FORM 7 [RULE 3.8]

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE COMPANIES'

CREDITORS ARRANGEMENT ACT, R.S.C.

1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF

ALPHABOW ENERGY LTD.

DOCUMENT <u>APPLICATION</u> (Extending Stay of

**Proceedings and Granting of Vesting Orders**)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS

**DOCUMENT** 

BENNETT JONES LLP

Barristers and Solicitors 4500 Bankers Hall East

855 – 2 Street SW

Calgary, Alberta T2P 4K7

Attention: Keely Cameron/ Sarah Aaron

Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 88323.6

#### **NOTICE TO RESPONDENTS:**

This application is made against you. You are a respondent.

You have the right to state your side of this matter before the judge.

To do so, you must be in Court when the application is heard as shown below:

Date: Tuesday, October 29, 2024

Time: 3:30 p.m.

Where: Calgary Court Centre, by videoconference

https://albertacourts.webex.com/meet/virtual.courtroom60

Before: The Honourable Justice M. A. Marion

Go to the end of this document to see what you can do and when you must do it.

Go to the end of this document to see what else you can do and when you must do it.

#### Remedy claimed or sought:

- 1. AlphaBow Energy Ltd. (the "Applicant" or "AlphaBow") seeks the following relief under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36 ("CCAA") as amended:
  - (a) An order substantially in the form attached hereto as Schedule "A":
    - (A) declaring that service of this Application and its supporting materials is good and sufficient, and if necessary, abridging time for notice of the Application to the time actually given;
    - (B) an extension of the stay of proceedings originally imposed by the Amended and Restated Initial Order (the "ARIO") granted by the Court on April 24, 2024, from October 31, 2024 to November 29, 2024 (the "Stay Extension"); and
    - (C) an order temporarily sealing the confidential appendices to the Monitor's Fourth Report, which contains confidential details of the sales process and an unredacted copy of the Culloden and Rayberg Purchase Agreement, Durham Purchase Agreement, 250 and Tians Purchase Agreement, and Resistance Purchase Agreement;
  - (b) an order substantially in the form attached hereto as Schedule "B" approving the sale and vesting of certain assets to Culloden Resources Ltd. and Rayberg Holding Ltd. (the "Culloden and Rayberg Sale"), free and clear of all claims, encumbrances and charges;
  - (c) an order substantially in the form attached hereto as Schedule "C" approving the sale and vesting of certain assets to Durham Creek Energy Ltd. (the "Durham Sale"), free and clear of all claims, encumbrances and charges;

- (d) an order substantially in the form attached hereto as Schedule "D" approving the sale and vesting of certain assets to 2505108 AB Ltd. and Tians Oil Ltd. (the "250 and Tians Sale", free and clear of all claims, encumbrances and charges);
- (e) an order substantially in the form attached hereto as Schedule "E" approving the sale and vesting of certain assets to Resistance Energy Ltd. (the "**Resistance Sale**"), free and clear of all claims, encumbrances and charges; and
- (f) granting such further and other relief as counsel may advise and this Honourable Court may permit.

#### **Grounds for making this application:**

- AlphaBow is a privately-owned company in the business of the acquisition, development
  and production of oil and natural gas in Alberta. AlphaBow is incorporated and registered
  pursuant to the laws of the Province of Alberta, with headquarters located in Calgary,
  Alberta.
- 3. AlphaBow holds licenses issued by the AER to operate 3,785 wells, 4,038 pipelines and 321 facilities across Alberta (the "**Licensed Assets**").
- 4. The objective of this CCAA proceeding is to give AlphaBow stability in order to complete a sales and investment solicitation process ("SISP"), and to re-structure, as necessary.

#### Extension of the Stay

- 5. AlphaBow has acted, and continues to act, in good faith and with due diligence, and seeks an Order providing for a further extension of the CCAA stay of proceedings from October 31, 2024, up to and including November 29, 2024.
- 6. The proposed extension will not materially prejudice any of AlphaBow's creditors.
- 7. Since the ARIO was granted on April 24, 2024, the Applicant has made tangible progress in accomplishing the objectives of this proceeding and requires a further stay extension

to continue to work with successful bidders through the SISP and other stakeholders and conclude the sales process.

8. Further, the Monitor is continuing its administration of the Claims Process, which will continue beyond the current stay period, and if this Honourable Court approves the below transactions, closing of these transactions will also occur beyond the current stay period.

#### Culloden and Rayberg Sale

- 9. Culloden and Rayberg were the successful bidders in the SISP. The SISP was court approved and undertaken by AlphaBow in consultation with the Monitor and its sales advisor, Sayer Energy Advisors.
- 10. The Culloden and Rayberg bid fpr AlphaBow's royalty interests in the lands at Sec 15-72-5W6 offers fair and reasonable consideration and is the best overall bid received in the SISP for the asset when considering its purchase price, certainty of the Purchaser's ability to close, and other material terms of the transaction.
- 11. AlphaBow seeks an Order approving the Culloden and Rayberg Sale. This sale will provide AlphaBow with liquidity that is necessary to support the ongoing CCAA process and is in the best interest of AlphaBow and its stakeholders.
- 12. The Monitor and the Sales Advisor have been involved in and approve the Culloden and Rayberg Sale.

#### Durham Sale

- 13. Durham was a successful bidder in the SISP. The SISP was court approved and undertaken by AlphaBow in consultation with the Monitor and its sales advisor, Sayer Energy Advisors.
- 14. The Durham bid for seismic data in 33-10W4 called the KIRKPATRICK 01-01 (ES40069) offers fair and reasonable consideration and is the best overall bid received in the SISP for the asset, when considering its purchase price, certainty of the Purchaser's ability to close, and other material terms of the transaction.

- 15. AlphaBow seeks an Order approving the Durham Sale. This sale will provide AlphaBow with liquidity that is necessary to support the ongoing CCAA process and is in the best interest of AlphaBow and its stakeholders.
- 16. The Monitor and the Sales Advisor have been involved in and approve the Durham Sale.

#### 250 and Tians Sale

- 17. 250 and Tians were successful bidders in the SISP. The SISP was court approved and undertaken by AlphaBow in consultation with the Monitor and its sales advisor, Sayer Energy Advisors.
- 18. The 250 and Tians bid for two wells at 08-33-038-23W4M, and 14-16-038-23W4M offers fair and reasonable consideration and is the best overall bid received in the SISP for the asset, when considering its purchase price, certainty of the Purchaser's ability to close, and other material terms of the transaction.
- 19. AlphaBow seeks an Order approving the 250 and Tians Sale. This sale will provide AlphaBow with the liquidity that is necessary to support the ongoing CCAA process and is in the best interest of AlphaBow and its stakeholders.
- 20. The Monitor and the Sales Advisor have been involved in and approve the 250 and Tians Sale.

#### Resistance Sale

- 21. Resistance was a successful bidder in the SISP. The SISP was court approved and undertaken by AlphaBow in consultation with the Monitor and its sales advisor, Sayer Energy Advisors.
- 22. The Resistance bid for a well bore and minerals at 100/13-19-38-8W4/02 offers fair and reasonable consideration and is the best overall bid received in the SISP for the asset, when considering its purchase price, certainty of the Purchaser's ability to close, and other material terms of the transaction.

- 23. AlphaBow seeks an Order approving the Resistance Sale. This sale will provide AlphaBow with the liquidity that is necessary to support the ongoing CCAA process and is in the best interest of AlphaBow and its stakeholders.
- 24. The Monitor and the Sales Advisor have been involved in and approve the Resistance Sale.

## Sealing Order

- 25. The information contained in the Confidential Appendices contain commercially sensitive information, the dissemination of which may adversely affect the SISP and any subsequent sales processes resulting in prejudice to AlphaBow's stakeholders.
- 26. The proposed Sealing Order is the least restrictive and prejudicial alternative to prevent the dissemination of commercially sensitive information and satisfies the Sherman Estates test.

#### General

27. Such further and other grounds as counsel for AlphaBow may advise and this Honourable Court may permit.

#### Material or evidence to be relied on:

- 28. The Fifth Affidavit of Ben Li sworn on October 21, 2024, filed;
- 29. The Amended and Restated CCAA Initial Order granted on April 26, 2024;
- 30. The Stay Extension Order granted on September 20, 2024;
- 31. The First Report of the Monitor, filed on July 18, 2024;
- 32. The Second Report of the Monitor, filed on August 22, 2024;
- 33. The Third Report of the Monitor, filed on September 13, 2024;
- 34. The Fourth Report of the Monitor, to be filed; and

35. Such further and other materials as counsel for the Proposed Monitor or Company may advise and this Honourable Court may permit.

# **Applicable rules:**

36. Part 6, Division 1 of the Alberta *Rules of Court*.

#### **Applicable Acts and regulations:**

- 37. The *Companies' Creditors Arrangement Act*;
- 38. Such further and other Acts or regulations as counsel may advise and this Honourable Court may permit.

#### Any irregularity complained of or objection relied on:

39. None.

#### How the application is proposed to be heard or considered:

40. By Webex videoconference.

#### WARNING

If you do not come to Court either in person or by your lawyer, the Court may give the applicant what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this application, you or your lawyer must attend in Court on the date and at the time shown at the beginning of the form. If you intend to give evidence in response to the application, you must reply by filing an affidavit or other evidence with the Court and serving a copy of that affidavit or other evidence on the applicant a reasonable time before the application is to be heard or considered.

#### Schedule "A"

Clerk's Stamp:

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE OF CALGARY

IN THE MATTER OF THE COMPANIES'

CREDITORS ARRANGEMENT ACT, R.S.C. 1985,

c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF

ALPHABOW ENERGY LTD.

DOCUMENT ORDER (Extending Stay of Proceedings)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT:

BENNETT JONES LLP Barristers and Solicitors 4500, 855 – 2nd Street S.W.

