Option plan, or other means. Under no circumstances will Long Term Compensation awards related to the Company's securities be made while a Blackout Period is in effect. In the event that options or other security related Long Term Compensation expire during a Blackout Period, such expiry date will be extended to the end of the next regularly scheduled Insider Trading Window.

7. Prohibition Against Tipping

The Company's Personnel are prohibited from communicating Inside Information to others other than in the necessary course of business. If any of the Company's Personnel has any doubt with respect to whether any information is Inside Information or whether disclosure of Inside Information is required in the necessary course of business, the individual is required to contact the Insider Trading Policy Administrators. Inside Information is to be kept strictly confidential by all of the Company's Personnel until after it has been generally disclosed.

8. Securities of Other Companies

In the course of the Company's business, the Company's Personnel may obtain information about another publicly traded company that has not been generally disclosed. Securities laws generally prohibit trading in securities of that company while in possession of such information or communicating such information to another person. The restrictions set out in this Policy apply to all of the Company's Personnel with respect to both trading in the securities of another company while in possession of such information, and communicating such information.

9. Reporting Requirements

Certain individuals are considered "**Reporting Insiders**" under applicable securities laws. They include, but are not limited to the following:

- the Chief Executive Officer and Chief Financial Officer of the Company;
- all members of the Board of Directors of the Company; and
- any person who is responsible for a principal business unit, division or function of the Company.

If you are uncertain as to whether you are a Reporting Insider, you must contact the Insider Trading Policy Administrators. Reporting Insiders are required to file reports (such reports, the “**NI 55-104 Reports**”) with Canadian provincial securities regulators pursuant to the electronic filing system known as SEDI of: (i) any direct or indirect beneficial ownership of, or control or direction over, securities of the Company; and (ii) any interest in or right or obligation associated with a financial instrument that is related to the securities of the Company (related financial instruments include but are not limited to stock-based compensation arrangements such as restricted share units and performance share units). Reporting Insiders must also file reports of any change in: (i) the Reporting Insider's ownership, control or direction over securities of the Company; and (ii) the Reporting Insider's interest in or right or obligation associated with any related financial instrument. Reporting Insiders must file all applicable NI 55-104 Reports in accordance with the provisions of NI 55-104. It is the responsibility of each Reporting Insider to comply with these reporting requirements, and Reporting Insiders are required to provide the Insider Trading Policy Administrators with a copy of any NI 55-104 Report completed by the Reporting Insider concurrent with or in advance of its filing. The Company will assist any Reporting Insider in the preparation and filing of NI 55-104 Reports upon request.

10. Penalties and Civil Liability

The applicable securities laws that impose trading and tipping prohibitions also impose substantial penalties and civil liability for any breach of those prohibitions. The following is a brief summary:

- Criminal fines of up to Cdn. \$5,000,000 and three times the profit made or loss avoided.
- Prison sentence of up to ten years.
- Civil liability.

11. Enforcement

All directors, officers, employees and consultants of the Company and its subsidiaries will be provided with access to this Policy and be required to acknowledge that they have read this Policy and agree to abide by its terms. It is a condition of their appointment or employment that each of these individuals at all times abide by the standards, requirements and procedures set out in this Policy unless a written authorization to proceed otherwise is received from the Insider Trading Policy Administrators. Any such individual who violates this Policy may face disciplinary action up to and including termination of his or her employment or appointment with the Company without notice. The violation of this Policy may also violate certain securities laws.

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Should you have any questions or wish information concerning the above, please contact the Insider Trading Policy Administrators.

Schedule "A"
Common Examples of Inside Information

The following matters may constitute Inside Information:

- proposed changes in capital structure including stock splits and stock dividends
- proposed or pending financings
- material increases or decreases in the amount outstanding of securities or indebtedness
- proposed changes in corporate structure including amalgamations and reorganizations
- proposed acquisitions of other companies including take-over bids or mergers
- material acquisitions or dispositions of assets
- material changes or developments in products or contracts which would materially affect earnings upwards or downwards
- material changes in business of the Company
- changes in executive management or control of the Company
- bankruptcy or receivership
- changes in the Company's auditors
- the financial condition and results of operations of the Company
- indicated changes in revenues or earnings upwards or downwards of more than recent average size
- material legal proceedings
- defaults in material obligations
- the results of the submission of matters to a vote of securityholders
- material transactions with directors, officers or principal securityholders

The foregoing examples are not exhaustive.

**Schedule "B"
Trade Notice**

TO: Chief Financial Officer

FROM: [Insert Employee's Name]

RE: Superior Gold Inc. Insider Trading Policy

DATE: [Insert Date]

I propose to **[buy/sell/exercise]** securities of Superior Gold Inc. (the "**Company**") in the amount of up to **[number of shares/options]**.

In accordance with the Company's Insider Trading Policy (the "**Policy**"), I hereby certify that:

1. I have read and understand the Policy.
2. I do not have knowledge of Inside Information (as defined in the Policy) which has not been disclosed to the public.
3. I understand that I may not buy and sell the Company's stock during the period (the "**Black-out Period**") commencing on the earlier of the last day of each fiscal quarter, and when preliminary financial results are available, and ending at the opening of the market on the second trading day on the TSXV following the date on which a press release has been issued in respect of the Company's interim or annual financial results.
4. I understand that the trade referred to in this Notice may not be completed until I am notified by the Insider Trading Policy Administrators designated under the Policy that I may proceed with the trade.
5. The trade referred to in this Notice will not be completed after the commencement of the Black-Out Period that follows the date of filing of this Notice.
6. I understand that the Trading Window may be "closed" at any time at which it is determined there may be undisclosed Inside Information concerning the Company that makes it inappropriate for the Company's Personnel to be trading. I understand that the fact that the Trading Window has been "closed" is itself Inside Information that should not be disclosed to or discussed with anyone.

DATE: _____

[Employee's Signature]

[Employee' s Name & Title]