

Form 603Corporations Act 2001
Section 671B**Notice of initial substantial holder**To: Company Name/Scheme Orinoco Gold LimitedACN/ARSN 149 219 974**1. Details of substantial holder (1)**Name AngloGold Ashanti Holdings plc

ACN/ARSN (if applicable)

The holder became a substantial holder on

14/02/17**2. Details of voting power**

The total number of votes attached to all the voting shares in the company or voting interests in the scheme that the substantial holder or an associate (2) had a relevant interest (3) in on the date the substantial holder became a substantial holder are as follows:

Class of securities (4)	Number of securities	Person's votes (5)	Voting power (6)
Fully Paid Ordinary Shares	85,190,463	85,190,463	17.56%

(based on 485,239,516 ordinary shares on issue)

3. Details of relevant interests

The nature of the relevant interest the substantial holder or an associate had in the following voting securities on the date the substantial holder became a substantial holder are as follows:

Holder of relevant interest	Nature of relevant interest (7)	Class and number of securities
AngloGold Ashanti Holdings plc	Beneficial Owner and in accordance with	85,190,463 fully paid ordinary shares
	the Subscription Agreement in annexure A	

4. Details of present registered holders

The persons registered as holders of the securities referred to in paragraph 3 above are as follows:

Holder of relevant interest	Registered holder of securities	Person entitled to be registered as holder (8)	Class and number of securities
AngloGold Ashanti Holdings plc	AngloGold Ashanti Holdings plc		85,190,463 fully
			paid ordinary shares

5. Consideration

The consideration paid for each relevant interest referred to in paragraph 3 above, and acquired in the four months prior to the day that the substantial holder became a substantial holder is as follows:

Holder of relevant interest	Date of acquisition	Consideration (9)		Class and number of securities
		Cash	Non-cash	
AngloGold Ashanti Holdings plc	14 February 2017	AU\$5,963,332		85,190,463 fully
				paid ordinary shares

6. Associates

The reasons the persons named in paragraph 3 above are associates of the substantial holder are as follows:

Name and ACN/ARSN (if applicable)	Nature of association

7. Addresses

The addresses of persons named in this form are as follows:

Name	Address
AngloGold Ashanti Holdings plc	1st Floor, Atlantic House, 4-8 Circular Road, Douglas, Isle of Man IM1 1AG

Signature

print name **Francois Visser**

capacity **Director**

sign here

date **15 / 02 / 17**

DIRECTIONS

- (1) If there are a number of substantial holders with similar or related relevant interests (eg. a corporation and its related corporations, or the manager and trustee of an equity trust), the names could be included in an annexure to the form. If the relevant interests of a group of persons are essentially similar, they may be referred to throughout the form as a specifically named group if the membership of each group, with the names and addresses of members is clearly set out in paragraph 7 of the form.
- (2) See the definition of "associate" in section 9 of the Corporations Act 2001.
- (3) See the definition of "relevant interest" in sections 608 and 671B(7) of the Corporations Act 2001.
- (4) The voting shares of a company constitute one class unless divided into separate classes.
- (5) The total number of votes attached to all the voting shares in the company or voting interests in the scheme (if any) that the person or an associate has a relevant interest in.
- (6) The person's votes divided by the total votes in the body corporate or scheme multiplied by 100.
- (7) Include details of:
 - (a) any relevant agreement or other circumstances by which the relevant interest was acquired. If subsection 671B(4) applies, a copy of any document setting out the terms of any relevant agreement, and a statement by the person giving full and accurate details of any contract, scheme or arrangement, must accompany this form, together with a written statement certifying this contract, scheme or arrangement; and
 - (b) any qualification of the power of a person to exercise, control the exercise of, or influence the exercise of, the voting powers or disposal of the securities to which the relevant interest relates (indicating clearly the particular securities to which the qualification applies).

See the definition of "relevant agreement" in section 9 of the Corporations Act 2001.
- (8) If the substantial holder is unable to determine the identity of the person (eg. if the relevant interest arises because of an option) write "unknown".
- (9) Details of the consideration must include any and all benefits, money and other, that any person from whom a relevant interest was acquired has, or may, become entitled to receive in relation to that acquisition. Details must be included even if the benefit is conditional on the happening or not of a contingency. Details must be included of any benefit paid on behalf of the substantial holder or its associate in relation to the acquisitions, even if they are not paid directly to the person from whom the relevant interest was acquired.

