COURT FILE NUMBER B301 – 135903

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

APPLICANT IN THE MATTER OF THE BANKRUPTCY AND INSOLVENCY

ACT, R.S.C. 1985, c. B-3, as amended

AND IN THE MATTER OF ERIKSON NATIONAL ENERGY INC.

DOCUMENT AFFIDAVIT

ADDRESS FOR SERVICE OSLER, HOSKIN & HARCOURT LLP

AND CONTACT
INFORMATION OF
PARTY FILING THIS
DOCUMENT

Barristers & Solicitors
Suite 2700, Brookfield Place
225 – 6th Avenue S.W.
Calgary, AB T2P 1N2

Attention: Emily Paplawski / Stephen Kroeger

Telephone: 403.260.7071 / 403.355.7454

Email: epaplawski@osler.com/skroeger@osler.com

AFFIDAVIT OF RON K. LAING Sworn on October 18, 2024

I, Ron K. Laing, of Calgary, Alberta, SWEAR/AFFIRM AND SAY THAT:

- 1. I am the Chief Commercial and Corporate Development Officer at Canadian Natural Resources Limited ("Canadian Natural"), and as such, have personal knowledge of the matters deposed to herein, except where stated to be based on information and belief, and in which case, I do verily believe the same to be true.
- 2. I am duly authorized to swear this Affidavit on behalf of Canadian Natural.
- 3. In preparing this Affidavit I have reviewed the Affidavit of Mark Horrox, sworn October 15, 2024, including all exhibits thereto (the "Horrox Affidavit"). I have also reviewed the Affidavit of Michael Janzen, affirmed October 2, 2024 (the "Janzen Affidavit") in Alberta Court of King's Bench Action No. 2401-13792 (the "Receivership Action"). A copy of the Janzen Affidavit (without exhibits) is attached hereto as Exhibit "A".

4. All references to dollar amounts contained herein are Canadian Dollars unless otherwise stated.

Erikson and TEC

- 5. To the best of my knowledge, Erikson National Energy Inc. ("**Erikson**") is a junior oil and natural gas company registered pursuant to the laws of the Alberta, with a head office in Calgary, Alberta. Erikson was continued into Alberta from British Columbia on August 28, 2024. Erikson owns natural gas assets in Northeastern British Columbia. A corporate search for Erikson is attached hereto as **Exhibit "B"**.
- 6. To the best of my knowledge, Third Eye Capital Corporation ("**TEC**") is an asset-based lender registered pursuant to the laws of Ontario with a head office in Toronto, Ontario and is extra-provincially registered in Alberta.
- 7. To the best of my knowledge, Erikson is a portfolio company of its parent, TEC and the sole director of Erikson is also the principal of TEC. An Ontario corporate search and Alberta corporate search for TEC are attached hereto as **Exhibits "C"** and "**D"**, respectively.

Relationship between Canadian Natural and Erikson

8. As discussed further below, Canadian Natural is a major stakeholder in both the Receivership Action and these NOI proceedings. In particular, Canadian Natural is: (a) a working interest holder in jointly owned oil and gas assets in British Columbia; (b) a judgment creditor of Erikson in the amount of \$676,013.17; and (c) a first lien security holder (in priority to TEC) over all of the Canadian Natural-operated Jointly Owned Assets (as defined below) by virtue of numerous operator's liens filed by Canadian Natural in the British Columbia Personal Property Security Registry (the "BC PPR"). Each of these relationships is discussed further below.

a) Working Interest Holder

- 9. The Jointly Owned Assets are governed by:
 - (a) a number of land agreements. The land agreements generally incorporate the CAPL Operating Procedure and document the terms of ownership of the joint assets, the allocation of capital, operating, surface rental costs, and mineral land rental costs

between the parties, the invoicing and payment requirements of the joint interest owners, the approval process for the incursion of capital expenses by the operator for the joint operations, and the defined timing for payment by the joint interest owners of all joint interest billings issued by the operator; and

- (b) a number of facility agreements. The facility agreements provide terms for the operation of the assets, and document the terms of ownership, the allocation of capital and operating costs amongst the owners, including the timing for payment of same, and the approval process for the incursion of capital expenses by the Operator.
- 10. As at the date of this Affidavit, CNRL owns a working interest with Erikson in 68 well events and 19 facility functional units, pipe segments and roads (the "**Jointly Owned Assets**").

b) Judgment Creditor

- 11. On August 16, 2023 Canadian Natural issued a statement of claim against Erikson in Court of King's Bench of Alberta action no. 2301-10785 (the "Action"). On August 28, 2024 the Honourable Applications Judge L. A. Mattis granted judgment in the Action against Erikson in favour of Canadian Natural in the amount of \$676,013.17 (the "Judgment"). The Judgment was registered in the Supreme Court of British Columbia on September 19, 2024. A copy of the Judgment is attached hereto as Exhibit "E".
- 12. On September 16, 2024 Canadian Natural filed a writ of enforcement and registered same at the Alberta Personal Property Registry (the "ABPPR"). A copy of the writ of enforcement registered against Erikson is attached hereto as Exhibit "F".
- 13. On September 18, 2024 Canadian Natural issued garnishee summons against two ATB Financial ("ATB") branches. By letter dated September 26, 2024, the Alberta Court of King's Bench Accounting Section advised Canadian Natural that \$1,546.23 had been remitted by ATB in response to the garnishee summons. Copies of the garnishee summons' and the Court's response are collectively attached hereto as **Exhibit "G"**.
- 14. As at the date of this Affidavit, no amounts have been paid by Erikson or recovered by Canadian Natural on the Judgment.

c) First Lien Security Holder

- 15. Ranch Energy Corporation ("Ranch") was previously party to the various agreements governing the Jointly Owned Assets with Canadian Natural. Pursuant to those agreements, Canadian Natural has a security interest in and to the Jointly Owned Assets and, accordingly, in October 2018 registered its security interests (the "Liens") against Ranch at the British Columbia Personal Property Registry (the "BCPPR"). A copy of the BCPPR search for Erikson dated October 15, 2024 is attached hereto as Exhibit "H".
- On July 19, 2018, Justice Romaine granted an order appointing Ernst & Young Inc. (now EY Parthenon) as receiver and manager of Ranch (the "Ranch Receivership"). Following a sales process conducted in the Ranch Receivership, Erikson purchased the Jointly Owned Assets (the "Transaction") pursuant to a sale approval and vesting order granted by the Honourable Justice K. Horner on July 29, 2019 (the "SAVO"). Under the terms of the SAVO, Canadian Natural's Liens constituted permitted encumbrances and Canadian Natural was entitled to maintain the Liens in priority to any other creditor in order to secure the post-closing obligations of Erikson, as purchaser. After the Transaction closed Canadian Natural amended the Liens at the BCPPR to include Erikson as a debtor. A copy of the SAVO without Tabs C and D is attached hereto as Exhibit "I".
- 17. As a result of the foregoing, and as detailed in the BCPPR search, Canadian Natural's Liens were registered against the Jointly Owned Assets between October 23 25, 2018. TEC's security interest was not registered in the BCPPR until October 10, 2019.

Erikson's Application should be Dismissed

18. As a significant stakeholder of Erikson, Canadian Natural has serious concerns about Erikson continuing in a self-directed process like the within NOI proceedings and maintaining control of the Jointly Owned Assets. Canadian Natural is of the view that a Receiver should be appointed over Erikson to conduct the sale process as an independent third-party, Court officer. I am advised by Canadian Natural's counsel, Osler Hoskin & Harcourt LLP ("Osler"), that it has confirmed with counsel for the British Columbia Energy Regulator ("BCER") that should these NOI proceedings be terminated and the proposed sales process not be approved, the BCER is prepared to immediately bring its application for appointment of a Receiver in the Receivership

Action back before this Court. Canadian Natural supports the BCER's application for appointment of a Receiver over Erikson.

(a) Erikson's Leases have been Terminated

- 19. I am advised by Osler that counsel for Erikson confirmed that all of the leases granting rights to the Jointly Owned Assets have been cancelled by the British Columbia Ministry of Energy (the "BC Minister") for non-payment of outstanding rentals by Erikson. Without leases, the Jointly Owned Assets cannot be produced or accessed except for purposes of completing regulatorily required shut-in and abandonment work. Importantly, the cancellation by the BC Minister of all leases because of Erikson's non-payment of rentals affected not only Erikson's property interests, but also Canadian Natural's property. Immediately upon the termination of the leases because of Erikson's non-payment of rentals, all producing Jointly Owned Assets had to be shut-in, thereby depriving Canadian Natural of its property, production and associated revenues. Cancellation of the leases also deteriorated the value of the collateral secured by Canadian Natural's Liens.
- 20. Importantly, the permitted cancellation of the leases by Erikson was not inadvertent. On March 27, 2024, Canadian Natural wrote to Erikson to confirm that Erikson would be making payment of outstanding rentals to keep the leases in good standing. No response was received from Erikson. Attached as **Exhibit "J"** is a copy of Canadian Natural's correspondence.
- 21. Further, on May 29, 2024, Canadian Natural's counsel wrote to TEC's counsel advising that "we note that Erikson continues not to pay a variety of BC Crown leases. Accordingly, we anticipate that Canadian Natural will need to take steps to preserve the leases (including by paying any arrears and associated penalty fees). Canadian Natural reserves all rights to seek reimbursement for same from Erikson. To do so, Canadian Natural will require Erikson to allow CNRL to take over the Payor status so that CNRL can make the payments to preserve the leases. A list of the specific leases is below." Again, no response was received from Erikson. Attached as **Exhibit "K"** is a copy of counsel's correspondence.
- 22. In or about mid-August 2024, it came to Canadian Natural's attention that Erikson had permitted the leases to be cancelled by the BC Minister for non-payment of outstanding rentals.

- 23. Immediately upon learning of the cancellation of the leases, Canadian Natural contacted the BC Minister to urgently request that all leases with respect to the Jointly Owned Assets be reinstated in order to avoid any disruption to production. Canadian Natural offered to pay all outstanding rentals, plus interest, to the BC Minister as a condition of re-instatement and, on August 22, 2024, submitted an Application to Re-Instate PNG Leases (the "Re-Instatement Application") to the BC Minister. Attached as Exhibit "L" is a copy of Canadian Natural's correspondence with the BC Minister and the Re-Instatement Application.
- 24. Notwithstanding Canadian Natural's efforts to avoid a disruption to production and a loss of its property because of Erikson's payment defaults, on September 17, 2024, the BC Minister directed Canadian Natural to immediately cease operations on all Jointly Owned Assets on the cancelled leases, as referenced in **Exhibit "L"**. Canadian Natural was accordingly required to incur the costs of shutting-in all Jointly Owned Assets on the cancelled leases. In addition, Canadian Natural suffered the loss of all production and associated revenues.
- 25. Unfortunately, because Canadian Natural only held a registered interest in four of the seven cancelled leases, the BC Minister refused to re-instate all leases relating to the Jointly Owned Assets. Instead, by letter dated October 4, 2024, the BC Minister advised Canadian Natural that it had re-instated the four leases in which Canadian Natural held a registered interest. The remaining three leases remained cancelled. Canadian Natural paid \$24,535 for re-instatement of the four leases. Attached as **Exhibit "M"** is a copy of the BC Minister's correspondence.
- 26. As at the date of this Affidavit, I understand that the remaining three leases relating to the Jointly Owned Assets remain cancelled and have not been re-instated by the BC Minister, notwithstanding the passage of more than two months since the original cancellation.
- 27. I have reviewed the Horrox Affidavit and note that nowhere therein does Mr. Horrox disclose that all of Erikson's leases have been cancelled by the BC Minister. I further note that nowhere in the Horrox Affidavit does Mr. Horrox disclose any correspondence between Erikson and the BC Minister or provide any confirmation from the BC Minister that the cancelled leases will be re-instated.
- 28. Canadian Natural's view is that a sales process directed by Erikson is bound to fail and should not be permitted to proceed.

- 29. Further, as Canadian Natural holds first lien security over the Jointly Owned Assets, the failure of Erikson to pay rentals and the cancellation of the leases by the BC Minister resulted in a direct deterioration in the value of Canadian Natural's security. Without leases, the wells cannot be produced, and without producing wells (or wells capable of production), the collateral has little to no value. In addition, and as shown on the BCPPR search, Erikson has permitted the following crown charges to be filed against it, thereby putting Canadian Natural's security at further risk:
 - (a) three crown chages filed pursuant to Carbon Tax Act by the British Columbia Ministry of Finance on October 20, 2023, August 30, 2024 and October 2, 2024; and
 - (b) a crown charge filed pursuant to the Taxation (Rural Area) Act by the British Columbia Ministry of Finance on August 30, 2024.
- 30. It is Canadian Natural's security that has been impacted by Erikson's conduct and Canadian Natural is not prepared to permit Erikson to continue in possession of its collateral and risk further deterioration in these NOI proceedings. A receiver should be appointed immediately.

(b) TEC has Diverted all Value from Erikson

- During the period that Erikson was failing to pay rentals and, as discussed further below, failing to comply with its regulatory obligations with respect to the Jointly Owned Assets, TEC, as the ultimate parent of Erikson, was funnelling money out of Erikson to its own benefit, thereby leaving Erikson insolvent and unable to meet its obligations to any other stakeholder, including Canadian Natural. Since 2023, TEC has earned **\$174 million** in interest and fees from Erikson (as detailed in Exhibits "N" and "P"), while allowing Erikson to breach its obligations to working interest partners and to the regulator, among others.
- 32. I understand from press releases issued by TEC and by Pieridae Energy Limited ("**Pieridae**") that in October 2019, Erikson made a net loan of \$200 Million to a subsidiary of Pieridae. By press release issued June 15, 2023, TEC announced that the loan had been repaid and, addition to the loan, interest and fees of **\$170 million** had been paid by Pieridae to Erikson. Canadian Natural understands from the press release that the \$170 million in interest and fees were realized by TEC. Attached as **Exhibit "N"** is a copy of TEC's press release.

33. Importantly, in June 2023, at the time that Erikson received, and TEC took, \$170 million in fees and interest, the Janzen Affidavit advises that Erikson had failed to comply with one information order, one order to post approximately \$3.6 million in security with the BCER, and three site orders. In particular, the Janzen Affidavit advises that one site order issued by the BCER on April 21, 2023 required Erikson to, among other things, remove all liquid, sludge, and waste from the site and properly dispose of these materials. The Janzen Affidavit confirms that Erikson failed to comply with the site orders and, as a result, the BCER was forced to undertake the decommissioning work at a cost to the public of \$905,976.07.

34. I further understand:

- (a) from Pieridae's press release issued April 8, 2021, that Erikson controlled approximately 23 million shares in Pieridae and, as of that date, was issued 5 million common share purchase warrants (the "Shares and Warrants"). Attached as Exhibit "O" is Pieridae's press release; and
- (b) from Pieridae's press release issued July 25, 2024, that: (a) following Pieridae's payment of the loan, costs and interest to Erikson in 2023, Erikson advanced a further fixed rate, convertible bridge loan to Pieridae in the amount of \$20 million; and (b) on July 25, 2024, Pieridae issued a binding repayment notice to Erikson advising that the bridge loan would be settled in cash on or prior to August 24, 2024 in the amount of \$24 million. Attached as **Exhibit "P"** is Pieridae's press release.
- 35. Accordingly, between the two loans advanced by Erikson to Pieridae, interest and fees of **\$174 million** have been earned by Erikson and diverted to TEC. Further, Canadian Natural only learned in the Horrox Affidavit that both the Shares and Warrants and the bridge loan had been unilaterally assigned by Erikson to TEC. Again, I understand from the Janzen Affidavit that at the time of the assignment, Erikson failed to comply with, among other things, an order from the BCER to post approximately \$2.5 million in security.
- 36. Further, at the time of the assignment, Canadian Natural had delivered two separate default notices to Erikson advising that it was currently in default of its obligations under the agreements governing the Jointly Owned Assets in the amount of \$424,950. Attached as **Exhibit "Q"** are copies of Canadian Natural's Default Notices.

