



OTCMarkets & RSS RELEASE

MINERALRITE CORPORATION [Symbol: RITE] Begins Outreach Campaign to Increase Shareholder Awareness

Dallas, Texas, October 14, 2024 — MINERALRITE™ Corporation (the “Company” or “RITE”) has recently begun a postal, email and news outreach campaign to increase shareholder awareness. By doing so, RITE hopes to increase bi-directional communication with its shareholder base, many of whom may still not be aware of the significant changes that have occurred in the Company over the last several quarters. This outreach program is, in RITE’s opinion, yet another step which the Company needs to take to complete its corporate turnaround strategy.

To this end, RITE has engaged a service that specializes in providing shareholder email addresses and will be using that information to send out an introductory email to its shareholders who have been identified accordingly. In the event that the service was unable to identify an email address, RITE will endeavor to contact those shareholders through other means. By undertaking this project, RITE hopes to get its message out while simultaneously building a means to efficiently communicate with its shareholder base.

RITE believes that in the near future it will have some significant news to share and wants to ensure that all shareholders will have equal access to the Company’s full, fair, accurate, and timely disclosures.

Although the email and postal mail versions vary slightly, the general message is as follows:

My name is James Burgauer. I am president of MineralRite Corporation (Ticker Symbol: RITE).

According to a recent shareholder listing, you are or were previously an owner of MineralRite common stock. As such, I would be very much obliged if you would spare me a minute or two of your time and allow me to introduce myself.

Formerly I was the CEO of several brokerage firms. I started my career by helping to found and manage a mutual fund, its associated investment advisor, its broker-dealer distributor and its transfer agent. Thereafter, I personally founded a retail broker-dealer which I grew to employ roughly 400 brokers conducting business nationwide. To support these brokers, I founded yet another investment advisor, another market-making broker-dealer, an insurance agency and commodity introducing broker. I have held all the major Series sales and principal licenses in the brokerage industry; I am the author of a couple of successful investment books; and as a consultant have even been engaged to teach securities licensing classes for the likes of BlackRock, JP Morgan and other major wire houses.

After liquidating my holdings in the brokerage industry, I turned my attention to dealing with physical commodities. Specifically, I focused on the minerals and mining industry, accumulating mineral resources, and purchasing and selling physical commodities, including precious metals.

Since taking over MineralRite Corporation, my staff and I have undertaken a top-to-bottom examination of the Company's business, its capital stack, its shareholder base, its administrative filings and its financials. We have built a new website; made some limited acquisitions; completed the requisite AML-CFT-COC-KYC compliance to engage in the precious metals industry; reclaimed millions of shares back to the treasury (and are working to reclaim 800 million more); derecognized time-barred obligations of over \$750,000 (which allowed the company to post \$519,000 of net income for the first half of

**MINERALRITE
CORPORATION**

Symbol: RITE

325 N. St. Paul Street, Suite 3100
Dallas, Texas 75201

www.mineral-rite.com

+1 469.881.8900 Main
+1 469.536.0010 Investor Relations
+1 469.536.0011 Operations
+1 469.536.0012 Administration
+1 469.536.0013 Accounting



2024); renegotiated convertible obligations (which reduced previously scheduled dilution by roughly 1.2 billion shares); and have completed a PCAOB audit.

We are now focused on the next steps needed to complete our corporate turnaround strategy – which includes completing the acquisitions in our pipeline, re-engaging with the brokerage community and improving bi-directional communication with our shareholder base.

To that latter point, though we are often able to obtain physical mailing addresses from the brokerage firms and transfer agents who hold the shares on behalf of RITE’s shareholders, they do not maintain email addresses. So, in order for us to efficiently communicate with you, RITE engaged a service that specializes in providing email address information. The information they provided is what we used to send out the email you are now reading. The service does not guarantee 100% accuracy, so we hope this email is reaching the right party at the right email address.

If you would prefer that we contact you at a different email address, please visit <https://www.mineral-rite.com/ir> and enter your preferred email address on the pop-up page.

We hope to have a lot of exciting news to share with you as we work through the acquisitions in our pipeline, and we hope that we will be able to share it with you in the very near future.

Please also consider following @mineralrite on X (formerly Twitter).

Respectfully,

James Burgauer

James Burgauer

President, MineralRite Corporation

#MineralRite #RITE #RITEplace #RITETIME #RITEplaceRITETIME

Safe Harbor Disclosure

Forward Looking Statements Certain information set forth in this presentation contains “forward-looking information”, including “future-oriented financial information” and “financial outlook”, under applicable securities laws (collectively referred to herein as forward-looking statements). Except for statements of historical fact, the information contained herein constitutes forward-looking statements and includes, but is not limited to, the (i) projected financial performance of the Company; (ii) completion of, and the use of proceeds from, the sale of the shares being offered hereunder; (iii) the expected development of the Company’s business, projects, and joint ventures; (iv) execution of the Company’s vision and growth strategy, including with respect to future M&A activity and global growth; (v) sources and availability of third-party financing for the Company’s projects; (vi) completion of the Company’s projects that are currently underway, in development or otherwise under consideration; (vi) renewal of the Company’s current customer, supplier and other material agreements; and (vii) future liquidity, working capital, and capital requirements. Forward-looking statements are provided to allow potential investors the opportunity to understand management’s beliefs and opinions in respect of the future so that they may use such beliefs and opinions as one factor in evaluating an investment.

These statements are not guarantees of future performance and undue reliance should not be placed on them. Such forward-looking statements necessarily involve known and unknown risks and uncertainties, which may cause actual performance and financial results in future periods to differ materially from any projections of future performance or result expressed or implied by such forward-looking statements.

Although forward-looking statements contained in this presentation are based upon what management of the Company believes are reasonable assumptions, there can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. The Company undertakes no obligation to update forward-looking statements if circumstances or management’s estimates or opinions should change except as required by applicable securities laws. The reader is cautioned not to place undue reliance on forward-looking statements.



No Offer or Solicitation. This communication shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No public offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

Investor Relations
investor-relations@mineral-rite.com