| Extractive Sector Transparency Measures Act - An@ua Report |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Reporting Entity Name | Teck Resources Limited |  |  |  |  |  |
| Reporting Year | From | 1/1/2023 | To: | 12/31/2023 | Date submitted | 5/27/2024 |
| Reporting Entity ESTMA Identification Number | - Original Submission <br> O Amended Report |  |  |  |  |  |
| Other Subsidiaries Included (optional field) |  |  |  |  |  |  |
| For Consolidated Reports - Subsidiary Reporting Entities Included in Report: | Teck Metals Ltd. - E097974 <br> Fording Partnership - E022630 <br> Teck Resources Coal Partnership - E428456 <br> Teck Coal Partnership - E694485 <br> Elkview Mine Limited Partnership - E916164 <br> TCL US Holdings Ltd. - E433973 <br> k Highland Valley Copper Partnership - E561040 |  |  |  |  |  |
| Not Substituted |  |  |  |  |  |  |
| Attestation Through Independent Audit |  |  |  |  |  |  |
| In accordance with the requirements of the ESTMA, and in particular section 9 thereof, I attest that I engaged an independent auditor to undertake an audit of the ESTMA report for the entity(ies) and reporting year listed above. Such an audit was conducted in accordance with the Technical Reporting Specifications issued by Natural Resources Canada for independent attestation of ESTMA reports. |  |  |  |  |  |  |
| The auditor expressed an unmodified opinion, dated 5/24/2024, on the ESTMA Report for the entity(ies) and period listed above. The independent auditor's report can be found at end of report. |  |  |  |  |  |  |
| Full Name of Director or Officer of Reporting Entity | Crystal Prystai |  |  |  |  |  |
| Position Title |  | Senior V Chief | and cer |  | Date | 5/24/2024 |






${ }^{1}$ 'Enter the project that the paymment satributud to. Some payments may not be altibutable to specific ropiect, and do not need to be disclosed in the "Payments by Project" table.
${ }^{2}$ When payments are made in-kind, the notes field must highlight which payment includes in-kind contributions and the method for calculating the value of the payment.
${ }^{3}$ Any payments made in currencies other than the report currency must be identifed. The Reporting Enity may use the "Additional Notes" ow or the "Notes" column to identify any payments that are converted, along with he exchange rate and primary method used for currency conversions.

## INTRODUCTION

Teck Resources Ltd. and its subsidiaries (collectively "Teck" or "we") have prepared the following audited consolidated report ("the Report") of payments made to government entities for the year ended December 31, 2023 as required by the Extractive Sector Transparency Measures Act S.C. 2014, c.39, s. 376 ("ESTMA" or "the Act").

## BASIS OF PREPARATION

The Report is presented in Canadian Dollars and has been prepared in accordance with the requirements of the Act and the Natural Resources Canada ("NRCan") Technical Reporting Specifications. Payments denominated in currencies other than Canadian dollars are translated at the closing exchange rate on December 31, 2023. The following is a summary of judgments and definitions that we have made for the purpose of preparing the Report.

## Cash and In-kind Payments

Payments are reported on a cash basis and have been reported in the period in which the payment was made. In-kind payments are converted to an equivalent cash value based on cost or, if cost is not determinable, the in-kind payment is reported at the fair market value. The valuation method for in-kind payments, if any, has been disclosed in the notes section of the Report. For the year ended December 31, 2023, there were no reportable in-kind payments to a payee.

Payments to the "same payee" that meet or exceed \$100,000 CAD in one category of payment are disclosed. Payments are rounded to the nearest $\$ 10,000$.

## Payee

For the purposes of the Act, a payee is:
a) Any government in Canada or in a foreign state;
b) A body that is established by two or more governments; or
c) Any trust, board, commission, corporation or body or other authority that is established to exercise or perform, or that exercises or performs, a power, duty or function of a government for a government referred to in paragraph (a) above or a body referred to in paragraph (b) above.

Payees include governments at any level, including national, regional, state, provincial, local, or municipal levels. Payees may include non-governmental entities if the benefit bestowed would have otherwise been provided by the government. Payees also include any government-owned or government-controlled entities that exercise or perform a power, duty or function of government.

