

December 3, 2018

Taseko Mines Limited  
15<sup>th</sup> Floor, 1040 West Georgia Street  
Vancouver, BC V6E 4H1

Dear Sirs/Madams:

**Re: Voting and Support Agreement**

I, the individual whose name is set forth on the signature page attached to this Agreement, understand that Taseko Mines Limited. (“**you**” or “**Taseko**”) and Yellowhead Mining Inc.. (“**Yellowhead**”) wish to enter into an arrangement agreement dated as of the date hereof (the “**Arrangement Agreement**”) contemplating an arrangement (the “**Arrangement**”) of Yellowhead pursuant to the *Business Corporations Act* (British Columbia), which will result in, among other things, all of the outstanding common shares (the “**Shares**”) of Yellowhead being acquired by you in exchange for 1.1484 common shares of Taseko per Share.

I am, or one of my affiliates or associates is, the registered or beneficial owner of such number of Shares (the “**Holder Shares**”) and other rights (together with the Holder Shares, the “**Holder Securities**”) to acquire Shares as set forth on the signature page attached to this Agreement.

I hereby agree, solely in my capacity as securityholder and not in my capacity as an officer or director of Yellowhead:

- (a) to vote or to cause to be voted the Holder Securities, and any other securities of Yellowhead directly or indirectly acquired by or issued to the undersigned after the date hereof (including without limitation any common shares issued upon further exercise or settlement of options or other rights to acquire Shares), if any, in favour of the Arrangement and any other matter necessary for the completion of the Arrangement (including in favour of all matters recommended by management of Yellowhead) at the meeting of shareholders of Yellowhead held to consider it or any adjournment thereof (the “**Meeting**”);
- (b) if requested by you, acting reasonably, to deliver or to cause to be delivered to Yellowhead duly executed proxies or voting instruction forms voting in favour of the Arrangement (with copies to you); and
- (c) not to exercise any rights of dissent or contestation in connection with the Arrangement.

Notwithstanding any provision of this letter agreement to the contrary, you hereby agree and acknowledge that I am executing this letter agreement and am bound hereunder solely in my capacity as a securityholder of Yellowhead. Nothing contained in this Agreement shall limit or affect any actions I may take in my capacity as a director or officer of Yellowhead or limit or restrict in any way the exercise of my fiduciary duties as director or officer of Yellowhead including, without limitation, responding in my capacity as a director or officer of Yellowhead to

an Acquisition Proposal (as defined in the Arrangement Agreement) and making any determinations in that regard in the exercise of my fiduciary duties, subject to compliance with the terms of the Arrangement Agreement.

I hereby represent and warrant that the only securities of Yellowhead beneficially owned or controlled, directly or indirectly, by the undersigned on the date hereof are the Holder Securities (other than securities that are not entitled to acquire or be settled in Shares).

For greater certainty, nothing in this Agreement will prohibit the undersigned holder from, directly or indirectly, selling, transferring, pledging or assigning or agreeing to sell, transfer, pledge or assign any of the Holder Securities or any interest therein, following the Meeting.

This Agreement shall terminate and be of no further force and effect upon the earlier of (a) the termination of the Arrangement Agreement in accordance with its terms, (c) the amendment of the Arrangement Agreement in any manner adverse to the undersigned, (d) the Outside Date (as defined in the Arrangement Agreement) and (e) either Taseko or Yellowhead providing notice to the other of termination of the Arrangement Agreement regardless of the validity or effectiveness of such notice or any disputes with respect thereto.

This letter agreement shall be governed by and interpreted and enforced in accordance with the laws of the Province of British Columbia and the federal laws of Canada applicable therein, and the parties hereto irrevocably attorn and submit to the non-exclusive jurisdiction of the courts situated in British Columbia and waive objection to the venue of any proceeding in such court or that such court provides an inconvenient forum. This letter agreement may be executed in any number of counterparts (including counterparts by facsimile or electronic copy) and all such counterparts taken together shall be deemed to constitute one and the same instrument.

If the foregoing is in accordance with your understanding and is agreed to by you, please signify your acceptance by executing the enclosed copies of this letter where indicated below and returning the same to the undersigned, upon which this letter as so accepted shall constitute an agreement among us.

*[Remainder of page left intentionally blank. Signature page follows.]*

Yours truly,

By: Signed "Greg Hawkins"  
(Signature)

GREG HAWKINS

(Print Name)

VANCOUVER, BC

(Place of Residency)

(Name and Title)

Address:



1,375,538

(Number of Common Shares)

Accepted and agreed on this 3<sup>rd</sup> day of December, 2018.

**TASEKO MINES LIMITED**

By: Signed "Russell Hallbauer"  
Name: Russell Hallbauer  
Title: Chief Executive Officer