# SECURITIES AND EXCHANGE COMMISSION

# FORM 6-K

Current report of foreign issuer pursuant to Rules 13a-16 and 15d-16 Amendments

Filing Date: **2024-12-16** | Period of Report: **2024-12-13** SEC Accession No. 0001213900-24-108992

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# **FILER**

# Solaris Resources Inc.

CIK:2019103| IRS No.: 000000000 | Fiscal Year End: 1231 Type: 6-K | Act: 34 | File No.: 001-42015 | Film No.: 241549797

SIC: 1040 Gold and silver ores

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### FORM 6-K

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of December 2024

Commission File Number 001-42015

#### **Solaris Resources Inc.**

(Translation of registrant's name into English)

# Suite 555, 999 Canada Place Vancouver, British Columbia, Canada V6C 3E1

(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40F:

Form 20-F □ Form 40-F 🗷

#### Incorporation by Reference

Exhibit 99.1 to this Form 6-K of Solaris Resources Corp. (the "Company") is hereby incorporated by reference as an exhibit to the Registration Statements on Form F-10 (File No. 333-280241) and Form S-8 (File No. 333-283247) of the Company, as amended or supplemented.

The below documents are being submitted herewith.

Exhibit	<b>Description</b>
99.1	Material Change Report
99.2	Form 45-106F1 Report of Exempt Distribution
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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Solaris Resources Inc.

(Registrant)

Date: December 13, 2024 By: /s/ Tom Ladner

Name: Tom Ladner
Title: VP Legal

#### Form 51-102F3

#### MATERIAL CHANGE REPORT

#### Item 1. Name and Address of Reporting Issuer

Solaris Resources Inc. ("**Solaris**" or the "**Company**") Suite 555 - 999 Canada Place Vancouver. British Columbia V6C 3E1

#### Item 2. Date of Material Change

November 20, 2024

#### Item 3. News Release

A news release announcing the material change was disseminated through the facilities of GlobeNewswire on November 20, 2024 and a copy was subsequently filed on SEDAR+.

#### Item 4. Summary of Material Change

On November 20, 2024, Solaris announced final steps to complete its emigration by year-end, including management and board changes; a growth-oriented spin-out anticipated in 2025; and a C\$500,000 private placement.

#### Item 5. Full Description of Material Change

#### 5.1 Full Description of Material Change

On November 20, 2024, Solaris announced the final steps to complete its emigration by year-end following the Company's previous announcement to position the Company to maximize returns for shareholders and protect the interests of stakeholders by aligning with regulators in Ecuador as Warintza completes the permitting process (see the Company's news release dated September 9, 2024).

In connection with the emigration, the Company announced the appointment of Matthew Rowlinson as President and Chief Executive Officer of the Company, effective January 1, 2025, to be based in a new office in Zug, Switzerland, with further appointments in this office to follow. Mr. Rowlinson is uniquely well positioned for this role having most recently served as the Head of Copper Business Development for Glencore, one of the world's largest copper miners.

The Company also announced the appointment of Mr. Matthew Rowlinson, Mr. Rodrigo Borja, and Mr. Hans Wick to the Company's board of directors effective January 1, 2025. The Company's directors in Canada, Mr. Daniel Earle, Ms. Poonam Puri, Mr. Kevin Thomson and Mr. Ron Walsh will resign from their roles on the board effective January 1, 2025.

Mr. Rowlinson will lead the executive team and be supported by the Warintza Project team led by the Company's Chief Operating Officer, Mr. Javier Toro. Mr. Toro has built a technical team based in Lima, Peru, with recent hires from senior copper mining companies as Project Director, Senior Resource Geologist, Geotechnical Manager, Senior Metallurgical Engineer, and Mine Planning Engineers. Additionally, Mr. Toro will continue to be supported by Ecuadorian executives, Mr. Jorge Fierro, Vice President, Exploration, and Mr. Ricardo Obando, newly promoted to the role of Vice President, Community and Government Affairs, both of whom have been with Solaris since inception.

In connection with his appointment, Mr. Rowlinson has agreed to subscribe for C\$500,000 of common shares from the Company pursuant to a private placement.

The Company anticipates completing a spin-out transaction to capitalize on its non-core assets, including La Verde, Capricho, and Paco Orco, which will form the foundation of a new growth-oriented copper company focused on the consolidation of operating and advanced development assets with exceptional upside potential. This new company will benefit from the deep knowledge of the universe of projects and extensive network of relationships Mr. Rowlinson brings to Solaris to rapidly scale its business. The Company will announce additional details about this exciting venture in the new year.

#### Matthew Rowlinson Appointed President & CEO, and to Board of Directors

Matthew Rowlinson has extensive experience from senior executive roles in Glencore's copper department over the past eleven years. Since 2021, Matthew served as Head of Copper Business Development where he was jointly responsible for the strategic direction of one of the largest copper portfolios in the sector and developed deep knowledge of the industry and global inventory of projects.

In this role, he successfully executed multiple public and private M&A transactions, highlighted by Glencore's consolidation of the global scale MARA project. Matthew joined Glencore in 2013 as an asset manager for Latin America and was subsequently appointed Chief Financial Officer for Copper Americas. He began his career with Ernst & Young as an auditor of multinational mining and financial companies and is a qualified Chartered Accountant that holds an MBA from the University of Bath, UK.

