

CORPORATE INFORMATION STATEMENT

Date: May 17, 2022

CUSIP #343520 10 2

SYMBOL: FLOD

I. NAME OF ISSUER

THE FLOWERY GOLD MINES COMPANY OF NEVADA

II. ADDRESS

The office of the registered agent in Nevada is 1165 Sweetwater Drive, P. O. Box 10622, Reno, Nevada 89510. The fiscal office of the Company is 4276 Napa Loop, Roseville, California-8604. Telephone: (530) 394-7045. The former office at 117 Crescent Street, Greenville, California was destroyed by the Dixie Fire on August 4, 2021. Email: flowerygoldmines@gmail.com. Website: www.flowerygoldmines.com.

III. INCORPORATION

The Flowery Gold Mines Company of Nevada was originally incorporated under the laws of the State of Nevada on January 2, 1958, under the name of Gold Eagle Mines, Inc. On September 1, 1977, The Flowery Gold Mines Company of Nevada, a Nevada corporation, was merged into Gold Eagle Mines, Inc. and the Articles of Incorporation were amended to change the corporate name to The Flowery Gold Mines Company of Nevada.

IV. CAPITALIZATION

The Company is capitalized for 10,000,000 non-assessable shares of common \$.10 par value stock. There is only one class of stock and each share has the same rights and privileges as every other share. All stock shares equally in a dividend or distribution of assets.

V. ISSUED AND OUTSTANDING STOCK

The Flowery Gold Mines Company of Nevada has issued and outstanding as of the date of this report, 7,733,523 of its shares, leaving 2,266,477 shares unissued. A total of 141,990 shares are being held as treasury stock. This stock is distributed among approximately 1,751 shareholders. There are no options, warrants or rights outstanding nor does the Company anticipate issuing any. **Henceforth its annual report will appear on its website: www.flowerygoldmines.com. For shareholders without access to the internet, the Corporate Information Statement will be mailed upon request.**

VI. TRANSFER AGENT

The transfer agent for the Company is Securities Registrar and Transfer Corporation with office at 4276 Napa Loop, Roseville, California 8604. Telephone (530) 394-7045. Email: srtc corp117@gmail.com. The transfer agent has a supply of stock certificates on hand and will transfer shares upon request and keep a registry of them. The agent charges \$50.00 per certificate for such services. The transfer agent registered as such on December 1, 1975, under the requirements of the Securities Reform Act of 1975.

VII. NATURE OF ISSUER'S BUSINESS

The Company's business is to invest and hold mineral properties and royalties.

The Mining Lease and Option to Purchase agreement on the Company's mining claims in the Flowery Mining District, Storey County, Nevada with American Eagle Resources, Inc. became effective July 15, 1980 and was terminated on March 1, 1997. Their productive Golden Eagle (Flowery) Mine closed in September 1996 and reclamation has been completed. The Company subsequently abandoned its 19 mining claims in the Flowery Mining District due to high maintenance cost.

Flowery is the largest shareholder (15%) of Tonopah Divide Mining Company, owner of 64 patented claims, 97 unpatented mining claims, leases covering 19 patented claims, and title to the Divide water well in the Divide Mining District, Esmeralda County, Nevada. Historically the Tonopah Divide Mine is the largest producer of silver and gold in the Divide Mining District. The Company was incorporated as Tonopah Gold Mountain Mining Company in 1902 and reorganized as Tonopah Divide Mining Company in 1912. It is a lessor of its mining property. In addition, Tonopah Divide has a Divide District library and all of the geologic data developed by Centerra Gold Inc. and the storage sheds in Reno, Nevada containing their drill core and samples. On March 1, 2006 its property was leased to Tonogold Resources Inc., La Jolla, California. Effective March 1, 2008, Tonopah Divide Mining Company agreed to an amendment to the Mining Lease on its property for an Exploration Agreement between Tonogold Resources Inc. and Centerra Gold Inc., Toronto, Canada. During 2008, 2009 and 2010 Centerra drilled 79 holes totaling 74,070 feet within the Tonopah Divide Mining Company property and special interest areas. These targets were defined by geologic mapping, geochemistry, geophysics and drilling results. A total of \$4,545,253 had been expended on the project by December 31, 2011. Centerra did not complete their drilling program at Tonopah Divide. On October 17, 2012, Centerra Gold Inc. withdrew from the Tonopah Divide Mining Venture to concentrate on their producing mines in Asia in the Kyrgyz Republic and Mongolia. As a result of the withdrawal Tonogold Resources Inc. had a 100 per cent lessee interest in the Tonopah Divide Mining Company property. Notice of Default was served on Tonogold Resources Inc. on June 16, 2015 for failure to make lease rental payments. Notice of Termination of Mining Lease was recorded on July 8, 2015 with the Esmeralda County Recorder. The Mining Lease with Tonogold Resources Inc. is null and void. During 2016 Tonopah Divide acquired a 100% interest in the adjoining three Belcher Divide patented mining claims which had been part of Centerra Gold's future drilling program. A Quiet Title action on all of the Company's property was completed in September 2017. On December 15, 2017, the Company signed a Mining Lease with its neighbor in

the Divide Mining District, West Kirkland Mining Inc. (now West Vault Mining Inc.) West Kirkland Mining Inc. terminated its Mining Lease effective December 15, 2019 due to budget constraints. The Company benefited from \$750,000 spent on exploration of the Gold Mountain portion of its property ring the lease period. Tonopah Divide Mining Company is in discussion with several companies for a satisfactory exploration lease agreement. See Tonopah Divide Mining Company website: www.tonopahdivideminingco.com.

