Awalé Announces the Acquisition of a Highly Prospective Gold Exploration Portfolio in the Greenstone Belt of Suriname

13.09.2022 | CNW

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VANCOUVER, Sept. 13, 2022 - Awalé Resources Ltd. ("Awalé" or the "Company") (TSXV: ARIC) is pleased to announ has entered into a binding letter agreement dated September 12, 2022 (the "Agreement") with Colossal Gold Resource ("Colossal") and the shareholders of Colossal (collectively, the "Sellers") to acquire 100% of the issued share capital of (the "Colossal Shares" and the acquisition of the Colossal Shares the "Acquisition"). In consideration for the Colossal Shares will issue to the Sellers an aggregate of 21,663,138 common shares of the Company (the "Consideration Shares represent 41% of the outstanding Awalé common shares post-closing of the Acquisition but prior to giving effect to any common shares issued under the Financing discussed below (the "Financing Shares"). The Consideration Shares are lat an agreed deemed price per share of CAD\$0.197, a premium of approximately 40% to the Awalé closing share price September 9, 2022.

Colossal is a private holding company with an exciting gold exploration portfolio focused on the highly prospective, but underexplored, greenstone belt of Suriname, South America (the "Project"). Colossal holds, through its wholly-owned S subsidiary, Consolidated Gold Resources N.V. ("Consolidated Gold"), a 100% interest in certain existing mineral explor exploitation licences in Suriname (collectively, the "Licences").

Colossal, Consolidated Gold and each of the Sellers, other than Glen Parsons, the Chief Executive Officer and a direct are arm's length to Awalé (see "Related Party Transaction Process" below).

Acquisition Highlights

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team advancing district scale projected fleas bid by Bastrick Ordinance. Is focus is on stable jurisdictions with compelling go is ill ultimately attract major productors of the beautical strategic rationale for the https://www.sayaleires.com/controlles/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/southouts/ordinates/southouts/ordinates/southouts/ordinates/southouts/southouts/ordinates/southouts/so

Drehees of the Acquisition

audenAwalé will acquire an indirect 100% interest in Colossal's subsidiary, Consolidated Gold, by virtue of its acquisitio

Swalfethe Colossal Shares.

Officean agreed deemed price per Consideration Share of CAD\$0.197 which is the same price as Newmont paid for its build Awalé (see News Release date May 31, 2022).

Opotomes Table Consideration Shares will represent 41% of the outstanding Awalé common shares post-Closing of the Acque Oblos pails to the issuance of any Financing Shares.

exilisating the Sellers currently own approximately 26% of the outstanding Awalé common shares. After issuance to the Setteriere Consideration Shares, post-Closing of the Acquisition the Sellers will hold approximately 56.62% of the outstanditude common shares prior to the issuance of any Financing Shares.

Robjectsosing of the Acquisition is subject to receipt of TSX Venture Exchange ("TSXV") acceptance; receipt of the app applications of the Company is required by the policies of the TSXV; Awalé being satisfied in its sole discretion of applications of its in-country due diligence review (the "Due Diligence Review") (to be completed on or before October consults unless mutually extended by Awalé and Colossal); Awalé having completed a financing to raise a minimum of growthe of CAD\$2,000,000 (the "Financing"); the assumption by Awalé of the Assumed Obligations (as defined herein); a groundlosing conditions as are standard for a transaction of the nature of the Acquisition, (collectively, the "Closing Coronal Co

- in The Consideration Shares issued in the Acquisition will be subject to a statutory hold period under applicable Car Surinameurities laws which will expire four months and one day after the closing of the Acquisition (the "Closing") and a trading restriction preventing the Sellers from reselling any of the Consideration Shares for a period of eighteen in Closing; and
 - The Agreement may be terminated by a party if any of the Closing Conditions for the benefit of the terminating pa satisfied or waived by October 15, 2022, unless such date is extended by mutual written consent of Awalé and Co Awalé if it determines, acting reasonably, that the results of its Due Diligence Review are not satisfactory to it in a respects.

