Glen Eagle Resources Inc. Announces Option Agreement, Gem Settlement Agreement, And Shareholder Approval Of The Option Agreement

10.12.2024 | CNW

TSX-V: GER

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MONTRÉAL, Dec. 10, 2024 /CNW/ - Glen Eagle Resources Inc. (TSXV: GER) ("Glen Eagle" or the "Company") annou its special meeting of shareholders held on December 3, 2024, it received the necessary approval from its shareholder respect to the transactions contemplated by the share purchase option agreement dated September 23, 2024 (the "Op Agreement") with Cobra Oro De Honduras, S.A. DE C.V. ("Cobra"), a corporation existing under the laws of Honduras whereby Glen Eagle granted the law an exclusive right and option (the "Option") to purchase all the issued and outstanding shares in the capital of Cobra (the Shares") and thus, the rights to all real property, mining claims/licenses and similar rights in real property related to or inconnection with the Cobra Oro processing plant, located in Honduras (the "Property"). The Purchaser is not a Non-Arm (as such term is defined in accordance with the policies of the TSX Venture Exchange (the "TSXV")) party to the Comp

All dollar amounts disclosed herein are in Canadian dollars, unless stated otherwise.

defined below), to acquire the Cobra Shares, the Purchaser shall:

Pursuant to the terms and conditions of the Option Agreement, subject to the fulfillment of the Option Condition Preced

- (i) subject to the terms and conditions of the Settlement Agreement (as defined and described below) make cash payments to Glen Eagle in an aggregate amount of USD\$3,256,275 (the "Cash Payments") comprised as follows:
 - a. USD\$48,590 as of September 30, 2024 and \$48,590 as of October 1, 2024 (collectively, the "Committed Payment");
 - b. USD\$72,885 on November 1, 2024;
 - c. USD\$97,180 on the first of each month for a period of 31 months beginning December 1, 2024; and
 - d. USD\$73,630 on July 1, 2027;
- (ii) pay, or cause Cobra to pay: (A) any liabilities not disclosed in the most recent balance sheet of Cobra and (B) any maintenance costs required to keep the Property in good standing ("Maintenance Costs") and incurred after the effective date of the Option Agreement (the "Effective Date"); and

(O) potion of production | Parect each and price and the Maintenance Costs incurred between July 1, 2024 and the Effective Date.

As of the date of this press release, the Company has received the Committed Payments (due as of September 30, 20,

22.12.2025 Seite 1/3

October 1, 2024) and partial payment for the respective Cash Payment due as of November 1, 2024. The Company an that the balance of the respective Cash Payments owing as of November 1, 2024 and December 1, 2024 will be receive the month of December 2024.

The Purchaser may accelerate the timeline of the Cash Payments in whole or in part, and in its sole discretion. Upon conthe Cash Payments, the Purchaser will be deemed to have exercised the Option and earned a 100% exclusive owners in the Cobra Shares.

Other than with respect to its obligation to pay the Committed Investment, the Purchaser may elect to terminate the Op ensuing obligations at any time by delivering notice to Glen Eagle. Upon termination, the Purchaser shall have no rights interests to the Cobra Shares.

The Option constitutes a "Reviewable Transaction" as defined in Policy 5.3 - Acquisitions and Dispositions of Non-Cash ("Policy 5.3") of the TSXV's Corporate Finance Manual. On November, 5, 2024, the Company received conditional app the TSX Venture Exchange with respect to the Option. For further details with respect to the shareholder approval of the refer to the Management Information Circular of the Company dated October 30, 2024 and available on the Company's profile at www.sedarplus.ca.

Settlement Agreement

The Company also announces that it entered into a settlement agreement (the "Settlement Agreement") with GEM Glot LLC SCS ("GEM") and GEM Yield Bahamas Limited ("GYBL") with respect to the dispute arising pursuant to a share so share agreement entered into between the Company, GEM, and GYBL. As disclosed in the Company's press release of September 16, 2022 and March 15, 2024, respectively, an arbitral award was rendered on September 8, 2022, by the I Centre for Dispute Resolution (the "Arbitral Award") against the Company with respect to such matter and the Company to appeal the enforcement of the Arbitral Award in Québec (the "Homologation Judgment").

Pursuant to the Settlement Agreement:

- (i) Glen Eagle will pay \$1,800,000 to GEM (the "Settlement Amount") as follows:
 - a. Glen Eagle will remit directly to GEM, 40% of all Cash Payments received pursuant to the Option Agreement (or any other agreement relating to the sale of the Property); and
 - b. Glen Eagle will remit 20% of gross proceeds from any and all equity financings completed after the date of the Settlement Agreement.
- (ii) If the Option Agreement is terminated or another agreement is not entered into with respect to the sale of the Property for at least \$3,000,000 within 120 days of the date of the Settlement Agreement, Glen Eagle shall be liable to pay to GEM the balance of the outstanding Settlement Amount within ten (10) days of the expiry of such 120 day period.

If Glen Eagle defaults upon the Settlement Agreement or the Settlement Amount, GEM and GYBL shall be entitled to the Arbitral Award and Homologation Judgment.

Director Resignation

Glen Eagle also announces that one of its directors, Jean Labrecque, resigned as a director of the Company. The Com Mr. Labrecque for is hard work and wishes him all the best in his next endeavor.

About Glen Eagle

Glen Eagle Resources Inc. is a small producer and an exploration company of precious metals in Canada and the Cen area.

22.12.2025 Seite 2/3

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Forward-looking statements or information are subject to a variety of known and unknown risks, uncertainties and other factors that could cause actual events or results to differ from those reflected in the forward-looking statements or information, including, without limitation, the need for additional capital by the Company through financings, the receipt of the Cash Payments, the completion of the Option Agreement and Settlement Agreement pursuant to the terms agreed upon; the speculative nature of exploration and the stages of the Property; the effect of changes in commodity prices; and regulatory risks regarding the approval of the transactions contemplated therein. This list is not exhaustive of the factors that may affect any of the Company's forward-looking statements or information. Although the Company has attempted to identify important factors that could cause actual results to differ materially, there may be other factors that cause results not to be as anticipated, estimated, described or intended. Accordingly, readers should not place undue reliance on forward-looking statements or information.

The Company's forward-looking statements and information are based on the assumptions, beliefs, expectations and opinions of management as of the date of this news release, and other than as required by applicable securities laws, the Company does not assume any obligation to update forward-looking statements and information if circumstances or management's assumptions, beliefs, expectations or opinions should change, or changes in any other events affecting such statements or information.

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22.12.2025 Seite 3/3