- 37. In addition, while Mr. Horrox discusses Erikson's profitability in 2022 as a result of high gas prices, he fails to mention that the uptick in Erikson's cash flows was the result, in part, of Erikson's wrongful retention of Canadian Natural's gas. Erikson and Canadian Natural are party to the Buick Creek 11-23-88-19W6M Gas Facilities Gas Handling Agreement, dated February 1, 2011 (the "GHA"). Canadian Natural has the right under the GHA to take its products in kind and Erikson has a corresponding obligation to deliver such products to Canadian Natural. Accordingly, on November 1, 2022, Canadian Natural advised Erikson that it was electing to take its products in kind effective immediately. When no response was received from Erikson, Canadian Natural followed up on its election on November 10 and 23, 2022. Again, no response was received from Erikson, and no gas was delivered.
- 38. Accordingly, on January 12, 2023, Canadian Natural (through its counsel) sent a demand letter to Erikson advising that Erikson's ongoing failure to deliver Canadian Natural's products to it constitutes a breach of the GHA and a wrongful interference with Canadian Natural's property and demanding that Erikson commence delivery of Canadian Natural's products in kind immediately in accordance with the GHA. Attached as **Exhibit "R"** is a copy of counsel's letter.
- 39. Erikson ignored Canadian Natural's demands for immediate delivery of its property until May 2023. By email dated May 29, 2023, Erikson advised Canadian Natural that "Erikson will begin the TIK [take in kind] for the production month of June 2023." Contrary to its representation, no production was delivered to Canadian Natural in June 2023. Accordingly, by email dated June 12, 2023, Canadian Natural (through counsel) followed up with Erikson demanding to know the whereabouts of its production. It was only at that time that Erikson disclosed to Canadian Natural that, in fact, and contrary to its previous email, no production would be forthcoming as Erikson had shut in the assets on approximately May 1, 2023. Attached as **Exhibit "S"** is a copy of counsel's correspondence with Erikson.
- 40. Erikson accordingly seized and retained Canadian Natural's production when commodity prices were high, and it was only once Erikson had shut-in the assets under the GHA and no further production would be forthcoming that Erikson agreed to re-instate Canadian Natural's take in kind (after misleading Canadian Natural that its production would be delivered with full knowledge that the assets had been shut in).

- 41. Erikson and TEC should not be permitted to remain in control of Erikson's assets (including the Jointly Owned Assets) within these NOI proceedings. Since its acquisition of the Jointly Owned Assets in the Ranch Receivership, Erikson has been used as a vehicle by TEC to earn revenues of \$174 million, while allowing Erikson to fail to meet its most basic regulatory obligations to the BCER and its obligations to its working interest partners (like Canadian Natural). An independent court officer needs to be appointed to not only run the sale process, but to review the ongoing stripping of value from Erikson by TEC during the years preceding the NOI filing.
- 42. During this period, I understand that Erikson's Chief Executive Officer left the company (see printout from his LinkedIn profile attached as **Exhibit** "T") and representatives of TEC directly managed Erikson. See email correspondence dated September 5, 2023 attached at **Exhibit** "U" from TEC's counsel to Canadian Natural's counsel confirming that TEC "control" Erikson. As there has been, and continues to be, no separation between lender and borrower, it is critical to Canadian Natural that an independent third party be tasked with Erikson's liquidation process in order to ensure fairness and transparency for all stakeholders, not just TEC.

(c) Erikson's Failed Marketing Processes

- 43. Canadian Natural has no confidence that Erikson's proposed sale process will yield an executable transaction. First, Sayer has been marketing the Jointly Owned Assets (together with Erikson's other assets) since January 2023. Over a 22-month period, Erikson and Sayer have failed to identify an executable transaction. An additional 30-day period to locate and finalize a transaction is unlikely to yield a different result.
- 44. Second, Erikson is in a worse position than it was during the initial 20 months of Sayer's marketing process because, unlike the initial months of the process, Erikson no longer has any leases (other than the four Canadian Natural has revived) and all associated production has been shut-in.
- 45. Third, over the past 1.5 years, TEC has had numerous opportunities to resolve ongoing issues with the Jointly Owned Assets, but has simply failed to do so. Among other things, at the invitation of TEC, Canadian Natural submitted an offer for Erikson's interest in the Jointly Owned Assets in July 2023. No response to CNRL's offer was received from Erikson, TEC or Sayer. Further, I am advised by Nicholas Vaschetto, Director of Joint Ventures and Commercial

Operations at Canadian Natural, that in February 2024, Mr. Horrox reached out to him to discuss a "business opportunities" for the Jointly Owned Assets. Mr. Vaschetto proposed time on February 16, 2024 for a telephone call, however Mr. Horrox never responded. Mr. Vacshetto advises that he accordingly followed up with Mr. Horrox multiple times but, again, never received a response. Attached as **Exhibit "V"** is a copy of Mr. Vaschetto's correspondence to Mr. Horrox.

- 46. Fourth, Canadian Natural's property interests in the Jointly Owned Assets have been compromised, and Canadian Natural's security interests in the Jointly Owned Assets have deteriorated, by the cancellation of the leases and the shut-in of all production because of Erikson's failure to pay rentals. Canadian Natural is not prepared to allow its property and its security to be further impacted.
- 47. While I have reviewed the Horrox Affidavit, nothing therein provides Canadian Natural with comfort that the proposed sale process will yield a different result or be conducted in a fair and transparent manner. The Horrox Affidavit provides little disclosure about Erikson. No financial information is included and no financial statements are attached. None of the supporting documentation for the Pieridae loans or the assignment of the Shares and Warrants to TEC are attached.
- 48. Further, the proposed sale process continues to provide TEC with consultation rights on modifications to the proposed sale process, including the deadlines set out therein, notwithstanding that it is Canadian Natural (not TEC) that has a first lien security interest over the Jointly Owned Assets subject to the sale process.
- 49. I swear this Affidavit in opposition to Erikson's application for, among other things, an extension of the stay of proceedings and approval of the proposed sale process in the NOI proceedings and in support of the BCER's application to appoint a receiver over Erikson.

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SWORN BEFORE ME at Calgary, Alberta, this 18th day of October, 2024.

Commissioner for Oaths in and for the

Province of Alberta

Barrister & Solicibe

This is Exhibit "A" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Julie Ind

Barrish & solution

2401-13792 COURT FILE NUMBER

COURT COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE **CALGARY**

IN THE MATTER OF THE RECEIVERSHIP OF

ERIKSON NATIONAL ENERGY INC.

APPLICANTS BRITISH COLUMBIA ENERGY REGULATOR

RESPONDENTS ERIKSON NATIONAL ENERGY INC.

DOCUMENT AFFIDAVIT OF MICHAEL JANZEN

ADDRESS FOR SERVICE

AND CONTACT

INFORMATION OF PARTY

FILING THIS DOCUMENT

MILLER THOMSON LLP Barristers and Solicitors

525 – 8th Avenue SW, 43rd Floor

Calgary, AB, T2P 1G1

James W. Reid / Pavin Takhar Attention: Telephone: 403-298-2418 / 403-298-2432 Email: jwreid@millerthomson.com ptakhar@millerthomson.com

File No. 0287465.0001

AFFIDAVIT OF MICHAEL JANZEN Affirmed on October 2, 2024

I, Michael Janzen, of the City of Victoria, in the Province of British Columbia, SOLEMNLY AFFIRM AND DECLARE:

- 1. I am the Executive Director, Orphans & Restoration at the British Columbia Energy Regulator, formerly named the BC Oil and Gas Commission (the "BCER"). As such, have personal knowledge of the facts and matters herein, except where stated to be based upon information and belief, and where so stated I verily believe the same to be true. I am authorized to make this Affidavit on behalf of the BCER.
- 2. This Affidavit is sworn in support of an originating application (the "Application") by the BCER returnable October 7, 2024, before the Court of King's Bench of Alberta (the "Court") appointing a receiver and manager (the "Receiver") over all of the assets, undertakings and properties of Erikson National Energy Inc. ("Erikson") pursuant to section 13(2) of the Judicature Act, RSA 2000, c. J-2, section 99(a) of the Business



Corporations Act, RSA 2000, c. B-9 and section 39 of the Law and Equity Act, RSBC 1996, c. 253.

BACKGROUND

- 3. The BCER, is a regulatory agency with responsibilities overseeing energy resource activities, including oil and gas, and renewable geothermal operations in British Columbia. The BCER ensures compliance with environmental and safety regulations by granting permits, conducting inspections, and enforcing standards, as mandated by the *Energy Resource Activities Act*, SBC 2008, c 36 ("ERAA") formerly the *Oil and Gas Activities Act*, RSBC 1996, c 364.
- 4. Erikson is a corporation originally incorporated pursuant to the laws of British Columbia, under the *Business Corporations Act*, SBC 2002, c. 57 but was later continued in Alberta under the *Business Corporations Act*, RSA 2000, c. B-9. Attached as **Exhibit "A"** and **Exhibit "B"**, respectively, are copies of a British Columbia Corporate Registry Search and an Alberta Corporate Registry Search of Erikson, each dated September 24, 2024.
- 5. Erikson operates as an oil and natural gas company with assets located in the Greater Fort Nelson and Greater Fort St. John areas of British Columbia (the "**Properties**"). Erikson's assets include a gas processing plant, frac water and water storage sites, wells, and associated pipeline and facility infrastructure.
- 6. The Properties consist primarily of operated shale natural gas production from several formations including the Baldonnel, Charlie Lake, Debolt, Halfway, Jean-Marie and Muskwa formations.
- 7. In the Greater Fort St. John area, the Company has working interests in the Buick Creek, Fireweed, Fort St. John, Laprise, Roseland and Stoddart areas.
- 8. On July 29, 2019, in the receivership proceedings of Ranch Energy Corporation, the Court approved the sale and transfer of the Properties, being 414 wells, 20 facilities and 346 pipeline sections owned by Ranch Energy Corporation to Erikson.
- 9. To operate its assets in British Columbia, Erikson applied for and obtained certain permits from the BCER in accordance with the ERAA.
- 10. As a condition of the transfer, Erikson submitted a security deposit of \$4,800,000 to ensure the performance of its obligations under the ERAA.

11. Erikson continues to be a permit holder under the ERAA for its operations. Attached as **Exhibit "C"** is a copy of Erikson's Active Oil and Gas Operator status in British Columbia.

Erikson's Non-Compliance with the ERAA and BCER Orders

- 12. Erikson purchased the Properties out of the receivership proceedings of Ranch Energy Corporation in 2019.
- 13. Since taking over the assets from Ranch Energy Corporation, the BCER became aware of certain failures of Erikson to meet its obligations under the ERAA, including but not limited to failure to complete decommissioning and address potential contamination at a frac water storage site, issues with procedures related to suspending oil and gas sites, deactivating certain of its pipelines, failure to pay security and other amounts owing to the BCER, including certain fees and levies.
- 14. On September 10, 2020, pursuant to section 38 of the ERAA, the BCER issued its first information order against Erikson (the "September 2020 Order"). A copy of the September 2020 Order is attached as Exhibit "D".
- 15. The September 2020 Order required Erikson to prepare certain plans to deal with well sites that had not been suspended in accordance with the ERAA, deactivation of a pipeline, and removal of all liquid frac water storage from site d-024-G/094-P-10 (the "Site") where a potential leak was identified by the BCER.
- 16. Erikson failed to comply with the September 2020 Order and the BCER issued three subsequent orders on August 26, 2021, April 29, 2022, and April 21, 2023 attached as **Exhibits "E", "F", and "G"** (together, the "**Subsequent Site Orders**"). The Subsequent Site Orders, among other things, required Erikson to remove all liquid, sludge, and waste from the Site and properly dispose of these materials.
- 17. The Subsequent Site Orders were issued pursuant to section 49 of the ERAA.
- 18. Since 2016 the BCER has been aware of potential leaks at the Site. In October 2022, Matrix Solutions Inc. prepared a groundwater and pond sampling report for Erikson that indicated the Site may be located within a groundwater recharge area. The magnitude and extent of contamination cannot be determined until the Site is drained and assessed.
- 19. Erikson failed to comply with the Subsequent Site Orders and the BCER was forced to undertake the decommissioning work that was required under the April 21, 2023 order.

- 20. In order to allow the BCER to complete the decommissioning work without interference from Erikson, the BCER issued an order dated September 13, 2023, requiring Erikson to cease any activities related to the April 21, 2023 order. That order was subsequently amended on September 20, 2023 to allow Erikson to assist with certain drainage activities. A copy of the amended BCER Order dated September 20, 2023, is attached as Exhibit "H".
- 21. The BCER appointed contractors to remove all fluid from the Site.
- 22. On January 16, 2024, the BCER issued a costs order requiring Erikson to pay \$905,976.07 (the "Costs Order"). The Costs Order was for Erikson to reimburse the BCER for the BCER's out of pocket expenses incurred in carrying out Erikson's obligations under Item 1 of the April 21, 2023 order removal of 10,000m3 of water from the Site. The Costs Order did not cover the removal of all remaining liquid, sludge and waste residue and disposal, as required by Item 2 of the April 21, 2023 order or the investigation and potential remediation costs being spent by the BCER to fully remediate the Site. A copy of the Costs Order is attached as Exhibit "I".
- 23. In addition, Erikson has not complied with its reporting obligations to the BCER. On July 10, 2023 and June 17, 2024, the BCER issued orders for Erikson to provide certain information and documentation regarding its wells. These orders were not complied with. These orders are attached as **Exhibits "J"** and "**K"**, respectively.
- 24. On September 21, 2022, the BCER issued an order requiring that Erikson provide security in the amount of \$3,640,522 (the "September Security Order") unless Erikson completed an equal or greater amount of liability reduction activities associated with its assets by June 30, 2023. The amount of security was determined in accordance with the Permittee Capability Assessment ("PCA") program. The September 2022 Security Order is attached as Exhibit "L".
- 25. Erikson failed to complete the majority of the liability reduction within the required timeline and failed to post the required security.
- 26. On July 4, 2023, the BCER sent demand for payment of the remaining \$2,508,942 of the security owing under the September 2022 Security Order. The demand required payment of this amount by August 3, 2023. A copy of the demand letter is attached as **Exhibit "M"**.

- 27. On August 3, 2023, the BCER sent a second demand letter for payment of the amounts owing under the September 2022 Security Order. A copy of the second demand is attached as **Exhibit "N"**.
- 28. Erikson failed to comply with the September 2022 Security Order or respond to the demands. As a result, on January 25, 2024, the BCER filed the September 2022 Security Order with the Supreme Court of British Columbia. The certificate of debts due is attached as **Exhibit "O"**.
- 29. On July 9, 2024, Erikson was ordered by the BCER to submit a further \$9,728,000 (the "July 2024 Security Order") by August 9, 2024, as security for certain corrective action that was not completed under the PCA program. The July 2024 Security Order is attached as Exhibit "P".
- 30. A list of the outstanding orders is set out below:

Order Number	Statute Order Issued Under	Date Issued
Order for Security	Section 30(1) of ERAA ¹	July 9, 2024
Section 38 Order 2024-0067-01	Section 38(1)(c) of ERAA ¹	June 17, 2024
Section 50 Order 2021-0054-05	Section 50(1)(c) of ERAA ¹	January 16, 2024
Section 38 Order 2023-0062-01	Section 38(1)(c) of OGAA ²	July 10, 2023
Order for Security	Section 30(1) of OGAA ²	July 4, 2023
General Order 2021-0054-03	Section 49(1)(e) of OGAA ²	April 21, 2023

- 1. Energy Resource Activities Act, SBC 2008, c 36
- 2. Oil and Gas Activities Act, SBC 2008, c 36
- 31. The PCA program's objectives are to be responsive to changing industry risks, to require permit holders to conduct corrective action when risk is identified, and to encourage permit holders to proactively reduce liability. The PCA program is used by the BCER to assist in determining required security deposits for permit holders under section 30 of the ERAA.
- 32. The PCA program assesses financial risk of each permit holder's operations in order to mitigate risk while permit holders are financially viable. In practice, this risk is measured as the potential financial impact to the Orphan Site Reclamation Fund in the case of an insolvency of a permit holder.