Calgary, Alberta T2P 4K7

Attention: Keely Cameron/ Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 88323.6

DATE ON WHICH ORDER WAS

**PRONOUNCED:** Tuesday, October 29, 2024

NAME OF JUDGE WHO MADE

**THIS ORDER:** The Honourable Justice M. A. Marion

**LOCATION OF HEARING:** Calgary Court Centre

601 5 St SW

Calgary, AB T2P 5P7

**UPON** the application of AlphaBow Energy Ltd. (the "**Applicant**" or "**AlphaBow**"); **AND UPON** having read the Application for the Stay Extension; the Amended and Restated Initial Order of the Honourable Justice M. J. Lema granted on April 26, 2024 (the "**ARIO**"); the Stay Extension Order of the Honourable Justice B. E. Romaine granted on July 24, 2024; the Stay Extension Order of the Honourable Justice M. H. Bourque granted on August 27, 2024; the Stay

Extension Order of the Honourable Justice J. T. Neilson granted on September 20, 2024; the Fifth Affidavit of Ben Li sworn on October 21, 2024; the First Report of the Monitor, filed on July 18, 2024; the Second Report of the Monitor, filed on August 22, 2024; the Third Report of the Monitor, filed on September 13, 2024; the Fourth Report of the Monitor (the "Fourth Report"); AND UPON hearing counsel for the Applicant, the Monitor, and any other interested parties appearing at the application; IT IS HEREBY ORDERED AND DECLARED THAT:

#### **SERVICE**

1. The time for service of the notice of application for this order (the "**Order**") and supporting materials are deemed good and sufficient and this application is properly returnable today.

#### STAY EXTENSION

2. The Stay Period (as defined in the ARIO) is hereby extended to and including November 29, 2024.

#### **SEALING ORDER**

- 3. The Confidential Appendices to the Fourth Report shall be sealed on the Court file and not form part of the public record until one month after the Monitor's discharge.
- 4. The Clerk of the Court shall file the Confidential Appendices in a sealed envelope attached to a notice that sets out the style of cause in these proceedings and states:
  - THIS ENVELOPE CONTAINS CONFIDENTIAL MATERIALS, BEING THE CONFIDENTIAL APPENDICES TO THE FOURTH REPORT OF THE MONITOR (THE "CONFIDENTIAL MATERIALS") PURSUANT TO THE SEALING ORDER ISSUED BY THE HONOURABLE JUSTICE M. A. MARION ON OCTOBER 29, 2024. THE CLERK OF THE COURT SHALL NOT RELEASE THE CONFIDENTIAL MATERIALS TO THE PUBLIC UNTIL ONE MONTH AFTER THE MONITOR IS DISCHARGED.
- 5. AlphaBow is empowered and authorized, but not directed, to provide the Confidential Appendices or any portion thereof to any interested entity or person that it, along with the Monitor, considers reasonable in the circumstances, subject to confidentiality arrangements satisfactory to AlphaBow and the Monitor.

6. Leave is hereby granted to any person, entity or party affected by this sealing order to apply to this Court for a further order vacating, substituting, modifying or varying the terms of this Order, with such application to be brought on not less than 7 days' notice to the Monitor and any other affected party pursuant to the Alberta Rules of Court, Alta Reg 124/2010 and this Order.

Justice of the Court of King's Bench of Alberta

Clerk's Stamp:

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

APPLICANTS IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT ORDER (Sales Approval and Vesting)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS

**DOCUMENT** 

**BENNETT JONES LLP** 

Barristers and Solicitors 4500 Bankers Hall East 855 – 2<sup>nd</sup> Street S.W.

Calgary, Alberta T2P 4K7

Attention: Keely Cameron / Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 68261.10

DATE ON WHICH ORDER WAS October 29, 2024

PRONOUNCED:

NAME OF JUDGE WHO MADE The Honourable Justice M. A. Marion

THIS ORDER:

LOCATION OF HEARING: Calgary Court Centre

UPON the application of AlphaBow Energy Ltd. ("AlphaBow" or the "Applicant") for an Order approving the sale transaction (the "Transaction") contemplated by the October 20, 2024, Asset Purchase and Sale Agreement (the "Sale Agreement") between AlphaBow and Culloden Resources Ltd. and Rayberg Holdings Ltd. (the "Purchaser"); AND UPON having read the Affidavit of Ben Li, sworn on October 21, 2024, the Affidavit of Service of Stephanie Dumoulin, and the Monitor's Fourth Report (the "Fourth Report"); AND UPON hearing the

submissions of counsel for the Applicant, counsel for KSV Restructuring Inc. (the "Monitor"), and any other interested parties appearing at the application;

#### IT IS HEREBY ORDERED AND DECLARED THAT:

#### **SERVICE**

1. Service of notice of this application and the supporting materials is hereby declared to be good and sufficient, no other person is required to have been served with notice of this application.

#### APPROVAL OF TRANSACTIONS

2. The Transaction is hereby approved, and the Sale Agreement is commercially reasonable and in the best interests of AlphaBow and its stakeholders. The execution of the Sale Agreement by AlphaBow is hereby ratified, confirmed and approved, and AlphaBow is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the transaction and for the conveyance of the assets set out in Schedule "A" hereto (the "Purchased Assets") to the Purchaser.

#### VESTING OF PROPERTY

- 3. Upon the delivery of a Monitor's Certificate to the Purchaser substantially in the form attached as Schedule "B" hereto (the "Monitor's Certificate"), all of AlphaBow's right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing:
  - (a) any Encumbrances or Charges (as created by and defined in the Initial Order of the Honourable Justice Lema and any other Orders granted in this Action);

- (b) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act, the Mines and Minerals Act, the Land Titles Act or any other personal, mineral or real property registry system; and
- (c) those Claims listed in Schedule "C" hereto

(all of which are collectively referred to as the "Encumbrances", which term shall not include the permitted encumbrances, caveats, interests, easements, and restrictive covenants listed in Schedule "D" (collectively, "Permitted Encumbrances")) and for greater certainty, this Court orders that all Claims including Encumbrances other than Permitted Encumbrances, affecting or relating to the Purchased Assets are hereby expunged, discharged and terminated as against the Purchased Assets

- 4. Upon delivery of AlphaBow's Monitor's Certificate, and upon filing of a certified copy of this Order, together with any applicable registration fees, all governmental authorities including those referred to below in this paragraph (collectively, "Governmental Authorities") are hereby authorized, requested and directed to accept delivery of such Monitor's Certificate and certified copy of this Order as though they were originals and to register such transfers, interest authorizations, discharges and discharge statements of conveyance as may be required to convey to the Purchaser or its nominee clear title to the Purchased Assets subject only to Permitted Encumbrances.
- 5. In order to effect the transfers and discharges described above, this Court directs each of the Governmental Authorities to take such steps as are necessary to give effect to the terms of this Order and the Sale Agreement. Presentment of this Order and AlphaBow's Closing Certificate shall be the sole and sufficient authority for the Governmental Authorities to make and register transfers of title or interest and cancel and discharge registrations against any of the Purchased Assets of any Claims including Encumbrances but excluding Permitted Encumbrances.
- 6. No authorization, approval or other action by and no notice to or filing with any governmental authority or regulatory body exercising jurisdiction over the Purchased

Assets is required for the due execution, delivery and performance by AlphaBow of the Sale Agreement.

- 7. Upon delivery of the Monitor's Certificate together with a certified copy of this Order, this Order shall be immediately registered by the Land Titles Registrar notwithstanding the requirements of section 191(1) of the *Land Titles Act*, RSA 2000, c.L-7 and notwithstanding that the appeal period in respect of this Order has not elapsed. The Land Titles Registrar is hereby directed to accept all Affidavits of Corporate Signing Authority submitted by KSV Restructuring Inc., in its capacity as Monitor of the Applicant and not in its personal capacity.
- 8. For the purposes of determining the nature and priority of Claims, the net proceeds from sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets from and after delivery of the Monitor's Closing Certificate and all Claims (but excluding Permitted Encumbrances and the Administration Charge, as defiled in paragraph 30 of the Amended and Restated Initial Order of this Honourable Court, dated April 26, 2024) shall not attach to, encumber or otherwise form a charge, security interest, lien, or other Claim against the Purchased Assets and may be asserted against the net proceeds from sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale. Unless otherwise ordered (whether before or after the date of this Order), no distributions shall be made to creditors of net proceeds from sale of the Purchased Assets without further order of this Court. Notwithstanding the foregoing, AlphaBow shall be permitted to utilize the net proceeds from the sale of the Purchased Assets in its day-to-day operations in this proceeding as prescribed by the cashflow affixed to the Fourth Report.
- 9. Except as expressly provided for in the Sale Agreement, the Purchaser (or its nominee) shall not, by completion of the Transaction, have liability of any kind whatsoever in respect of any Claims against AlphaBow.
- 10. Upon completion of the Transaction, AlphaBow and all persons who claim by, through or under AlphaBow in respect of the Purchased Assets, and all persons or entities having any

Claims of any kind whatsoever in respect of the Purchased Assets, save and except for persons entitled to the benefit of the Permitted Encumbrances, shall stand absolutely and forever barred, estopped and foreclosed from and permanently enjoined from pursuing, asserting or claiming any and all right, title, estate, interest, royalty, rental, equity of redemption or other Claim whatsoever in respect of or to the Purchased Assets, and to the extent that any such persons or entities remain in the possession or control of any of the Purchased Assets, or any artifacts, certificates, instruments or other indicia of title representing or evidencing any right, title, estate, or interest in and to the Purchased Assets, they shall forthwith deliver possession thereof to the Purchaser (or its nominee).

- 11. The Purchaser (or its nominee) shall be entitled to enter into and upon, hold and enjoy the Purchased Assets for its own use and benefit without any interference of or by the AlphaBow, or any person claiming by, through or against the AlphaBow.
- 12. Immediately upon closing of the Transaction, holders of Permitted Encumbrances shall have no claim whatsoever against AlphaBow associated with the Purchased Assets.
- 13. The Monitor is directed to file with the Court a copy of the Monitor's Closing Certificate forthwith after delivery thereof to the Purchaser (or its nominee).