Indigenous groups and organizations may also be regarded as a payee under the Act. Payments to foreign and Canadian Indigenous governments are reported.

## Reportable Payments

A reportable payment for ESTMA purposes is one that:
a) Is made in relation to the commercial development of oil, gas or minerals; and
b) Totals, as a single or multiple payments, $\$ 100,000$ CAD or more in the year in one of the following prescribed seven payment categories.

Taxes
Taxes include corporate income taxes, resources taxes, property taxes, withholding taxes on cross border dividends, and other levied taxes, excluding consumption and personal income taxes. Corporate income and resource taxes are payments to governments based on income, profits or production under legislated income tax rules in relation to the commercial development of oil, gas or minerals. In the Consolidated Statement of Income, prepared in accordance with IFRS ${ }^{\circledR}$ Accounting Standards as issued by the International Accounting Standards Board (IASB) (IFRS Accounting Standards) and included in our Annual Report, corporate income taxes and resource taxes are both presented as income tax. We report taxes net of credits or refunds where those amounts are adjusted for in determining the amount of taxes to be paid in cash. Refunds received separately in cash are excluded from reported payments.

## Royalties

Royalties are paid to governments in relation to the rights to extract oil, gas and mining resources. In the Consolidated Statement of Income, prepared in accordance with IFRS Accounting Standards and included in our Annual Report, royalties are not presented as an income tax.

## Fees

Fees are amounts levied on the initial or ongoing right to use a geographical area for commercial development of oil, gas and minerals. Fees include license fees, permit fees, entry fees, regulatory charges and other payments for licenses and/or concessions. Amounts paid for goods and services in the ordinary course of commercial transactions are excluded.

## Production entitlements

Production entitlements are payee's share of oil, gas or mineral production under a production sharing agreement or similar contractual or legislated arrangement. For the year ended December 31, 2023, there were no reportable production entitlement payments to a payee.

## Bonuses

Bonuses are payments to governments for signing, discovery, production, and any other types of bonuses paid in relation to the commercial development of oil, gas, or minerals. For the year ended December 31, 2023, there were no reportable bonus payments to a payee.

## Dividends

Dividends are payments to governments with an ownership interest in Teck's subsidiaries, excluding payments to governments that are ordinary shareholders of Teck or its subsidiaries. For the year ended December 31, 2023, there were no reportable dividend payments to a payee.

## Infrastructure improvement payments

Infrastructure improvements are payments for the construction of infrastructure, and excludes payments made in circumstances where the infrastructure is expected to be primarily used for mine operational purposes.

## Payments by Project Level

Payments have been reported at the project level as required by the Act. A "project" means the operational activities governed by a single contract, license, lease, concession or similar legal agreement that forms the basis for a payment liability with a payee. If multiple such agreements are substantially interconnected, they would be considered a single project. "Substantially interconnected" means forming a set of operationally and geographically integrated contracts, licenses, leases or concessions or related agreements with substantially similar terms that are signed with a government and give rise to payment liabilities.

We have determined that the operational activities governed by surface or mineral lease contracts related to key operational areas are substantially interconnected and have reported payments related to each such area as a single project. We have considered geographical location and common infrastructure as two key indicators for making this determination.

Payments presented on a by project basis represent payments made by an entity when specifically attributable to a project. Payments that are not specifically attributable to projects are presented as 'Corporate Head Office'. There are instances where two or more projects report and make payments under one tax entity, and the tax payment may not be attributable to a specific project. As permitted under the ESTMA Technical Reporting Specifications, when a payment is not attributable to a specific project, it may be reported without disaggregation by project.

## Commercial Development

The Act defines 'commercial development of oil, gas or minerals' as:
a) The exploration or extraction of oil, gas or minerals;
b) The acquisition or holding of a permit, license, lease or any other authorization to carry out any of the activities referred to in paragraph (a); or
c) Any other prescribed activities in relation to oil, gas or minerals.

Payments made to payees relating to the commercial development of oil, gas or minerals ("commercial development") are disclosed in the Report. The Report excludes payments that are not related to commercial development activities. Commercial development does not include ancillary and preparatory activities such as construction of an extraction site. Commercial development also excludes postextraction activities such as marketing, distribution, transportation, refining, smelting or processing of minerals once they have left the mine gate.

