

## **Atlatsa Resources Corporation**

(Incorporated in British Columbia, Canada)

(Registration number 10022-2033)

TSX/JSE share code: ATL

ISIN: CA0494771029

(“**Atlatsa**” or the “**Company**”)

### **ATLATSA ANNOUNCES FINANCIAL RESULTS FOR THE QUARTER ENDED MARCH 31, 2019**

**May 15, 2019** Atlatsa Resources Corporation (“**Atlatsa**” or the “**Company**”) (TSX: ATL; JSE: ATL) announces its operating and financial results for the quarter ended March 31, 2019. This release should be read together with the Company’s unaudited condensed consolidated interim financial statements for the three months ended March 31, 2019 (the “**Q1 2019 Financial Statements**”) and the related Management’s Discussion and Analysis of Financial Condition and Results of Operations filed on <http://www.sedar.com>, which are also available at <http://www.atlatsaresources.co.za/investors-and-media/financial-results-mdas>. Currency values are presented in South African Rand (ZAR) and Canadian Dollars (\$).

### **The Restructuring Plan and Composite Transaction**

On July 21, 2017, the Company announced (“**July Announcement**”) that it had entered into an agreement (“**Letter Agreement**”) with Anglo American Platinum Limited (“**AAP**”) outlining key terms agreed in relation to a two-phased restructuring plan (the “**Restructuring Plan**”). Phase 1 of the Restructuring Plan was completed by placing the Company’s operating mine (“**Bokoni Mine**”) on care and maintenance on October 1, 2017.

On December 12, 2018, Atlatsa announced (“**December Announcement**”) a comprehensive restructuring and going private transaction, representing phase 2 of the Restructuring Plan, whereby it had entered into a suite of transaction agreements dated December 11, 2018 with, *inter alia*, Rustenburg Platinum Mines Limited (“**RPM**”), a significant shareholder of Atlatsa and a wholly-owned subsidiary of AAP, as well as Atlatsa Holdings Proprietary Limited (“**ATH**”), Atlatsa’s majority shareholder, outlining the terms and conditions of a Composite Transaction (as defined below) to be implemented by way of a Canadian court-approved plan of arrangement (“**Plan of Arrangement**”) under section 288 of the *Business Corporations Act* (British Columbia) (the “**Arrangement**”).

Shareholders of the Company (the “**Shareholders**”) are referred to the July Announcement and the December Announcement for further background information on, and the rationale for, the Restructuring Plan.

### **The Letter Agreement**

#### *Debt Standstill*

Atlatsa and AAP agreed to a debt standstill arrangement, pursuant to which the repayment of all debt facilities owing by Atlatsa and its subsidiaries (the “**Group**”) to RPM have been suspended until December 31, 2019. The debt standstill applies to current and future (prior to December 31, 2019) drawdowns under these facilities. As at March 31, 2019, the total value of loans owing by the Group to RPM and subject to the debt standstill amounted to \$432.7 million (ZAR4,678.0 million).

#### *Care and Maintenance Term Loan Facility*

Pursuant to the Letter Agreement, on October 12, 2017, the Group and RPM entered into a Care and Maintenance Term Loan Facility, totalling \$48.2 million (ZAR521 million), to enable the Group to fund its share of all costs associated with the care and maintenance process referred to above. As at March 31, 2019, \$43.5 million (ZAR469.8 million) had been drawn against the facility, the majority of

which was used to fund the section 189A retrenchment costs in terms of the South African Labour Relations Act, No. 66 of 1995. The Care and Maintenance Term Loan Facility is included in the debt standstill arrangement.

#### *Transaction Costs Term Loan Facility*

Pursuant to the Letter Agreement, on April 16, 2018, the Group and RPM entered into a Transaction Costs Term Loan Facility, totalling \$4.6 million (ZAR50.0 million), to enable the Group to fund transaction costs relating to implementation of the Composite Transaction. As at March 31, 2019, \$3.1 million (ZAR33.3 million) had been drawn against this facility. Repayments relating to value added tax (VAT) refunds on the transaction costs of \$0.3 million (ZAR2.8 million) have been made in terms of the Transaction Costs Term Loan Facility as at March 31, 2019. The Transaction Costs Term Loan Facility is included in the debt standstill arrangement.