#### MISCELLANEOUS MATTERS

#### 14. Notwithstanding:

- (a) the pendency of these proceedings and any declaration of insolvency made herein;
- (b) the pendency of any applications for a bankruptcy order now or hereafter issued pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c.B-3, as amended (the "**BIA**"), in respect of the Applicant, and any bankruptcy order issued pursuant to any such applications;
- (c) any assignment in bankruptcy made in respect of AlphaBow; and
- (d) the provisions of any federal or provincial statute,

the vesting of the Purchased Assets in the Purchaser (or its nominee) pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of AlphaBow and shall not be void or voidable by creditors of AlphaBow, nor shall it constitute nor be deemed to be a transfer at undervalue, settlement, fraudulent preference, assignment, fraudulent conveyance, or other reviewable transaction under the BIA or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 15. AlphaBow, the Monitor, the Purchaser (or its nominee) and any other interested party, shall be at liberty to apply for further advice, assistance and direction as may be necessary in order to give full force and effect to the terms of this Order and to assist and aid the parties in closing the Transaction.
- 16. This Honourable Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any of its provinces or territories or in any foreign jurisdiction, to act in aid of and to be complimentary to this Court in carrying out the terms of this Order, to give effect to this Order and to assist AlphaBow and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such order and to provide such assistance to AlphaBow, as may be necessary or desirable to give effect

to this Order or to assist the AlphaBow and its agents in carrying out the terms of this Order.

- 17. Service of this Order shall be deemed good and sufficient by:
  - (a) Serving the same on:
    - (i) the persons listed on the service list created in these proceedings;
    - (ii) any other person served with notice of the application for this Order;
    - (iii) any other parties attending or represented at the application for this Order;
    - (iv) the Purchaser or the Purchaser's solicitors; and
  - (b) Posting a copy of this Order on the Monitor's website at: <a href="https://www.ksvadvisory.com/experience/case/alphabow">https://www.ksvadvisory.com/experience/case/alphabow</a>;

and service on any other person is hereby dispensed with.

18. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

J.C.K.B.A

# **SCHEDULE A**

# **Assets Listing**

See attached.

# SCHEDULE A

# Royalty Lands and Royalty Interests

Mineral lease Contract Rights Sub File Number	Contract Rights	Title Documents	Vendors WI	Mineral Lease   Number	ease Sub
	:				
-	C04990 PNG	to Farmout Agmt dated Dec 2, 1993 GOR s/s 5- CR	GOR s/s 5-	CR	PNGLSE
	base	between Murphy Oil Company Ltd. and   15% oil, 15%   0590020374 A	15% oil, 15%	0590020374	A
	Hallway	Mark Resources Ltd.	gas on 50% of		
			prod		

#### **SCHEDULE B**

#### Form of Monitor's Certificate

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR

ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT SALE AND VESTING ORDER

ADDRESS FOR SERVICE BENNETT JONES LLP
AND CONTACT Barristers and Solicitors
INFORMATION OF 4500 Bankers Hall East
PARTY FILING THIS 855 – 2 Street SW

DOCUMENT Calgary, Alberta T2P 4K7

Attention: Keely Cameron/ Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 88323.6

#### **RECITALS**

A. Pursuant to an Order of the Court dated October 29, 2024, the Court approved the agreement of purchase and sale made as of October 20, 2024 (the "Sale Agreement") between AlphaBow Energy Inc. ("AlphaBow") and Culloden Resources Ltd. and Rayberg Holdings Ltd. (the "Purchaser") and provided for the vesting in the Purchaser of AlphaBow's right, title and interest in and to the Purchased Assets, which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Monitor to the Purchaser of a certificate confirming: (i) the payment by the Purchaser of the Purchase Price for the Purchased Assets; (ii) that the conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Monitor.

B. Unless otherwise indicated herein, capitalized terms have the meanings set out in the Sale Agreement.

# THE MONITOR CERTIFIES the following:

- 1. The Purchaser (or its nominee) has paid the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Sale Agreement;
- 2. The conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser (or its nominee); and
- 3. The Transaction has been completed to the satisfaction of the Monitor.
- 4. This Certificate was delivered by the Monitor at [Time] on [Date].

KSV Advisory, in its capacity as
Monitor of AlphaBow Energy Inc.,
and not in its personal capacity.
Per:
·

Name: Andrew Basi

# **SCHEDULE C**

# **Identified Claims**

N/A

#### **SCHEDULE D**

#### **Permitted Encumbrances**

Permitted Encumbrances consist of the following (with capitalized terms having the definitions given to them in the Sale Agreement, unless otherwise defined in this Order):

- i. the Royalty Interests any other overriding royalties, net profits interests and other burdens, which are provided for under the Title Documents;
- ii. the terms and conditions of the Assumed Contracts and the Title Documents, including any rights of first refusal, the requirement to pay any rentals or royalties to the grantor thereof to maintain the Title Documents in good standing and any royalty or other burden reserved to the grantor thereof or any gross royalty trusts applicable to the grantor's interest in any of the Title Documents;
- iii. the right reserved to or vested in any grantor, Governmental Authority or other public authority by the terms of any Title Document or by Applicable Laws to terminate any Title Document;
- iv. easements, rights of way, servitudes or other similar rights in land, including rights of way and servitudes for highways, railways, sewers, drains, gas and oil pipelines, gas and water mains, electric light, power, telephone or cable television conduits, poles, wires or cables;
- taxes on Petroleum Substances or the income or revenue therefrom, unless specifically
  excluded and governmental restrictions on production rates from the wells located on or
  on operations being conducted on the Royalty Lands or otherwise affecting the value of
  any of the Assets;
- vi. agreements for the sale, processing, transmission or transportation of Petroleum Substances entered into by the Vendor subsequent to the date of this Agreement;
- vii. any obligation of the Vendor to hold any portion of their interest in and to any of the Assets in trust for Third Parties;
- viii. any rights reserved to or vested in any Governmental Authority to control or regulate the ownership, use or operation of any of the Assets in any manner, including governmental requirements imposed by statute or Governmental Authorities as to rates of production from operations or otherwise affecting recoverability of Petroleum Substances;
- ix. undetermined or inchoate liens incurred or created as security in favour of any Person with respect to the development or operation of any of the Assets, as regards the Vendor's share of the costs and expenses thereof which are not due or delinquent as of the date hereof;
- x. the reservations, limitations, provisos and conditions in any grants or transfers from the Crown of any of the Royalty Lands or interests therein, and statutory exceptions to title;
- xi. provisions for penalties and forfeitures under Title Documents as a consequence of nonparticipation in operations;
- xii. any requirement to post or maintain any deposits or other form of security required by any Governmental Authority; and

xiii. liens granted in the ordinary course of business to a public utility, municipality or Governmental Authority with respect to operations pertaining to any of the Assets as regards the Vendor's share of amounts owing to such public utility, municipality or Governmental Authority which are not due or delinquent as of the date hereof.

#### Schedule "C"

Clerk's Stamp:

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

APPLICANTS IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT ORDER (Sales Approval and Vesting)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS

**DOCUMENT** 

**BENNETT JONES LLP** 

Barristers and Solicitors 4500 Bankers Hall East 855 – 2<sup>nd</sup> Street S.W.

Calgary, Alberta T2P 4K7

Attention: Keely Cameron / Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 68261.10

DATE ON WHICH ORDER WAS October 29, 2024

PRONOUNCED:

NAME OF JUDGE WHO MADE The Honourable Justice M. A. Marion

THIS ORDER:

LOCATION OF HEARING: Calgary Court Centre

**UPON the application** of AlphaBow Energy Ltd. ("AlphaBow" or the "Applicant") for an Order approving the sale transaction (the "Transaction") contemplated by the October 20, 2024, Asset Purchase and Sale Agreement (the "Sale Agreement") between AlphaBow and Durham Creek Energy Ltd. (the "Purchaser"); AND UPON having read the Affidavit of Ben Li, sworn on October 21, 2024, the Affidavit of Service of Stephanie Dumoulin, and the Monitor's Fourth Report (the "Fourth Report"); AND UPON hearing the submissions of counsel for the

Applicant, counsel for KSV Restructuring Inc. (the "Monitor"), and any other interested parties appearing at the application;

#### IT IS HEREBY ORDERED AND DECLARED THAT:

#### **SERVICE**

1. Service of notice of this application and the supporting materials is hereby declared to be good and sufficient, no other person is required to have been served with notice of this application.

#### APPROVAL OF TRANSACTIONS

2. The Transaction is hereby approved, and the Sale Agreement is commercially reasonable and in the best interests of AlphaBow and its stakeholders. The execution of the Sale Agreement by AlphaBow is hereby ratified, confirmed and approved, and AlphaBow is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the transaction and for the conveyance of the assets set out in Schedule "A" hereto (the "Purchased Assets") to the Purchaser.

#### **VESTING OF PROPERTY**

- 3. Upon the delivery of a Monitor's Certificate to the Purchaser substantially in the form attached as Schedule "B" hereto (the "Monitor's Certificate"), all of AlphaBow's right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing:
  - (a) any Encumbrances or Charges (as created by and defined in the Initial Order of the Honourable Justice Lema and any other Orders granted in this Action);

- (b) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act, the Mines and Minerals Act, the Land Titles Act or any other personal, mineral or real property registry system; and
- (c) those Claims listed in Schedule "C" hereto

(all of which are collectively referred to as the "Encumbrances", which term shall not include the permitted encumbrances, caveats, interests, easements, and restrictive covenants listed in Schedule "D" (collectively, "Permitted Encumbrances")) and for greater certainty, this Court orders that all Claims including Encumbrances other than Permitted Encumbrances, affecting or relating to the Purchased Assets are hereby expunged, discharged and terminated as against the Purchased Assets

- 4. Upon delivery of AlphaBow's Monitor's Certificate, and upon filing of a certified copy of this Order, together with any applicable registration fees, all governmental authorities including those referred to below in this paragraph (collectively, "Governmental Authorities") are hereby authorized, requested and directed to accept delivery of such Monitor's Certificate and certified copy of this Order as though they were originals and to register such transfers, interest authorizations, discharges and discharge statements of conveyance as may be required to convey to the Purchaser or its nominee clear title to the Purchased Assets subject only to Permitted Encumbrances.
- 5. In order to effect the transfers and discharges described above, this Court directs each of the Governmental Authorities to take such steps as are necessary to give effect to the terms of this Order and the Sale Agreement. Presentment of this Order and AlphaBow's Closing Certificate shall be the sole and sufficient authority for the Governmental Authorities to make and register transfers of title or interest and cancel and discharge registrations against any of the Purchased Assets of any Claims including Encumbrances but excluding Permitted Encumbrances.
- 6. No authorization, approval or other action by and no notice to or filing with any governmental authority or regulatory body exercising jurisdiction over the Purchased

Assets is required for the due execution, delivery and performance by AlphaBow of the Sale Agreement.

