



HILL END GOLD LIMITED

ACN 072 692 365

The Manager
ASX Announcements Office
Australian Securities Exchange
20 Bridge Street
Sydney NSW 2000

10 November 2014

ASX:HEG

DISMISSAL OF CLAIM BY FIRST TIFFANY CORPORATION

Hill End Gold Limited (ASX:HEG) announces that after various hearings in the Supreme Court of New South Wales, the Court has dismissed the claim by First Tiffany Resource Corporation (**Tiffany**) that HEG pay Tiffany 15% of the value of minerals extracted by HEG from certain mining tenements encompassed by a portion of EL 5868 in the Hill End locality of New South Wales, plus interest and costs (**Proceeding**).

The Court ordered as follows:

1. The entire Proceeding be dismissed;
2. Tiffany must pay HEG's costs in relation to the security for costs motion of the Proceeding on an indemnity basis;
3. Tiffany must pay HEG's costs in relation to the rest of the Proceeding on a standard basis; and
4. Except with leave of the Court, Tiffany is barred from commencing fresh proceedings against HEG until it has paid in full HEG's costs as ordered.

This is clearly a great result for HEG and means that Tiffany is barred from pursuing any claims against HEG until costs are paid in full or it obtains leave of the Court.

HEG has a 100% beneficial interest in its Hill End tenements, while a portion of the ground now encompassed by EL 5868 is subject to a reduction to 85% if an 'economic feasibility study' is completed by the Company, and Tiffany, if it establishes that it continues to hold a right against HEG to do so, contributes at the 15% level.

Yours faithfully



Philip Bruce
Managing Director