Flowerly is the second largest shareholder (12%) of California-Engels Mining Company, incorporated in California in 1901 and owner of 1,075 acres of patented mining claims and fee lands in the Lights Creek Mining District, Plumas County, California comprising the Engels and Superior copper mines and the certified Engelman Forest tree farm. During the 1920's the Company on the northern end of the Plumas Copper Belt was the largest producer of copper in California. The mines closed with the beginning of the Great Depression of the 1930's. The Company is a lessor of its mining property. Their website is calengels.com. From 1964 to 1993 its property was leased to Placer Development Ltd., Vancouver, Canada. Placer's extensive drilling and sampling of underground workings at the Superior Mine developed a substantial copper resource. Effective April 18, 2006, the Engels and Superior copper mines were leased to Sheffield Resources Ltd., Vancouver, Canada. Nevoro Inc., Toronto, Canada, acquired Sheffield on July 29, 2008. Sheffield/Nevoro drilled 44 HQ holes at the Engels Mine to define high-grade copper mineralization and sampled underground workings at the Superior Mine during 2006-2008. In 2009 Nevoro drilled three more holes at the Engels Mine. An airborne geophysical survey of the property was conducted in May, 2010 and four additional holes were drilled at the Engels Mine in June, 2010. No exploration work was done by the mineral lessee during 2011 and 2012. On July 27, 2013, Crown Mining Corp, Now US Copper Toronto, Canada, acquired the mining lease from the bankruptcy of Starfield Resources Inc. Crown's consulting mining engineer and consulting geologist completed a Technical Report and Resource Estimate for the Superior Project, Plumas County, California dated November 15, 2013. The mineral resource at the Superior Mine is estimated to be 54 million tons at an average grade of 0.41% copper with 487 million pounds of contained copper. The mineral resource at the Engels Mine is presently estimated to be 2.5 million tons at an average grade of 1.05% copper with 60 million pounds of contained copper. A detailed surface geologic mapping of key areas on the property was completed during the 2014 field season. In 2016 Crown Mining Corp. acquired the Moonlight Valley copper property of Canyon Copper Corp. thus consolidating the Lights Creek Mining District. During 2017 Crown Mining Corp. retained Tetra Tech, Inc. to complete a Preliminary Economic Assessment (PEA) on its Moonlight-Superior Copper Project. The PEA was completed April 12, 2018. See US Copper Corp. formerly Crown Mining Corp. Website: uscoppercorp.com for more information and current developments. The mineral deposits of the Lights Creek Mining District are recognized as the largest known unmined copper resources in California.

In 1981 the Company purchased all of the outstanding shares of Tenabo Gold Placers, Inc., a Nevada corporation, from Norman Lamb, James Brousseau and Daniel Weston for 300,000 restricted shares of the Company stock. Tenabo Gold Placers, Inc. was the General Partner for Tenabo Gold Placers Limited Partnership. The partnership owned the Tenabo Gold Placers at Tenabo, Bullion Mining District, Lander County, Nevada. During the 1970's the partnership drilled nine KLAM drill holes and 13 rotary holes using a megabit. The reserves developed by this program were leased to Major Barite Inc. and Aaron Mining Inc. in 1982 with a five percent (5%) gross royalty. Production royalties were paid in cash or in kind at the option of the partnership. The partnership took 27.66 ounces of placer gold in royalty payments from 1982 to 1984. At the termination of the partnership in 1990 the

Company purchased the 27.66 ounces of placer gold inventory for \$5,717 which it retains.

The Company retained a three percent (3%) gross royalty on placer gold production from claims formerly owned by Tenabo Gold Placers Limited Partnership.

VIII. BOARD OF DIRECTORS

The officers and directors of the issuer are:

Norman A. Lamb - President and Director

Katherine A. Lamb– Vice President -
Treasurer and Director

M. Blair Ogden - Secretary and Director

Mr. Lamb is a mining executive and an officer and director of several mineral holding companies.

Mrs. Lamb is a retired regional bank manager and an officer and director of several mineral holding companies.

Mr. Ogden is a retired attorney and an officer and director of several mineral holding companies.

IX. SECURITIES OWNERSHIP OF OFFICERS DIRECTORS AND CONTROLLING PERSONS

Title of Class	Beneficial Owner	Amount and Nature	Percent
Common Stock Par Value \$.10 per share	Valerie M. Brousseau	545,000 shares Owned of record	7%
	Norman A. Lamb	2,536,390 shares owned of record	33%
	M. Blair Ogden	116,000 shares Owned of record	2%

X. FINANCIAL STATEMENTS

The financial statements for the years ending September 30, 2021, 2000 and 2019, are attached and made a part of this Public Information Statement.

XI. BROKER DEALER

The Company's common stock is not registered with the Securities and Exchange Commission and the Company does not file reports with the Commission. The Company's common stock is not traded on any national securities exchange nor is it quoted on NASDAQ. Therefore, the Company is not subject to the disclosure requirements or corporate requirements normally applicable to companies with publicly traded securities. The Company's shares are quoted on the Pink Sheets and traded under the symbol "FLOD" in the over the counter (OTC) market. To the knowledge of the management of the Company, any quotation being submitted or published would be on behalf of the broker/dealer.

Dated at Roseville, California, this May 17, 2022.

THE FLOWERY GOLD MINES COMPANY OF NEVADA

By *Norman A. Lamb*

Norman A. Lamb,
President