#### Rodrigo Borja Appointed to Board of Directors

Rodrigo Borja is a senior lawyer with decades of experience in Ecuador, including as the Chief Legal Officer ("CLO") of several foreign companies with operations in the mining and oil sectors. In the mining sector, Rodrigo was CLO of Kinross' Ecuador subsidiary, where he managed all legal aspects of the company. He led the negotiations with the Ecuadorian state for the Mining Exploitation Contract for the Fruta del Norte project and the investment contract that protects foreign investment. Rodrigo is currently a partner with AVL Abogados where he leads its mining practice.

Prior to this, Rodrigo was the CLO of the Brazilian oil company Petrobras, responsible for all legal aspects of its operation from 2002 to 2010. He was also a member of the Executive Committee, as well as an alternate member of the Board of Directors of OCP Ecuador, Ecuador's main oil pipeline.

#### Hans Wick Appointed to Board of Directors

Hans Wick has decades of experience in the financial services and investment sector, with his most recent role as the Managing Director of a Swiss private bank. As a senior financial services and investment professional, Hans benefits from an in-depth knowledge of the sector and a wide network of contacts which he applies to his mandates and lends to the boards of directors he serves on. Over the course of his banking career, Hans has also been active in the mining sector for decades as an investor and advisor to numerous companies.

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#### Ricardo Obando Appointed Vice President, Community and Government Affairs

Ricardo Obando brings over 16 years of experience in the public and private sectors in Ecuador and is an expert in the field of government and community social relations, with a specialty in the formulation and design of dialogue and consultation processes. Until his promotion, Ricardo served as Country Manager, Ecuador, for Solaris since 2019.

Prior to this, Mr. Obando held senior roles in the Ecuadorian public sector, including Advisor to the Ministry of Energy and Mines, Strategic Coordinator of Social Intervention of the Ministry of Strategic Sectors, as well as Director of Social and Environmental Monitoring of the Hydrocarbons Secretariat and Coordinator of Social Participation, Community Relations and Management in the Ministry of Environment.

#### **Final Emigration Steps**

As part of the Company's final emigration steps, the Company anticipates that effective January 1, 2025, its Canadian offices will be closed, the Company and its subsidiaries will have no individuals in Canada who are employed or self-employed in connection with the Company's or its subsidiaries' operations, the Company and its subsidiaries will have no assets in Canada used in carrying on the Company's or its subsidiaries' operations, and the Company and its subsidiaries will otherwise not carry on any part of their operations in Canada.

The Company does not anticipate that the foregoing emigration steps will pose adverse tax consequences for the Company or impact its stock exchange listings.

## 5.2 Disclosure for Restructuring Transaction

Not applicable.

# Item 6. Reliance on subsection 7.1(2) of National Instrument 51-102

Not applicable.

#### **Item 7. Omitted Information**

No information has been omitted on the basis that it is confidential information.

#### Item 8. Executive Officer

The name and business number of the executive officer of the Company who is knowledgeable of the material change and this report is:

Tom Ladner Vice President, Legal (604) 638-1470

#### Item 9. Date of Report

November 28, 2024

#### Form 45-106F1 Report of Exempt Distribution

#### A. General Instructions

#### 1. Filing instructions

An issuer or underwriter that is required to file a report of exempt distribution and pay the applicable filing fee must pay the filing fee and file the information required by this form in the manner and using the templates specified in the System for Electronic Data Analysis and Retrieval + (SEDAR+) in accordance with National Instrument 13-103 System for Electronic Data Analysis and Retrieval + (SEDAR+) (in Québec, Regulation 13-103 respecting System for Electronic Data Analysis and Retrieval + (SEDAR +)).

The issuer or underwriter must file the report in a jurisdiction of Canada if the distribution occurs in the jurisdiction, and the issuer or underwriter is relying on a specific exemption from the prospectus requirement set out in section 6.1 of the Instrument. The requirement to file this report might also be a condition of a prospectus exemption provided in a national, multilateral or local rule or instrument, or a condition of an exemptive relief order. If a distribution is made in more than one jurisdiction of Canada, the issuer or underwriter may satisfy its obligation to file the report by completing a single report identifying all purchasers, and file the report in each jurisdiction of Canada in which the distribution occurs. Filing fees payable in a particular jurisdiction are not affected by identifying all purchasers in a single report.

In order to determine the applicable filing fee in a particular jurisdiction of Canada, consult the securities legislation of that jurisdiction. The issuer or underwriter must pay the filing fee through SEDAR+ in accordance with National Instrument 13-103 *System for Electronic Data Analysis and Retrieval* + (SEDAR+)(NI 13-103)(in Québec, Regulation 13-103 respecting System for Electronic Data Analysis and Retrieval + (SEDAR+)).

#### 2. Issuers located outside of Canada

If an issuer located outside of Canada determines that a distribution has taken place in a jurisdiction of Canada, include information about purchasers resident in that jurisdiction only.

#### 3. Multiple distributions

An issuer may use one report for multiple distributions occurring within 10 days of each other, provided the report is filed on or before the 10th day following the first distribution date. However, an investment fund issuer that is relying on the exemptions set out in subsection 6.2(2) of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions) may file the report annually in accordance with that subsection.

#### 4. References to purchaser

References to a purchaser in this form are to the beneficial owner of the securities.

However, if a trust company, trust corporation, or registered adviser described in paragraph (p) or (q) of the definition of "accredited investor" in section 1.1 of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions) has purchased the securities on behalf of a fully managed account, provide information about the trust company, trust corporation or registered adviser only; do not include information about the beneficial owner of the fully managed account.

Joint purchasers may be treated as one purchaser for the purposes of Item 7(f) of this form.

#### 5. References to issuer

References to "issuer" in this form include an investment fund issuer and a non-investment fund issuer, unless otherwise specified.