### **The Composite Transaction**

Atlatsa is seeking to implement the following inter-conditional transactions (collectively, the “**Composite Transaction**”) by way of a Plan of Arrangement:

- *the Prospecting Rights Disposition*: the acquisition by RPM, and the inclusion by RPM into its adjacent Northern Limb mining rights, of the resources specified in the Group’s Kwanda North and Central Block prospecting rights, for a cash consideration of \$27.7 million (ZAR 300 million) (“**Prospecting Rights Disposition**”);
- *the Buy-Back*: the privatisation of Atlatsa through a compulsory repurchase by Atlatsa, for cancellation, of all Atlatsa’s common shares (“**Common Shares**”) held by: (a) the Company’s minority shareholders, being all of the Shareholders excluding ATH, RPM, the Anooraq Community Participation Trust (“**Community Trust**”) and the Bokoni Platinum Mine ESOP Trust (collectively, the “**Minority Shareholders**”), for a cash consideration of \$0.09 (ZAR1.00) per Common Share (“**Share Cash-Out Consideration**”); and (b) RPM, for an aggregate nominal cash consideration of \$0.09 (ZAR1.00) (collectively, the “**Buy-Back**”);
- *the Tender Option*: Atlatsa will make a tender offer to purchase, for cancellation, any or all of the Common Shares held by the Community Trust in exchange for the Share Cash-Out Consideration for each Common Share so tendered (“**Tender Option**”);
- *the RPM Debt Write-Off*: RPM will capitalise and/or write-off all debt owing by Group, directly or indirectly, to RPM, including any current and further debt that may be incurred during the care and maintenance period at Bokoni Mine until December 31, 2019 (“**RPM Debt Write-Off**”); and
- *the ATH Debt Write-Off*: RPM will write-off all debt owing by ATH to it in exchange for ATH remaining as Atlatsa’s controlling Shareholder immediately after implementation of the Composite Transaction (“**ATH Debt Write-Off**”).

Subject to and following completion of the Composite Transaction, and in view of the costs and onerous administration of maintaining a listing on two international exchanges, the Company intends to apply to the applicable securities authorities to have its Common Shares delisted from the Toronto Stock Exchange and the Johannesburg Stock Exchange and also apply to cease to be a reporting issuer in each of the provinces of Canada in which it is currently a reporting issuer. Following completion of the Arrangement, Atlatsa will become a private company with ATH continuing to hold a controlling interest in Atlatsa. The Buy-Back provides Minority Shareholders with a liquidity event and an opportunity to realise value for their Common Shares.

### *Conditions Precedent to the Effectiveness of the Arrangement*

On December 12, 2018, the Department of Mineral Resources of South Africa granted approval and consent for the Prospecting Rights Disposition in terms of sections 11 and 102 of the South African Mineral and Petroleum Resources Development Act, No. 28 of 2002.

The effectiveness of the Arrangement will be conditional upon the fulfilment, satisfaction or waiver (to the extent permitted by the Plan of Arrangement) of, *inter alia*, the following conditions:

- approval of the exchange control authorities of the South African Reserve Bank for the transactions contemplated in the Plan of Arrangement, either unconditionally or subject to such conditions as Atlatsa confirms to RPM in writing to be acceptable to Atlatsa;
- the required Shareholder approvals being obtained;
- the Supreme Court of British Columbia granting a final order, and in the event of an appeal or application for leave to appeal, final determination shall have been made by the applicable appellate court; and
- other conditions to effectiveness typical for a transaction of this nature.

Atlatsa and AAP are proactively pursuing the fulfilment of the remaining conditions precedent which have not yet been fulfilled as at the date of approval of the Q1 2019 Financial Statements.

### **Financial Results – Quarter ended March 31, 2019 (“Q1 2019”) and Quarter ended March 31, 2018 (“Q1 2018”)**

Set out below are summaries of key financial results for the Group for the quarter ended March 31, 2019.

	<b>Q1 2019</b> <b>\$ thousands</b>	<b>Q1 2018</b> <b>\$ thousands</b>
Revenue **	-	4,032
Cost of sales	-	(4,019)
Gross profit (loss)	-	13
General, administrative and other expenses	(1,307)	(2,063)
Care and maintenance costs	(3,690)	(16,594)
Other Income	745	2
Operating loss	(4,252)	(18,642)
Net finance costs	(16,858)	(17,905)
Income tax	-	-
Loss for the period	(21,110)	(36,547)
Loss attributable to Atlatsa shareholders	(16,834)	(26,237)
Basic loss per share – cents	(3)	(5)
Headline loss per share – cents*	(3)	(5)

*\* Headline loss per share is not a recognised measure under International Financial Reporting Standards (“IFRS”) and should not be construed as an alternative to basic earnings or loss determined in accordance with IFRS as an indicator of the financial performance of Atlatsa. It is an additional earnings number used as a way of dividing the IFRS reported profit between re-measurements that are more closely aligned to the operating / trading activities of the entity, and the platform used to create those results. The starting point is basic earnings excluding “separately identifiable re-measurements” (as defined in Circular 2/2015 issued by the South African Institute of Chartered Accountants), net of related tax (both current and deferred) and related non-controlling interest other than re-measurements specifically included in headline earnings (“included re-measurements”, as defined).*

*\*\* The Statement of Comprehensive Income is translated at the average year to date exchange rate, except for revenue which is translated at the date of the transaction.*

*\*\*\* Percentage variances have not been shown as the variances are not meaningful due to Bokoni Mine being placed on care and maintenance.*

### **Financial results**

Total care and maintenance costs for Q1 2019 were \$3.7 million (ZAR38.8 million) compared to \$16.6 million (ZAR156.9 million) in Q1 2018. Care and maintenance costs include shafts and plant maintenance costs, pumping to prevent flooding of working areas, safety inspections as well as general and administrative expenses necessary to safeguard the Bokoni Mine assets.