- 7. Upon delivery of the Monitor's Certificate together with a certified copy of this Order, this Order shall be immediately registered by the Land Titles Registrar notwithstanding the requirements of section 191(1) of the *Land Titles Act*, RSA 2000, c.L-7 and notwithstanding that the appeal period in respect of this Order has not elapsed. The Land Titles Registrar is hereby directed to accept all Affidavits of Corporate Signing Authority submitted by KSV Restructuring Inc., in its capacity as Monitor of the Applicant and not in its personal capacity.
- 8. For the purposes of determining the nature and priority of Claims, the net proceeds from sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets from and after delivery of the Monitor's Closing Certificate and all Claims (but excluding Permitted Encumbrances and the Administration Charge, as defiled in paragraph 30 of the Amended and Restated Initial Order of this Honourable Court, dated April 26, 2024) shall not attach to, encumber or otherwise form a charge, security interest, lien, or other Claim against the Purchased Assets and may be asserted against the net proceeds from sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale. Unless otherwise ordered (whether before or after the date of this Order), no distributions shall be made to creditors of net proceeds from sale of the Purchased Assets without further order of this Court. Notwithstanding the foregoing, AlphaBow shall be permitted to utilize the net proceeds from the sale of the Purchased Assets in its day-to-day operations in this proceeding as prescribed by the cashflow affixed to the Fourth Report.
- 9. Except as expressly provided for in the Sale Agreement, the Purchaser (or its nominee) shall not, by completion of the Transaction, have liability of any kind whatsoever in respect of any Claims against AlphaBow.
- 10. Upon completion of the Transaction, AlphaBow and all persons who claim by, through or under AlphaBow in respect of the Purchased Assets, and all persons or entities having any

Claims of any kind whatsoever in respect of the Purchased Assets, save and except for persons entitled to the benefit of the Permitted Encumbrances, shall stand absolutely and forever barred, estopped and foreclosed from and permanently enjoined from pursuing, asserting or claiming any and all right, title, estate, interest, royalty, rental, equity of redemption or other Claim whatsoever in respect of or to the Purchased Assets, and to the extent that any such persons or entities remain in the possession or control of any of the Purchased Assets, or any artifacts, certificates, instruments or other indicia of title representing or evidencing any right, title, estate, or interest in and to the Purchased Assets, they shall forthwith deliver possession thereof to the Purchaser (or its nominee).

- 11. The Purchaser (or its nominee) shall be entitled to enter into and upon, hold and enjoy the Purchased Assets for its own use and benefit without any interference of or by the AlphaBow, or any person claiming by, through or against the AlphaBow.
- 12. Immediately upon closing of the Transaction, holders of Permitted Encumbrances shall have no claim whatsoever against AlphaBow associated with the Purchased Assets.
- 13. The Monitor is directed to file with the Court a copy of the Monitor's Closing Certificate forthwith after delivery thereof to the Purchaser (or its nominee).

#### MISCELLANEOUS MATTERS

#### 14. Notwithstanding:

- (a) the pendency of these proceedings and any declaration of insolvency made herein;
- (b) the pendency of any applications for a bankruptcy order now or hereafter issued pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c.B-3, as amended (the "**BIA**"), in respect of the Applicant, and any bankruptcy order issued pursuant to any such applications;
- (c) any assignment in bankruptcy made in respect of AlphaBow; and
- (d) the provisions of any federal or provincial statute,

the vesting of the Purchased Assets in the Purchaser (or its nominee) pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of AlphaBow and shall not be void or voidable by creditors of AlphaBow, nor shall it constitute nor be deemed to be a transfer at undervalue, settlement, fraudulent preference, assignment, fraudulent conveyance, or other reviewable transaction under the BIA or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 15. AlphaBow, the Monitor, the Purchaser (or its nominee) and any other interested party, shall be at liberty to apply for further advice, assistance and direction as may be necessary in order to give full force and effect to the terms of this Order and to assist and aid the parties in closing the Transaction.
- 16. This Honourable Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any of its provinces or territories or in any foreign jurisdiction, to act in aid of and to be complimentary to this Court in carrying out the terms of this Order, to give effect to this Order and to assist AlphaBow and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such order and to provide such assistance to AlphaBow, as may be necessary or desirable to give effect

to this Order or to assist the AlphaBow and its agents in carrying out the terms of this Order.

- 17. Service of this Order shall be deemed good and sufficient by:
  - (a) Serving the same on:
    - (i) the persons listed on the service list created in these proceedings;
    - (ii) any other person served with notice of the application for this Order;
    - (iii) any other parties attending or represented at the application for this Order;
    - (iv) the Purchaser or the Purchaser's solicitors; and
  - (b) Posting a copy of this Order on the Monitor's website at: <a href="https://www.ksvadvisory.com/experience/case/alphabow">https://www.ksvadvisory.com/experience/case/alphabow</a>;

and service on any other person is hereby dispensed with.

18. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

J.C.K.B.A

# **SCHEDULE A**

# **Assets Listing**

See attached.

