



## OBAN MINING CORPORATION TO ACQUIRE NORTHERN GOLD MINING INC.

**Toronto, Ontario (November 6, 2015)** – Oban Mining Corporation (TSX:OBM) ("**Oban**") and Northern Gold Mining Inc. (TSX-V: NGM) ("**Northern Gold**") are pleased to announce that they have entered into an arrangement agreement dated November 5, 2015 (the "**Agreement**") pursuant to which Oban has agreed to acquire all of the issued and outstanding common shares of Northern Gold ("**Northern Gold Shares**") in exchange for an aggregate of 4,000,000 common shares of Oban ("**Oban Shares**") (subject to reduction for any Northern Gold Shares held by validly dissenting shareholders of Northern Gold, if any). Shareholders of Northern Gold representing 24.5% of the Northern Gold Shares have entered into lock-up agreements with Oban in support of the transaction. The transaction will be implemented by way of a plan of arrangement ("**Arrangement**") under the *Business Corporations Act* (Ontario).

### ***Particulars of the Transaction***

Under the terms of the Agreement, the holders of Northern Gold Shares will be entitled to receive, *pro rata*, an aggregate of 4,000,000 Oban Shares (subject to reduction for any Northern Gold Shares held by validly dissenting shareholders of Northern Gold, if any) in exchange for all of the issued and outstanding Northern Gold Shares. Following the completion of the Arrangement, the former shareholders of Northern Gold are expected to hold approximately 6.8% of the issued and outstanding Oban Shares in the *pro forma* company. The Arrangement will require the approval of at least 66⅔ percent of the votes cast by shareholders of Northern Gold at the annual and special meeting of shareholders of Northern Gold expected to take place on December 18, 2015 (the "**Northern Gold Meeting**").

The Arrangement is subject to applicable shareholder, court and stock exchange approvals and the satisfaction of certain other closing conditions, including having either (i) obtained the consent of the lender to Northern Gold under the credit agreement dated October 10, 2014 (the "**Northern Gold Credit Agreement**") to the Arrangement, or (ii) repaid the full amount outstanding under the Northern Gold Credit Agreement with funds loaned to Northern Gold by Oban.

The Agreement includes covenants of Northern Gold typical of transactions of this nature, including with respect to non-solicitation, a right granted to Oban to match superior proposals for Northern Gold and a provision entitling Northern Gold to a fiduciary-out. In addition, Northern Gold has agreed to pay a termination fee to Oban upon the occurrence of certain events.

The board of directors of Northern Gold has unanimously approved the Arrangement and will recommend that shareholders of Northern Gold vote in favour of the Arrangement. A management information circular is expected to be mailed to shareholders of Northern Gold in connection with the Northern Gold Meeting to be held to, among other things, consider the Arrangement and in accordance with applicable securities laws. Northern Gold expects to mail the management information circular in late November 2015.

John Burzynski, President and Chief Executive Officer of Oban, stated: "This transaction provides an excellent opportunity for the shareholders of Northern Gold to join a leading exploration and development company, with a dedicated, focused and experienced management team that has a track record of building valued mining companies."

Eric Moeller, President and Chief Executive Officer of Northern Gold, stated: "Oban has both the capital and management to progress the projects that Northern Gold has developed. Shareholders will have the opportunity to capitalize on the success of these efforts, as well as the longer range goals of Oban."

### ***Advisors and Counsel***

Ross Glanville & Associates Ltd. ("**Glanville**") has acted as the exclusive financial advisor of Northern Gold. Glanville has provided an oral opinion to the board of directors of Northern Gold that, based upon and subject to certain assumptions, limitations and qualifications in the opinion, the consideration being offered by Oban in respect of the Arrangement is fair, from a financial point of view, to Northern Gold and the shareholders of Northern Gold. Northern Gold expects to receive Glanville's written opinion prior to the mailing of the management information circular to shareholders of Northern Gold. Peterson & Company LLP has acted as legal counsel to Northern Gold.

Bennett Jones LLP has acted as legal counsel to Oban.

### **About Oban Mining Corporation**

Oban is a mineral exploration company focused on the acquisition, exploration, and development of precious metal resource properties in Canada. Oban has recently acquired the high-grade Windfall Lake gold deposit located between Val-d'Or and Chibougamau in Québec, Canada, and also holds a 100% undivided interest in a large area of claims in the Urban Barry area of Québec, Canada, along with options held with other third parties to acquire a 100% undivided interest in the Côté Property, the Golden Dawn Project, the Hunter Property and other properties in the vicinity. Oban also holds a 100% interest in the Roach Property in northern Ontario, Canada. In addition, Oban holds an option to acquire from Northstar Gold Corp. up to a 70% interest in the Miller project in northern Ontario, Canada pursuant to an option agreement with Northstar Gold Corp. Oban is well financed with approximately \$70 million in cash, cash equivalents and marketable securities.