### **Loss per share**

The basic and diluted loss per share was \$0.03 for Q1 2019 compared to \$0.05 in Q1 2018. The basic and diluted loss per share is based on the loss attributable to the Shareholders of \$16.8 million in Q1 2019 compared to the loss attributable to the Shareholders of \$26.2 million in Q1 2018.

### **Headline loss per share**

The basic and diluted headline loss per share was \$0.03 for Q1 2019 compared to \$0.05 in Q1 2018. The basic and diluted headline loss per share is based on the headline loss attributable to the Shareholders of \$16.8 million in Q1 2019, compared to a headline loss attributable to the Shareholders of \$26.2 million in Q1 2018.

### **Issued share capital**

As at March 31, 2019 Atlatsa had 554,421,806 issued and outstanding Common Shares.

### **Queries:**

#### **On behalf of Atlatsa**

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#### **Corporate Advisor and JSE Sponsor to Atlatsa:**

One Capital

## **Cautionary note regarding forward-looking information**

This document contains “forward-looking statements” within the meaning of the applicable Canadian securities laws, that are based on Atlatsa’s estimates and projections as of the dates as of which those statements are made, including statements relating to anticipated financial or operational performance. Generally, these forward-looking statements can be identified by the use of forward-looking terminology including without limitation, statements relating to potential acquisitions and/or disposals, future production, reserve potential, exploration drilling, exploitation activities and events or developments that Atlatsa expects such statements appear in a number of different places in this document and can be identified by words such as “anticipate”, “estimate”, “project”, “expect”, “intend”, “believe”, “plan”, “forecasts”, “predicts”, “schedule”, “forecast”, “predict”, “will”, “could”, “may”, or their negatives or other comparable words. Such forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause Atlatsa’s actual results, performance or achievements to be materially different from any future results, performance or achievements that may be expressed or implied by such forward-looking statements.

Atlatsa believes that such forward-looking statements are based on material factors and reasonable assumptions, including the following assumptions: placing the Bokoni Mine on care and maintenance; safe guarding of all assets and the maintenance of major equipment; implementing the terms of the Letter Agreement and debt standstill arrangement as contemplated in the Restructuring Plan; and meeting the conditions precedent of the Restructuring Plan and the Arrangement.

Forward-looking statements, however, are not guarantees of future performance and actual results or developments may differ materially from those projected in forward-looking statements. Factors that could cause actual results to differ materially from those in forward looking statements include: uncertainties related to placing the Bokoni Mine on care and maintenance; uncertainties related to the implementation of the Restructuring Plan and the Arrangement; uncertainties related to meeting the conditions precedent of the Restructuring Plan and the Arrangement; changes in and the effect of government policies with respect to mining and natural resource exploration and exploitation; continued availability of capital and financing; general economic, market or business conditions; failure of plant, equipment or processes to maintain the Bokoni Mine on care and maintenance; labour disputes, industrial unrest and strikes; political instability; suspension of operations and damage to mining property as a result of community unrest and safety incidents; insurrection or war; the effect of HIV/AIDS on labour force availability and turnover; delays in obtaining government approvals; and the Company’s ability to satisfy the terms and conditions of the loans and borrowings, as described under “Going Concern” in Note 2 of the unaudited condensed consolidated interim financial statements for the quarter ended March 31, 2019. These factors and other risk factors that could cause actual results to differ materially from those in forward-looking statements are described in further detail under “Description of Business - Risk Factors” in Atlatsa’s Annual Information Form for Fiscal 2018, which is available on SEDAR at [www.sedar.com](http://www.sedar.com).

Atlatsa advises investors that these cautionary remarks expressly qualify in their entirety all forward-looking statements attributable to Atlatsa or persons acting on its behalf. Atlatsa assumes no obligation to update its forward-looking statements to reflect actual results, changes in assumptions or changes in other factors affecting such statements, except as required by law. Investors should carefully review the cautionary notes and risk factors contained in this document and other documents that Atlatsa files from time to time with or furnishes to; Canadian securities regulators which are available on SEDAR at [www.sedar.com](http://www.sedar.com).