# SCHEDULE A (ATTACHED)

## Table of Seismic

AREA/PROSPECT.		FSP 1				ITEM DESCRIPTION 2  -	JUNIOU.
	KIRKPATRICK3D-01-01				MFICHE(5 PGS.)-F. REPORTS AND MONITORS, R2-R28/S1-S17	<u> </u>	E840069
	KIRKPATRICK 3D-01-01		·		MFICHE(\$ PGS.)-F. REPORTS AND MONITORS. R2-R26/S1-S17		ES40060
KIRKPATRICK 3D KIRKPATRICK 3D	KIRKPATRICK 3D-01-01 KIRKPATRICK 3D-01-01	<del>-</del>		3968529 STACK CD	MULTIPLE PROCESS STACKS, E-W LINES: 1-78/N-5 LINES: 1-102		FS40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01			4034124 STACK CD 4034125 STACK CD	FXY MIG W/SIGNAL DECON/UNFILT STURC - N/S 1-107; EAV 1-81		E\$40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01	-		4034126 STACKCD	AVO/LMR - N/S1-107; E/W 1-81 AVO/LMR - N/S1-107; E/W 1-81		ES40069
	KIRKPATRICK3D-01-01	- <del></del> -		4034128 STACKCD			ES40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01	- <del> </del>		4034130 STACK DVD	FILT/UNFILT MIG/UNFILT STRUC - N/S 1-102; F/Y 1-78 UNFILT/UNMUTED GATHERS - N/S 1-102; F/Y 1-78		ES40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01	+	+	4034256 SECTIONS; STACK CD	FXY MIG W/SIGNAL DECONJUNFILT STURD/SECTION TIFF, N/S 1-107; E/W 1-81	·	ES40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01	-i		4034257 STACK CD	AVO/LMR-N/S1-107; E/W 1-81		ES40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01			4034258 STACK CD	AVO/LMR - N/S 1-107; E/W 1-81		ES40069
KIRKPATRICK 3D	KIRKPATRICK3D-01-01	<del></del>		4034261 STACK CD	FILT/UNFILT HIG/UNFILT STRUC - N/S 1-102; E/W 1-78		E840069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01			4D34284 STACK DVD	UNFILT/UNMUTED GATHERS - N/S 1-102; EAV 1-78		ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01			6228300 SEISMIC REPORT	PROJECT FILE   808123: MAPS   EMPTY FOLDER	NO DOCUMENTS IN FOLDER, MAR 25/14	ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-81-01			6318335 SEISMIC REPORT	PROJECT FILE   808122	BOX # 11   BARCODE 2013118910	ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	101	1 1	41 6496671 REFERENCE	USB		ES40068
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10	1 1	41 6521009 ARCHIVEO FIELD FILE	FILES: 1-359; SAMPLE INTERVAL: 2 ms; RECORD LENGTH; 3.072 ssc; CHANNELS: 51		ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10	1 1	41 6521013 ARCHIVED STACK FILE	TRACE: 107; FILES; 1-8587; SAMPLE INTERVAL: 2 ms; RECORD LENGTH; 3 600; PROCESSING DESC; MIGRATED FXY SECTION		ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	101	1 1	41 6521014 ARCHIVED BIACK FILE	TRAGE: 187: FILES: 1-8587; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 seq; PROCESSING DESC; MIGRATED PXY SECTION WITH SIGNAL	AL DECON	ES40065
	KIRKPATRICK 3D-01-01	10		41 6521015 ARCHIVED STACK FILE	TRACE: 0; FILES: 2; SAMPLE INTERVAL: 2 ms; RECORD LENGTH; 2.002 sec; PROCESSING DESC; FILT MIGR NOISE ATTEN STK		E\$4006\$
	KIRKPATRICK 3D-01-01	1.0		41 6521016 ARCHIVED STACK FILE	TRACE: 187: FILES: 1-8687; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 sec; PROCESSING DESC; MIGRATED SECTION	T	ES40065
	KIRKPATRICK 3D-01-01	10		41 6521017 ARCHIVED STACK FILE	TRACE: 0; FILES: 2: SAMPLE INTERVAL: 2 ms; RECORD LENGTH; 2.002 peo; PROCESSING DESC; FILTERED MIGRATED FXY STACK		ES40068
	KIRKPATRICK 3D-01-01	10		41 6521018 ARCHIVED STACK FILE	TRACE: 107: FILES: 1-8667; SAMPLE INTERVAL: 2 mis; RECORD LENGTH: 2 sec; PROCESSING DESC; ANGLE 0 TO 20 DEGREES BTACK		ES40068
	KIRKPATRICK 3D-01-01	1.0		41 6521019 ARCHIVED STACK FILE	TRACE: 167; FILES: 1-8667; SAMPLE INTERVAL: 2 mis; RECORD LENGTH: 3 sed; PROCESSING DESC; ANGLED TO 20 DEGREES STACK		ES40066
	KIRKPATRICK 3D-01-01	10		41 6521020 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8567; SAMPLE INTERVAL: 2 mis; RECORD LENGTH: 3 seg; PROCESSING DESC; ANGLE 15 TO 35 DEGREES STACK		ES40066
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	.10		41 6521021 ARCHIVED STACK FILE	IRACE: 107: FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2 see; PROCESSING DESC: ANGLE 20 TO 30 DEGREES STACK		ES40066
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521022 ARCHIVED STACK FILE	TRACE: 107: FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2 sec; PROCESSING DESC; FLUID FACTOR STACK (MIG)		ES40065
	KIRKPATRICK3D-01-01	10		41 6521023 ARCHIVED STACK FILE	TRACE: 107: FILES: 1-B667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 sec; PROCESSING DESC: FLUID FACTOR STACK (MIG)		ES40069
	KIRKPATRICK 3D-01-01	10		41 6521024 ARCHIVED STACK FILE	TRACE: 107; FILES; 1-BS67; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 1 sec; PROCESSING DESC; LAMBDA-RHO STACK	1	ES40068
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521925 ARCHIVED STACK FILE	TRACE: 107; FILES; 1-B667; SAMPLE INTERVAL: 2 mis; RECORD LENGTH: 3 tec; PROCESSING DESC; LAMBDA-RHO STACK		ES40069
KIRKPATRICK 3D	KIRKPATRICK SD-01-01 KIRKPATRICK SD-01-01	10		41 6521926 ARCHIVED STACK FILE 41 6521927 ARCHIVED STACK FILE	TRACE: 197; FILES: 1-8687; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 1 sec; PROCESSING DESC: MU-RHO STACK		ES40069
	KIRKPATRICK SD-01-01	10		41 6521926 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 sec; PROCESSING DESC: MU-RHO STACK		ES40069
KIRKPATRICK 3D	KIRKPATRICK SD-01-01	10		41 6521029 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8687; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2 sec; PROCESSING DESC: P REFLECTIVITY STACK (MIG)		ES40069
KIRKPATRICK 3D	KIRKPATRICK SD-01-01	10		41 6521030 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 sec; PROCESSING DESC: PREFLECTIVITY STACK (MIG) TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 1 sec; PROCESSING DESC: P-WAVE IMPEDANCE STACK (MIG)		ES40069
KIRKPATRICK 3D	KIRKPATRICK SD-01-01	10		41 6521031 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8697; SAMPLE INTERVAL: 2 ins; RECORD LENGTH: 1 880; PROCESSING DESC: P-WAVE IMPEDANCE STACK (MIG)		E\$40069
KIRKPATRICK 3D	KIRKPATRICK SD-01-01	10		41 6521032 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2 sec; PROCESSING DESC: 9 REFLECTIVITY STACK (MIG)		ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521933 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-B667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 sec; PROCESSING DESC: S REFLECTIVITY STACK (MIG)		ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521034 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 1 660; PROCESSING DESC: S-WAVE (MPEDANCE STACK (MIG)	<del></del>	ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521935 ARCHIVED STACK FILE	TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 3 sec; PROCESSING DESC: S-WAVE IMPEDANCE STACK (MIG)	-f	ES40069
KURKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521036 ARCHIVED STACK FILE	TRACE: 0; FILES: 1; SAMPLE INTERVAL: 2 nis; RECORD LENGTH: 2.002 soc; PROCESSING DESC; UNFILTERED; UNINMOED; UNMUTED CD	PRIN GATHERS	ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10	1 1	41 6521037 ARGHIVED STACK FILE	TRACE: 0; FILES: 1; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2.002 sec; PROCESSING DESC; UNFILTERED MIGRATED		E\$40059
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10.		41 6521039 ARCHIVED STACK FILE	TRACE: 0: FILES: 1; SAMPLE INTERVAL: 2 nis; RECORD LENGTH: 2.002 sec; PROCESSING DESC; MIGRINA STACK		E\$40069
KIRKPATRICK3D	KIRKPATRICK 3D-01-01	10		41 6521040 ARCHIVED STACK FILE	TRACE: 0: FILES: 3; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2.002 sec; PROCESSING DESC; UNFILT NOISE ATTENUATED STR		ES40061
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 B521041 ARGHIVED STACK FILE	TRACE: 107; FILES: 1-8667; SAMPLE INTERVAL: 2 ms; REGORD LENGTH; 3 sos; PROCESSING DESC; STRUCTURE SECTION UNFILTERED	1	ES40069
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 6521042 ARCHIVED STACK FILE	TRACE: 0; FILES: 3; SAMPLE INTERVAL: 2 ms; RECORD LENGTH: 2.002 sec; PROCESSING DESC: UNF STR		E\$4000
KIRKPATRICKSD	KIRKPATRICK3D-01-01	10		41 6535571 REFERENCE	LTO   BACKUP FROM ITEM 6498671		E\$4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3376837.TI ARCHIVED BASIC FILE	CHAINING (9 pages)	.1	ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3376838.T(ARCHIVED BASIC FILE	CONTROL TIES (4 pages)	ŧ	ES4006
KIRKPATRICK 3D KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3376839.T(ARCHIVED BASIC FILE	MAPS (1 pages)		E\$4006
	KIRKPATRICK 3D-01-01			41 SEQ3376840.T(ARCHIVED BASIC FILE	OBSERVERS (9 pages); COMMENTS: Fites 1-359		ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3376841.TI ARCHIVED BASIGFILE	R-GPSURVEY (26 pages); COMMENTS: R2-R26	<del></del>	ES4006
KIRKPATRICK 3D KIRKPATRICK 3D	KIRKPATRICK 3D-01-01 KIRKPATRICK 3D-01-01	10		41 SEQ3376842.TLARCHIVED BASIC FILE 41 SEQ3376843.TLARCHIVED SECTION FILE	S. CPSURVEY (18 pages); COMMENTS: \$1.517		ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3392140.Z ARCHIVED AFE FILE	(1 pages); PROCESSING DESCRIPTION: MIGRATED STACK POLARITY: NORMAL		ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3392141.TI ARCHIVED BASIC FILE	AFE		ES4506
KIRKPATRICKSD	KIRKPATRICK 3D-01-01	10		41 SEQ3392141.TIMCHIVED BASIC FILE	CHANING (9 pages)		ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3392142.11 ARCHIVED BASIC FILE 41 SEQ3392143.P ARCHIVED BASIC FILE	DRILLERS (29 pages) ESPRIT_AVO_ANALYSIS_	4	ES4006:
KIRKPATRICK 3D	KIRKPATRICK 3D-01-91	10		41 SEQ3392144. JI ARCHIVED BASIC FILE			E54008
KIRKPATRICKSD	KIRKPATRICK 3D-01-01	10		41 SEQ\$392145.Z ARCHIVED BASIC FILE	GPSSURVEY(48 pages) LABELS		E54006
KIRKPATRICK 3D	KIRKPATRICK 30-01-01	10		41 SEQ8392146,TI ARCHIVED BASIC FILE	MAPS (1 pages)		ES4006
KIRKPATRICK 3D	KIRKPATRICK 30-01-01	10		41 SEQ3392147.TI ARCHIVED BASIC FILE	OBSERVERS (9 peges)	<del></del>	E\$4006
KIRKPATRICK 3D	KIRKPATRICK 30-01-01	10		41 SEQ339214B.TI ARCHIVED BASIC FILE	R-CPSURVEY (26 pages)		E\$4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-91	10		41 SEQ3392149.TI ARCHIVED BASIC FILE	S-CPSURVEY(18 pages)		ES/4006
KIRKPATRICK 3D	KIRKPATRICK3D-01-01	10		41 SEQ3392150.TI ARCHIVED BASIC FILE	SKIDS (9 pages)		E\$4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10		41 SEQ3392151.TI ARCHIVED SECTION FILE	(1 pages); PROCESSING DESCRIPTION; E-W MIG POLARITY; NORMAL	1	ES4006
	KIRKPATRICK 3D-01-01	10	1 1	41 SEQ3392152.TI ARCHIVED SECTION FILE	(1 pages); PROCESSING DESCRIPTION: MIGRATED STACK POLARITY; NORMAL	1	ES4006
	KIRKPATRICK 3D-01-01	10		41 SEQ3392153,TI ARCHIVED SECTION FILE	(1 pages): PROCESSING DESCRIPTION: N-S MIG POLARITY: NORMAL	Ĭ	ES4006
KIRKPATRICK 3D	KIRKPATRICK 3D-01-01	10	1 1	41 SEQ3392154.Z ARCHIVED SURVEY FILE	BURVEY		E84006

#### **SCHEDULE B**

#### Form of Monitor's Certificate

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR

ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT SALE AND VESTING ORDER

ADDRESS FOR SERVICE BENNETT JONES LLP
AND CONTACT Barristers and Solicitors
INFORMATION OF 4500 Bankers Hall East
PARTY FILING THIS 855 – 2 Street SW

DOCUMENT Calgary, Alberta T2P 4K7

Attention: Keely Cameron/ Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 88323.6

#### **RECITALS**

A. Pursuant to an Order of the Court dated October 29, 2024, the Court approved the agreement of purchase and sale made as of October 20, 2024 (the "Sale Agreement") between AlphaBow Energy Inc. ("AlphaBow") and Durham Creek Energy Ltd. (the "Purchaser") and provided for the vesting in the Purchaser of AlphaBow's right, title and interest in and to the Purchased Assets, which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Monitor to the Purchaser of a certificate confirming: (i) the payment by the Purchaser of the Purchase Price for the Purchased Assets; (ii) that the conditions to Closing of the Sale Agreement have been satisfied or

waived by AlphaBow and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Monitor.

B. Unless otherwise indicated herein, capitalized terms have the meanings set out in the Sale Agreement.

#### **THE MONITOR CERTIFIES** the following:

- 1. The Purchaser (or its nominee) has paid the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Sale Agreement;
- 2. The conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser (or its nominee); and
- 3. The Transaction has been completed to the satisfaction of the Monitor.
- 4. This Certificate was delivered by the Monitor at [Time] on [Date].