#### 6. Investment fund issuers

If the issuer is an investment fund, complete Items 1-3, 6-8, 10, 11 and Schedule 1 of this form.

## 7. Mortgage investment entities

If the issuer is a mortgage investment entity, complete all applicable items of this form other than Item 6.

#### 8. Language

The report must be filed in English or in French. In Québec, the issuer or underwriter must comply with linguistic rights and obligations prescribed by Québec law.

#### 9. Currency

All dollar amounts in the report must be in Canadian dollars. If the distribution was made or any compensation was paid in connection with the distribution in a foreign currency, convert the currency to Canadian dollars using the daily exchange rate of the Bank of Canada on the distribution date. If the distribution date occurs on a date when the daily exchange rate of the Bank of Canada is not available, convert the currency to Canadian dollars using the most recent daily exchange rate of the Bank of Canada available before the distribution date. For investment funds in continuous distribution, convert the currency to Canadian dollars using the average daily exchange rate of the Bank of Canada for the distribution period covered by the report.

If the distribution was not made in Canadian dollars, provide the foreign currency in Item 7(a) of the report.

#### 10. Date of information in report

Unless otherwise indicated in this form, provide the information as of the distribution end date.

#### 11. Date of formation

For the date of formation, provide the date on which the issuer was incorporated, continued or organized (formed). If the issuer resulted from an amalgamation, arrangement, merger or reorganization, provide the date of the most recent amalgamation, arrangement, merger or reorganization.

#### 12. Security codes

Wherever this form requires disclosure of the type of security, use the following security codes:

Security code	Security type
BND	Bonds
CE R	Certificates (including pass-through certificates, trust certificates)
CM S	Common shares
CVD	Convertible debentures
CVN	Convertible notes
CVP	Convertible preferred shares
DCT	Digital coins or tokens
DEB	Debentures
D RS	Depository receipts (such as American or Global depository receipts/shares)
FTS	Flow-through shares
FTU	Flow-through units
LP U	Limited partnership units and limited partnership interests (including capital commitments)
M TG	Mortgages (other than syndicated mortgages)
N OT	Notes (include all types of notes except convertible notes)
OPT	Options
P RS	Preferred shares
RTS	Rights
SMG	Syndicated mortgages
SUB	Subscription receipts
U BS	Units of bundled securities (such as a unit consisting of a common share and a warrant)
U NT	Units (exclude units of bundled securities, include trust units and mutual fund units)
W NT	Warrants (including special warrants)
ОТН	Other securities not included above (if selected, provide details of security type in Item 7d)

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# 13. Distributions by more than one issuer of a single security

If two or more issuers distributed a single security, provide the full legal names of the co-issuers in Item 3.

#### B. Terms used in the form

- 1. For the purposes of this form:
  - "designated foreign jurisdiction" means Australia, France, Germany, Hong Kong, Italy, Japan, Mexico, the Netherlands, New Zealand, Singapore, South Africa, Spain, Sweden, Switzerland or the United Kingdom of Great Britain and Northern Ireland;
  - "eligible foreign security" means a security offered primarily in a foreign jurisdiction as part of a distribution of securities in either of the following circumstances:
    - (a) the security is issued by an issuer
      - (i) that is incorporated, formed or created under the laws of a foreign jurisdiction,
      - (ii) that is not a reporting issuer in a jurisdiction of Canada,
      - (iii) that has its head office outside of Canada, and
      - (iv) that has a majority of the executive officers and a majority of the directors ordinarily resident outside of Canada;
    - (b) the security is issued or guaranteed by the government of a foreign jurisdiction;

"foreign public issuer" means an issuer where any of the following apply:

- (a) the issuer has a class of securities registered under section 12 of the 1934 Act;
- (b) the issuer is required to file reports under section 15(d) of the 1934 Act;
- (c) the issuer is required to provide disclosure relating to the issuer and the trading in its securities to the public, to security holders of the issuer or to a regulatory authority and that disclosure is publicly available in a designated foreign jurisdiction;

"legal entity identifier" means a unique identification code assigned to the person

- (a) in accordance with the standards set by the Global Legal Entity Identifier System, or
- (b) that complies with the standards established by the Legal Entity Identifier Regulatory Oversight Committee for pre-legal entity identifiers;

"NRD" means National Registration Database;

"permitted client" has the same meaning as in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations (in Québec, Regulation 31-103 respecting Registration Requirements, Exemptions and Ongoing Registrant Obligations);

"SEDAR+" has the same meaning as in National Instrument 13-103 System for Electronic Data Analysis and Retrieval + (SEDAR+) (in Québec, Regulation 13-103 respecting System for Electronic Data Analysis and Retrieval + (SEDAR+));

"SEDAR+ profile" means a profile required under section 4 of National Instrument 13-103 System for Electronic Data Analysis and Retrieval + (SEDAR+) (in Québec, Regulation 13-103 respecting System for Electronic Data Analysis and Retrieval + (SEDAR+)).

- 2. For the purposes of this form, a person is connected with an issuer or an investment fund manager if either of the following applies:
  - (a) one of them is controlled by the other;
  - (b) each of them is controlled by the same person.