## Significant Judgments

The preparation of the Report in accordance with the Act requires the use of judgments and assumptions.

## Joint control and attribution

The Act requires the reporting of payments made by entities that are controlled by the Reporting Entity. The Report includes payments made by entities controlled by Teck, directly or indirectly as assessed under IFRS Accounting Standards. For payments made by joint arrangements, ESTMA and related guidance requires the reporting of payments to governments made directly by Teck or any such payments made on our behalf. Payments made by our joint arrangements are reported under ESTMA as follows:
a) Galore Creek, NuevaUnión, and Antamina - We are reporting our proportionate share of payments to governments relating to our $50 \%$ ownership of Galore Creek, our $50 \%$ ownership of NuevaUnión, and our 22.5\% ownership of Antamina.

## Government Payee

Any payments to a payee that is not a payee under the Act are not reported. We have determined that Alaska Native Corporations ("ANC") created under the Alaska Native Claims Settlement Act are not considered a government payee based on the criteria in the Act. ANCs are for-profit corporations with shareholders of shared Indigenous heritage. ANCs do not assume any regulatory, licensing, or taxing roles which would grant them the power, duty or function of a government. ANCs are also not federally or state recognized tribes by the United States Bureau of Indian Affairs. As such, payments made to ANCs, including NANA Regional Corporation have been excluded from the Report.

## Corporate Social Responsibility ("CSR") Payments

The Report only includes CSR payments that we are obligated to make to a payee, or to another party under the direction of a payee, where the payee may control either the nature, timing or extent of the payment, relating to the commercial development of oil, gas or minerals.

## Independent auditor's report

To the Board of Directors of Teck Resources Limited

## Our opinion

In our opinion, the accompanying Extractive Sector Transparency Measures Act (ESTMA) - Annual Report (the consolidated financial information) of Teck Resources Limited and its subsidiaries (together, the Company) for the year ended December 31, 2023 is prepared, in all material respects, in accordance with the basis of accounting described in the notes to the consolidated financial information.

## What we have audited

The Company's consolidated financial information comprises the schedules of payments by payee and payments by project for the year ended December 31, 2023 and the notes to the consolidated financial information, which includes significant accounting policies and other explanatory information.

## Basis for opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial information section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## Independence

We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the consolidated financial information in Canada. We have fulfilled our other ethical responsibilities in accordance with these requirements.

## Emphasis of matter - basis of accounting and restriction on use

We draw attention to the notes to the consolidated financial information, which describe the basis of accounting. The consolidated financial information is prepared to assist the Company in complying with the reporting requirements of the ESTMA. As a result, the consolidated financial information may not be suitable for another purpose. Our report is intended solely for the Company.

We neither assume nor accept any responsibility or liability to any third party in respect of this report.
Our opinion is not modified in respect of this matter.

## PricewaterhouseCoopers LLP

PwC Place, 250 Howe Street, Suite 1400, Vancouver, British Columbia, Canada V6C 3S7
T.: +1 604806 7000, F.: +1 604806 7806, Fax to mail: ca_vancouver_main_fax@pwc.com

## Responsibilities of management and those charged with governance for the consolidated financial information

Management is responsible for the preparation of the consolidated financial information in accordance with the reporting requirements of the ESTMA, and for such internal control as management determines is necessary to enable the preparation of consolidated financial information that is free from material misstatement, whether due to fraud or error.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

## Auditor's responsibilities for the audit of the consolidated financial information

Our objectives are to obtain reasonable assurance about whether the consolidated financial information as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this consolidated financial information.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial information, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates, if any, and related disclosures made by management.
- Obtain sufficient appropriate audit evidence regarding the consolidated financial information of the entities or business activities within the Company to express an opinion on the consolidated financial information. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

The engagement partner on the audit resulting in this independent auditor's report is Leonard Wadsworth.

## /s/PricewaterhouseCoopers LLP

Chartered Professional Accountants
Vancouver, British Columbia
May 24, 2024