Annexure A

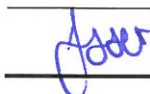
This is Annexure "A" of 14 pages referred to in the accompanying Form 603 Notice of initial substantial holder by AngloGold Ashanti Holdings plc. I certify that the document contained in this Annexure A is a true copy of the relevant document.

print name

Francois Visser

capacity Director

sign here



date

15 February 2017

01 February 2017

STRICTLY PRIVATE & CONFIDENTIAL

Attention: Tim Thompson
AngloGold Ashanti Holdings Plc
6300 South Syracuse Way
Suite 500
Centennial Colorado 80111

Dear Tim

RE: ORINOCO GOLD LIMITED – SUBSCRIPTION OF SHARES AND OPTIONS

1. INTRODUCTION

Orinoco Gold Limited (**Orinoco**) and AngloGold Ashanti Holdings Plc (**AngloGold**) have been in discussion concerning an alliance that includes:

- (a) AngloGold and Orinoco entering an earn in agreement pursuant to which AngloGold may earn up to a 70% interest in the Faina greenstone belt tenements, which tenements are listed in Annexure B hereto (the **Tenements**), and manage the joint venture (the **Earn in Agreement**); and
- (b) AngloGold subscribing for fully paid ordinary shares in Orinoco (**Shares**).

Orinoco is pleased to confirm AngloGold's subscription for 85,190,463 Shares (**Subscription Shares**) at A\$0.07 each (for a total subscription price of A\$5,963,332 (**Subscription Amount**)) together with one free option for each Share issued exercisable at A\$0.11 on or before 31 January 2020 (**Subscription Options**, and together the **Subscription Securities**) on and subject to the terms of this binding letter agreement.

Upon completion of the issue of the Subscription Shares, AngloGold's percentage shareholding in Orinoco is expected to be 15%, subject to the extent of acceptances under the Rights Offer (as described below).

(It is noted that Orinoco has commitments to subscribe for A\$2 million in the Rights Offer.)

On 16 December 2016, Orinoco launched a capital raising in the form of a non-renounceable entitlement offer (**Rights Offer**) to raise up to A\$12.29



million. Existing shareholders (at the record date) are entitled to subscribe for four new Shares for every seven Shares held, at an issue price of A\$0.07 per new Share, together with one free new option for every one new Share issued. The free options will be exercisable at A\$0.11 each on or before 31 January 2020 and Orinoco will apply to ASX for quotation of the options.

Orinoco has the right to offer the Shares not taken up by shareholders under the Rights Offer (**Rights Offer Shortfall**) to existing shareholders or new investors, including AngloGold, for up to a period of three months following the close of the Rights Offer.

On 13 January 2017, Orinoco held a shareholder general meeting (**Shareholder GM**) at which shareholder approval was sought for Orinoco to undertake a 'general placement' of up to 80,000,000 Shares at an issue price of A\$0.07 per new Share and up to 80,000,000 options exercisable at A\$0.11 each with an expiry date of 31 January 2020 (and Orinoco will apply to ASX for quotation of the options). This resolution was passed at the Shareholder GM and will enable Orinoco to complete the placement of the Subscription Securities to AngloGold.

2. FIRM ALLOCATION OF SUBSCRIPTION SECURITIES

- (a) Orinoco offers and AngloGold agrees to subscribe, subject to clause 4, for the Subscription Securities on the terms set out in this letter agreement.
- (b) AngloGold agrees to pay the Subscription Amount to Orinoco's securities registrar (Security Transfer Registrars Pty Ltd) on or before the date that is 10 business days after execution of this letter agreement.
- (c) Subscription for and allotment of the Subscription Securities will take place within 10 business days after the execution of this letter agreement, subject to AngloGold complying with its obligations under clause 2(b) above.
- (d) Notwithstanding any other term of this letter agreement, Orinoco will not issue any securities, including upon the exercise of Subscription Options, to AngloGold to the extent that its voting power in Orinoco will exceed 19.9% of the Shares then on issue unless Orinoco first obtains shareholder approval for the purposes of Chapter 6 of the Corporations Act 2001 (Cth) or the issue of the securities is otherwise permitted by Chapter 6 of the Corporations Act 2001 (Cth). In the event that AngloGold considers that its voting power in Orinoco is likely to approach 19.9% of the Shares then on issue, then AngloGold shall advise Orinoco of this fact and Orinoco shall seek shareholder



approval for the purposes of Chapter 6 of the Corporations Act 2001 (Cth).