For further information on Oban please contact:

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President & Chief Executive Officer  
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### **About Northern Gold Mining Inc.**

Northern Gold is a TSX Venture Exchange ("**TSX-V**") listed gold company based in Toronto, Ontario. The Company's main focus is the exploration and development of its prospective mineral properties at the Golden Bear Project in the Larder Lake Mining Division in northeastern Ontario. Northern Gold has a portfolio of advanced exploration projects, including the Jonpol and Garrcon deposits and the Buffonta property. Recent transactions, including the amalgamation with Victory Gold Mines Inc. and acquisition of the Lac Minerals Property, add to Northern Gold's regional portfolio strategy along the Destor-Porcupine Fault Zone.

For further information on Northern Gold please contact:

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## Cautionary Note Regarding Forward-Looking Information

*This news release contains "forward-looking information" and "forward-looking statements" (collectively, "forward-looking statements") within the meaning of the applicable Canadian securities legislation. All statements, other than statements of historical fact, are forward-looking statements and are based on expectations, estimates and projections as at the date of this news release. Any statement that involves discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions, future events or performance (often but not always using phrases such as "expects", or "does not expect", "is expected", "anticipates" or "does not anticipate", "plans", "budget", "scheduled", "forecasts", "estimates", "believes" or "intends" or variations of such words and phrases or stating that certain actions, events or results "may" or "could", "would", "might" or "will" be taken to occur or be achieved) are not statements of historical fact and may be forward-looking statements. In this news release, forward-looking statements relate, among other things, to: the anticipated benefits of the Arrangement to Oban and shareholders of Oban; the anticipated benefits of the Arrangement to Northern Gold and shareholders of Northern Gold; the pro forma shareholdings of Northern Gold shareholders in Oban; the market capitalization of Oban following the completion of the Arrangement; the timing and receipt of the required shareholder, court, stock exchange and regulatory approvals for the Arrangement; the timing and ability of Oban and Northern Gold to satisfy the conditions precedent to completing the Arrangement; the anticipated timing for mailing the management information circular to the shareholders of Northern Gold in respect of the Arrangement; the closing of the Arrangement; the length of the current market cycle and requirements for an issuer to survive in the current market cycle; future growth potential of Oban and Northern Gold and their respective business; and future mine development plans.*

*These forward-looking statements are based on reasonable assumptions and estimates of management of Oban and Northern Gold, as the case may be, at the time such statements were made. Actual future results may differ materially as forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of Oban or Northern Gold, as the case may be, to materially differ from any future results, performance or achievements expressed or implied by such forward-looking statements. Such factors, among other things, include: satisfaction or waiver of all applicable conditions to closing of the Arrangement (including receipt of all necessary shareholder, court, stock exchange and regulatory approvals or consents, the consent of the lender under the Northern Gold Credit Agreement or repayment in full of the Northern Gold Credit Agreement, and the absence of material changes with respect to the parties and their respective businesses, all as more particularly set forth in the Arrangement Agreement); the synergies expected from the Arrangement not being realized; business integration risks; fluctuations in general macroeconomic conditions; fluctuations in securities markets and the market price of Oban Shares and Northern Gold Shares; fluctuations in spot and forward prices of gold, silver, base metals or certain other commodities; fluctuations in currency markets (such as the Canadian dollar to United States dollar exchange rate); change in national and local government, legislation, taxation, controls, regulations and political or economic developments; risks and hazards associated with the business of mineral exploration, development and mining (including environmental hazards, industrial accidents, unusual or unexpected formations pressures, cave-ins and flooding); inability to obtain adequate insurance to cover risks and hazards; the presence of laws and regulations that may impose restrictions on mining; employee relations; relationships with and claims by local communities and indigenous populations; availability of increasing costs associated with mining inputs and labour; the speculative nature of mineral exploration and development (including the risks of obtaining necessary licenses, permits and approvals from government authorities); and title to properties. In addition, the failure of a party to comply with the terms of the Arrangement Agreement may result in that party being required to pay a non-completion or other fee to the other party, the result of which could have a material adverse effect on the paying party's financial position and results of operations and its ability to fund growth prospects and current operations. Although the forward-looking statements contained in this news release are based upon what management of Oban and/or Northern Gold, as the case may be, believes, or believed at the time, to be reasonable assumptions, Oban and/or Northern Gold, as the case may be, cannot assure shareholders that actual results will be consistent with such forward-looking statements, as there may be other factors that cause results not to be as anticipated, estimated or intended.*

*Readers should not place undue reliance on the forward-looking statements and information contained in this news release. Except as required by law, Oban and Northern Gold assume no obligation to update the forward-looking statements of beliefs, opinions, projections, or other factors, should they change, except as required by law.*

**Neither the TSX-V nor its Regulation Services Provider (as that term is defined in the policies of the TSX-V) accepts responsibility for the adequacy or accuracy of this news release. No stock exchange, securities commission or other regulatory authority has approved or disapproved of the information contained herein.**