# Form 45-106F1 Report of Exempt Distribution

ITEM 1 – REPORT TYPE							
X New report Amended report If ame	ended, provide filing date of report that is being amended. (YYYY-MM-DD)						
ITEM 2 - PARTY CERTIFYING	THE REPORT						
Indicate the party certifying the report (select only one). For guidance regarding whether an issuer is an investment fund, refer to section 1.1 of National Instrument 81-106 Investment Fund Continuous Disclosure and the companion policy to NI 81-106 (in Québec, Regulation 81-106 respecting Investment Fund Continuous Disclosure and Policy Statement to Regulation 81-106 respecting Investment Fund Continuous Disclosure).  Investment fund issuer  X Issuer (other than an investment fund)							
Underwriter							
ITEM 3 – ISSUER NAME AND							
Provide the following information about to	he issuer, or if the issuer is an investment fund, about the fund.						
Full legal name	Solaris Resources Inc.						
Previous full legal name	SOLARIS COPPER INC.						
	the last 12 months, provide most recent previous legal name.						
Website	www.solarisresources.com (if applicable)						
If the issuer has a legal entity identifier, pr	rovide below. Refer to Part B of the Instructions for the definition of "legal entity identifier".						
Legal entity identifier							
If two or more issuers distributed a single	security, provide the full legal name(s) of the co-issuer(s) other than the issuer named above.						
Full legal name(s) of co-issuer(s)	(if applicable)						
ITEM 4 – UNDERWRITER INF							
If an underwriter is completing the report,	provide the underwriter's full legal name, firm NRD number, and SEDAR+ profile number						
Full legal name							
Firm NRD number	(if applicable)						
SEDAR+ profile number							

ITEM 5 – ISSUER INFORMATION
If the issuer is an investment fund, do not complete Item 5. Proceed to Item 6.
a) Primary industry
Provide the issuer's North American Industry Classification Standard (NAICS) code (6 digits only) that in your reasonable judgment most closely corresponds to the issuer's primary business activity.
NAICS industry code 2 1 2 2 2 0
f the issuer is in the <b>mining industry</b> , indicate the stage of operations. This does not apply to issuers that provide services to issuers operating in the mining industry. Select the category that best describes the issuer's stage of operations.
X Exploration Development Production
s the issuer's primary business to invest all or substantially all of its assets in any of the following? If yes, select all that apply.
Mortgages Real estate Commercial/business debt Consumer debt Private companies
Cryptoassets
b) Number of employees
Number of employees: 0 - 49 <b>X</b> 50 - 99 100 - 499 500 or more
c) SEDAR+ profile number
Provide the issuer's SEDAR+ profile number
0 0 0 4 5 6 9 5
TEM 6 – INVESTMENT FUND ISSUER INFORMATION
f the issuer is an investment fund, provide the following information.
a) Investment fund manager information
Full legal name
Firm NRD Number (if applicable)
SEDAR+ profile number
b) Type of investment fund
Type of investment fund that most accurately identifies the issuer (select only one).
Money market Equity Fixed income Balanced
Alternative strategies Cryptoasset Other (describe)
ndicate whether one or both of the following apply to the investment fund.
Invests primarily in other investment fund issuers
Is a UCITs Fund <sup>1</sup>
Indertaking for the Collective Investment of Transferable Securities funds (UCITs Funds) are investment funds regulated by the European Union (EU) directives that allow collective vestment schemes to operate throughout the EU on a passport basis on authorization from one member state.
c) Net asset value (NAV) of the investment fund
elect the NAV range of the investment fund as of the date of the most recent NAV calculation (Canadian \$).
\$0 to under \$5M \$5M to under \$25M \$25M to under \$100M
\$100M to under \$500M \$500M to under \$1B \$1B or over Date of NAV calculation:
YYYY MM DD

ITEM	/ - INF	ORMATION A	ROUT THE	E DISTRIE	BUTION						
resident	in that juri	isdiction of Canada	only. Do not ir	nclude in Iten	n 7 securities issued	d as payr	ment of	commissio	ns or finder's f	nformation about pure fees in connection with ded in Schedule 1 of th	h the
a)	a) Currency										
Select the currency or currencies in which the distribution was made. All dollar amounts provided in the report must be in Canadian dollars.     X   Canadian dollar											
			l		(descri	,					
b)	Distribu	ition date(s)									
both the		end dates. If the rep								ovide the distribution on and dates for the distrib	
	Start date 2024 12 04   End date 2024 12 04   YYYY MM DD										
c)	Detaile	d purchaser infor	mation								
Comple	ete Sched	lule 1 of this for	m for each p	purchaser.							
d)		of securities distr									
	the followi		all distribution:								
		CUSIP number				Numb	har of	Single or		iaii φ	
	rity code	(if applicable)		escription of s		secui	Number of securities		Highest price	Total amount	
C	M S			Common sh	ares	143,	,267	\$3.49	\$3.49	\$500,002	-
											-
											-
ш											
e)	Details	of rights and cor	vertible/exch	nangeable s	securities						
		arrants, options) we rovide the conversion								ole/exchangeable secu	rities
Con	vertible / angeable rity code	Underlying security code	Exercise (Canad	e price	Expiry date (YYYY-MM- DD)	Conver	ersion			ns (if applicable)	
											1
											1
f)	Summe	ary of the distribu	tion by juried	liction and a	vemntion						
		•			•	f		·	- 1 1 6		
purchase	er resides a	ar amount of securi and for each exemp risdiction of Canado	tion relied on i	n Canada for	that distribution. I	lowever,	, if an iss	suer located	outside of C	gn jurisdiction where o anada completes a	1
										jurisdiction where a	
purchase jurisdicti		f a purchaser reside	es in a jurisdict	ion of Canad	a, and (iii) each ex	emption	relied or	n in Canad	a, if a purchas	ser resides in a foreign	1
l *		thin Canada, state	the province or	r territory oth	nenwise state the co	untry					
	wince or	The Constitution of the Co		on relied on	or muc state trie co	Nu	ımber of u		Total amo	unt (Canadian \$)	1
	ountry					-	purchase	rs <sup>2a</sup>			4
Swi	itzerland	NI 4	15-106, s. 2.3	[Accredited li	nvestorj		1		\$5	500,002	-
						_					-
						_					-
				Total d	ollar amount of s	ecuritie	es distri	buted	\$5	500,002	1
			Total r		nique purchasers		1		•	,	1
2aln calcul	aling the nur	mber of unique purchas			· ·	_	may be co	unted as one	purchaser.		-
25 In calcul	ation the total	al number of unique nu	rchasers to which	the issuer distr	ibuted securities, cour	it each nu	irchaser o	nly once rea	ardless of wheth	er the issuer distributed m	auttinle