3. EARN IN AGREEMENTS

- (a) Orinoco and AngloGold shall enter the Earn in Agreement as soon as practicable following the date of this letter agreement, in the terms set out at Annexure A hereto, together with only such other terms as are industry standard in an earn agreement of this nature.
- (b) Orinoco grants AngloGold an exclusive right to negotiate an earn-in and/or acquisition of up to 50% of the Cascavel Gold Mine for a period of nine months from the date of this letter agreement.

4. CONDITIONS PRECEDENT

Not used

5. USE OF PROCEEDS

Orinoco intends to use the Subscription Amount towards: advance recommencement of operations as the Cascavel Gold Mine, including ongoing resource development, mine development and expansion; to increase ownership in the Cascavel Mine operating company; exploration drilling and for working capital purposes, outstanding obligations and commitments.

6. BOARD REPRESENTATION and MAINTENANCE OF OWNERSHIP PERCENT

Upon completion of the issue of the Subscription Securities, AngloGold has the right to:

- (a) appoint, at AngloGold's own timing and discretion, a director to the Orinoco Board of Directors, and to retain that nominee director for so long as AngloGold's voting power in Orinoco remains above 10% of the issued ordinary shares of Orinoco; and
- (b) subject to the grant by ASX of a waiver from ASX Listing Rule 6.18 and subject to any ASX Listing Rules and other regulations that govern Orinoco's ability to issue additional securities to AngloGold, the right, at AngloGold's own timing and discretion, to make a top up investment in Orinoco ordinary shares to maintain AngloGold's voting power in Orinoco at or above 10% of the issued ordinary shares of Orinoco.



7. QUOTATION AND TRADING OF SUBSCRIPTION SECURITIES

- (a) The Subscription Shares will rank pari passu with Orinoco's existing fully paid ordinary shares. The Subscription Options will be issued on the same terms as the options to be offered to shareholders under the Rights Offer.
- (b) Orinoco will prepare and lodge on a prompt and timely basis all documents required by the Listing Rules and the Corporations Act as necessary for the consummation of the transactions contemplated by this Agreement (including, without limitation, an Appendix 3B for quotation of the Subscription Securities).

8. WARRANTIES BY ORINOCO

Orinoco warrants to AngloGold that:

- (a) Orinoco has all necessary authorisations to enter into and perform its obligations as set out in this letter agreement and to carry out the transactions contemplated by this letter agreement;
- (b) there is no information to which ASX Listing Rule 3.1A applies which has not been disclosed to the market in the Rights Offer prospectus or otherwise on ASX ;
- (c) it is not in breach of its constitution, and has not breached any applicable Australian laws or ASX Listing Rules;
 - (d) the issue of the Subscription Securities will not contravene the ASX Listing Rules;
- (d) in conducting the issue of the Subscription Securities, Orinoco will not contravene any agreements to which it is a party and that it has the corporate authority and power to enter into and perform its obligations hereunder;
- (e) during the period from the date of this Agreement until the issue date of the Subscription Securities, it, and each member of the Group will carry on its business in the ordinary course and will not, other than as disclosed to AngloGold prior to the date of this Agreement or in respect of the transactions contemplated by this Agreement:
 - (i) dispose of or charge, or agree to dispose of or charge, the whole or any part of its business or its property (except in the ordinary course of business);
 - (ii) materially increase its net debt;



(iii) vary in a material respect any term of any contract, deed or other agreement which is material to the making of an informed investment decision in relation to the Subscription Securities; or

(iv) pay any dividend,

without the prior written consent of AngloGold (such consent not to be unreasonably withheld or delayed);

(f) upon issue, the Subscription Shares will rank equally with the existing Shares on issue and will be tradeable on ASX free and clear of any encumbrances;

(g) the Subscription Securities will have no restriction on their issue or transfer;

(h) all information relating to Orinoco and its related bodies corporate (the **Group**) and the Group's operations provided to AngloGold or its advisers in connection with the proposed investment by AngloGold in Orinoco as contemplated by this Agreement was prepared in good faith for the purpose of informing AngloGold about Orinoco and the Subscription Shares and no information about Orinoco has been knowingly or recklessly omitted from the information provided to AngloGold or its advisers that is, in the reasonable opinion of Orinoco, material to an investment in Orinoco;