KSV Advisory, in its c	apacity as
<b>Monitor of AlphaBow</b>	Energy Inc.,
and not in its personal	capacity.
Per:	
Name: Andrew Basi	

# **SCHEDULE C**

# **Identified Claims**

N/A

## **SCHEDULE D**

## **Permitted Encumbrances**

Permitted Encumbrances consist of the following (with capitalized terms having the definitions given to them in the Sale Agreement, unless otherwise defined in this Order):

i. the terms and conditions of the Assumed Contracts, including ROFRs;

#### Schedule "D"

Clerk's Stamp:

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

APPLICANTS IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT ORDER (Sales Approval and Vesting)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS

**DOCUMENT** 

**BENNETT JONES LLP** 

Barristers and Solicitors 4500 Bankers Hall East 855 – 2<sup>nd</sup> Street S.W.

Calgary, Alberta T2P 4K7

Attention: Keely Cameron / Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 68261.10

DATE ON WHICH ORDER WAS October 29, 2024

PRONOUNCED:

NAME OF JUDGE WHO MADE The Honourable Justice M. A. Marion

THIS ORDER:

LOCATION OF HEARING: Calgary Court Centre

**UPON the application** of AlphaBow Energy Ltd. ("AlphaBow" or the "Applicant") for an Order approving the sale transaction (the "Transaction") contemplated by the October 20, 2024, Asset Purchase and Sale Agreement (the "Sale Agreement") between AlphaBow and 2505108 AB Ltd. and Tians Oil Ltd. (the "Purchaser"); AND UPON having read the Affidavit of Ben Li, sworn on October 21, 2024, the Affidavit of Service of Stephanie Dumoulin, and the Monitor's Fourth Report (the "Fourth Report"); AND UPON hearing the submissions of counsel

for the Applicant, counsel for KSV Restructuring Inc. (the "Monitor"), and any other interested parties appearing at the application;

#### IT IS HEREBY ORDERED AND DECLARED THAT:

### **SERVICE**

1. Service of notice of this application and the supporting materials is hereby declared to be good and sufficient, no other person is required to have been served with notice of this application.

#### APPROVAL OF TRANSACTIONS

2. The Transaction is hereby approved, and the Sale Agreement is commercially reasonable and in the best interests of AlphaBow and its stakeholders. The execution of the Sale Agreement by AlphaBow is hereby ratified, confirmed and approved, and AlphaBow is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the transaction and for the conveyance of the assets set out in Schedule "A" hereto (the "Purchased Assets") to the Purchaser.

#### **VESTING OF PROPERTY**

3. Subject only to approval by the Alberta Energy Regulator ("Energy Regulator") of transfer of any applicable licenses, permits and approvals pursuant to section 24 of the *Oil and Gas Conservation Act* (Alberta) and section 18 of the *Pipeline Act* (Alberta), and upon the delivery of a Monitor's Certificate to the Purchaser substantially in the form attached as Schedule "B" hereto (the "Monitor's Certificate"), all of AlphaBow's right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether

secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing:

- (a) any Encumbrances or Charges (as created by and defined in the Initial Order of the Honourable Justice Lema and any other Orders granted in this Action);
- (b) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act, the Mines and Minerals Act, the Land Titles Act or any other personal, mineral or real property registry system; and
- (c) those Claims listed in Schedule "C" hereto

(all of which are collectively referred to as the "Encumbrances", which term shall not include the permitted encumbrances, caveats, interests, easements, and restrictive covenants listed in Schedule "D" (collectively, "Permitted Encumbrances")) and for greater certainty, this Court orders that all Claims including Encumbrances other than Permitted Encumbrances, affecting or relating to the Purchased Assets are hereby expunged, discharged and terminated as against the Purchased Assets

- 4. Upon delivery of AlphaBow's Monitor's Certificate, and upon filing of a certified copy of this Order, together with any applicable registration fees, all governmental authorities including those referred to below in this paragraph (collectively, "Governmental Authorities") are hereby authorized, requested and directed to accept delivery of such Monitor's Certificate and certified copy of this Order as though they were originals and to register such transfers, interest authorizations, discharges and discharge statements of conveyance as may be required to convey to the Purchaser or its nominee clear title to the Purchased Assets subject only to Permitted Encumbrances. Without limiting the foregoing:
  - (a) Alberta Energy shall and is hereby authorized, requested and directed to forthwith:
    - (i) cancel and discharge those Claims including builders' liens, security notices, assignments under section 426 (formerly section 177) of the *Bank Act* (Canada) and other Encumbrances (but excluding Permitted Encumbrances) registered (whether before or after the date of this Order)

- against the estate or interest of the Applicant in and to any of the Purchased Assets located in the Province of Alberta; and
- (ii) transfer all Crown leases listed in Schedule "E" to this Order standing in the name of the Applicant, to the Purchaser (or its nominee) free and clear of all Claims including Encumbrances but excluding Permitted Encumbrances;
- (b) the Registrar of the Alberta Personal Property Registry (the "PPR Registrar") shall and is hereby directed to forthwith cancel and discharge any registrations at the Alberta Personal Property Registry (whether made before or after the date of this Order) claiming security interests (other than Permitted Encumbrances) in the estate or interest of the Applicant in any of the Purchased Assets which are of a kind prescribed by applicable regulations as serial-number goods.
- 5. In order to effect the transfers and discharges described above, this Court directs each of the Governmental Authorities to take such steps as are necessary to give effect to the terms of this Order and the Sale Agreement. Presentment of this Order and AlphaBow's Closing Certificate shall be the sole and sufficient authority for the Governmental Authorities to make and register transfers of title or interest and cancel and discharge registrations against any of the Purchased Assets of any Claims including Encumbrances but excluding Permitted Encumbrances.
- 6. No authorization, approval or other action by and no notice to or filing with any governmental authority or regulatory body exercising jurisdiction over the Purchased Assets is required for the due execution, delivery and performance by AlphaBow of the Sale Agreement.
- 7. Upon delivery of the Monitor's Certificate together with a certified copy of this Order, this Order shall be immediately registered by the Land Titles Registrar notwithstanding the requirements of section 191(1) of the *Land Titles Act*, RSA 2000, c.L-7 and notwithstanding that the appeal period in respect of this Order has not elapsed. The Land Titles Registrar is hereby directed to accept all Affidavits of Corporate Signing Authority

- submitted by KSV Restructuring Inc., in its capacity as Monitor of the Applicant and not in its personal capacity.
- 8. For the purposes of determining the nature and priority of Claims, the net proceeds from sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets from and after delivery of the Monitor's Closing Certificate and all Claims (but excluding Permitted Encumbrances and the Administration Charge, as defiled in paragraph 30 of the Amended and Restated Initial Order of this Honourable Court, dated April 26, 2024) shall not attach to, encumber or otherwise form a charge, security interest, lien, or other Claim against the Purchased Assets and may be asserted against the net proceeds from sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale. Unless otherwise ordered (whether before or after the date of this Order), no distributions shall be made to creditors of net proceeds from sale of the Purchased Assets without further order of this Court. Notwithstanding the foregoing, AlphaBow shall be permitted to utilize the net proceeds from the sale of the Purchased Assets in its day-to-day operations in this proceeding as prescribed by the cashflow affixed to the Fourth Report.
- 9. Except as expressly provided for in the Sale Agreement, the Purchaser (or its nominee) shall not, by completion of the Transaction, have liability of any kind whatsoever in respect of any Claims against AlphaBow.
- 10. Upon completion of the Transaction, AlphaBow and all persons who claim by, through or under AlphaBow in respect of the Purchased Assets, and all persons or entities having any Claims of any kind whatsoever in respect of the Purchased Assets, save and except for persons entitled to the benefit of the Permitted Encumbrances, shall stand absolutely and forever barred, estopped and foreclosed from and permanently enjoined from pursuing, asserting or claiming any and all right, title, estate, interest, royalty, rental, equity of redemption or other Claim whatsoever in respect of or to the Purchased Assets, and to the extent that any such persons or entities remain in the possession or control of any of the Purchased Assets, or any artifacts, certificates, instruments or other indicia of title

- representing or evidencing any right, title, estate, or interest in and to the Purchased Assets, they shall forthwith deliver possession thereof to the Purchaser (or its nominee).
- 11. The Purchaser (or its nominee) shall be entitled to enter into and upon, hold and enjoy the Purchased Assets for its own use and benefit without any interference of or by the AlphaBow, or any person claiming by, through or against the AlphaBow.
- 12. Immediately upon closing of the Transaction, holders of Permitted Encumbrances shall have no claim whatsoever against AlphaBow associated with the Purchased Assets.
- 13. The Monitor is directed to file with the Court a copy of the Monitor's Closing Certificate forthwith after delivery thereof to the Purchaser (or its nominee).

#### MISCELLANEOUS MATTERS

### 14. Notwithstanding:

- (a) the pendency of these proceedings and any declaration of insolvency made herein;
- (b) the pendency of any applications for a bankruptcy order now or hereafter issued pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c.B-3, as amended (the "**BIA**"), in respect of the Applicant, and any bankruptcy order issued pursuant to any such applications;
- (c) any assignment in bankruptcy made in respect of AlphaBow; and
- (d) the provisions of any federal or provincial statute,

the vesting of the Purchased Assets in the Purchaser (or its nominee) pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of AlphaBow and shall not be void or voidable by creditors of AlphaBow, nor shall it constitute nor be deemed to be a transfer at undervalue, settlement, fraudulent preference, assignment, fraudulent conveyance, or other reviewable transaction under the BIA or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 15. AlphaBow, the Monitor, the Purchaser (or its nominee) and any other interested party, shall be at liberty to apply for further advice, assistance and direction as may be necessary in order to give full force and effect to the terms of this Order and to assist and aid the parties in closing the Transaction.
- 16. This Honourable Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any of its provinces or territories or in any foreign jurisdiction, to act in aid of and to be complimentary to this Court in carrying out the terms of this Order, to give effect to this Order and to assist AlphaBow and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such order and to provide such assistance to AlphaBow, as may be necessary or desirable to give effect

to this Order or to assist the AlphaBow and its agents in carrying out the terms of this Order.

- 17. Service of this Order shall be deemed good and sufficient by:
  - (a) Serving the same on:
    - (i) the persons listed on the service list created in these proceedings;
    - (ii) any other person served with notice of the application for this Order;
    - (iii) any other parties attending or represented at the application for this Order;
    - (iv) the Purchaser or the Purchaser's solicitors; and
  - (b) Posting a copy of this Order on the Monitor's website at: <a href="https://www.ksvadvisory.com/experience/case/alphabow">https://www.ksvadvisory.com/experience/case/alphabow</a>;

and service on any other person is hereby dispensed with.

18. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

J.C.K.B.A

# **SCHEDULE A**

# **Assets Listing**

See attached.

#### **SCHEDULE A**

### **Assets Listing**

### **Lands Schedule/Mineral Property Report:**

- 1. Crown P&NG Lease#405121211, Petroleum & Natural Gas below Belly River to base of Mannvile, Lsd 8, section 33-038-23W4M
- 2. FH P& NG Lease, Petroleum in the Glauconitic sand-EnCana, SE 1/4, section 33-038-23W4M
- 3. Crown P&NG Lease#0000122838, Petroleum in the Glauconitic sand NW  $^{1}\!\!/_{\!4},$  section 16-038-23W4M

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08-33-038-23W4M, Lic#: 0351940; 14-16-038-23W4M, Lic#: 0086838

**Facilities**:

Crude Oil Single well Battery, ABBT0089941-W0351940

**Pipelines**:

N/A

#### **SCHEDULE B**

#### Form of Monitor's Certificate

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR

ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT SALE AND VESTING ORDER

ADDRESS FOR SERVICE BENNETT JONES LLP
AND CONTACT Barristers and Solicitors
INFORMATION OF 4500 Bankers Hall East
PARTY FILING THIS 855 – 2 Street SW

DOCUMENT Calgary, Alberta T2P 4K7

Attention: Keely Cameron/ Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 88323.6

#### **RECITALS**

A. Pursuant to an Order of the Court dated October 29, 2024, the Court approved the agreement of purchase and sale made as of October 20, 2024 (the "Sale Agreement") between AlphaBow Energy Inc. ("AlphaBow") and 2505108 AB Ltd. and Tians Oil Ltd. (the "Purchaser") and provided for the vesting in the Purchaser of AlphaBow's right, title and interest in and to the Purchased Assets, which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Monitor to the Purchaser of a certificate confirming: (i) the payment by the Purchaser of the Purchase Price for the Purchased Assets; (ii) that the conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Monitor.

B. Unless otherwise indicated herein, capitalized terms have the meanings set out in the Sale Agreement.

## THE MONITOR CERTIFIES the following:

- 1. The Purchaser (or its nominee) has paid the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Sale Agreement;
- 2. The conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser (or its nominee); and
- 3. The Transaction has been completed to the satisfaction of the Monitor.
- 4. This Certificate was delivered by the Monitor at [Time] on [Date].

KSV Advisory, in its capacity as
Monitor of AlphaBow Energy Inc.,
and not in its personal capacity.
Per:

Name: Andrew Basi

# **SCHEDULE C**

## **Identified Claims**

N/A

#### **SCHEDULE D**

#### **Permitted Encumbrances**

Permitted Encumbrances consist of the following (with capitalized terms having the definitions given to them in the Sale Agreement, unless otherwise defined in this Order):

- i. any overriding royalties, net profits interests and other burdens, which are provided for under the Title Documents;
- ii. the terms and conditions of the Assumed Contracts and the Title Documents, including ROFRs, the requirement to pay any rentals or royalties to the grantor thereof to maintain the Title Documents in good standing and any royalty or other burden reserved to the grantor thereof or any gross royalty trusts applicable to the grantor's interest in any of the Title Documents;
- iii. the right reserved to or vested in any grantor, Governmental Authority or other public authority by the terms of any Title Document or by Applicable Laws to terminate any Title Document;
- iv. easements, rights of way, servitudes or other similar rights in land, including rights of way and servitudes for highways, railways, sewers, drains, gas and oil pipelines, gas and water mains, electric light, power, telephone or cable television conduits, poles, wires or cables;
- v. taxes on Petroleum Substances or the income or revenue therefrom, unless specifically excluded and governmental restrictions on production rates from the Wells or on operations being conducted on the Lands or otherwise affecting the value of any of the Assets;
- vi. agreements for the sale, processing, transmission or transportation of Petroleum Substances entered into by the Vendor subsequent to the date of this Agreement;
- vii. any obligation of the Vendor to hold any portion of their interest in and to any of the Assets in trust for Third Parties;
- viii. any rights reserved to or vested in any Governmental Authority to control or regulate the ownership, use or operation of any of the Assets in any manner, including governmental requirements imposed by statute or Governmental Authorities as to rates of production from operations or otherwise affecting recoverability of Petroleum Substances;
- ix. undetermined or inchoate liens incurred or created as security in favour of any Person with respect to the development or operation of any of the Assets, as regards the Vendor's share of the costs and expenses thereof which are not due or delinquent as of the date hereof;
- x. the reservations, limitations, provisos and conditions in any grants or transfers from the Crown of any of the Lands or interests therein, and statutory exceptions to title;
- xi. provisions for penalties and forfeitures under Title Documents as a consequence of nonparticipation in operations;
- xii. any requirement to post or maintain any deposits or other form of security required by any Governmental Authority; and

xiii. liens granted in the ordinary course of business to a public utility, municipality or Governmental Authority with respect to operations pertaining to any of the Assets as regards the Vendor's share of amounts owing to such public utility, municipality or Governmental Authority which are not due or delinquent as of the date hereof.

#### Schedule "E"

Clerk's Stamp:

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

APPLICANTS IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT ORDER (Sales Approval and Vesting)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS

**DOCUMENT** 

**BENNETT JONES LLP** 

Barristers and Solicitors 4500 Bankers Hall East 855 – 2<sup>nd</sup> Street S.W.

Calgary, Alberta T2P 4K7

Attention: Keely Cameron / Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 68261.10

DATE ON WHICH ORDER WAS October 29, 2024

PRONOUNCED:

NAME OF JUDGE WHO MADE The Honourable Justice M. A. Marion

THIS ORDER:

LOCATION OF HEARING: Calgary Court Centre

**UPON the application** of AlphaBow Energy Ltd. ("AlphaBow" or the "Applicant") for an Order approving the sale transaction (the "Transaction") contemplated by the October 20, 2024, Asset Purchase and Sale Agreement (the "Sale Agreement") between AlphaBow and Resistance Energy Ltd. (the "Purchaser"); AND UPON having read the Affidavit of Ben Li, sworn on October 21, 2024, the Affidavit of Service of Stephanie Dumoulin, and the Monitor's Fourth Report (the "Fourth Report"); AND UPON hearing the submissions of counsel for the

Applicant, counsel for KSV Restructuring Inc. (the "Monitor"), and any other interested parties appearing at the application;

#### IT IS HEREBY ORDERED AND DECLARED THAT:

### **SERVICE**

1. Service of notice of this application and the supporting materials is hereby declared to be good and sufficient, no other person is required to have been served with notice of this application.

#### APPROVAL OF TRANSACTIONS

2. The Transaction is hereby approved, and the Sale Agreement is commercially reasonable and in the best interests of AlphaBow and its stakeholders. The execution of the Sale Agreement by AlphaBow is hereby ratified, confirmed and approved, and AlphaBow is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the transaction and for the conveyance of the assets set out in Schedule "A" hereto (the "Purchased Assets") to the Purchaser.

#### **VESTING OF PROPERTY**

3. Subject only to approval by the Alberta Energy Regulator ("Energy Regulator") of transfer of any applicable licenses, permits and approvals pursuant to section 24 of the *Oil and Gas Conservation Act* (Alberta) and section 18 of the *Pipeline Act* (Alberta), and upon the delivery of a Monitor's Certificate to the Purchaser substantially in the form attached as Schedule "B" hereto (the "Monitor's Certificate"), all of AlphaBow's right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether

secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing:

- (a) any Encumbrances or Charges (as created by and defined in the Initial Order of the Honourable Justice Lema and any other Orders granted in this Action);
- (b) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act, the Mines and Minerals Act, the Land Titles Act or any other personal, mineral or real property registry system; and
- (c) those Claims listed in Schedule "C" hereto

(all of which are collectively referred to as the "Encumbrances", which term shall not include the permitted encumbrances, caveats, interests, easements, and restrictive covenants listed in Schedule "D" (collectively, "Permitted Encumbrances")) and for greater certainty, this Court orders that all Claims including Encumbrances other than Permitted Encumbrances, affecting or relating to the Purchased Assets are hereby expunged, discharged and terminated as against the Purchased Assets

- 4. Upon delivery of AlphaBow's Monitor's Certificate, and upon filing of a certified copy of this Order, together with any applicable registration fees, all governmental authorities including those referred to below in this paragraph (collectively, "Governmental Authorities") are hereby authorized, requested and directed to accept delivery of such Monitor's Certificate and certified copy of this Order as though they were originals and to register such transfers, interest authorizations, discharges and discharge statements of conveyance as may be required to convey to the Purchaser or its nominee clear title to the Purchased Assets subject only to Permitted Encumbrances. Without limiting the foregoing:
  - (a) Alberta Energy shall and is hereby authorized, requested and directed to forthwith:
    - (i) cancel and discharge those Claims including builders' liens, security notices, assignments under section 426 (formerly section 177) of the *Bank Act* (Canada) and other Encumbrances (but excluding Permitted Encumbrances) registered (whether before or after the date of this Order)

- against the estate or interest of the Applicant in and to any of the Purchased Assets located in the Province of Alberta; and
- (ii) transfer all Crown leases listed in Schedule "E" to this Order standing in the name of the Applicant, to the Purchaser (or its nominee) free and clear of all Claims including Encumbrances but excluding Permitted Encumbrances;
- (b) the Registrar of the Alberta Personal Property Registry (the "PPR Registrar") shall and is hereby directed to forthwith cancel and discharge any registrations at the Alberta Personal Property Registry (whether made before or after the date of this Order) claiming security interests (other than Permitted Encumbrances) in the estate or interest of the Applicant in any of the Purchased Assets which are of a kind prescribed by applicable regulations as serial-number goods.
- 5. In order to effect the transfers and discharges described above, this Court directs each of the Governmental Authorities to take such steps as are necessary to give effect to the terms of this Order and the Sale Agreement. Presentment of this Order and AlphaBow's Closing Certificate shall be the sole and sufficient authority for the Governmental Authorities to make and register transfers of title or interest and cancel and discharge registrations against any of the Purchased Assets of any Claims including Encumbrances but excluding Permitted Encumbrances.
- 6. No authorization, approval or other action by and no notice to or filing with any governmental authority or regulatory body exercising jurisdiction over the Purchased Assets is required for the due execution, delivery and performance by AlphaBow of the Sale Agreement.
- 7. Upon delivery of the Monitor's Certificate together with a certified copy of this Order, this Order shall be immediately registered by the Land Titles Registrar notwithstanding the requirements of section 191(1) of the *Land Titles Act*, RSA 2000, c.L-7 and notwithstanding that the appeal period in respect of this Order has not elapsed. The Land Titles Registrar is hereby directed to accept all Affidavits of Corporate Signing Authority