<sup>26</sup>In calculating the total number of unique purchasers to which the issuer distributed securities, count each purchaser only once, regardless of whether the issuer distributed multiple types of securities to, and relied on multiple exemptions for, that purchaser.

g) Net proceed	ds to th	e investment fund by jurisdiction	1	
				n of Canada and foreign jurisdiction where a
				anada, include net proceeds for that jurisdiction of
Canada only. For Jurisal	ctions w	vithin Canada, state the province or te	Net proceeds (Canadiar	
		Province or country	\$)	
				_
Total	-4	and to the important found		_
		eeds to the investment fund	telbutions for which the report is being fi	led, less the gross redemptions that occurred during the
distribution period covered b			intibulions for which the report is being if	eu, less use gross redempours mai occurred duming me
ITEM 8 - COMP	ENSA	TION INFORMATION		
			ábac Pagulatian 45-106 respectir	g Prospectus Exemptions)) to whom the issuer
				ditional copies of this page if more than one
person was, or will be				
Indicate whether any co	ompenso	ation was paid, or will be paid, in con	nection with the distribution.	
X No	Yes	If yes, indicate number	er of persons compensated.	
a) Name of pe	erson c	ompensated and registration sta	atus	
		mpensated is a registrant.		
No [	Yes	,		
		n individual, provide the name of the	individual.	
Full legal name of	individ			
		Family name	First given name	Secondary given names
If the person compensa	ted is no	ot an individual, provide the following	information.	
Full legal n	ame of	non-individual		
	Firm	n NRD number	(if applica	ble)
Indicate whether the pe	erson cor	mpensated facilitated the distribution	through a funding portal or an ir	ternet-based portal.
No [	Yes			
b) Business c	ontact i	information		
If a firm NRD number i	s not pro	ovided in Item 8(a), provide the busin	ess contact information of the per	son being compensated.
Street ac	dress			
Munic	ipality		Province/State	
Ce	ountry		Postal code/Zip code	
Email ad	ldress		Telephone number	
c) Relationshi	ip to iss	suer or investment fund manage	r	
				efer to the meaning of "connected" in Part B(2) of
			-106 (in Québec, Regulation 45-1	06 respecting Prospectus Exemptions) for the
purposes of completing		non. issuer or investment fund manager		
Insider of the	eissuer	(other than an investment fund)		
Director or o	fficer of	the investment fund or investment for	und manager	
Employee of	f the issu	uer or investment fund manager		
None of the	above			
d) Compensa	tion de	tails		
, ,			identified in Item 8(a) in connect	ion with the distribution. Provide all amounts in
				ompensation. Do not report payments for services
				quired to ask for details about, or report on, internal
allocation arrangement	ts with ti	he directors, officers or employees of (	a non-individual compensated by	the issuer.

	Cash commissions paid										
	Value of all securities				Security code 1 Security code 2					ity code 3	3
	distributed as compensation4		Sec	curity codes							1
	Describe terms of	warranta antio	o or other righte								=
		warrants, option	Describe								
	Other compensation <sup>5</sup>		Describe								
	Total compensation paid										
	Check box if the person v	vill or may recei	ve any deferred c	ompensation	n (describe the	e term	s below)				_
	4Provide the aggregate value of all securities distributed as compensation, excluding options, warrants or other rights exercisable to acquire additional securities of the issuer. Indicate the security codes for all securities distributed as compensation, including options, warrants or other rights exercisable to acquire additional securities of the issuer.										
	The security codes for all securities distributed as compensation, <u>including</u> options, warrants or other rights exercisable to acquire additional securities of the issuer.  *Do not include deferred compensation,										
	•										
ITI	M 9 – DIRECTORS, EXE	CUTIVE OFFI	CERS AND PRO	MOTERS C	OF THE ISSU	ER					
If t	he issuer is an investment fui	nd. do not com	plete Item 9. Pro	ceed to Iten	n 10.						
Ind	cate whether the issuer is any o			at applies – ij	more than or	е арр	lies, select onl	y one).			
I	X Reporting issuer in any ju	risdiction of Ca	nada								
	Foreign public issuer										
[	Wholly owned subsidiary	of a reporting is	suer in any juriso	diction of Car	nada <sup>6</sup>						
	Provide na	ame of reporting	g issuer								
	Wholly owned subsidiary	of a foreign pul	olic issuer <sup>6</sup>								
,	Provide name	of foreign publi	cissuer								
-	Issuer distributing only eli	aible foreign se	curities and the o	distribution is	to permitted	lients	only <sup>7</sup>				
ı	issue, alouisating only on	gible foreign or			to permitted.		,				
	he issuer is at least one of the						stine en surition	. 6h 6h			and a service of the class of a
	issuer is a wholly owned subsidiary o wned by its directors, are beneficially						oung secunives, o	otner ma	n secunu	es man are	required by law to
7Ch	eck this box if it applies to the current	distribution even i	the issuer made pre				curities to non-pe	rmitted c	lients. Re	efer to the	definitions of
_ewg	ible foreign security" and "permitted o				- 0(-) (-)						
	If the issuer is none of the				1 9(a) – (c).						
	a) Directors, executive	officers and p	romoters of the	issuer							
	vide the following information								da, stat	e the pro	ovince or
teri	itory, otherwise state the count	ry. For "Kelation	snip to issuer", "D	" – Director,	O – Executiv						
						B	Susiness locat non-individua		Rel	ationshi	p to
	Organization or company		First	given Se	condary give	,	residentia	I	/se	issuer lect all t	hat
	name	Family	name	me	names		jurisdiction individual		(50	apply)	THE CONTRACTOR OF THE CONTRACT
						F	rovince or co		D	0	Р
								,		_	
				-		+					
		_				+					
						+					
				-		+					
						+					
	b) Promoter information										
15.0								-rc	641		F1
	ne promoter listed above is not o nin Canada, state the province o										
****	in carridge, state the province	or cerricory, our	state the co	andy, ron h	ciationship to	promi	J. J. J. D.	, actor,	J LA	COUNTRY !	officer.