(i) The operations of each member of the Group are and have been conducted at all times in compliance with all financial recordkeeping and reporting requirements of the applicable money laundering statutes of all jurisdictions, the rules and regulations made thereunder and any related or similar rules, regulations or guidelines, issued, administered or enforced by any Governmental Agency (collectively, the **Money Laundering Laws**) and no action, suit or proceeding by or before any court or Governmental Agency, authority or body or any arbitrator involving any Group Member with respect to the Money Laundering Laws is pending or, to the best knowledge of Orinoco, threatened;

(j) No member of the Group and, to the best knowledge of Orinoco, no director, officer, employee, or affiliate of Orinoco or any other member of the Group:

(i) has used any corporate funds for any unlawful contribution, gift, unlawful entertainment or other unlawful expense relating to political activity;



- (ii) has made any direct or indirect unlawful payment to any foreign or domestic government official or employee from corporate funds of any member of the Group; or
- (iii) has made any bribe, rebate, payoff, influence payment, kickback or other unlawful payment,

in each case, in violation of any applicable laws, including but not limited to the United States Foreign Corrupt Practices Act of 1977, the United Kingdom Bribery Act 2010 or the Australian Criminal Code Act 1995 (Cth).

(k) Except as disclosed pursuant to clause 7(b):

- (i) no member of the Group is in violation of any environmental laws;
- (ii) no member of the Group has received any claim concerning the environment, whether made by a governmental agency or otherwise;
- (iii) no circumstances exist which might give rise to an environmental claim being issued by a governmental agency or otherwise;
- (iv) each member of the Group has always previously complied with all environmental laws;
- (v) each member of the Group has in place, and is complying with the terms of, systems and processes designed to ensure their future compliance with all environmental laws and those systems and processes have been designed with professional skill, care and diligence;
- (vi) each member of the Group has received all permits, licences or other approvals required of them under applicable environmental laws to conduct their respective businesses and is in compliance with all terms and conditions of any permit, licence or approval;
- (vii) to the knowledge of Orinoco, there are no current or anticipated costs or liabilities of any member of the Group associated with environmental laws (including, without limitation, any capital or operating expenditures required for clean-up, closure of properties or compliance with environmental laws or any permit, license or approval, any

related constraints on operating activities and any potential liabilities to third parties); and

- (l) as at the date of this Agreement, Orinoco's Appendix 3B dated and released to the ASX on 1 February 2017 accurately describes the number and type of securities on issue by Orinoco;

9. WARRANTIES BY ANGLOGOLD

AngloGold warrants to Orinoco that:

- (a) AngloGold has all necessary authorisations to enter into and perform its obligations as set out in this letter agreement and to carry out the transactions contemplated by this letter agreement;
 - (b) AngloGold has made and relied upon its own assessment of Orinoco and has conducted its own investigations with respect to the Subscription Securities and Orinoco including, without limitation, the particular tax consequences of purchasing, owning or disposing of the Subscription Securities in light of its particular situation as well as any consequences arising under the laws of any other taxing jurisdiction;
 - (c) AngloGold acknowledges that an investment in the Subscription Securities involves a degree of risk and that the Subscription Securities are, therefore, a speculative investment. AngloGold confirms that it has considered such risk in deciding to purchase the Subscription Securities;
 - (d) AngloGold acknowledges that this letter agreement does not constitute a securities recommendation or financial product advice with respect to securities and that Orinoco has not had regard to, and AngloGold has had regard to, AngloGold's particular objectives, financial situation or needs;
 - (e) AngloGold confirms that it is and will be compliant with all relevant laws and regulations (whether in the place in which the offer is made and the place in which the offer is received) in respect of its subscription for the Subscription Securities and the issue of Subscription Securities to the Investor;
- ; and
- (f) the offer of Subscription Securities is personal to AngloGold and does not constitute an offer to any other person or to the public generally in Australia, or anywhere else. AngloGold may not assign, transfer, or



in any other manner, deal with its rights or obligations under this letter agreement without the prior written agreement of Orinoco.