- submitted by KSV Restructuring Inc., in its capacity as Monitor of the Applicant and not in its personal capacity.
- 8. For the purposes of determining the nature and priority of Claims, the net proceeds from sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets from and after delivery of the Monitor's Closing Certificate and all Claims (but excluding Permitted Encumbrances and the Administration Charge, as defiled in paragraph 30 of the Amended and Restated Initial Order of this Honourable Court, dated April 26, 2024) shall not attach to, encumber or otherwise form a charge, security interest, lien, or other Claim against the Purchased Assets and may be asserted against the net proceeds from sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale. Unless otherwise ordered (whether before or after the date of this Order), no distributions shall be made to creditors of net proceeds from sale of the Purchased Assets without further order of this Court. Notwithstanding the foregoing, AlphaBow shall be permitted to utilize the net proceeds from the sale of the Purchased Assets in its day-to-day operations in this proceeding as prescribed by the cashflow affixed to the Fourth Report.
- 9. Except as expressly provided for in the Sale Agreement, the Purchaser (or its nominee) shall not, by completion of the Transaction, have liability of any kind whatsoever in respect of any Claims against AlphaBow.
- 10. Upon completion of the Transaction, AlphaBow and all persons who claim by, through or under AlphaBow in respect of the Purchased Assets, and all persons or entities having any Claims of any kind whatsoever in respect of the Purchased Assets, save and except for persons entitled to the benefit of the Permitted Encumbrances, shall stand absolutely and forever barred, estopped and foreclosed from and permanently enjoined from pursuing, asserting or claiming any and all right, title, estate, interest, royalty, rental, equity of redemption or other Claim whatsoever in respect of or to the Purchased Assets, and to the extent that any such persons or entities remain in the possession or control of any of the Purchased Assets, or any artifacts, certificates, instruments or other indicia of title

- representing or evidencing any right, title, estate, or interest in and to the Purchased Assets, they shall forthwith deliver possession thereof to the Purchaser (or its nominee).
- 11. The Purchaser (or its nominee) shall be entitled to enter into and upon, hold and enjoy the Purchased Assets for its own use and benefit without any interference of or by the AlphaBow, or any person claiming by, through or against the AlphaBow.
- 12. Immediately upon closing of the Transaction, holders of Permitted Encumbrances shall have no claim whatsoever against AlphaBow associated with the Purchased Assets.
- 13. The Monitor is directed to file with the Court a copy of the Monitor's Closing Certificate forthwith after delivery thereof to the Purchaser (or its nominee).

#### MISCELLANEOUS MATTERS

### 14. Notwithstanding:

- (a) the pendency of these proceedings and any declaration of insolvency made herein;
- (b) the pendency of any applications for a bankruptcy order now or hereafter issued pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c.B-3, as amended (the "**BIA**"), in respect of the Applicant, and any bankruptcy order issued pursuant to any such applications;
- (c) any assignment in bankruptcy made in respect of AlphaBow; and
- (d) the provisions of any federal or provincial statute,

the vesting of the Purchased Assets in the Purchaser (or its nominee) pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of AlphaBow and shall not be void or voidable by creditors of AlphaBow, nor shall it constitute nor be deemed to be a transfer at undervalue, settlement, fraudulent preference, assignment, fraudulent conveyance, or other reviewable transaction under the BIA or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 15. AlphaBow, the Monitor, the Purchaser (or its nominee) and any other interested party, shall be at liberty to apply for further advice, assistance and direction as may be necessary in order to give full force and effect to the terms of this Order and to assist and aid the parties in closing the Transaction.
- 16. This Honourable Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in any of its provinces or territories or in any foreign jurisdiction, to act in aid of and to be complimentary to this Court in carrying out the terms of this Order, to give effect to this Order and to assist AlphaBow and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such order and to provide such assistance to AlphaBow, as may be necessary or desirable to give effect

to this Order or to assist the AlphaBow and its agents in carrying out the terms of this Order.

- 17. Service of this Order shall be deemed good and sufficient by:
  - (a) Serving the same on:
    - (i) the persons listed on the service list created in these proceedings;
    - (ii) any other person served with notice of the application for this Order;
    - (iii) any other parties attending or represented at the application for this Order;
    - (iv) the Purchaser or the Purchaser's solicitors; and
  - (b) Posting a copy of this Order on the Monitor's website at: <a href="https://www.ksvadvisory.com/experience/case/alphabow">https://www.ksvadvisory.com/experience/case/alphabow</a>;

and service on any other person is hereby dispensed with.

18. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

J.C.K.B.A

# **SCHEDULE A**

# **Assets Listing**

See attached.

### **SCHEDULE A**

### **Assets Listing**

Lands Schedule/Mineral Property Report:

Section 19 Township 38 Range 8 W4M Alberta Crown lease # 0000037110 (001) PNG surface to base Mannville excluding NG in Rex 94.2% working interest

Wells:

100/13-19-38-8 W4M

Facilities:

All equipment on the 13-19-38-8W4M wellsite

Pipelines:

AB00027662-3 88.9mm NG pipeline from 13-19-38-8W4M to 6-19-38-8W4M

#### **SCHEDULE B**

#### Form of Monitor's Certificate

COURT FILE NUMBER 2401-05179

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE COMPANIES' CREDITORS

ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR

ARRANGEMENT OF ALPHABOW ENERGY LTD.

DOCUMENT SALE AND VESTING ORDER

ADDRESS FOR SERVICE BENNETT JONES LLP
AND CONTACT Barristers and Solicitors
INFORMATION OF 4500 Bankers Hall East
PARTY FILING THIS 855 – 2 Street SW

DOCUMENT Calgary, Alberta T2P 4K7

Attention: Keely Cameron/ Sarah Aaron Telephone No.: 403-298-3324/3177

Fax No.: 403-265-7219 Client File No.: 88323.6

#### **RECITALS**

A. Pursuant to an Order of the Court dated October 29, 2024, the Court approved the agreement of purchase and sale made as of October 20, 2024 (the "Sale Agreement") between AlphaBow Energy Inc. ("AlphaBow") and Resistance Energy Ltd. (the "Purchaser") and provided for the vesting in the Purchaser of AlphaBow's right, title and interest in and to the Purchased Assets, which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Monitor to the Purchaser of a certificate confirming: (i) the payment by the Purchaser of the Purchase Price for the Purchased Assets; (ii) that the conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Monitor.

B. Unless otherwise indicated herein, capitalized terms have the meanings set out in the Sale Agreement.

## THE MONITOR CERTIFIES the following:

- 1. The Purchaser (or its nominee) has paid the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Sale Agreement;
- 2. The conditions to Closing of the Sale Agreement have been satisfied or waived by AlphaBow and the Purchaser (or its nominee); and
- 3. The Transaction has been completed to the satisfaction of the Monitor.
- 4. This Certificate was delivered by the Monitor at [Time] on [Date].

KSV Advisory, in its capacity as
Monitor of AlphaBow Energy Inc.,
and not in its personal capacity.
Per:

Name: Andrew Basi

# **SCHEDULE C**

## **Identified Claims**

N/A

#### **SCHEDULE D**

#### **Permitted Encumbrances**

Permitted Encumbrances consist of the following (with capitalized terms having the definitions given to them in the Sale Agreement, unless otherwise defined in this Order):

- i. any overriding royalties, net profits interests and other burdens, which are provided for under the Title Documents;
- ii. the terms and conditions of the Assumed Contracts and the Title Documents, including ROFRs, the requirement to pay any rentals or royalties to the grantor thereof to maintain the Title Documents in good standing and any royalty or other burden reserved to the grantor thereof or any gross royalty trusts applicable to the grantor's interest in any of the Title Documents;
- iii. the right reserved to or vested in any grantor, Governmental Authority or other public authority by the terms of any Title Document or by Applicable Laws to terminate any Title Document;
- iv. easements, rights of way, servitudes or other similar rights in land, including rights of way and servitudes for highways, railways, sewers, drains, gas and oil pipelines, gas and water mains, electric light, power, telephone or cable television conduits, poles, wires or cables;
- v. taxes on Petroleum Substances or the income or revenue therefrom, unless specifically excluded and governmental restrictions on production rates from the Wells or on operations being conducted on the Lands or otherwise affecting the value of any of the Assets;
- vi. agreements for the sale, processing, transmission or transportation of Petroleum Substances entered into by the Vendor subsequent to the date of this Agreement;
- vii. any obligation of the Vendor to hold any portion of their interest in and to any of the Assets in trust for Third Parties;
- viii. any rights reserved to or vested in any Governmental Authority to control or regulate the ownership, use or operation of any of the Assets in any manner, including governmental requirements imposed by statute or Governmental Authorities as to rates of production from operations or otherwise affecting recoverability of Petroleum Substances;
  - ix. undetermined or inchoate liens incurred or created as security in favour of any Person with respect to the development or operation of any of the Assets, as regards the Vendor's share of the costs and expenses thereof which are not due or delinquent as of the date hereof;
  - x. the reservations, limitations, provisos and conditions in any grants or transfers from the Crown of any of the Lands or interests therein, and statutory exceptions to title;
  - xi. provisions for penalties and forfeitures under Title Documents as a consequence of nonparticipation in operations;
- xii. any requirement to post or maintain any deposits or other form of security required by any Governmental Authority; and

xiii. liens granted in the ordinary course of business to a public utility, municipality or Governmental Authority with respect to operations pertaining to any of the Assets as regards the Vendor's share of amounts owing to such public utility, municipality or Governmental Authority which are not due or delinquent as of the date hereof.