Colossal originally acquired the Licenses from a third party (the "Vendor") and agreed to make certain future payments Vendor. Upon Closing of the Acquisition, Awalé has agreed to assume from Colossal the following payment obligations Vendor:

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- Payment of US\$250,000 on Closing of the Acquisition or as otherwise agreed;
- Payments totaling a maximum of US\$1.75M following issuance of a technical report prepared in accordance Nati Instrument 43-101 - Standards for Disclosure of Mineral Projects establishing a mineral resource on the Project of following basis:
 - 1. US\$0.50 per ounce of gold for reported accumulated ounces of up to 999,999 ounces of gold (the "Initial Ounc 2. US\$1.00 per ounce of gold for reported accumulated ounces of one million ounces or greater of gold plus an a payment of US\$0.50 per Initial Ounce.

Related Party Transaction Process

Glen Parsons, a director and the Chief Executive Officer of Awalé, is a "related party" of the Company (as defined by Multilateral Instrument 61-101 - Protection of Minority Securityholders in Special Transactions ("MI 61-101")). Glen Parsons is also a shareholder of Colossal and, therefore, one of the Sellers under the Acquisition and will be a party to the Agreement. Mr. Parsons' direct and indirect ownership is approximately 12% of Awalé's current issued and outstanding shares and 23.4% of the current issued and outstanding Colossal Shares. He will be issued 5,472,978 Consideration Shares under the Acquisition. Accordingly, the issuance of the Consideration Shares to Mr. Parsons will constitute a "related party transaction" within the meaning of TSXV Policy 5.9 which adopts MI -61-101. The Company is relying on the exemptions from both the formal valuation requirement and the minority shareholder approval requirement in MI 61-101 for related party transactions under sections 5.5(a) and 5.7(1)(a), respectively, of MI 61-101, in connection with the issuance of the Consideration Shares to Mr. Parsons on the basis that neither the fair market value of the Colossal Shares held by Mr. Parsons, nor the fair market value of the Consideration Shares to be issued to Mr. Parsons, exceeds 25% of the Company's market capitalization calculated in accordance with MI 61-101. The Company did not file a material change report more than 21 days before the expected Closing date of the Acquisition as it has negotiated the Acquisition on an expedited basis.

A special committee was established by the board of directors of the Company, which is comprised of the independent non-executive directors of the Company, and is chaired by Derk Hartman, (the "Special Committee") to evaluate and, if appropriate, approve the Acquisition. Mr. Parsons has not participated in the evaluation and approval process for the Acquisition for either Awalé or Colossal.

The Special Committee assessed the merits of the Acquisition and unanimously approved the Acquisition on the following basis:

- The Licenses are strategically located on known producing gold trends in the greenstone belt of Suriname;
- The greenstone belt of Suriname is an underexplored region with large potential for further major gold discoveries
- Suriname is a stable jurisdiction with existing major operating multi-million ounce mines IAMGOLD and Newmon
- The Licenses are easily accessible for logistics, exploration and development (just three hours from capital Paran
- Awalé acquires access to an experienced gold exploration team with a proven track record of operating in Surina

The Closing of the Acquisition is expected to occur on the fifth business day in the City of Vancouver, British Columbia following the satisfaction or waiver of the Closing Conditions.

Derk Hartman, Independent Director and Chairman of the Special Committee commented:

"Awalé's acquisition of Colossal Gold Resources' gold exploration portfolio in Suriname is a transformational and exciting transaction that represents an excellent strategic fit for Awalé. The Guiana Shield and West African Shield share the same greenstone belt geology, as it was one continent before the Atlantic Ocean was formed 195 million years ago. Whereas many multi-million ounce gold deposits have been delineated in the West African Shield, the Guiana Shield, and particularly Suriname, remains very underexplored relative to West Africa. With the acquisition of Colossal Gold Resources, Awalé is gaining an immediate and highly prospective foothold in the northern greenstone belt of Suriname, well known for its gold mineralization endowment. As Awalé succeeds, we look forward to accelerating the exploration programmes in both Suriname and Côte d'Ivoire with the combined exploration teams from Awalé and Colossal Gold Resources."