- 33. The level of financial risk calculated under the PCA is determined from the financial information submitted by permit holders on an annual and quarterly basis. Widely accepted financial ratios are used to assess permit holders that are financially healthy versus those that are in distress. The selected ratios measure a company's profitability over time, their liquidity and ability to meet obligations as they come due, and the level of debt used to finance the business.
- 34. The magnitude of liability under the PCA is based on the estimated decommissioning, assessment, remediation and reclamation liability cost associated with each permit holder's dormant, inactive and marginal sites. Historically, sites that are dormant, inactive, or marginal have accounted for nearly all orphan sites in British Columbia.
- 35. By focusing primarily on these sites, the BCER encourages companies to expedite closure work on sites that have reached the end of their productive potential.
- 36. Erikson's dormant, inactive and marginal liability is currently \$54,400,000. Reviews of its financial information under the PCA program identified it as high risk. This resulted in corrective action to reduce liabilities and Erikson's failure to sufficiently reduce those liabilities resulted in the security orders made against it.
- 37. Erikson has refused, neglected or failed to provide the required security in accordance with both the September 2022 Security Order and the July 2024 Security Order. Its non-compliance with the PCA program is a risk to the overall public and environmental landscape.

Erikson's Failure to Pay Levies

- 38. Along with Erikson's non-compliance with the BCER orders, Erikson has failed to pay certain levies required under the ownership and operatorship of its assets.
- 39. Erikson has failed to pay the following levies:
 - (a) The Orphan Site Restoration Levy for fiscal 2024/2025 in the amount of \$339,730.48;
 - (b) The Pipeline Levy for fiscal 2023/2024 in the amount of \$47,824.14; and
 - (c) The Production Levy in the amount of \$1,647.86.
- 40. Erikson has demonstrated an unwillingness or an inability to pay its required levies.

Attempts to Sell its Property and Shares

- 41. Since early 2023, Erikson has been marketing the Properties for sale and investment. In this regard it had engaged Sayer Energy Advisors, which specializes in marketing and selling assets in the Canadian oil and gas industry. Information on Erikson's publicly available divestiture opportunities can be found on Sayer Energy Advisor's website at: https://www.sayeradvisors.com/view/93/erikson-national-energy-inc.
- 42. Despite its efforts, Erikson has been unable to find a purchaser or other investor in its business.
- 43. Erikson and Kingscrest Acquisition Corp. ("Kingscrest") have been in negotiations, and related discussions with the BCER, regarding a potential deal that could see a significant portion of Erikson's assets that are of concern to the BCER retained by Erikson under new ownership by Kingscrest (the "Transaction"). However, despite weeks of efforts those parties have been unable to reach agreement, and it appears they will not.
- 44. Erikson and Kingscrest have been unable to finalize certain terms of the Transaction. Erikson and Kingscrest continue negotiations in respect of the Transaction but it appears the parties may not be able to close the Transaction before the winter, when the Properties need to be taken over by a responsible operator.
- 45. The BCER has been advised by Erikson that as of May 2024 all assets of Erikson have been shut-in and are no longer producing.
- 46. Kingscrest has agreed to fully fund the receivership proceedings to complete the Transaction.

Demand for Compliance and Payment of Security Orders

- 47. On or about September 24, 2024, the BCER, through its legal counsel Miller Thomson LLP, sent a demand for compliance with all the outstanding orders issued by the BCER (the "**Demand**"). A copy of the Demand is attached as **Exhibit "Q"**.
- 48. On September 25, 2024, counsel to Erikson responded advising that it wanted to find a reasonable resolution for the Transaction with Kingscrest. A copy of the reply is attached as **Exhibit "R"**.

NOI Proceedings

- 49. Since sending its reply to the Demand, counsel to Erikson advised that it has or will file a notice of intention pursuant to section 50.4(1) of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3.
- 50. I am advised by my counsel James Reid of Miller Thomson LLP and verily believe that notwithstanding a filing, the BCER is entitled to bring the Application.
- 51. The BCER may be required to pay costs of decommissioning, remediation, reclamation and ongoing legal costs to preserve and protect the Properties, the Site and the assets of Erikson.
- 52. The BCER brings the Application in the interests of the overall public good and pursuant to its responsibilities in overseeing energy resource activities and operations in British Columbia.

THE APPOINTMENT OF A RECEIVER IS NECESSARY AND APPROPRIATE

- 53. The BCER has lost confidence in Erikson to appropriately and competently respond to its outstanding statutory and environmental obligations. The BCER bases its loss of confidence on, among other things:
 - (a) Erikson's failure to comply with orders issued by the BCER under the ERAA.
 - (b) Erikson's failure to pay industry levies.
 - (c) Erikson's failure to provide evidence of sufficient cash resources necessary for the maintenance, cleanup, decommissioning, and remediation of its dormant sites. Additionally, Erikson's inability to cover security costs further highlights its lack of financial capacity.
 - (d) Erikson has been unsuccessful in its attempts to sell its assets.
 - (e) Erikson's failures to take sufficient and urgent steps in order to limit the damage to the environment, whether due to a lack of technical understanding or appreciation of what is required, or due to a lack of available resources.

- 54. Accordingly, the BCER is seeking the appointment of a receiver and manager over Erikson's property, in order to ensure public safety, environmental protection, and conservation of energy resources.
- 55. Based on my knowledge of Erikson's business and their current circumstances, it is my belief that it is just, equitable, and convenient that a receiver be appointed for the following reasons:
 - (a) There are significant environmental and health and safety risks as a result of Erikson's lack of compliance with BCER orders.
 - (b) The BCER has lost confidence in management of Erikson to comply with its statutory and regulatory obligations.
 - (c) Failure by Erikson to promptly and thoroughly continue to maintain, clean up, decommission, and remediate its dormant sites.
 - (d) As the cold weather season and freezing temperatures approach, certain assets that require protection, preservation and winterization need a receiver to manage and ensure they are protected and do not create any further environmental risks. A receiver will be able to protect and preserve these assets.
 - (e) A receivership will be a benefit to stakeholders. The proposed path will allow for critical environmental preservation.
 - (f) A receiver can finalize and close the Transaction for the benefit of stakeholders.
 - (g) A receiver will report to the Court and stakeholders to ensure transparency and orderliness.

56. I make this Affidavit in support of the Application to appoint a receiver and manager of all of the assets, undertakings and properties of Erikson.

AFFIRMED BEFORE ME at the City of Victoria in the Province of British Columbia, this 2nd day of October, 2024.

A Notary Public in and for the Province of British Columbia

Dorothy McDaid
Barrister and Solicitor
BC Energy Regulator
2950 Jutland Rd.
Victoria, B.C. V8T 5K2

Michael Janzen

This is Exhibit "B" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July Ind

Barrister & Solicitar

Government Corporation/Non-Profit Search of Alberta ■ Corporate Registration System

Date of Search: 2024/10/16 Time of Search: 03:58 PM

Search provided by: OSLER, HOSKIN & HARCOURT LLP

Service Request Number: 43141746 Customer Reference Number: 1229333-2381

Corporate Access Number: 2026424420 **Business Number:** 726368681

Legal Entity Name: ERIKSON NATIONAL ENERGY INC.

Legal Entity Status: Active

Alberta Corporation Type: Named Alberta Corporation

Method of Registration: Continuance

Previous Canadian/Foreign Jurisdiction:BRITISH COLUMBIADate of Continuance into Alberta:2024/08/28 YYYY/MM/DDDate Of Formation in Home Jurisdiction:2018/11/09 YYYY/MM/DD

Registered Office:

Street: 4200 BANKERS HALL WEST, 888 - 3RD STREET S.W.

City: CALGARY
Province: ALBERTA
Postal Code: T2P5C5

Records Address:

Street: 4200 BANKERS HALL WEST, 888 - 3RD STREET S.W.

City: CALGARY
Province: ALBERTA
Postal Code: T2P5C5

Email Address: ABREMINDERS@STIKEMAN.COM

Primary Agent for Service:

II I	First Name	Middle Name	Firm Name	Street	City	Province	Postal Code	Email
CHATWIN	KEITH	R.	STIKEMAN	4200	CALGARY	ALBERTA	T2P5C5	ABREMINDERS@STIKEMAN.COM
			ELLIOTT	BANKERS				
			LLP	HALL				
				WEST, 888				
				- 3RD				
				STREET				
				S.W.				

Directors:

Last Name: HORROX First Name: MARK

Street/Box Number: SUITE 2830 - 181 BAY STREET

City: TORONTO
Province: ONTARIO
Postal Code: M5J2S1

Details From Current Articles:

The information in this legal entity table supersedes equivalent electronic attachments

Share Structure: THE CORPORATION IS AUTHORIZED TO ISSUE AN UNLIMITED NUMBER OF ONE CLASS OF

SHARES, DESIGNATED AS "COMMON SHARES".

Share Transfers

NO SECURITIES, OTHER THAN NON-CONVERTIBLE DEBT SECURITIES, OF THE

Restrictions: CORPORATION SHALL BE TRANSFERRED TO ANY PERSON WITHOUT THE APPROVAL OF

THE BOARD OF DIRECTORS BY RESOLUTION.

Min Number Of

Directors:

1

Max Number Of

Directors:

Business THERE SHALL BE NO RESTRICTIONS ON THE BUSINESS THAT THE CORPORATION MAY

Restricted To: CARRY ON.

Business THERE SHALL BE NO RESTRICTIONS ON THE BUSINESS THAT THE CORPORATION MAY

Restricted From: CARRY ON.

Other Provisions: REFER TO "OTHER RULES OR PROVISIONS" ATTACHMENT.

Other Information:

Filing History:

List Date (YYYY/MM/DD)	Type of Filing
2024/08/28	Continuance Into Alberta

Attachments:

Attachment Type	Microfilm Bar Code	Date Recorded (YYYY/MM/DD)
Other Rules or Provisions	ELECTRONIC	2024/08/28
Letter of Approval	10000207135214946	2024/08/28

The Registrar of Corporations certifies that, as of the date of this search, the above information is an accurate reproduction of data contained in the official public records of Corporate Registry.



This is **Exhibit "C"** to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Julie Inch Borrister & solicitar



Ministry of Public and Business Service Delivery

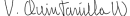
Profile Report

THIRD EYE CAPITAL CORPORATION as of October 16, 2024

Act
Type
Name
Ontario Corporation Number (OCN)
Governing Jurisdiction
Status
Date of Incorporation
Registered or Head Office Address

Business Corporations Act
Ontario Business Corporation
THIRD EYE CAPITAL CORPORATION
2082377
Canada - Ontario
Active
September 23, 2005
181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3, Canada

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.



Director/Registrar

Active Director(s)

Resident Canadian

Resident Canadian

Minimum Number of Directors 1
Maximum Number of Directors 10

Name DAVID G. ALEXANDER

Address for Service 181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3,

Canada Yes

Date Began September 23, 2005

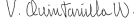
Name ARIF BHALWANI

Address for Service 181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3,

Canada Yes

Date Began September 23, 2005

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.



Director/Registrar

Active Officer(s)

Name Position

Address for Service

Date Began

Name Position

Address for Service

Date Began

Name Position

Address for Service

Date Began

Name Position

Address for Service

Date Began

DAVID G. ALEXANDER

Vice-Chair

181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3,

Canada

August 15, 2023

ARIF BHALWANI

Chief Executive Officer

181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3,

Canada

July 31, 2008

ARIF BHALWANI

Managing Director

181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3,

Canada

June 30, 2020

BRIAN HICK

Chief Financial Officer

181 Bay Street, Suite 2830, Toronto, Ontario, M5J 2T3,

Canada

January 15, 2009

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

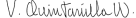
V. Quintarilla W.

Director/Registrar

Corporate Name History

Name Effective Date THIRD EYE CAPITAL CORPORATION September 23, 2005

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.



Director/Registrar

Active Business Names

This corporation does not have any active business names registered under the Business Names Act in Ontario.

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

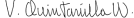


Director/Registrar

Expired or Cancelled Business Names

Name Business Identification Number (BIN) Status Registration Date Expired Date THIRD EYE CAPITAL 151095916 Inactive - Expired October 03, 2005 October 01, 2015

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

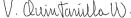


Director/Registrar

Document List

Filing Name	Effective Date
CIA - Notice of Change PAF: KRISTIN KIGHTLEY	April 30, 2024
Annual Return - 2023 PAF: KRISTIN KIGHTLEY	March 27, 2024
CIA - Notice of Change PAF: KRISTIN KIGHTLEY	September 28, 2023
Annual Return - 2022 PAF: KRISTIN KIGHTLEY	June 02, 2023
Annual Return - 2021 PAF: KRISTIN KIGHTLEY	December 21, 2022
Archive Document Package	March 30, 2022
BCA - Articles of Amendment	August 26, 2021
BCA - Articles of Amendment	August 24, 2021
Annual Return - 2020 PAF: ARIF BHALWANI - DIRECTOR	May 16, 2021
CIA - Notice of Change PAF: SARAH C. MATTHEWS - OTHER	August 04, 2020
Annual Return - 2019 PAF: ARIF BHALWANI - DIRECTOR	July 12, 2020
Annual Return - 2018 PAF: ARIF BHALWANI - DIRECTOR	July 28, 2019
Annual Return - 2017 PAF: ARIF BHALWANI - DIRECTOR	November 04, 2018
Annual Return - 2017 PAF: ARIF BHALWANI - DIRECTOR	July 08, 2018

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.



Annual Return - 2016 July 09, 2017

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2015 July 03, 2016

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2014 July 18, 2015

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2013 April 19, 2014

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2012 November 30, 2013

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2010 July 20, 2013

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2011 July 06, 2013

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2009 August 09, 2010

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2008 October 03, 2009

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2007 August 31, 2008

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2006 August 18, 2007

PAF: ARIF BHALWANI - DIRECTOR

Annual Return - 2005 June 24, 2006

PAF: ARIF BHALWANI - DIRECTOR

CIA - Initial Return October 28, 2005

PAF: JOYCE M. MCGUINEY - OTHER

BCA - Articles of Incorporation September 23, 2005

All "PAF" (person authorizing filing) information is displayed exactly as recorded in the Ontario Business Registry. Where PAF is not shown against a document, the information has not been recorded in the Ontario Business Registry.

Certified a true copy of the record of the Ministry of Public and Business Service Delivery.

V. Quintarilla W.

Director/Registrar

This is **Exhibit "D"** to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Jule Incl. Barrister e Solicitor

Government Corporation/Non-Profit Search of Alberta ■ Corporate Registration System

Date of Search: 2024/10/16 Time of Search: 03:59 PM

Search provided by: OSLER, HOSKIN & HARCOURT LLP

Service Request Number: 43141754 Customer Reference Number: 1229333-2381

Corporate Access Number: 2117366027

Business Number:

Legal Entity Name: THIRD EYE CAPITAL CORPORATION

Legal Entity Status: Active

Extra-Provincial Type: Other Prov/Territory Corps **Registration Date:** 2013/03/18 YYYY/MM/DD **Date Of Formation in Home Jurisdiction:** 2005/09/23 YYYY/MM/DD

Home Jurisdiction: ONTARIO **Home Jurisdiction CAN:** 2082377

Head Office Address:

Street: 2830 - 181 BAY STREET

City: TORONTO
Province: ONTARIO
Postal Code: M5J2T3

Email Address: CALCSDNOTIFICATIONS@BENNETTJONES.COM

Primary Agent for Service:

Last Name	II I	Middle Name		Street	City	Province	Postal Code	Email
HELM	NANCY		BENNETT	1 1	CALGARY	ALBERTA	T2P4K7	CALCSDNOTIFICATIONS@BENNETTJONES.COM
			JONES SERVICES	855 -				
				STREET				
				SW				

Directors:

Last Name: ALEXANDER

First Name: DAVID Middle Name: G.