Organization or company name	Family name	First given	Secondary given	Residential jurisdiction of individual	Relationship to promoter (select one or both if applicable)		
			names	Province or country	D	0	

c) Residential address of each individual

Complete Schedule 2 of this form providing the full residential address for each individual whose name appears in Item 9(a) or (b). Schedule 2 also requires information to be provided about control persons.

#### ITEM 10 - CERTIFICATION

Provide the following certification and business contact information of an officer, director or agent of the issuer or underwriter. If the issuer or underwriter is not a company, an individual who performs functions similar to that of a director or officer may certify the report. For example, if the issuer is a trust, the report may be certified by the issuer's trustee. If the issuer is an investment fund, a director or officer of the investment fund manager (or, if the investment fund manager is not a company, an individual who performs similar functions) may certify the report if the director or officer has been authorized to do so by the investment fund.

The certification may be delegated, but only to an agent that has been authorized by an officer or director of the issuer or underwriter to prepare and certify the report on behalf of the issuer or underwriter, provide the applicable information for the agent in the boxes below.

If the individual completing and filing the report is different from the individual certifying the report, provide the name and contact details for the individual completing and filing the report in Item 11.

The signature on the report must be in typed form rather than handwritten form. The report may include an electronic signature provided the name of the signatory is also in typed form.

Securities legislation requires an issuer or underwriter that makes a distribution of securities under certain prospectus exemptions to file a completed report of exempt distribution.

By completing the information below, I certify, on behalf of the issuer/underwriter/investment fund manager, to the securities regulatory authority or regulator, as applicable, that I have reviewed this report and to my knowledge, having exercised reasonable diligence, the information provided in this report is true and, to the extent required, complete.

Name of issuer/underwriter/ investment fund manager/agent	Solaris Resources Inc.						
Full legal name	Ladner						
	Family name	ne Secondary given names					
Title	Vice President, Legal						
Telephone number	604-687-1717	Email address	tladner@a	ugustacorp.	com		
Signature	(signed) Tom Ladner	Date	2024	12	13		
			YYYY	MM	DD		

ITEM 11 – CONTACT PERSON									
Provide the following business contact information for the individual that the securities regulatory authority or regulator may contact with any questions									
regarding the contents of t	his report, if different than th	e individual certif	vina the report in Ite	m 10.	,				
regarding the contents of this report, if different than the individual certifying the report in Item 10.  Same as individual certifying the report									
Full legal name	Polyachek	Arina			Title	Associate			
	Family name	First given name	Secondary giv names	ven		*			
Name of company	Blake, Cassels & Grayo								
Telephone number	604-631-2524		Email address	arina.	polyachek	@blakes.com			

#### Notice - Collection and use of personal information

The personal information required under this form is collected on behalf of and used by the securities regulatory authority or regulator under the authority granted in securities legislation for the purposes of the administration and enforcement of the securities legislation.

If you have any questions about the collection and use of this information, contact the securities regulatory authority or regulator in the local jurisdiction(s) where the report is filed, at the address(es) listed at the end of this form.

Schedules 1 and 2 may contain personal information of individuals and details of the distribution(s). The information in Schedules 1 and 2 will not be placed on the public file of any securities regulatory authority or regulator. However, freedom of information legislation may require the securities regulatory authority or regulator to make this information available if requested.

By signing this report, the issuer/underwriter confirms that each individual listed in Schedule 1 or 2 of the report who is resident in a jurisdiction of Canada:

- a) has been notified by the issuer/underwriter of the delivery to the securities regulatory authority or regulator of the information pertaining to the individual as set out in Schedule 1 or 2, that this information is being collected by the securities regulatory authority or regulator under the authority granted in securities legislation, that this information is being collected for the purposes of the administration and enforcement of the securities legislation of the local jurisdiction, and of the title, business address and business telephone number of the public official in the local jurisdiction, as set out in this form, who can answer questions about the security regulatory authority's or regulator's indirect collection of the information, and
- b) has authorized the indirect collection of the information by the securities regulatory authority or regulator.

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#### SCHEDULE 1 TO FORM 45-106F1 (CONFIDENTIAL PURCHASER INFORMATION)

Schedule 1 must be filed in the format of an Excel spreadsheet in a form acceptable to the securities regulatory authority or regulator.

The information in this schedule will not be placed on the public file of any securities regulatory authority or regulator. However, freedom of information legislation may require the securities regulatory authority or regulator to make this information available if requested.