Thomas McNeill, Independent Director to Colossal Gold Resources Limited commented:

"The Directors and Shareholders of Colossal are excited in becoming part of the greater Awalé Group. The underexplored Suriname, within the greater Guiana Shield, offers huge potential for Colossal's objective of a successful exploration business that offers scale in jurisdictions where major producers operate. Therefore, Awalé's strategy complements and achieves our objective of building a diversified portfolio of highly prospective assets which mitigates project and jurisdictional risk and furthermore enhances the chance of

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success."

About Awalé Resources

Awalé is a gold exploration company focused on the discovery of large high-grade gold and copper-gold deposits. The Company currently undertakes exploration activities in the underexplored parts of Côte d'Ivoire. Awalé's success to date at the Odienné Project in the Northwest of Côte d'Ivoire has culminated in an earn-in Joint Venture with Newmont (the "Newmont JV") covering the Odienné Project where two primary targets for world-class discoveries have been made: i) the gold-rich Empire corridor and ii) the recently defined Sceptre Iron Oxide Copper Gold ("IOCG") target, while the remaining 200km² of granted tenure and 400km² under application remains underexplored and has significant IOCG potential. The Newmont JV forms the foundation for the Company to continue looking at new opportunities in new jurisdictions which offers significant potential for district scale discoveries.

ON BEHALF OF THE BOARD

AWALÉ RESOURCES LIMITED

"Derk Hartman"- Independent Director and Chairman of the Special Committee

Derk Hartman, Director

Forward-Looking Information

This press release contains forward-looking information within the meaning of Canadian securities laws (collectively "forward-looking statements"). Forward-looking statements are typically identified by words such as: believe, expect, anticipate, intend, estimate, plans, postulate and similar expressions, or are those, which, by their nature, refer to future events. All statements that are not statements of historical fact are forward-looking statements. Forward-looking statements in this press release include but are not limited to statements regarding the Closing of the Transaction, the Company's presence in Suriname and ability to achieve results, creation of value for Company shareholders, achievements under the Newmont JV, planned drilling, commencement of operations, . Although the Company believes any forward-looking statements in this press release are reasonable, it can give no assurance that the expectations and assumptions in such statements will prove to be correct.

The Company cautions investors that any forward-looking statements by the Company are not guarantees of future results or performance and that actual results may differ materially from those in forward-looking statements as a result of various factors, including the potential inability to obtain required regulatory approvals and satisfy other applicable Closing conditions; possible adverse impacts due the global outbreak of COVID-19; the Company's inability to generate sufficient cash flow or raise sufficient additional financing requirements; volatility in metals prices; the ability of the Company to retain its key management employees and skilled and experienced personnel; conflicts of interest; litigation or other administrative proceedings brought against the Company; actual or alleged breaches of governance processes or instances of fraud, bribery or corruption; exploration, development and mining risks and the inherently dangerous nature of the mining industry, and the risk of inadequate insurance or inability to obtain insurance to cover these risks and other risks and uncertainties; property and mineral title risks including defective title to mineral claims or property; changes in national and local government legislation, taxation, controls, regulations and political or economic developments in Canada and Suriname; equipment shortages and the ability of the Company to acquire necessary access rights and infrastructure for its mineral properties; environmental regulations and the ability to obtain and maintain necessary permits, including environmental authorizations and water use licences; extreme competition in the mineral exploration industry; delays in obtaining, or a failure to obtain, permits necessary for current or future operations or failures to comply with the terms of such permits; risks of doing business in Suriname, including but not limited to, labour, economic and political instability and potential changes to and failures to comply with legislation; the Company's common shares may be delisted from the Exchange if it cannot maintain compliance with the applicable listing requirements; and other risk factors described other filings with Canadian securities regulators, which may be viewed at www.sedar.com. Any forward-looking statement speaks only as of the date on which it is made and, except as may be required by applicable securities laws, the Company disclaims any intent or obligation to update any forward-looking statement, whether because of new information, future events or results or otherwise.

Cautionary Statement

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SOURCE Awale Resources

Contact

you are invited to visit the <u>Awalé Resources Ltd.</u> website at www.awaleresources.com, or contact Karen Davies, Head Relations at Tel: 604.314.6270

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