Street/Box Number: 2830 - 181 BAY STREET

City: TORONTO
Province: ONTARIO
Postal Code: M5J2T3

Last Name: BHALWANI

First Name: ARIF Middle Name: N.

Street/Box Number: 2830 - 181 BAY STREET

City: TORONTO

Province: ONTARIO **Postal Code:** M5J2T3

Voting Shareholders:

Last Name: THIRD EYE HOLDINGS CORP.

Street: 2830 - 181 BAY STREET

City: TORONTO
Province: ONTARIO
Postal Code: M5J2T3
Percent Of Voting Shares: 100

Other Information:

Last Annual Return Filed:

File Year	Date Filed (YYYY/MM/DD)
2024	2024/02/09

Filing History:

List Date (YYYY/MM/DD)	Type of Filing
2013/03/18	Register Extra-Provincial Profit / Non-Profit Corporation
2021/03/28	Attorney for Service converted to Agent for Service
2023/12/05	Change Address
2023/12/05	Change Agent for Service
2024/02/09	Enter Annual Returns for Alberta and Extra-Provincial Corp.
2024/02/13	Change Director / Shareholder

The Registrar of Corporations certifies that, as of the date of this search, the above information is an accurate reproduction of data contained in the official public records of Corporate Registry.



This is **Exhibit "E"** to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July Inel Barrister & Solicitor DERTIFIED E. Wheatimby the Court Clerk as a true copy of the document digitally filed on Sep 10, 2024

SUPREME COURT OF BRITISH COLUMBIA VANCOUVER REGISTRY SEP 1 9 2024

1.7 2.6 (1.7)

COURT

COURT OF KING'S BENCH OF

ALBERTA

2301-10785

JUDICIAL CENTRE

COURT FILE NUM

CALGARY

PLAINTIFF

CANADIAN NATURAL RESOURCES by 1:0its Managing

Partner, CANADIAN NATURAL RESOURCES LIMES

DEFENDANT

ERIKSON NATIONAL ENERGY INC.

DOCUMENT

ORDER

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF

PARTY FILING THIS

DOCUMENT

OSLER, HOSKIN & HARCOURT LLP

Barristers & Solicitors

Suite 2700, Brookfield Place 225 – 6th Avenue S.W.

Calgary, AB T2P 1N2

Attention: Telephone:

Olivia Dixon / Stephanie Clark 403.260.7038 / 403.260.7034

Email:

odixon@osler.com / sclark@osler.com

File Number: 1229333

DATE ON WHICH ORDER WAS PRONOUNCED:

August 28, 2024

NAME OF APPLICATION JUDGE WHO MADE THIS ORDER:

L.A. MATTIS

LOCATION OF HEARING:

Calgary, Alberta

ON THE APPLICATION of Canadian Natural Resources Limited ("Canadian Natural") for an order for judgment against Erikson National Energy Inc. ("Erikson"); AND UPON noting that Erikson was Noted in Default in this Action on July 23, 2024; AND UPON reading the Affidavit of Sheila Hyatt, sworn August 19, 2024, filed; AND UPON reviewing the pleadings in this Action,

including the Noting in Default filed on July 23, 2024; **AND UPON** hearing for counsel from Canadian Natural; **IT IS HEREBY ORDERED THAT**:

- 1. Canadian Natural is granted judgment against Erikson in the amount of \$676,013.17, which is detailed in the Statement of Account at Exhibit 3 of the Affidavit of Sheila Hyatt, and is comprised of:
 - a. Invoices owing by Erikson to Canadian Natural totaling \$817,306.52;
 - b. Interest owing by Erikson to Canadian Natural totaling \$49,555.72;
 - c. Road use charges owing by Canadian Natural to Erikson totaling \$66,772.13; and
 - d. Joint operating costs and revenues owing by Canadian Natural to Erikson totaling \$124,076.94.
- 2. Erikson shall pay Canadian Natural costs of this action in the amount of \$1950.

A.J.C.K.B.A.

This is Exhibit "F" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Julie Incl.

Romster & solicitor

Personal Property Registry Verification Statement

Page 1 of 3

Transmitting Party

NEW URBAN HOLDINGS LTD. (P256)

1138 10 Avenue SW CALGARY, AB T2R 0B6 Party Code: 50099563 Phone #: 403 262 9999 Reference #: 1229333

Writ of Enforcement

Control #:	F08390512	Registration Date:	2024-Sep-17	Registration #:	24091/18/54

Status Report - Financing Change Statement

Use this section to Renew, Disc your file.	char	ge or Change Amoun	t(s). Note before retu	urning, make a photocopy for
Place an (X) in the appropriate	box			
Change Amounts:		Please Complete the	following	
a.	Pos	t Judgment Interest		
b. Costs		ts		
c. Current Amount Owing				
Renew:				_
Total Discharge:		Discharge permaner	itly removes <u>ALL</u> rec	ord of the registration(s)
Name of Person Authorized to Complete this section		Authorized Signature	Area Code & Telephone #:	Reference #:



Government of Alberta ■

Personal Property Registry Verification Statement

Costs Are: \$1,950.00

Page 2 of 3

Writ of Enforcement

Control #: F08390512 **Registration Date**: 2024-Sep-17 **Registration #**: 24091718754

The Registration Term is 2 Years

This Registration Expires at 11:59 PM on 2026-Sep-17

Issued in Calgary Judicial Centre

Court File Number is 2301-10785

Judgment Date is 2024-Aug-28

This Writ was issued on 2024-Sep-16

Type of Judgment is Other

Original Judgment Amount: \$676,013.17

Post Judgment Interest: \$0.00 Current Amount Owing: \$677,963.17

Solicitor / Agent

Block

1 Osler, Hoskin & Harcourt LLP - Stephanie Clark Suite 2700, Brookfield Place, 225 6th Av

Calgary, AB T2P 1N2

Phone #: 403 260 7071 Fax #: 403 260 7024 Reference #: 1229333

Email: sclark@osler.com

Debtor(s)

Block

1 ERIKSON NATIONAL ENERGY INC. 4200, 888-3rd Street SW Calgary, AB T2P 5C5

Creditor(s)

Block

1 CANADIAN NATURAL RESOURCES LIMITED Suite 2100, 855 2nd Street, SW

Calgary, AB T2P 4J8

Email: jelena.molnar@cnrl.com

Government of Alberta ■

Personal Property Registry Verification Statement

Page 3 of 3

End of Verification Statement



Protected A (when completed)

Writ of Enforcement Financing Statement

Civil Enforcement Act

Clerk's Stamp Filed & Issued

Court Location Court File Number Type of Judgment 2301-10785 Crown Employment Standards Other Calgary This Writ authorizes enforcement proceedings in accordance with the Civil Enforcement Act. **FILED** The particulars of the Writ are as follows: **DIGITALLY Debtor** 2301 10785 Occupation Sep 16, 2024 Select one Business () Individual Middle Name **Business Name or Last Name** First Name OF THE C ERIKSON NATIONAL ENERGY INC. Street Address Postal Code Birthdate Province Gender yyyy-mm-dd (if known) 4200, 888-3rd Street SW Calgary AB **T2P 5C5** Creditor Individual Select one Business Personal Property Registry Middle Name (P.P.R.) Party Code **Business Name or Last Name** First Name CANADIAN NATURAL RESOURCES LIMITED Street Address City Province Postal Code Calgary AB T2P 4J8 Suite 2100, 855 2nd Street, SW Email Address jelena.molnar@cnrl.com Additional Debtors and Creditors and/or other information listed on attached addendum. If claiming priority based on an Attachment Order or partial Assignment, indicate previous P.P.R. Registration Number. 2024 28 August Date of Judgment (or date Judgment effective, if different) day of Month in Full Year Day 676,013,17 1,950,00 Original Judgment |\$ 1\$ Costs 677,963,17 Current Amount Owing |\$ Post Judgment Interest |\$ Solicitor/Agent/Creditor Personal Property Registry (P.P.R.) Party Code Name in Full Osler, Hoskin & Harcourt LLP - Stephanie Clark Postal Code Street Address City Province Suite 2700, Brookfield Place, 225 6th Ave SW Calgary AB T2P 1N2 Telephone Number Fax Number **Email Address** Call Box Your Reference Number 403-260-7071 403-260-7024 sclark@osler.com 1229333 To Register Against Serial # Goods at Personal Property Registry, complete the following: Serial Number Make and Model Category (Only applicable to serial number goods, e.g. motor vehicles.) Registry Agent Office Use Only Name of Person Authorized to Complete this Form (PRINT) Authorized Signature Date of Submission yyyy-mm-dd Stephanie Clark

REG3342 Rev. 2020-01 Page ____ of ___

This is Exhibit "G" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Julia Inch

Barrister Q Solicitor

KB Court File Number	2301-10785	Clerk's Stamp Filed & Issued
Court	Court of King's Bench of Alberta	
Judicial Centre	Calgary	CENTRE OF
CREDITOR	CANADIAN NATURAL RESOURCES LIMITED	DIGITALLY \
Address and Postal Code of Creditor	Suite 2100, 855 2 nd Street SW Calgary, AB T2P 4J8	2301 10785 \$ep 18, 2024
Creditor's Telephone/Fax Numbers	403-517-6700	10:30 AM
DEBTOR	ERIKSON NATIONAL ENERGY INC.	OF THE ST
Address and Postal Code of Debtor	c/o 4200, 888-3 rd Street SW Calgary, AB T2P 5C5	
Debtor's Telephone/Fax Numbers	1-866-363-6100	
GARNISHEE Address and Postal Code of Garnishee	ATB FINANCIAL Calgary Uptown 17 th Avenue 1110-17 Ave. SW Calgary, AB T2T 0B4	
Garnishee's Telephone/Fax Numbers	403-974-5380	
FILED BY Address and Postal Code of Filing Party	OSLER, HOSKIN & HARCOURT LLP Suite 2700, Brookfield Place 225 6 th Avenue SW Calgary, AB T2P 1N2	
Filing Party's Telephone/Fax Numbers Filing Party's File Number	Attention: Stephanie Clark 403-260-7034	
Document	Garnishee Summons ☐ before judgment ☑ after judgment	

This Garni	ishee Summons is issued on $_$	September 18, 2024	4 for \$ <u>677,963.17</u> .
(The Credit	tor may adjust the amount by ser	ving a Notice on the G	arnishee).
The credito	⊠ der	ployment earnings posit accounts ney owing from other s	sources
Whe		shed for alimony or ma	aintenance, <i>Maintenance Enforcement Act</i> employment <i>legulation</i> (AR2/86) for more information.
This summ			60 days from the date it was issued, unless it is a joint ne-time obligation, and
	2. in all other	cases, 2 years from the	e date it was issued, unless it has been renewed.
Supporti	ng Affidavit		KB Court File Number: 2301-10785
1.	I am the Creditor or agent/lawye	er for the Creditor.	
2.	According to the Judgment or A registered at the Personal Property		rit of Enforcement or Attachment Order has been
3.	I believe that the proposed Garr future.	nishee owes the Debto	or money now or will owe the Debtor money in the
4.	The proposed Garnishee is in A outside Alberta.	lberta, or does busine	ss in Alberta notwithstanding that its payroll office is
SWORN	/ AFFIRMED)	
in	Calgary, All	berta.	No.
on	September 18 , 20	> 24	Signature of Creditor or Agent/Lawyer
in and for t	oner's Name and Commission's		Printed Name of Creditor or Agent/Lawyer Law Clerk Occupation
	e (please print)	J	Cocupation

To the Clerk

been registered at Personal Property Registry as:	nst the Deptor, and a vvrit 24091718754	
accompagnetic accommentation in the pointy magnetic accommentation and the point accommentation accomme	(11-digit PPR Registra	
The amount specified in the Writ of Enfo Attachment Order is		\$677,963.17
of which the present balance owing is	\$	677,963.17
plus related writs (according to the attac	ned search results)	60
plus probable costs	<u> </u>	60
Total	\$	6677,963.17
Contificate of Samiles on the Dobton / Join	t Obligac	
Certificate of Service on the Debtor / Joir	it Obligee	
Garnishee: ATB FINANCIAL		
I, (Print name of person who served the Garnishee S am the Garnishee/Agent for the Garnishee	ummons)	,
Creditor/Agent for the Creditor		
I certify that on(Date of service of Garnishee was served):	Summons) , I served	(Name of Debtor/Joint Obligee who
personally by ordinary mail		
with a true copy of the Garnishee Summons according	g to the Civil Enforcement	Act.
NOTE: Only the Garnishee may serve a Garnishee sotherwise ordered by the Court.	Summons on a Debtor/Joir	nt Obligee by ordinary mail unless
Dated:, 20		
Signature of Person who served the summons		
/// B. 1. (1.: 1.01)		

(If there is more than one Debtor/Joint Obligee, please complete an additional Certificate of Service for each Debtor/Joint Obligee who was served.)

Instructions for Garnishee

These instructions will help you to comply with the Garnishee Summons. They are taken from the following pieces of legislation:

Civil Enforcement Act, RSA 2000 cC-15 Civil Enforcement Regulation (AR 276/95)

Make cheques payable to the Government of Alberta and send, along with the required documents, to:

KB Accounting
Calgary Courts Centre
Suite 603N, 601-5 St. SW
Calgary, AB T2P 5P7
Phone: 403-297-2209

Fax: 403-297-4984

Future payments to the court clerk under this Garnishee Summons should be accompanied by a copy of the first page of this Garnishee Summons and an accounting.

Garnishee summons

Within 15 days of being served with the garnishee summons in triplicate with a \$25 compensation fee, you must do the following:

(which does not attach employment earnings)

- 1. Serve a copy of the garnishee summons on the debtor (personally or by ordinary mail).
- 2. Deliver to the court clerk a garnishee's response. See below for what this must contain.
- 3. Pay to the court clerk the lesser of
 - (a) the amount indicated on the first page of the garnishee summons, or
 - (b) the amount payable by you to the debtor according to your obligation to the debtor,

minus \$10 as a garnishee compensation. Where the garnishee summons seeks to affect a joint entitlement, you must pay to the court clerk, unless a court orders otherwise, an amount equal to the total amount of the fund divided equally amongst all the people with the joint entitlement. A garnishee summons that seeks to attach a joint deposit account only attaches a current obligation as defined in the *Civil Enforcement Act*.

Garnishee summons

(which does not attach employment earnings) continued

The garnishee's response must contain as much of the following as is applicable:

- 1. (a) a Certificate of Service on the Debtor (found within this document) stating that you have delivered a copy of the garnishee summons to the debtor, or
 - a statement setting out why you could not serve the garnishee summons on the debtor.

NOTE: Send the original certificate of service to the court clerk.

- 2. The amount that you owe under your obligation to the debtor.
- 3. The amount that you are paying to the court clerk.
- 4. If you don't think that you have an obligation to pay the debtor that can be affected by the garnishee summons, please explain why.
- 5. If you believe that the obligation that the garnishee summons is trying to affect is (or may be) owed to someone other than the debtor, give the reasons for your belief and the name and address of that other person.
- 6. If you have already received another garnishee summons regarding the same obligation and that garnishee summons is still in effect, let the court clerk's office know in writing and give the court file number of the other garnishee summons. The court file number is on the front page of the garnishee summons.
- 7. Where the garnishee summons seeks to affect a joint entitlement, the garnishee's response must contain the name of each person who has the joint obligation with the debtor and either
 - (a) the address of each person who has the joint obligation with the debtor, or
 - (b) a completed certificate of service (found within this document) stating that you have served a copy of this garnishee summons on each person who has the joint obligation with the debtor.

NOTE: If it is a joint account, it is a one-time obligation.

- 8. Where the garnishee summons has attached a future obligation, that is, there is an amount that you must pay the debtor in the future, the garnishee's response must contain the following, if known:
 - (a) the date or dates on which the future obligation, or any part of it, is expected to become payable;
 - (b) the amount expected to be payable on each date set out above;
 - (c) any conditions that must be met before the future obligation will become payable.