10. TERMINATION

AngloGold may immediately terminate this Agreement at any time by notice given to Orinoco, without cost or liability to itself, so that it is relieved of all its obligations under this Agreement if any of the following events occurs before the Settlement Date:

- (a) Orinoco fails to perform or observe any of its material obligations under this Agreement;
- (b) Orinoco or any of its directors or officers engage, or have engaged in any fraudulent conduct or activity whether or not in connection with the transactions contemplated in this Agreement;
- (c) any of the following occur:
 - (i) a director of Orinoco is charged with an indictable offence in relation to their conduct as a director of Orinoco;
 - (ii) any governmental agency commences any public action against Orinoco or any of its directors in their capacity as a director of that company, or announces that it intends to take such action; or
 - (iii) any director of Orinoco is disqualified from managing a corporation under Part 2D.6 of the Corporations Act; or
- (d) Orinoco ceases to be admitted to the official list of ASX.

11. INDEMNITY

Orinoco indemnifies AngloGold against each claim, action, proceeding, judgment, damage, costs, loss, expense or liability (including legal costs on a full indemnity basis) incurred or suffered by or brought by or made or recovered against AngloGold in connection with or arising out of a breach of this Agreement or of any of the Warranties set out in Clause 9 of this agreement.

12. NO PUBLIC ANNOUNCEMENTS

- (a) Orinoco will not make any public announcements or statements to the media in relation to this Agreement or the subscription for the Subscription Securities by AngloGold except in accordance with the



prior written approval of AngloGold, which approval will not be unreasonably withheld or delayed.

- (b) Nothing in this clause 11 prevents any disclosure by Orinoco to the extent that it is required by law, regulation, legal process, order of any governmental agency or the rules of an applicable securities exchange and Orinoco will only be required to comply with clause 9(a) if and to the extent that compliance would not, in its reasonable opinion, be likely to result in it breaching its continuous disclosure obligations, provided that in each case Orinoco has provided a copy of the relevant disclosure to AngloGold prior to lodgement and taken into account any comments of AngloGold in good faith and acting reasonably.

13. GOVERNING LAW

This letter shall be governed by and construed in accordance with the laws of Western Australia. AngloGold and Orinoco irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of Western Australia and courts of appeal from them.

14. MISCELLANEOUS

- (a) Orinoco and AngloGold agree to pay their own legal fees and other costs and expenses incurred in connection with the preparation, negotiation and completion of this letter agreement and of other related documentation.
- (b) Each party shall sign, execute and do all deeds, acts, documents and things as may reasonably be required by the other party to effectively carry out and give effect to the terms and intentions of this letter agreement.
- (c) The terms of this letter agreement constitute the entire agreement between Orinoco and AngloGold as to the Subscription Securities.
- (d) Time shall be of the essence of this letter agreement.
- (e) Any variation of the terms of this letter agreement must be in writing signed by Orinoco and AngloGold.
- (f) This letter agreement may be entered into in any number of counterparts and by the parties to it on separate counterparts, each of which when so executed and delivered shall be an original.





Yours sincerely,
Orinoco Gold Limited

Mark Papendieck
Managing Director

On behalf of AngloGold Ashanti Holding Plc, I confirm AngloGold agrees to the terms and conditions of this letter agreement.

By: Ronald W Largent

Name: Ronald W. Largent
Title: Chief Operating Officer - Int

Date: 2/6/17

On behalf of Orinoco Gold Limited, I confirm Orinoco agrees to the terms and conditions of this letter agreement.

By: [Signature]