#### a) General information (provide only once)

- 1. Name of issuer
- 2. Certification date (YYYY-MM-DD)

Provide the following information for each purchaser that participated in the distribution. For each purchaser, create separate entries for each distribution date, security type and exemption relied on for the distribution.

#### b) Legal name of purchaser

If two or more individuals have purchased a security as joint purchasers, provide information for each purchaser under the columns for family name, first given name and secondary given names, if applicable, and separate the individuals' names with an ampersand. For example, if Jane Jones and Robert Smith are joint purchasers, indicate "Jones & Smith" in the family name column.

Family name

- 2. First given name
- 3. Secondary given names (if applicable)
- 4. Full legal name of non-individual (if applicable)

#### c) Contact information of purchaser

- 1. Residential street address
- 2. Municipality
- 3. Province/State
- 4. Postal code/Zip code
- 5. Country
- 6. Telephone number
- 7. Email address (if available)

#### d) Details of securities purchased

- 1. Date of distribution (YYYY-MM-DD)
- 2. Number of securities
- 3. Security code
- 4. Amount paid (Canadian \$)

#### e) Details of exemption relied on

- 1. Rule, section and subsection number
  - If relying on section 2.3 [Accredited investor] of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions), provide
- 2. the paragraph number in the definition of "accredited investor" in section 1.1 of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions) that applies to the purchaser. (select only one if the purchaser is a permitted client that is not an individual, "NIPC" can be selected instead of the paragraph number)
- 3. If relying on section 2.5 [Family, friends and business associates] of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions), provide:
  - a. the paragraph number in subsection 2.5(1) that applies to the purchaser (select only one); and
  - b. if relying on paragraphs 2.5(1)(b) to (i), provide:
    - the name of the director, executive officer, control person, or founder of the issuer or affiliate of the issuer claiming a relationship
    - to the purchaser. (Note: if Item 9(a) has been completed, the name of the director, executive officer or control person must be consistent with the name provided in Item 9 and Schedule 2.)
    - .. the position of the director, executive officer, control person, or founder of the issuer or affiliate of the issuer claiming a relationship to the purchaser.

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If relying on subsection 2.9(2) or, in Alberta, New Brunswick, Nova Scotia, Ontario, Québec, or Saskatchewan, subsection 2.9(2.1)

[Offering memorandum] of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions) and the purchaser is an eligible investor, provide the paragraph number in the definition of "eligible investor" in section 1.1 of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions) that applies to the purchaser. (select only one)

# f) Other information

Paragraphs f)1. and f)2. do not apply if any of the following apply:

- (a) the issuer is a foreign public issuer;
- (b) the issuer is a wholly owned subsidiary of a foreign public issuer;
- (c) the issuer is distributing only eligible foreign securities and the distribution is to permitted clients only.
- 1. Is the purchaser a registrant? (Y/N)
- 2. Is the purchaser an insider of the issuer? (Y/N) (not applicable if the issuer is an investment fund)
- 3. Full legal name of person compensated for distribution to purchaser. If a person compensated is a registered firm, provide the firm NRD number only. (Note: the names must be consistent with the names of the persons compensated as provided in Item 8.)

#### **INSTRUCTIONS FOR SCHEDULE 1**

Any securities issued as payment for commissions or finder's fees must be disclosed in Item 8 of the report, not in Schedule 1.

**Details of exemption relied on** — When identifying the exemption the issuer relied on for the distribution to each purchaser, refer to the rule, statute or instrument in which the exemption is provided and identify the specific section and, if applicable, subsection or paragraph. For example, if the issuer is relying on an exemption in a National Instrument, refer to the number of the National Instrument, and the subsection or paragraph number of the specific provision. If the issuer is relying on an exemption in a local blanket order, refer to the blanket order by number.

For exemptions that require the purchaser to meet certain characteristics, such as the exemption in section 2.3 [Accredited investor], section 2.5 [Family, friends and business associates] or subsection 2.9(2) or, in Alberta, New Brunswick, Nova Scotia, Ontario, Québec, or Saskatchewan, subsection 2.9(2.1) [Offering memorandum] of NI 45-106 (in

Québec, Regulation 45-106 respecting Prospectus Exemptions), provide the specific paragraph in the definition of those terms that applies to each purchaser.

Reports filed under paragraph 6.1(1)(j) [TSX Venture Exchange offering] of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions) – For reports filed under paragraph 6.1(1)(j) [TSX Venture Exchange offering] of NI 45-106 (in Québec, Regulation 45-106 respecting Prospectus Exemptions), Schedule 1 must list the total number of purchasers by jurisdiction only, and is not required to include the name, residential address, telephone number or email address of the purchasers.

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SCHEDULE 2 TO FORM 45-106F1 (CONFIDENTIAL DIRECTOR, EXECUTIVE OFFICER, PROMOTER AND CONTROL PERSON INFORMATION)

Schedule 2 must be filed in the format of an Excel spreadsheet in a form acceptable to the securities regulatory authority or regulator.

Complete the following only if Item 9(a) is required to be completed. This schedule also requires information to be provided about control persons of the issuer at the time of the distribution.

The information in this schedule will not be placed on the public file of any securities regulatory authority or regulator. However, freedom of information legislation may require the securities regulatory authority or regulator to make this information available if requested.