When the future obligation becomes payable, the garnishee's response must set out

- (a) the amount that is now payable, and
- (b) the amount that you are paying to the court clerk.

Garnishee summons

(which attaches employment earnings)

Within 15 days of being served with the garnishee summons in triplicate with a \$25 compensation fee, you must do the following:

- 1. Serve a copy of the garnishee summons on the debtor (personally or by ordinary mail).
- 2. Deliver to the court clerk a garnishee's response. See below for what this must contain.
- 3. Within 5 days after the end of the debtor's last pay period for months affected by the garnishee summons, pay to the court clerk the debtor's net pay less
 - (a) the debtor's employment earnings exemption (see employment earnings exemptions listed below), and
 - (b) \$10 as a garnishee compensation.

Net pay means the debtor's total earnings minus any amounts you are required to deduct for income tax, Canada Pension Plan contributions and employment insurance premiums. Any other deductions are taken from the debtor's exemption.

The garnishee's response must contain as much of the following as applicable:

- 1. Whether or not you employ the debtor.
- 2. How often you pay the debtor.
- 3. Either
 - (a) a certificate of service on the debtor (found within this document) stating that you have delivered a copy of the garnishee summons to the debtor, or
 - (b) a statement setting out why you could not serve the garnishee summons on the debtor.

NOTE: Send the original certificate of service to the court clerk.

4. If you have already received another garnishee summons against the debtor's employment earnings and that garnishee summons is still in effect, let the court clerk's office know in writing and give the court file number of the other garnishee summons. The court file number is on the front page of the garnishee summons.

At the end of the debtor's last pay period for each month during which the garnishee summons is in effect, you must deliver to the court clerk a written statement setting out:

- The debtor's total employment earnings for the pay periods that ended during the month.
- 2. The amounts deducted from the total earnings to calculate the debtor's net pay for the month
- 3. The number of the debtor's dependants.

Employment earning exemptions

Calculate the debtor's monthly employment earnings exemptions by adding together

- (a) the debtor's minimum exemption, and
- (b) half the amount by which the debtor's net pay exceeds this minimum exemption.

For a debtor with no dependants, the minimum employment earnings exemption is \$800 and the maximum is \$2400. The minimum and maximum employment earnings exemptions increase by \$200 for each dependant.

A dependant is:

- 1. A person identified as a dependant by Court order.
- 2. The spouse or adult interdependent partner of the debtor.
- 3. Any child of the debtor under 18 years of age who lives with the debtor.
- Any relative of the debtor (or of the debtor's spouse/adult interdependent partner) who
 lives with the debtor and, because of mental or physical infirmity, depends financially
 on the debtor.

You are entitled to rely on, and act in accordance with, the debtor's written statement of the number of dependants he or she has.

A worksheet has been created to help you calculate the debtor's employment earnings exemption. This worksheet can be found on the Alberta Courts website at: https://albertacourts.ca/docs/default-source/qb/garnishee-worksheet.pdf

When employment earnings are garnished for alimony or maintenance, employment exemptions under the *Maintenance Enforcement Act* apply. Refer to the *Maintenance Enforcement Regulation* (AR 2/86) for more information.

If you pay the debtor's salary/wage more often than monthly, you can pay the court clerk at the end of each pay period instead of at the end of each month. In this case, calculate the minimum and maximum employment exemptions for each pay period as follows:

- 1. Multiply the monthly exemption by the number of days in the pay period.
- 2. Divide this number by 30.

KB Court File Number	2301-10785	Clerk's Stamp Filed & Issued
Court	Court of King's Bench of Alberta	
Judicial Centre	Calgary	CENTRE OF
CREDITOR	CANADIAN NATURAL RESOURCES LIMITED	FILED DIGITALLY 2301 10785
Address and Postal Code of Creditor	Suite 2100, 855 2 nd Street SW Calgary, AB T2P 4J8	\$ep 18, 2024
Creditor's Telephone/Fax Numbers	403-517-6700	10:30 AM
DEBTOR	ERIKSON NATIONAL ENERGY INC. c/o 4200, 888-3 rd Street SW	— OF THE 9
Address and Postal Code of Debtor	Calgary, AB T2P 5C5	_
Debtor's Telephone/Fax Numbers	1-866-363-6100	_
GARNISHEE	ATB FINANCIAL ATB Place #2100, 10020 100 St NW Edmonton, AB T5J 0N3	_
Address and Postal Code of Garnishee Garnishee's Telephone/Fax Numbers	780-408-7500	_
Garrishee's releptioner ax Numbers	700-400-7300	_
FILED BY	OSLER, HOSKIN & HARCOURT LLP	_
Address and Postal Code of Filing Party	Suite 2700, Brookfield Place 225 6 th Avenue SW Calgary, AB T2P 1N2	_
Filing Party's Telephone/Fax Numbers	Attention: Stephanie Clark 403-260-7034 Fax: 403-260-7024	_
Filing Party's File Number	1229333	_
Document	Garnishee Summons ☐ before judgment ☑ after judgment	

This Garni	shee Summons is issued on $_$	September 18, 2024	_ for \$ <u>677,963.17</u> .
(The Credit	tor may adjust the amount by ser	ving a Notice on the Garn	rishee).
The credito	<u>⊠</u> de _l	ployment earnings posit accounts oney owing from other sou	ırces
Whe		ished for alimony or maint	tenance, <i>Maintenance Enforcement Act</i> employment ulation (AR2/86) for more information.
This summ		of a deposit account, 60 which case this is a one-	days from the date it was issued, unless it is a joint time obligation, and
	2. in all other	cases, 2 years from the d	ate it was issued, unless it has been renewed.
Supporti	ng Affidavit		KB Court File Number: 2301-10785
1.	I am the Creditor or agent/lawye	er for the Creditor.	
2.	According to the Judgment or A registered at the Personal Prop		of Enforcement or Attachment Order has been
3,	I believe that the proposed Gard future.	nishee owes the Debtor m	noney now or will owe the Debtor money in the
4,,	The proposed Garnishee is in A outside Alberta.	Alberta, or does business	in Alberta notwithstanding that its payroll office is
SWORN	/ AFFIRMED)	
in		berta.	1).
	September 18 , 20 Julium , 20	24 Si Pr	gnature of Creditor or Agent/Lawyer inted Name of Creditor or Agent/Lawyer
	oner's Name and Commission's		ccupation Clerk
	e (please print))	

B. Jill Walker
A Commissioner for Oaths
in and for Alberta
My Commission Expires: January 20, 20_27

To the Clerk

The Creditor has a Judgment/Attachment Order against the Debtor, and a Nobeen registered at Personal Property Registry as: 2409171 (11-digit PPR Registry PR Registry PPR Reg	
The amount specified in the Writ of Enforcement / Attachment Order is	\$677,963.17
of which the present balance owing is	\$677,963.17
plus related writs (according to the attached search results)	\$0
plus probable costs	\$0
Total	\$677,963.17
Certificate of Service on the Debtor / Joint Obligee	
Garnishee: ATB FINANCIAL	
I, (Print name of person who served the Garnishee Summons)	,
am the Garnishee/Agent for the Garnishee Creditor/Agent for the Creditor	
I certify that on(Date of service of Garnishee Summons), I serwas served):	rved(Name of Debtor/Joint Obligee who
personally by ordinary mail	
with a true copy of the Garnishee Summons according to the Civil Enforcer.	ment Act.
NOTE: Only the Garnishee may serve a Garnishee Summons on a Debtor otherwise ordered by the Court.	/Joint Obligee by ordinary mail unless
Dated:, 20	
Signature of Person who served the summons	

(If there is more than one Debtor/Joint Obligee, please complete an additional Certificate of Service for each Debtor/Joint Obligee who was served.)

Instructions for Garnishee

These instructions will help you to comply with the Garnishee Summons. They are taken from the following pieces of legislation:

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KB Accounting
Calgary Courts Centre
Suite 603N, 601-5 St. SW
Calgary, AB T2P 5P7
Phone: 403-297-2209

Fax: 403-297-4984

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Garnishee summons

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(which does not attach employment earnings)

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- 2. Deliver to the court clerk a garnishee's response. See below for what this must contain.
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 - (a) the amount indicated on the first page of the garnishee summons, or
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Garnishee summons

(which does not attach employment earnings) continued

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Calculate the debtor's monthly employment earnings exemptions by adding together

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 lives with the debtor and, because of mental or physical infirmity, depends financially
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You are entitled to rely on, and act in accordance with, the debtor's written statement of the number of dependants he or she has.

A worksheet has been created to help you calculate the debtor's employment earnings exemption. This worksheet can be found on the Alberta Courts website at: https://albertacourts.ca/docs/default-source/qb/garnishee-worksheet.pdf

When employment earnings are garnished for alimony or maintenance, employment exemptions under the *Maintenance Enforcement Act* apply. Refer to the *Maintenance Enforcement Regulation* (AR 2/86) for more information.

If you pay the debtor's salary/wage more often than monthly, you can pay the court clerk at the end of each pay period instead of at the end of each month. In this case, calculate the minimum and maximum employment exemptions for each pay period as follows:

- 1. Multiply the monthly exemption by the number of days in the pay period.
- 2. Divide this number by 30.

The Court of Queen's Bench of Alberta

Accounting Section
Judicial Centre of Calgary
Calgary Courts Centre Box 2549 Mai
603N, 601 - 5 Street S.W.
Calgary, Alberta T2P 5P7
Telephone: 403-297-2209 Fax:

September 26, 2024

ATB FINANCIAL (17) 1110 - 17 AVE SW CALGARY, AB T2T 0B4

Dear Sir/Madam:

Subject: CANADIAN NATURAL RESOUR Et Al vs ERIKSON NATIONAL ENERGY

Our File #: Q 2301 10785

This acknowledges receipt of \$1,546.23 on the 26th day of September, 2024. This payment into court was remitted pursuant to the Garnishee Summons issued on the 18th day of September, 2024. This letter is your OFFICIAL RECEIPT # 083296.

It is the responsibility of the Garnishee to inform our offices immediately if the money has been assigned to the wrong party and/or in the wrong amount set out.

The Certificate of Service of the Garnishee Summons on the debtor(s) has been received.

Yours truly,

mms

Total sum of \$1546.23 has been paid into court to date by the garnishee.

Clerk of the Court

CC: OSLER, HOSKIN & HARCOURT LLP 2700, BROOKFIELD PLACE 225 6TH AVE SW / CALGARY , AB T2P 1N2

Your File #: 1229333

This is Exhibit "H" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July Incl

Bornster & Solicitor



 \leftarrow

BC Registries Dashboard > My Personal Property Registry > Search Results

My Personal Property Registry

Lyndsey Smith ELDOR-WAL REGISTRATIONS (1987) LTD.

Help
 ✓

Search Results

for Business Debtor Name "Erikson National Energy Inc." as of October 15, 2024 at 10:16:27 am Pacific time

Select the registrations you want to include in a printable PDF search report. Exact matches are automatically selected. This report will contain the full record of the registration for each selected match and will be automatically saved to your PPR Dashboard.

25 matches found 24 exact matches

25 total matches in 25 registrations added to report

PDF Generate Search Result Report

Select All	Debtor Name
Exact Matches (24)	
exact match added	ERIKSON NATIONAL ENERGY INC .
exact match added	ERIKSON NATIONAL ENERGY INC
exact match added	ERIKSON NATIONAL ENERGY INC

Select All	Debtor Name
exact match added	ERIKSON NATIONAL ENERGY INC
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Select All	Debtor Name
exact match added	ERIKSON NATIONAL ENERGY INC.
exact match added	ERIKSON NATIONAL ENERGY INC.
exact match added	ERIKSON NATIONAL ENERGY INC.
exact match added	ERIKSON NATIONAL ENERGY INC.
Similar Matches (1)	
added	ERIKSON NATIONAL ENERGYINC.

Home Disclaimer Privacy Accessibility Copyright

A BC Online Application 🕦



BC Registries and Online Services

Business Debtor - "Erikson National Energy Inc."

Search Date and Time: Account Name: October 15, 2024 at 10:16:27 am Pacific time ELDOR-WAL REGISTRATIONS (1987) LTD.

TABLE OF CONTENTS

25 Matches in 25 Registrations in Report

Exact Matches: 24 (*)

Total Search Report Pages: 137

Base Registration	Base Registration Date	Debtor Name	Page
<u>105961L</u>	October 23, 2018	* ERIKSON NATIONAL ENERGY INC	<u>3</u>
<u>105970L</u>	October 23, 2018	* ERIKSON NATIONAL ENERGY INC	2
<u>105998L</u>	October 23, 2018	* ERIKSON NATIONAL ENERGY INC	<u>16</u>
106007L	October 23, 2018	* ERIKSON NATIONAL ENERGY INC	22
106016L	October 23, 2018	* ERIKSON NATIONAL ENERGY INC	<u>28</u>
<u>109823L</u>	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	<u>34</u>
109827L	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	41
<u>109955L</u>	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	48
<u>109972L</u>	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	<u>54</u>
110040L	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	<u>64</u>
<u>110054L</u>	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	70
<u>110089L</u>	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	76
110092L	October 24, 2018	* ERIKSON NATIONAL ENERGY INC	84
<u>111651L</u>	October 25, 2018	* ERIKSON NATIONAL ENERGY INC	<u>89</u>
	Registration 105961L 105970L 105998L 106007L 106016L 109823L 109827L 109972L 110040L 110054L 110089L 110092L	Registration Date 105961L October 23, 2018 105970L October 23, 2018 105998L October 23, 2018 106007L October 23, 2018 106016L October 23, 2018 109823L October 24, 2018 109955L October 24, 2018 109972L October 24, 2018 110040L October 24, 2018 110054L October 24, 2018 110089L October 24, 2018 110092L October 24, 2018	Registration Date 105961L October 23, 2018 * ERIKSON NATIONAL ENERGY INC 105970L October 23, 2018 * ERIKSON NATIONAL ENERGY INC 105998L October 23, 2018 * ERIKSON NATIONAL ENERGY INC 106007L October 23, 2018 * ERIKSON NATIONAL ENERGY INC 10981L October 23, 2018 * ERIKSON NATIONAL ENERGY INC 109823L October 24, 2018 * ERIKSON NATIONAL ENERGY INC 109827L October 24, 2018 * ERIKSON NATIONAL ENERGY INC 109972L October 24, 2018 * ERIKSON NATIONAL ENERGY INC 110040L October 24, 2018 * ERIKSON NATIONAL ENERGY INC 110054L October 24, 2018 * ERIKSON NATIONAL ENERGY INC 110089L October 24, 2018 * ERIKSON NATIONAL ENERGY INC 110092L October 24, 2018 * ERIKSON NATIONAL ENERGY INC





BC Registries and Online Services

15	<u>111683L</u>	October 25, 2018	* ERIKSON NATIONAL ENERGY INC	<u>98</u>
16	<u>111706L</u>	October 25, 2018	* ERIKSON NATIONAL ENERGY INC	<u>107</u>
17	823905L	October 10, 2019	* ERIKSON NATIONAL ENERGY INC	<u>115</u>
18	<u>886705L</u>	November 12, 2019	* ERIKSON NATIONAL ENERGY INC.	117
19	<u>930990M</u>	April 28, 2021	ERIKSON NATIONAL ENERGYINC.	<u>122</u>
20	<u>490335P</u>	Aprìl 24, 2023	* ERIKSON NATIONAL ENERGY INC.	<u>125</u>
21	<u>859154P</u>	October 20, 2023	* ERIKSON NATIONAL ENERGY INC.	128
22	<u>608164Q</u>	August 30, 2024	* ERIKSON NATIONAL ENERGY INC.	<u>130</u>
23	<u>608181Q</u>	August 30, 2024	* ERIKSON NATIONAL ENERGY INC.	132
24	<u>677516Q</u>	October 2, 2024	* ERIKSON NATIONAL ENERGY INC.	<u>134</u>
25	<u>677590Q</u>	October 2, 2024	* ERIKSON NATIONAL ENERGY INC.	<u>136</u>





