From:
 Chris Collins

 To:
 Victoria Steeves

 Cc:
 Victoria Yehl

Subject: FW: Errarta New BCSC policy publication: 43-401 - Consultation on National Instrument 43-101 Standards of Disclosure for Mineral Projects [CSA Consultation Paper]

Date: Tuesday, April 19, 2022 12:57:15 PM

Attachments: image.png

From: Lindsay Newland Bowker <compiler@worldminetailingsfailures.org>

Sent: April 16, 2022 11:39 AM

To: Chris Collins < CCollins@bcsc.bc.ca>

Subject: Re: Errarta New BCSC policy publication: 43-401 - Consultation on National Instrument 43-101 Standards of Disclosure for Mineral Projects [CSA Consultation Paper]

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With apologies to all, the text below is corrected on worldwide cost of 13 projected catastrophic failures worldwide.

Canada's potential ability on the 6 high actuarial risk tsfs, \$15 bn, is correctly stated as 9% of the estimated 5 year value of Canada's 5 year mineral production.

again so sorry

Lindsay Newland Bowker, Executive Director

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From: Lindsay Newland Bowker < compiler@worldminetailingsfailures.org>

Sent: Friday, April 15, 2022 3:05 AM

To: ccollins@bcsc.bc.ca <ccollins@bcsc.bc.ca>

Subject: Re: New BCSC policy publication: 43-401 - Consultation on National Instrument 43-101 Standards of Disclosure for Mineral Projects [CSA Consultation Paper]

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43-401 - Consultation on National Instrument 43-101 Standards of Disclosure for Mineral Projects [CSA Consultation Paper].

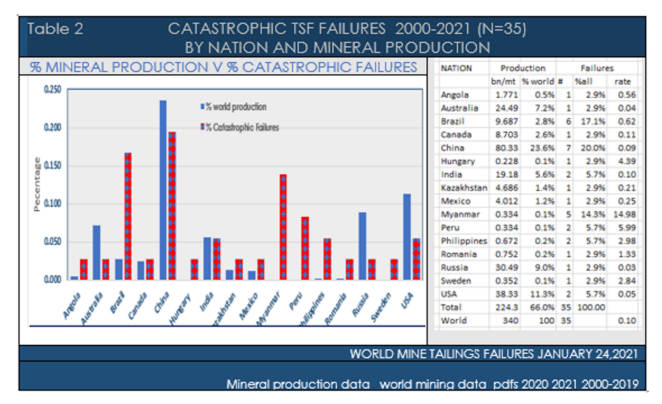
Dear Mr. Collins,

This review of NI43 101 is long overdue. All exchanges with mining specific listings need to have mining specific disclosure requirements and don't at present. Ni 43101 was an important pioneering recognition of that need. All those acknowledged deficiencies have long existed in glaring prevalence. Still, stunning to see those findings in black and white finally acknowledged and targeted for correction.

I was disappointed that it did not seek to add mine- specific tailings facilities -specific disclosures of known conditions affecting stability, affirmation of tailings character consistent with assumptions governing containment design and all instances of unintended release, an a complete current list of location by lat lon and proposed depositions next 5 years.

WMTF predicts 13 catastrophic failures of consequence generally greater than Mt Polley 2025-2029. The conditions within these containments that will mature to failure already are formed or are forming. Worldwide these failures could represent a potential liability of \$US32.5 bn. At the level of the indvidual mine each failures takes a huge toll on investors. From the Samarco failure alone still stranded debt exceeds \$US5bn.

Canada has a stronger and more technically competent regulatory framework for mineral extraction than most nations and among the 37 nations with catastrophic tailings failures has a commendably low actuarial risk rating on catastrophic failure.



But Canada also has a significant failure profile on an actuarial basis. 16% of all it's active high hazard potential facilities should be reviewed for specific existing stability assurance. Just these 6 in the COE disclosures represent a potential liability of \$15bn.That's 9% of Canada 's 5 year mineral product value.

	AVERAGE TPPR COMPONENT SCORES					TPPR ACTION LEVEL			
	Country	TPPR AVG	Age	Raise	Capacity	Count	VERY HI	HI	TOTAL
Max	15		15	10	30				
	Canada 5	4	12	5	11	38	1	5	16%
	USA 5	15	12	7	20	22	8	6	64%
	Peru 15	9	9	3	15	23	2	5	30%
	Brazil 15	10	11	4	12	31	4	0	13%
Total #						114	15	16	27%
Total %						100%	13%	14%	
	TPPR=Countr	y*Age*Raise*Ca	pacity*statu	s)/maxscore1	1675) max=10	0 (status "act	ive"=10 (all 10	in this table)	

On behalf of WMTF, I ask you to share this e-letter with your reviewers and consider a tailings specific panel of geotechnical experts to advise on the form and definitions of tailings specific disclosures most central to stability assurance tat should be disclosed by all listed mineral production companies.

Lindsay Newland Bowker, Executive Director

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