#### a) General information (provide only once)

- 1. Name of issuer
- 2. Certification date (YYYY-MM-DD)

#### b) Business contact information of Chief Executive Officer (if not provided in Item 10 or 11 of report)

- 1. Email address
- 2. Telephone number

#### c) Residential address of directors, executive officers, promoters and control persons of the issuer

Provide the following information for each individual who is a director, executive officer, promoter or control person of the issuer at the time of the distribution. If the promoter or control person is not an individual, provide the following information for each director and executive officer of the promoter and control person. (Note: names of directors, executive officers and promoters must be consistent with the information in Item 9 of the report, if required to be provided.)

- 1. Family name
- 2. First given name
- 3. Secondary given names
- 4. Residential street address
- 5. Municipality
- 6. Province/State
- 7. Postal code/Zip code
- 8. Country
- 9. Indicate whether the individual is a control person, or a director and/or executive officer of a control person (if applicable)

#### d) Non-individual control persons (if applicable)

If the control person is not an individual, provide the following information. For locations within Canada, state the province or territory, otherwise state the country.

- 1. Organization or company name
- 2. Province or country of business location

#### **Ouestions:**

Refer any questions to:

#### **Alberta Securities Commission**

Suite 600, 250 – 5th Street SW Calgary, Alberta T2P 0R4 Telephone: 403-297-6454 Facsimile: 403-297-6156

Toll free in Canada: 1-877-355-0585

Public official contact regarding indirect collection of information: FOIP Coordinator

#### **British Columbia Securities Commission**

P.O. Box 10142, Pacific Centre 701 West Georgia Street

Vancouver, British Columbia V7Y 1L2

Inquiries: 604-899-6854

Toll free in Canada: 1-800-373-6393

Facsimile: 604-899-6506 Email: FOI-privacy@besc.bc.ca

Public official contact regarding indirect collection of information: Privacy Officer

#### The Manitoba Securities Commission

500 – 400 St. Mary Avenue Winnipeg, Manitoba R3C 4K5 Telephone: 204-945-2561

Toll free in Manitoba: 1-800-655-5244

Facsimile: 204-945-0330

Public official contact regarding indirect collection of information: Director

#### Financial and Consumer Services Commission (New Brunswick)

85 Charlotte Street, Suite 300 Saint John, New Brunswick E2L 2J2 Telephone: 506-658-3060

Toll free in Canada: 1-866-933-2222

Facsimile: 506-658-3059 Email: info@fcnb.ca

Public official contact regarding indirect collection of information: Chief Executive Officer and Privacy Officer

#### Government of Newfoundland and Labrador

Office of the Superintendent

Department of Digital Government and Service NL

P.O. Box 8700

Confederation Building 2nd Floor, West Block Prince Philip Drive

St. John's, Newfoundland and Labrador A1B 4J6

Attention: Superintendent of Securities

Telephone: 709-729-2571 Facsimile: 709-729-6187

Public official contact regarding indirect collection of information: Superintendent of Securities

#### **Government of the Northwest Territories**

Office of the Superintendent of Securities

P.O. Box 1320

Yellowknife, Northwest Territories X1A 2L9

Telephone: 867-767-9305 Facsimile: 867-873-0243

Public official contact regarding indirect collection of information: Superintendent of Securities

#### **Nova Scotia Securities Commission**

Suite 400, 5251 Duke Street

Duke Tower P.O. Box 458

Halifax, Nova Scotia B3J 2P8 Telephone: 902-424-7768 Facsimile: 902-424-4625

Public official contact regarding indirect collection of information: Executive Director

#### Government of Nunavut Office of the Superintendent of Securities

Legal Registries Division P.O. Box 1000, Station 570 4th Floor, Building 1106 Iqaluit, Nunavut X0A 0H0 Telephone: 867-975-6590 Facsimile: 867-975-6594

Public official contact regarding indirect collection of information: Superintendent of Securities

#### **Ontario Securities Commission**

20 Queen Street West, 22nd Floor Toronto, Ontario M5H 3S8 Telephone: 416-593-8314

Toll free in Canada: 1-877-785-1555

Facsimile: 416-593-8122

Email: exemptmarketfilings@osc.gov.on.ca

Public official contact regarding indirect collection of information: Inquiries Officer

#### **Prince Edward Island Securities Office**

95 Rochford Street, 4th Floor Shaw Building

P.O. Box 2000

Charlottetown, Prince Edward Island C1A 7N8

Telephone: 902-368-4569 Facsimile: 902-368-5283

Public official contact regarding indirect collection of information: Superintendent of Securities

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#### Autorité des marchés financiers

800, rue du Square-Victoria, 22e étage

C.P. 246, Place Victoria Montréal, Québec H4Z 1G3

Telephone: 514-395-0337 or 1-877-525-0337 Facsimile: 514-873-6155 (For filing purposes only) Facsimile: 514-864-6381 (For privacy requests only)

Email: financementdessocietes@lautorite.qc.ca (For corporate finance issuers); fonds\_dinvestissement@lautorite.qc.ca (For investment fund

issuers)

Public official contact regarding indirect collection of information: Corporate Secretary

## Financial and Consumer Affairs Authority of Saskatchewan

Suite 601 - 1919 Saskatchewan Drive Regina, Saskatchewan S4P 4H2 Telephone: 306-787-5842

Facsimile: 306-787-5899

Public official contact regarding indirect collection of information: Executive Director, Securities Division

# Office of the Superintendent of Securities

#### **Government of Yukon**

#### **Department of Community Services**

307 Black Street, 1st Floor P.O. Box 2703, C-6 Whitehorse, Yukon Y1A 2C6 Telephone: 867-667-5466

Facsimile: 867-393-6251 Email: securities@yukon.ca

Public official contact regarding indirect collection of information: Superintendent of Securities