BC Registries and Online Services

Base Registration Number: 105961L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 23, 2018 at 9:56:15 am Pacific time

Current Expiry Date and Time:

October 23, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4|8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 1:07:22 pm Pacific time

DELETED

94-P-10 BLOCK G UNITS 98,99 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 12675, 12677, 13102, 13399 GOVERNED BY THE OPERATING AGREEMENT DATED NOVEMBER 17, 1976 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, PETROFINA CANADA LTD. AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-9 BLOCK L UNITS 94-97 94-P-10 BLOCK I UNITS 31,41 94-P-9 BLOCK L UNITS 40,50 94-P-10 BLOCK I UNITS 51,61 94-P-10 BLOCK I UNITS 51,61 94-P-9 BLOCK L UNITS 50,70 94-P-9 BLOCK L UNITS 78,79,88,89

ADDED

(THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 12675, 12677, 13102, 13399 GOVERNED BY THE OPERATING AGREEMENT DATED NOVEMBER 17, 1976 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, PETROFINA CANADA LTD. AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-9 BLOCK L UNITS 94-97 94-P-10 BLOCK I UNITS 31,41 94-P-9 BLOCK L UNITS 40,50 94-P-10 BLOCK I UNITS 51,61 94-P-9 BLOCK L UNITS 60,70 94-P-9 BLOCK L UNITS 78,79,88,89 94-P-10 BLOCK G UNITS 98,99

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 12675, 12677, 13102, 13399 GOVERNED BY THE OPERATING AGREEMENT DATED NOVEMBER 17, 1976 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, PETROFINA CANADA LTD. AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-9 BLOCK L UNITS 94-97 94-P-10 BLOCK I UNITS 31,41 94-P-9 BLOCK L UNITS 40,50,94-P-10 BLOCK I UNITS 51,61 94-P-9 BLOCK L UNITS 60,70 94-P-9 BLOCK L UNITS 78,79,88,89 94-P-10 BLOCK G UNITS 98,99 (THE \JOINT LANDS\), . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE,





BC Registries and Online Services

INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE ,PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:44 am Pacific time

Registration Number:

839775P

Registration Life:

10 Years

New Expiration Date and Time:

October 23, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL. PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 8:07:41 am Pacific time

Registration Number:

292794M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 1:07:22 pm Pacific time

672357L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 1:07:22 pm Pacific time

DELETED

94-P-10 BLOCK G UNITS 98,99 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 12675, 12677, 13102, 13399 GOVERNED BY THE OPERATING AGREEMENT DATED NOVEMBER 17, 1976 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, PETROFINA CANADA LTD. AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-9 BLOCK L UNITS 94-97 94-P-10 BLOCK I UNITS 31,41 94-P-9 BLOCK L UNITS 40,50 94-P-10 BLOCK I UNITS 51,61 94-P-9 BLOCK L UNITS 60,70 94-P-9 BLOCK L UNITS 78,79,88,89

ADDED

(THE \JOINT LANDS\) . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 12675, 12677, 13102, 13399 GOVERNED BY THE OPERATING AGREEMENT DATED NOVEMBER 17, 1976 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, PETROFINA CANADA LTD. AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-9 BLOCK L UNITS 94-97 94-P-10 BLOCK I UNITS 31,41 94-P-9 BLOCK L UNITS 40,50 94-P-10 BLOCK I UNITS 78,79.88,89 94-P-10 BLOCK G UNITS 98,99





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 105970L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 23, 2018 at 10:00:01 am Pacific time

Current Expiry Date and Time:

October 23, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:59:17 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 6616, 6615, 5300, 5299, AND 5302 GOVERNED BY THE MEMORANDUM OF AGREEMENT DATED DECEMBER 15, 1980 AND ORIGINALLY BETWEEN CHEVRON STANDARD LIMITED, DOME PETROLEUM LIMITED, PROVO GAS PRODUCERS LIMITED, J. M. HUBER CORPORATION, PANCANADIAN PETROLEUM LIMITED AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 56-59,66-69,76,77,86,87,96,97 94-P-10 BLOCK E UNITS 78,79,88,89 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK D UNITS 71,81,91 94-P-10 BLOCK C UNITS 78,79,88,89,PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,94-P-10 BLOCK C UNITS 80,90,100 94-P-10 BLOCK C UNITS 98,99 94-P-10 BLOCK E UNIT 1 94-P-10 BLOCK F UNIT 10 94-P-10 BLOCK F UNITS 8,9 94-P-10 BLOCK E UNITS 31,41 94-P-10 BLOCK E UNITS 32,33,42,43,51,61 94-P-10 BLOCK E UNITS 52,53,62,63 94-P-10 BLOCK F UNITS 40,50 94-P-10 BLOCK F UNITS 60,70 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\). 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\). . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT

ADDED

94-P-10 BLOCK C UNITS 98,99 94-P-10 BLOCK E UNIT 1 94-P-10 BLOCK F UNIT 10 94-P-10 BLOCK F UNITS 8,9 94-P-10 BLOCK E UNITS 31,41 94-P-10 BLOCK E UNITS 32,33,42,43,51,61 94-P-10 BLOCK E UNITS 52,53,62,63 94-P-10 BLOCK F UNITS 40,50 94-P-10 BLOCK F UNITS 60,70 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\). . . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 6616, 6615, 5300, 5299, AND 5302 GOVERNED BY THE MEMORANDUM OF AGREEMENT DATED DECEMBER 15, 1980 AND ORIGINALLY BETWEEN CHEVRON STANDARD LIMITED, DOME PETROLEUM LIMITED, PROVO GAS PRODUCERS LIMITED, J. M. HUBER CORPORATION, PANCANADIAN PETROLEUM LIMITED AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 56-59,66-69,76,77,86,87,96,97 94-P-10 BLOCK E UNITS 78,79,88,89 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK D UNITS 71,81,91 94-P-10 BLOCK D UNITS 71,81,91 94-P-10 BLOCK C UNITS 78,79,88,89 94-P-10 BLOCK C UNITS 80.90.100.ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:





BC Registries and Online Services

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 6616, 6615, 5300, 5299, AND 5302 GOVERNED BY THE MEMORANDUM OF AGREEMENT DATED DECEMBER 15, 1980 AND ORIGINALLY BETWEEN CHEVRON STANDARD LIMITED, DOME PETROLEUM LIMITED, PROVO GAS PRODUCERS LIMITED, J. M., HUBER CORPORATION, PANCANADIAN PETROLEUM LIMITED AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 56-59,66-69,76,77,86,87,96,97 94-P-10 BLOCK E UNITS 78.79.88.89 .94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK D UNITS 71,81,91 94-P-10 94-P-10 BLOCK C UNITS 78,79,88,89 94-P-10 BLOCK C UNITS 80,90,100 94-P-10 BLOCK C UNITS 98,99 ,94-P-10 BLOCK E UNIT 1 94-P-10 BLOCK F UNIT 10 94-P-10 BLOCK F UNITS 8,9 94-P-10 BLOCK E UNITS 31,41 94-P-10 BLOCK E UNITS 32,33,42,43,51,61,94-P-10 BLOCK E UNITS 52,53,62,63 94-P-10 BLOCK F UNITS 40.50 94-P-10 BLOCK F UNITS 60,70 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\) .. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE , PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:46 am Pacific time

Registration Number:

839776P

Registration Life:

10 Years

New Expiration Date and Time:

October 23, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 8:05:06 am Pacific time

Registration Number:

292788M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 12:59:17 pm Pacific time

672331L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:59:17 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS. WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 6616, 6615, 5300, 5299, AND 5302 GOVERNED BY THE MEMORANDUM OF AGREEMENT DATED DECEMBER 15, 1980 AND ORIGINALLY BETWEEN CHEVRON STANDARD LIMITED, DOME PETROLEUM LIMITED, PROVO GAS PRODUCERS LIMITED, J. M. HUBER CORPORATION, PANCANADIAN PETROLEUM LIMITED AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 56-59,66-69,76,77,86,87,96,97 94-P-10 BLOCK E UNITS 78,79,88,89 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK D UNITS 71,81,91 94-P-10 BLOCK C UNITS 78,79,88,89,PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,94-P-10 BLOCK C UNITS 80,90,100 94-P-10 BLOCK C UNITS 98,99 94-P-10 BLOCK E UNIT 1 94-P-10 BLOCK F UNIT 10 94-P-10 BLOCK F UNITS 8,9 94-P-10 BLOCK E UNITS 31,41 94-P-10 BLOCK E UNITS 32.33.42.43.51.61 94-P-10 BLOCK E UNITS 52,53,62,63 94-P-10 BLOCK F UNITS 40,50 94-P-10 BLOCK F UNITS 60,70 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\). 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\). . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT

ADDED

94-P-10 BLOCK C UNITS 98,99 94-P-10 BLOCK E UNIT 1 94-P-10 BLOCK F UNIT 10 94-P-10 BLOCK F UNITS 8,9 94-P-10 BLOCK E UNITS 31,41 94-P-10 BLOCK E UNITS 32,33,42,43,51,61 94-P-10 BLOCK E UNITS 52,53,62,63 94-P-10 BLOCK F UNITS 40,50 94-P-10 BLOCK F UNITS 60,70 94-P-10 BLOCK D UNITS 18,19,28,29 (THE \JOINT LANDS\)... PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 6616, 6615, 5300, 5299, AND 5302 GOVERNED BY THE MEMORANDUM OF AGREEMENT DATED DECEMBER 15, 1980 AND ORIGINALLY BETWEEN CHEVRON STANDARD LIMITED, DOME PETROLEUM LIMITED, PROVO GAS PRODUCERS LIMITED, J. M. HUBER CORPORATION, PANCANADIAN PETROLEUM LIMITED AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 56-59,66-69,76,77,86,87,96,97 94-P-10 BLOCK E UNITS 78,79,88,89 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK D UNITS 71,81,91 94-P-10 BLOCK D UNITS 71.81.91 94-P-10 BLOCK C UNITS 78,79,88,89 94-P-10 BLOCK C UNITS 80,90,100,ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 105998L

Registration Description: PPSA SECURITY AGREEMENT

Act: PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time: October 23, 2018 at 10:10:52 am Pacific time

Current Expiry Date and Time: October 23, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture: No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 11:17:04 am Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 11155 GOVERNED BY THE OPERATING AGREEMENT DATED APRIL 2, 1980 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL & GAS COMPANY LIMITED AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 1 94-P-16 BLOCK D UNIT 10 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY, REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 11155 GOVERNED BY THE OPERATING AGREEMENT DATED APRIL 2, 1980 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL & GAS COMPANY LIMITED AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 1 94-P-16 BLOCK D UNIT 10 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS.

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 11155 GOVERNED BY THE OPERATING AGREEMENT DATED APRIL 2, 1980 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL & GAS COMPANY LIMITED AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY, INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 1 94-P-16 BLOCK D UNIT 10 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:05 am Pacific time

Registration Number:

839786P

Registration Life:

10 Years

New Expiration Date and Time:

October 23, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

June 23, 2020 at 7:49:08 am Pacific time

Registration Number:

292730M

Description:

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 11:17:04 am Pacific time

Registration Number:

671932L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 11:17:04 am Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 11155 GOVERNED BY THE OPERATING AGREEMENT DATED APRIL 2, 1980 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL & GAS COMPANY LIMITED AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 1 94-P-16 BLOCK D UNIT 10 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY, REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 11155 GOVERNED BY THE OPERATING AGREEMENT DATED APRIL 2, 1980 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL & GAS COMPANY LIMITED AND PANCANADIAN PETROLEUM LIMITED, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 1 94-P-16 BLOCK D UNIT 10 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS.





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 106007L

Registration Description: PPSA SECURITY AGREEMENT

Act: PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time: October 23, 2018 at 10:14:21 am Pacific time

Current Expiry Date and Time: October 23, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture: No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP **Address**

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:54:02 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 12301 GOVERNED BY THE FARMOUT, OPTION & OPERATING AGREEMENT DATED AUGUST 13, 1979 AND ORIGINALLY BETWEEN SCURRY-RAINBOW OIL LIMITED, DOME PETROLEUM LIMITED, CANPAR HOLDINGS LIMITED, PETRO CANADA EXPLORATION INC. AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK D UNITS 12,13,16,17,22,23,26,27,32,33,36,37,42,43,46,47 94-P-15 BLOCK D UNITS 52,53,56,57,62,63,66,67 94-P-15 BLOCK D UNITS 54,55,64,65 (THE \JOINT LANDS\) (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT, PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 12301 GOVERNED BY THE FARMOUT, OPTION & OPERATING AGREEMENT DATED AUGUST 13, 1979 AND ORIGINALLY BETWEEN SCURRY-RAINBOW OIL LIMITED, DOME PETROLEUM LIMITED, CANPAR HOLDINGS LIMITED, PETRO CANADA EXPLORATION INC. AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK D UNITS 12,13,16,17,22,23,26,27,32,33,36,37,42,43,46,47 94-P-15 BLOCK D UNITS 52,53,56,57,62,63,66,67 94-P-15 BLOCK D UNITS 54,55,64,65 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND,ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 12301 GOVERNED BY THE FARMOUT, OPTION & OPERATING AGREEMENT DATED AUGUST 13, 1979 AND ORIGINALLY BETWEEN SCURRY-RAINBOW OIL LIMITED, DOME PETROLEUM LIMITED, CANPAR HOLDINGS LIMITED, PETRO CANADA EXPLORATION INC. AND ,CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK D UNITS 12,13,16,17,22,23,26,27,32,33,36,37,42,43,46,47 94-P-15 BLOCK D UNITS 52,53,56,57,62,63,66,67 94-P-15 BLOCK D UNITS 54,55,64,65 ,(THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF





BC Registries and Online Services

TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY, REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:48 am Pacific time

Registration Number:

839777P 10 Years

Registration Life: **New Expiration Date and Time:**

October 23, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/]. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 8:03:25 am Pacific time

Registration Number:

292779M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 12:54:02 pm Pacific time

Registration Number:

672312L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 12:54:02 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 12301 GOVERNED BY THE FARMOUT, OPTION & OPERATING AGREEMENT DATED AUGUST 13, 1979 AND ORIGINALLY BETWEEN SCURRY-RAINBOW OIL LIMITED, DOME PETROLEUM LIMITED, CANPAR HOLDINGS LIMITED, PETRO CANADA EXPLORATION INC. AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK D UNITS 12,13,16,17,22,23,26,27,32,33,36,37,42,43,46,47 94-P-15 BLOCK D UNITS 52,53,56,57,62,63,66,67 94-P-15 BLOCK D UNITS 54,55,64,65 (THE \JOINT LANDS\) (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT, PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 12301 GOVERNED BY THE FARMOUT, OPTION & OPERATING AGREEMENT DATED AUGUST 13, 1979 AND ORIGINALLY BETWEEN SCURRY-RAINBOW OIL LIMITED, DOME PETROLEUM LIMITED, CANPAR HOLDINGS LIMITED, PETRO CANADA EXPLORATION INC. AND CZAR RESOURCES LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK D UNITS 12,13,16,17,22,23,26,27,32,33,36,37,42,43,46,47 94-P-15 BLOCK D UNITS 52,53,56,57,62,63,66,67 94-P-15 BLOCK D UNITS 54,55,64,65 (THE \JOINT LANDS\).. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 106016L

Registration Description: PPSA SECURITY AGREEMENT

Act: PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time: October 23, 2018 at 10:17:55 am Pacific time