Name: Mark Papendieck
Title: Managing Director

Date: 07/02/2017



Annexure A – Earn In Agreement Terms

1. Subject to the satisfactory completion of its due diligence with respect to the Tenements in its absolute discretion, AngloGold may elect at its option to earn a 70% Participating Interest in the Tenements and the Joint Venture by funding the sum of not less than USD9.5M (the **Earning Requirement**) on project expenditure within 3 years of the date that the last of the conditions precedent are satisfied or waived (the Commencement Date), of which at least USD1.5M must be spent in Year 1 (which amount is the **Minimum Commitment**).
2. The timing of all expenditure to be funded by AngloGold may be accelerated, at the election of AngloGold, to enable AngloGold to satisfy the Earning Requirement at any time prior to the date which is 3 years after the Commencement Date. However, to avoid doubt, AngloGold may satisfy the Earning Requirement at any time until the end of the period that is 3 years after the Commencement Date.
3. If there is a circumstance of Force Majeure that delays AngloGold's ability to expend any expenditure, the time for the completion of the Earning Requirement shall be extended by such period.
4. Notwithstanding any other provision of this Agreement, AngloGold may withdraw from the Joint Venture and the Agreement at any time during the Farm-in Period (and before having satisfied the Earning Requirement), and on that event AngloGold has no interest or liabilities with respect to the Tenements or the Joint Venture.
5. AngloGold (or its Affiliate) will be the Manager of the Joint Venture on and from the date on which it has spent the Minimum Commitment.
6. AngloGold will not charge the Joint Venture for any costs it incurs for internal personnel or specialists working for the Joint Venture during the period it is expending the Earning Requirement however AngloGold may charge the Joint Venture for direct external costs including flights and accommodation for field based exploration reviews or external specialist support services (such as geophysics, geochemistry, structural geology, sampling, drilling services, etc.), together with salaries and other reasonable field costs for support crews to complete such surveys, accounted for by way of credit toward the Earning Requirement.
7. On and from the completion of the Minimum Expenditure, the Participants shall establish a management committee (**Management Committee**). Decisions of the Management Committee shall be by simple majority based on the Participating Share of each party, however while AngloGold is sole funding, AngloGold shall have the right to make, on its own, all decisions of or by the Management Committee.
8. On and from the date on which AngloGold has satisfied the Earning Requirement, each party must contribute towards expenditure in proportion to its respective Participating Share, being

AngloGold	70%
Orinoco	30%



9. Orinoco may elect not to contribute its Participating Share of expenditure under an approved program and budget by giving written notice to AngloGold. To the extent that Orinoco elects not to contribute its proportionate Participating Share of expenditure, then its Participating Share shall be diluted and AngloGold may earn up to an additional 25% by contributing US\$1.0M for each 5% Participating Share. At each 5% reduction of its Participating Share, Orinoco may elect to resume contributing at that reduced level.
10. In the event that Orinoco's Participating Share reduces to 5%, its interest will convert into a 1% NSR, and AngloGold will have the first right of refusal to match any bona fide third party offer to buy that 1% NSR..
11. Each party severally and in proportion to their respective Participating Shares indemnifies the Manager from, against and in respect of all loss which the Manager may incur or sustain in respect of the obligations or activities of the Manager, except to the extent that such loss is sustained or incurred as result of the fraud or gross negligence of the Manager. In no circumstances shall the Manager be liable for any consequential loss or indirect loss, or loss of profit (whether direct or indirect) to any party or other person whatsoever.
12. Pre-emptive rights will apply to any assignment of a Participating Interest by a party.