Current Expiry Date and Time: October 23, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture: No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:49:56 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 12488 GOVERNED BY THE SEISMIC OPTION AGREEMENT DATED FEBRUARY 9, 1978 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, HOME OIL COMPANY LIMITED, GENERAL CRUDE OIL COMPANY AND GETTY OIL (CANADA), LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK K UNITS 52,53,62,63,72-75,82-85,94,95 94-P-15 BLOCK C UNITS 4,5 (THE \JOINT LANDS\) . . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 12488 GOVERNED BY THE SEISMIC OPTION AGREEMENT DATED FEBRUARY 9, 1978 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, HOME OIL COMPANY LIMITED, GENERAL CRUDE OIL COMPANY AND GETTY OIL (CANADA), LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK K UNITS 52,53,62,63,72-75,82-85,94,95 94-P-15 BLOCK C UNITS 4,5 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 12488 GOVERNED BY THE SEISMIC OPTION AGREEMENT DATED FEBRUARY 9, 1978 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, HOME OIL COMPANY LIMITED, GENERAL CRUDE OIL COMPANY AND GETTY OIL (CANADA), LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK K UNITS 52,53,62,63,72-75,82-85,94,95 94-P-15 BLOCK C UNITS 4,5 (THE \JOINT LANDS\), PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:49 am Pacific time

Registration Number:

839778P

Registration Life:

10 Years

New Expiration Date and Time:

October 23, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/J. HARVEY/1229333) **Address**

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

lune 23, 2020 at 8:01:51 am Pacific time

Registration Number:

292770M

Debtor Information

ERIKSON NATIONAL ENERGY INC

NAL ENERGY INC Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 12:49:56 pm Pacific time

Registration Number:

672303L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 12:49:56 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 12488 GOVERNED BY THE SEISMIC OPTION AGREEMENT DATED FEBRUARY 9, 1978 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, HOME OIL COMPANY LIMITED, GENERAL CRUDE OIL COMPANY AND GETTY OIL (CANADA), LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK K UNITS 52,53,62,63,72-75,82-85,94,95 94-P-15 BLOCK C UNITS 4,5 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 12488 GOVERNED BY THE SEISMIC OPTION AGREEMENT DATED FEBRUARY 9, 1978 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED, HOME OIL COMPANY LIMITED, GENERAL CRUDE OIL COMPANY AND GETTY OIL (CANADA), LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK K UNITS 52,53,62,63,72-75,82-85,94,95 94-P-15 BLOCK C UNITS 4,5 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 **VANCOUVER BC** V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/L. GIDARI/1191339)

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 109823L

Registration Description: PPSA SECURITY AGREEMENT

Act: PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time: October 24, 2018 at 3:26:24 pm Pacific time

Current Expiry Date and Time: October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture: No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP **Address**

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:33:59 pm Pacific time

DELETED

94-P-16 BLOCK E UNITS 8,9 94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK D UNIT 1 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK D UNIT 1 994-P-16 BLOC

ADDED

94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK E UNIT 10 94-P-16 BLOCK E UNIT 38,9

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN





BC Registries and Online Services

CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN ,HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 ,94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK E UNIT 10 94-P-16 BLOCK D UNITS 98,99 94-P-16 BLOCK E UNITS 8,9 94-P-16 BLOCK D UNITS 96,97 ,94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 ,(THE \JOINT LANDS\) . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ,REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:52 am Pacific time

Registration Number:

839779P

Registration Life:

10 Years

New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 7:58:54 am Pacific time

Registration Number:

292762M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 12:33:59 pm Pacific time

672267L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:33:59 pm Pacific time

DELETED

94-P-16 BLOCK E UNITS 8,9 94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18.19.28.29.36.37.46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS., ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK E UNIT 10 94-P-16 BLOCK D UNITS 98,99

ADDED

94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS., ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNITS 98,99 94-P-16 BLOCK E UNIT 10 94-P-16 BLOCK D UNITS 8,9





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 **VANCOUVER BC** V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 109827L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 24, 2018 at 3:28:17 pm Pacific time

Current Expiry Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES LIMITED

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:29:00 pm Pacific time

DELETED

PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK E UNITS 98,99,94-P-16 BLOCK E UNITS 8,9 94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE

ADDED

94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS., ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK E UNIT 10 94-P-16 BLOCK E UNIT S 98,99 94-P-16 BLOCK E UNITS 8,9

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN





BC Registries and Online Services

CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN, HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1,94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK E UNITS 98,99 94-P-16 BLOCK E UNITS 8,9 94-P-16 BLOCK D UNITS 96,97,94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45, (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ,REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:54 am Pacific time

Registration Number:

839780P

Registration Life:

10 Years

New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 7:57:26 am Pacific time

Registration Number:

292759M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 12:29:00 pm Pacific time

672260L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:29:00 pm Pacific time

DELETED

PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNIT 100 94-P-16 BLOCK D UNITS 98,99,94-P-16 BLOCK E UNITS 8,9 94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE

ADDED

94-P-16 BLOCK D UNITS 96,97 94-P-16 BLOCK E UNITS 6,7 94-P-16 BLOCK D UNITS 94,95 94-P-16 BLOCK E UNITS 16,17,26,27 94-P-16 BLOCK E UNITS 18,19,28,29,36,37,46,47 94-P-16 BLOCK E UNITS 4,5,14,15,24,25,34,35,44,45 (THE \IOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS., ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 10791, 10792, 10793 AND 46198 GOVERNED BY THE POOLING AND OPERATING AGREEMENT DATED FEBRUARY 13, 1995 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD., ORBIT OIL & GAS LTD., RANGER OIL LIMITED, CANADIAN HUNTER EXPLORATION LTD. AND INLAND GAS & OIL LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 91 94-P-15 BLOCK H UNIT 1 94-P-16 BLOCK D UNITS 98,99 94-P-16 BLOCK E UNIT 8,9





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON ON Canada





BC Registries and Online Services

Base Registration Number: 109955L

Registration Description: PPSA SECURITY AGREEMENT

Act: PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time: October 24, 2018 at 4:57:45 pm Pacific time

Current Expiry Date and Time: October 24, 2033 at 11:59:59 pm Pacific time Expiry date includes subsequent registered renewal(s)

Trust Indenture: No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:21:49 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 6616 AND 59416 GOVERNED BY THE NCC POOLING AGREEMENT DATED SEPTEMBER 12, 2005 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES, CANADIAN NATURAL RESOURCES LIMITED, COMPTON PETROLEUM CORPORATION AND PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK L UNITS 8,9 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 6616 AND 59416 GOVERNED BY THE NCC POOLING AGREEMENT DATED SEPTEMBER 12, 2005 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES, CANADIAN NATURAL RESOURCES LIMITED, COMPTON PETROLEUM CORPORATION AND PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK L UNITS 8,9 (THE \UOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY, REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 6616 AND 59416 GOVERNED BY THE NCC POOLING AGREEMENT DATED SEPTEMBER 12, 2005 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES, CANADIAN NATURAL RESOURCES LIMITED, COMPTON PETROLEUM CORPORATION AND PETROFUND, CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK L UNITS 8,9 (THE \JOINT LANDS\), . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:56 am Pacific time

Registration Number:

839781P 10 Years

Registration Life:
New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

lune 23, 2020 at 7:55:54 am Pacific time

Registration Number:

292756M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 12:21:49 pm Pacific time

Registration Number:

672182L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 12:21:49 pm Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 6616 AND 59416 GOVERNED BY THE NCC POOLING AGREEMENT DATED SEPTEMBER 12, 2005 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES, CANADIAN NATURAL RESOURCES LIMITED, COMPTON PETROLEUM CORPORATION AND PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK L UNITS 8,9 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND, ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 6616 AND 59416 GOVERNED BY THE NCC POOLING AGREEMENT DATED SEPTEMBER 12, 2005 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES, CANADIAN NATURAL RESOURCES LIMITED, COMPTON PETROLEUM CORPORATION AND PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK E UNITS 98,99 94-P-10 BLOCK L UNITS 8,9 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY, REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 109972L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 24, 2018 at 5:31:32 pm Pacific time

Current Expiry Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP **Address**

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:10:56 pm Pacific time

DELETED

94-P-10 BLOCK I UNITS 37,47 94-P-10 BLOCK I UNITS 40,50 94-P-10 BLOCK J UNITS 11,21 94-P-10 BLOCK J UNITS 31,41 94-P-15 BLOCK A UNITS 11,21 94-P-16 BLOCK D UNITS 20,30 94-P-15 BLOCK A UNIT 54 94-P-15 BLOCK A UNITS 34,35,44 94-P-10 BLOCK I UNITS 94,95 94-P-10 BLOCK I UNITS 16,26 94-P-10 BLOCK | UNITS 36,46 94-P-10 BLOCK | UNITS 36,46 94-P-10 BLOCK | UNITS 76,86 94-P-10 BLOCK I UNITS 14,15,24,25,94-P-10 BLOCK I UNITS 32-35,42-45,52,53,62,63,72,73,82,83 94-P-10 BLOCK I UNITS 54,55,64,65 94-P-10 BLOCK J UNITS 94,95 94-P-15 BLOCK B UNITS 4,5 94-P-10 BLOCK I UNITS 12.13.22.23 94-P-15 BLOCK A UNITS 20,30 94-P-15 BLOCK B UNITS 11,21 94-P-10 BLOCK I UNITS 92,93 94-P-10 BLOCK H UNITS 92,93 94-P-10 BLOCK I UNITS 2,3 94-P-10 BLOCK H UNITS 94,95 94-P-10 BLOCK H UNITS 94,95 94-P-10 BLOCK H UNITS 96,97 94-P-10 BLOCK H UNITS 98,99,94-P-10 BLOCK | UNITS 4,5 94-P-10 BLOCK | UNITS 6,7 94-P-10 BLOCK | UNITS 8,9 94-P-15 BLOCK B UNITS 32,33,42,43 94-P-15 BLOCK A UNIT 50 94-P-15 BLOCK B UNIT 41 94-P-10 BLOCK J UNITS 32,33,42,43,52,53,62,63 94-P-10 BLOCK | UNITS 56,57,66,67 94-P-10 BLOCK | UNIT 91 94-P-9 BLOCK L UNIT 100 94-P-15 BLOCK A UNITS 55,65 94-P-15 BLOCK A UNITS 55,65 94-P-10 BLOCK G UNIT 91 94-P-10 BLOCK H UNIT 100,94-P-10 BLOCK | UNITS 10,58-60,68-70 94-P-10 BLOCK J UNITS 1,51,61 94-P-10 BLOCK H UNITS 56,57,66,67 94-P-15 BLOCK A UNITS 51,61,71,81 94-P-16 BLOCK D UNITS 36-39,46-49,56,57,60,66,67,70,76-79,86-89 94-P-16 BLOCK D UNITS 58,59,68,69 94-P-16 BLOCK D UNITS 80,90 94-P-15 BLOCK A UNIT 45 94-P-10 BLOCK H UNITS 78,79,88,89 94-P-10 BLOCK H UNITS 58.59.68.69 94-P-10 BLOCK H UNITS 36,37,46,47 94-P-10 BLOCK H UNITS 36,37,46,47 94-P-10 BLOCK H UNITS 74,75,84,85 94-P-10 BLOCK H UNITS 72,73,82,83,94-P-10 BLOCK H UNITS 76,77,86,87 94-P-10 BLOCK H UNITS 54,55,64,65 94-P-10 BLOCK H UNITS 34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,94-P-15 BLOCK A UNITS 31,41 94-P-15 BLOCK A UNITS 32,33,42,43,52,53,62,63 94-P-16 BLOCK D UNITS 40,50 94-P-15 BLOCK A UNITS 12,13,22,23 94-P-10 BLOCK J UNITS 72,73,82,83 94-P-10 BLOCK J UNITS 92,93 94-P-15 BLOCK B UNITS 2,3 94-P-10 BLOCK I UNITS 77,87 94-P-10 BLOCK I UNITS 78,79,88,89 94-P-10 BLOCK I UNITS 98,99 94-P-15 BLOCK A UNITS 17-19.27-29 94-P-15 BLOCK A UNITS 17-19,27-29 94-P-15 BLOCK A UNITS 8,9 94-P-10 BLOCK I UNITS 17-20,27-30,38,39,48,49,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 9564, 9565, 9566, 10527, 10300, 10301, 10303, 11153, 11374, 11378, 12674, 12676, 42266, 13102, 42957, 49907, 40135, 40141, 40143, 40102, 40968, 40969, 41147, 41148, 40142, 40418, 44102, 10680, 46198, 40419, 11380, 15579, 10681, 11156, 11157, 11381, 15895 AND 15899 GOVERNED BY THE JULY LAKE POOLING AGREEMENT DATED SEPTEMBER 1, 2003 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES LIMITED AND NCE PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-16





BC Registries and Online Services

BLOCK D UNITS 18,19,28,29 94-P-16 BLOCK D UNITS 18,19,28,29 94-P-15 BLOCK A UNITS 14-16,24-26 94-P-15 BLOCK A UNITS 4,5

ADDED

94-P-10 BLOCK | UNITS 40,50 94-P-10 BLOCK J UNITS 11,21 94-P-10 BLOCK J UNITS 31,41 94-P-15 BLOCK A UNITS 11,21 94-P-16 BLOCK D UNITS 20,30 94-P-15 BLOCK A UNIT 54 94-P-15 BLOCK A UNITS 34.35.44 94-P-10 BLOCK | UNITS 94.95 94-P-10 BLOCK | UNITS 16,26 94-P-10 BLOCK | UNITS 36,46 94-P-10 BLOCK | UNITS 76,86 94-P-10 BLOCK | UNITS 76,86 94-P-10 BLOCK | UNITS 14,15,24,25 94-P-10 BLOCK I UNITS 32-35,42-45,52,53,62,63,72,73,82,83,94-P-15 BLOCK A UNITS 32,33,42,43,52,53,62,63 94-P-16 BLOCK D UNITS 40,50 94-P-15 BLOCK A UNITS 12,13,22,23 94-P-10 BLOCK J UNITS 72,73,82,83 94-P-10 BLOCK J UNITS 92,93 94-P-15 BLOCK B UNITS 2,3 94-P-10 BLOCK I UNITS 77,87 94-P-10 BLOCK I UNITS 78,79,88,89 94-P-10 BLOCK I UNITS 98,99 94-P-15 BLOCK A UNITS 17-19.27-29 94-P-15 BLOCK A UNITS 8,9 94-P-15 BLOCK A UNITS 8,9 94-P-10 BLOCK I UNITS 17-20,27-30,38,39,48,49 94-P-10 BLOCK I UNITS 37,47,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 9564, 9565, 9566, 10527, 10300, 10301, 10303, 11153, 11374, 11378, 12674, 12676, 42266, 13102, 42957, 49907, 40135, 40141, 40143, 40102, 40968, 40969, 41147, 41148, 40142, 40418, 44102, 10680, 46198, 40419, 11380, 15579, 10681, 11156, 11157, 11381, 15895 AND 15899 GOVERNED BY THE JULY LAKE POOLING AGREEMENT DATED SEPTEMBER 1, 2003 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES LIMITED AND NCE PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-16 BLOCK D UNITS 18,19,28,29 94-P-15 BLOCK A UNITS 14-16,24-26 94-P-15 BLOCK A UNITS 14-16,24-26 94-P-15 BLOCK A UNITS 4,5 94-P-15 BLOCK A UNITS 31,41,94-P-10 BLOCK H UNITS 54,55,64,65 94-P-10 BLOCK H UNITS 34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,94-P-10 BLOCK I UNITS 6,7 94-P-10 BLOCK I UNITS 8,9 94-P-15 BLOCK B UNITS 32,33,42,43 94-P-15 BLOCK A UNIT 50 94-P-15 BLOCK B UNIT 41 94-P-10 BLOCK J UNITS 32,33,42,43,52,53,62,63 94-P-10 BLOCK I UNITS 56,57,66,67 94-P-10 BLOCK I UNIT 91 94-P-9 BLOCK L UNIT 100 94-P-15 BLOCK A UNITS 55,65 94-P-10 BLOCK G UNIT 91 94-P-10 BLOCK G UNIT 91 94-P-10 BLOCK H UNIT 100 94-P-10 BLOCK I UNITS 10,58-60,68-70,94-P-10 BLOCK J UNITS 1,51,61 94-P-10 BLOCK H UNITS 56,57,66,67 94-P-15 BLOCK A UNITS 51,61,71,81 94-P-16 BLOCK D UNITS 36-39,46-49,56,57,60,66,67,70,76-79,86-89 94-P-16 BLOCK D UNITS 58,59,68,69 94-P-16 BLOCK D UNITS 80,90 94-P-15 BLOCK A UNIT 45 94-P-10 BLOCK H UNITS 78,79,88,89 94-P-10 BLOCK H UNITS 58,59,68,69 94-P-10 BLOCK H UNITS 36,37,46,47 94-P-10 BLOCK H UNITS 74,75,84,85 94-P-10 BLOCK H UNITS 74,75,84,85 94-P-10 BLOCK H UNITS 72,73,82,83 94-P-10 BLOCK H UNITS 76.77.86.87.94-P-10 BLOCK I UNITS 54.55.64.65 94-P-10 BLOCK J UNITS 94.95 94-P-15 BLOCK B UNITS 4,5 94-P-10 BLOCK I UNITS 12,13,22,23 94-P-15 BLOCK A UNITS 20,30 94-P-15 BLOCK B UNITS 11,21 94-P-10 BLOCK | UNITS 92,93 94-P-10 BLOCK H UNITS 92,93 94-P-10 BLOCK | UNITS 2,3 94-P-10 BLOCK H UNITS 94,95 94-P-10 BLOCK H UNITS 96,97 94-P-10 BLOCK H UNITS 96,97 94-P-10 BLOCK H UNITS 98,99 94-P-10 BLOCK I UNITS 4,5





BC Registries and Online Services

Base Registration General Collateral:

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BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:58 am Pacific time

Registration Number:

839782P 10 Years

Registration Life: New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/].