Annexure B – the Tenements

Processo	Área (m²)	Fase	Requerente	Substância	Município	UF	Tipo
860205/2014	0.49	Requerimento de Pesquisa	Dimas Martins Filho	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860206/2014	0.5	Requerimento de Pesquisa	Dimas Martins Filho	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860035/2017	21.24	Requerimento de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860036/2017	115.61	Requerimento de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860043/2017	999.76	Requerimento de Pesquisa	EDEM	Minério de Ferro	Goiás	GO	Aguardando Publicação do Alvará de Pesquisa
860044/2017	1523.46	Requerimento de Pesquisa	EDEM	Minério de Cobre	Goiás	GO	Aguardando Publicação do Alvará de Pesquisa
860045/2017	1247.08	Requerimento de Pesquisa	EDEM	Minério de Cobre	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860157/2013	304.29	Autorização de Pesquisa	EDEM	Calcário	Faina	GO	Alvará Prorrogado
860185/2012	999.94	Autorização de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Alvará inicial (prorrogação solicitada)
860699/2013	634.23	Autorização de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Alvará inicial (prorrogação solicitada)
860803/2016	999.84	Autorização de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Alvará inicial
861347/2012	341.08	Autorização de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Alvará inicial (prorrogação solicitada)
861365/2015	949.76	Requerimento de Pesquisa	EDEM	Ilmenita	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861390/2016	1413.39	Requerimento de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861500/2016	1003.7	Requerimento de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861501/2016	1388.76	Requerimento de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861502/2016	703.14	Requerimento de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
862520/2011	901.86	Autorização de Pesquisa	EDEM	Minério de Ouro	Faina	GO	Alvará inicial (prorrogação solicitada)
861590/2009	881.22	Disponibilidade	Francisco de Assis Guimarães Neto	Minério de Ouro	Faina	GO	Recurso Apresentado
861414/2016	374.87	Requerimento de Pesquisa	Helder de Oliveira Campos	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861501/2014	636.94	Autorização de Pesquisa	Helder de Oliveira Campos	Minério de Ouro	Faina	GO	Alvará inicial
860188/2012	1337.53	Autorização de Pesquisa	Jamil Morue	Minério de Ouro	Goiás	GO	Alvará inicial
860856/2012	1990.73	Autorização de Pesquisa	Jamil Morue	Minério de Ouro	Faina	GO	Alvará inicial
860436/2010	457.63	Autorização de Pesquisa	Lgv Mineração Ltda	Ilmenita	Faina	GO	Alvará Prorrogado
860570/2016	686.31	Requerimento de Pesquisa	Lgv Mineração Ltda	Ilmenita	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860582/2016	965.87	Requerimento de Pesquisa	Lgv Mineração Ltda	Ilmenita	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860583/2016	378.93	Requerimento de Pesquisa	Lgv Mineração Ltda	Ilmenita	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860995/2013	88.69	Autorização de Pesquisa	Lgv Mineração Ltda	Calcário	Faina	GO	Alvará Prorrogado
860167/2007	169.15	Autorização de Pesquisa	Mineração Curral de Pedra Ltda	Minério de Prata	Faina	GO	Relatório Final Positivo Apresentado
860404/2013	999.45	Autorização de Pesquisa	Mineração Curral de Pedra Ltda	Minério de Ouro	Faina	GO	Alvará inicial (prorrogação solicitada)
861359/2015	57.64	Autorização de Pesquisa	Mineração Curral de Pedra Ltda	Minério de Ouro	Faina	GO	Alvará inicial (RFP negativo)
861360/2015	142.75	Autorização de Pesquisa	Mineração Curral de Pedra Ltda	Minério de Ouro	Faina	GO	Alvará inicial (prorrogação solicitada)
861586/2009	819.01	Autorização de Pesquisa	Mineração Curral de Pedra Ltda	Minério de Ouro	Faina	GO	Relatório Final Positivo Apresentado
860571/2016	1005.13	Requerimento de Pesquisa	Mineração Gmb Ltda	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860051/2012	470.71	Autorização de Pesquisa	Mineração Goiás Velho Ltda	Minério de Ouro	Faina	GO	Alvará inicial
860069/2010	336.6	Autorização de Pesquisa	Mineração Goiás Velho Ltda	Minério de Ouro	Faina	GO	Futura Disponibilidade
860193/2011	1.39	Autorização de Pesquisa	Mineração Goiás Velho Ltda	Minério de Ouro	Faina	GO	Alvará Prorrogado
860600/2011	1978.74	Autorização de Pesquisa	Mineração Goiás Velho Ltda	Minério de Ouro	Faina	GO	Alvará Prorrogado
860995/2016	2.23	Requerimento de Pesquisa	Orinoco Brasil Mineração Ltda	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
860683/2016	558.39	Autorização de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Alvará inicial
860684/2016	1157.46	Autorização de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Alvará inicial
860685/2016	944.52	Autorização de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Alvará inicial
860686/2016	1005.17	Autorização de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Alvará inicial
861389/2016	1196.75	Requerimento de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861391/2016	1730.66	Requerimento de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861392/2016	1681.72	Requerimento de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861393/2016	1999.33	Requerimento de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Goiás	GO	Aguardando Publicação do Alvará de Pesquisa
861917/2013	9.65	Autorização de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Faina	GO	Alvará Prorrogado
861918/2013	848.97	Autorização de Pesquisa	Rio do Ouro Mineração Ltda	Minério de Ouro	Araguapaz	GO	Alvará inicial
760742/1996	48	Requerimento de Lavra	Sertão Mineração Ltda	Ouro	Faina	GO	
860096/1986	329	Concessão de Lavra	Sertão Mineração Ltda	Minério de Ouro	Faina	GO	
860368/1995	180	Concessão de Lavra	Sertão Mineração Ltda	Minério de Ouro	Faina	GO	
861194/2016	3.95	Requerimento de Pesquisa	Sertão Mineração Ltda	Minério de Ouro	Faina	GO	Aguardando Publicação do Alvará de Pesquisa
861288/2009	628.72	Autorização de Pesquisa	Supergran Mineração Ltda	Ilmenita	Faina	GO	Alvará Prorrogado