HARVEY/1229333)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 7:54:26 am Pacific time

Registration Number:

292749M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 12:10:56 pm Pacific time

672108L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

July 31, 2019 at 12:10:56 pm Pacific time

DELETED

94-P-10 BLOCK I UNITS 37,47 94-P-10 BLOCK I UNITS 40,50 94-P-10 BLOCK J UNITS 11,21 94-P-10 BLOCK J UNITS 31,41 94-P-15 BLOCK A UNITS 11,21 94-P-16 BLOCK D UNITS 20,30 94-P-15 BLOCK A UNIT 54 94-P-15 BLOCK A UNITS 34,35,44 94-P-10 BLOCK I UNITS 94,95 94-P-10 BLOCK I UNITS 16,26 94-P-10 BLOCK I UNITS 36,46 94-P-10 BLOCK I UNITS 36,46 94-P-10 BLOCK I UNITS 76,86 94-P-10 BLOCK I UNITS 14,15,24,25,94-P-10 BLOCK I UNITS 32-35,42-45,52,53,62,63,72,73,82,83 94-P-10 BLOCK I UNITS 54,55,64,65 94-P-10 BLOCK J UNITS 94,95 94-P-15 BLOCK B UNITS 4,5 94-P-10 BLOCK I UNITS 12,13,22,23 94-P-15 BLOCK A UNITS 20,30 94-P-15 BLOCK B UNITS 11,21 94-P-10 BLOCK I UNITS 92,93 94-P-10 BLOCK H UNITS 92,93 94-P-10 BLOCK I UNITS 2,3 94-P-10 BLOCK H UNITS 94,95 94-P-10 BLOCK H UNITS 94,95 94-P-10 BLOCK H UNITS 96,97 94-P-10 BLOCK H UNITS 98,99,94-P-10 BLOCK I UNITS 4,5 94-P-10 BLOCK I UNITS 6,7 94-P-10 BLOCK I UNITS 8,9 94-P-15 BLOCK B UNITS 32,33,42,43 94-P-15 BLOCK A UNIT 50 94-P-15 BLOCK B UNIT 41 94-P-10 BLOCK J UNITS 32,33,42,43,52,53,62,63 94-P-10 BLOCK I UNITS 56,57,66,67 94-P-10 BLOCK I UNIT 91 94-P-9 BLOCK L UNIT 100 94-P-15 BLOCK A UNITS 55,65 94-P-15 BLOCK A UNITS 55,65 94-P-10 BLOCK G UNIT 91 94-P-10 BLOCK H UNIT 100,94-P-10 BLOCK I UNITS 10,58-60,68-70 94-P-10 BLOCK J UNITS 1,51,61 94-P-10 BLOCK H UNITS 56,57,66,67 94-P-15 BLOCK A UNITS 51,61,71,81 94-P-16 BLOCK D UNITS 36-39,46-49,56,57,60,66,67,70,76-79,86-89 94-P-16 BLOCK D UNITS 58,59,68,69 94-P-16 BLOCK D UNITS 80,90 94-P-15 BLOCK A UNIT 45 94-P-10 BLOCK H UNITS 78,79,88,89 94-P-10 BLOCK H UNITS 58,59,68,69 94-P-10 BLOCK H UNITS 36,37,46,47 94-P-10 BLOCK H UNITS 36,37,46,47 94-P-10 BLOCK H UNITS 74,75,84,85 94-P-10 BLOCK H UNITS 72.73.82.83.94-P-10 BLOCK H UNITS 76,77,86,87 94-P-10 BLOCK H UNITS 54,55,64,65 94-P-10 BLOCK H UNITS 34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS., 94-P-15 BLOCK A UNITS 31,41 94-P-15 BLOCK A UNITS 32,33,42,43,52,53,62,63 94-P-16 BLOCK D UNITS 40,50 94-P-15 BLOCK A UNITS 12,13,22,23 94-P-10 BLOCK J UNITS 72,73,82,83 94-P-10 BLOCK J UNITS 92,93 94-P-15 BLOCK B UNITS 2,3 94-P-10 BLOCK I UNITS 77,87 94-P-10 BLOCK I UNITS 78,79,88,89 94-P-10 BLOCK I UNITS 98,99 94-P-15 BLOCK A UNITS 17-19,27-29 94-P-15 BLOCK A UNITS 17-19,27-29 94-P-15 BLOCK A UNITS 8,9 94-P-10 BLOCK I UNITS 17-20,27-30,38,39,48,49,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 9564, 9565, 9566, 10527, 10300, 10301, 10303, 11153, 11374, 11378, 12674, 12676, 42266, 13102, 42957, 49907, 40135, 40141, 40143, 40102, 40968, 40969, 41147, 41148, 40142, 40418, 44102, 10680, 46198, 40419, 11380, 15579, 10681, 11156, 11157, 11381, 15895 AND 15899 GOVERNED BY THE JULY LAKE POOLING AGREEMENT DATED SEPTEMBER 1, 2003 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES LIMITED AND NCE PETROFUND CORP., INCLUDING, WITHOUT





BC Registries and Online Services

LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-16 BLOCK D UNITS 18,19,28,29 94-P-16 BLOCK D UNITS 18,19,28,29 94-P-15 BLOCK A UNITS 14-16,24-26 94-P-15 BLOCK A UNITS 4,5

ADDED

94-P-10 BLOCK I UNITS 40,50 94-P-10 BLOCK J UNITS 11,21 94-P-10 BLOCK J UNITS 31,41 94-P-15 BLOCK A UNITS 11,21 94-P-16 BLOCK D UNITS 20,30 94-P-15 BLOCK A UNIT 54 94-P-15 BLOCK A UNITS 34,35,44 94-P-10 BLOCK I UNITS 94,95 94-P-10 BLOCK I UNITS 16,26 94-P-10 BLOCK I UNITS 36.46 94-P-10 BLOCK I UNITS 76.86 94-P-10 BLOCK I UNITS 76.86 94-P-10 BLOCK I UNITS 14,15,24,25 94-P-10 BLOCK I UNITS 32-35,42-45,52,53,62,63,72,73,82,83,94-P-15 BLOCK A UNITS 32,33,42,43,52,53,62,63 94-P-16 BLOCK D UNITS 40,50 94-P-15 BLOCK A UNITS 12,13,22,23 94-P-10 BLOCK J UNITS 72,73,82,83 94-P-10 BLOCK J UNITS 92,93 94-P-15 BLOCK B UNITS 2,3 94-P-10 BLOCK | UNITS 77,87 94-P-10 BLOCK | UNITS 78,79,88,89 94-P-10 BLOCK | UNITS 98,99 94-P-15 BLOCK A UNITS 17-19,27-29 94-P-15 BLOCK A UNITS 8,9 94-P-15 BLOCK A UNITS 8,9 94-P-10 BLOCK I UNITS 17-20,27-30,38,39,48,49 94-P-10 BLOCK I UNITS 37,47,ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 9564, 9565, 9566, 10527, 10300, 10301, 10303, 11153, 11374, 11378, 12674, 12676, 42266, 13102, 42957, 49907, 40135, 40141, 40143, 40102, 40968, 40969, 41147, 41148, 40142, 40418, 44102, 10680, 46198, 40419, 11380, 15579, 10681, 11156, 11157, 11381, 15895 AND 15899 GOVERNED BY THE JULY LAKE POOLING AGREEMENT DATED SEPTEMBER 1, 2003 AND ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES LIMITED AND NCE PETROFUND CORP., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-16 BLOCK D UNITS 18,19,28,29 94-P-15 BLOCK A UNITS 14-16,24-26 94-P-15 BLOCK A UNITS 14-16,24-26 94-P-15 BLOCK A UNITS 4,5 94-P-15 BLOCK A UNITS 31,41,94-P-10 BLOCK H UNITS 54,55,64,65 94-P-10 BLOCK H UNITS 34,35,44,45 (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. ,94-P-10 BLOCK | UNITS 6,7 94-P-10 BLOCK I UNITS 8,9 94-P-15 BLOCK B UNITS 32,33,42,43 94-P-15 BLOCK A UNIT 50 94-P-15 BLOCK B UNIT 41 94-P-10 BLOCK J UNITS 32,33,42,43,52,53,62,63 94-P-10 BLOCK I UNITS 56,57,66,67 94-P-10 BLOCK I UNIT 91 94-P-9 BLOCK L UNIT 100 94-P-15 BLOCK A UNITS 55,65 94-P-10 BLOCK G UNIT 91 94-P-10 BLOCK G UNIT 91 94-P-10 BLOCK H UNIT 100 94-P-10 BLOCK | UNITS 10,58-60,68-70,94-P-10 BLOCK J UNITS 1,51,61 94-P-10 BLOCK H UNITS 56,57,66,67 94-P-15 BLOCK A UNITS 51,61,71,81 94-P-16 BLOCK D UNITS 36-39,46-49,56,57,60,66,67,70,76-79,86-89 94-P-16 BLOCK D UNITS 58,59,68,69 94-P-16 BLOCK D UNITS 80,90 94-P-15 BLOCK A UNIT 45 94-P-10 BLOCK H UNITS 78,79,88,89 94-P-10 BLOCK H UNITS 58,59,68,69 94-P-10 BLOCK H UNITS 36,37,46,47 94-P-10 BLOCK H UNITS 74,75,84,85 94-P-10 BLOCK H UNITS 74,75,84,85 94-P-10 BLOCK H UNITS 72,73,82,83 94-P-10 BLOCK H UNITS 76,77,86,87,94-P-10 BLOCK I UNITS 54,55,64,65 94-P-10 BLOCK J UNITS 94,95 94-P-15 BLOCK B UNITS 4,5 94-P-10 BLOCK | UNITS 12.13.22.23 94-P-15 BLOCK A UNITS 20.30 94-P-15 BLOCK B UNITS 11.21 94-P-10 BLOCK | UNITS 92,93 94-P-10 BLOCK H UNITS 92,93 94-P-10 BLOCK I UNITS 2,3 94-P-10 BLOCK H UNITS 94,95 94-





BC Registries and Online Services

P-10 BLOCK H UNITS 96,97 94-P-10 BLOCK H UNITS 96,97 94-P-10 BLOCK H UNITS 98,99 94-P-10 BLOCK I UNITS 4,5

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L.

(E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 110040L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 24, 2018 at 6:23:08 pm Pacific time

Current Expiry Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4/8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 11:58:44 am Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 11374 GOVERNED BY THE OPERATING AGREEMENT DATED MAY 3, 1972 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED AND PETROFINA CANADA LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 64; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS.

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASE 11374 GOVERNED BY THE OPERATING AGREEMENT DATED MAY 3, 1972 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED AND PETROFINA CANADA LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 64; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 11374 GOVERNED BY THE OPERATING AGREEMENT DATED MAY 3, 1972 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED AND PETROFINA CANADA LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS, LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 64; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT, PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:01 am Pacific time

Registration Number:

839784P

Registration Life:

10 Years

New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

LP Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 7:53:05 am Pacific time

Registration Number:

292742M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 11:58:44 am Pacific time

Registration Number:

672080L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 11:58:44 am Pacific time

DELETED

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASE 11374 GOVERNED BY THE OPERATING AGREEMENT DATED MAY 3, 1972 AND ORIGINALLY BETWEEN HUDSON'S BAY OIL AND GAS COMPANY LIMITED AND PETROFINA CANADA LTD., INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-15 BLOCK A UNIT 64; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE.PROCEEDS.

ADDED

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BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 110054L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 24, 2018 at 6:46:04 pm Pacific time

Current Expiry Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP **Address**

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600. 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 11:52:36 am Pacific time

DELETED

PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10680, 10681, 11156, 11157 AND 11381 GOVERNED BY THE FARMOUT DATED JUNE 9, 1989 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD. AND MOBIL OIL CANADA, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK H UNITS 36,37,46,47,56,57,66,67,72-77,82-87; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 10680, 10681, 11156, 11157 AND 11381 GOVERNED BY THE FARMOUT DATED JUNE 9, 1989 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD. AND MOBIL OIL CANADA, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK H UNITS 36,37,46,47,56,57,66,67,72-77,82-87; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:

ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10680, 10681, 11156, 11157 AND 11381 GOVERNED BY THE FARMOUT DATED JUNE 9, 1989 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD. AND MOBIL OIL CANADA, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT ,OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK H UNITS 36,37,46,47,56,57,66,67,72-77,82-87; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT ,PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:02 am Pacific time

Registration Number:

839785P

Registration Life:

10 Years

New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 7:51:27 am Pacific time

Registration Number:

292737M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 11:52:36 am Pacific time

Registration Number:

672061L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 11:52:36 am Pacific time

DELETED

PROCEEDS. ,ALL THE DEBTOR'S PERSONAL PROPERTY INTERESTS TO THE EXTENT SUCH INTEREST EXISTS, WHICH IS EXPRESSLY DENIED, IN BC CROWN LEASES 10680, 10681, 11156, 11157 AND 11381 GOVERNED BY THE FARMOUT DATED JUNE 9, 1989 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD. AND MOBIL OIL CANADA, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK H UNITS 36,37,46,47,56,57,66,67,72-77,82-87; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE

ADDED

ALL THE DEBTORS' PERSONAL PROPERTY INTERESTS IN BC CROWN LEASES 10680, 10681, 11156, 11157 AND 11381 GOVERNED BY THE FARMOUT DATED JUNE 9, 1989 AND ORIGINALLY BETWEEN CZAR RESOURCES LTD. AND MOBIL OIL CANADA, INCLUDING, WITHOUT LIMITATIONS, PERSONAL PROPERTY INTERESTS LOCATED AT OR ARISING FROM OR RELATED TO LANDS DESCRIBED AS, 94-P-10 BLOCK H UNITS 36,37,46,47,56,57,66,67,72-77,82-87; (THE \JOINT LANDS\). PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 110089L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 24, 2018 at 7:58:47 pm Pacific time

Current Expiry Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4|8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:30:31 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

August 1, 2019 at 2:07:47 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN





BC Registries and Online Services

THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

July 31, 2019 at 11:43:40 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. ,. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE, PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:18 am Pacific time

Registration Number:

839791P

Registration Life:

10 Years

New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

.P Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

June 23, 2020 at 7:30:31 am Pacific time

Registration Number:

292628M

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:30:31 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Debtor Information

ERIKSON NATIONAL ENERGY INC

(Formerly TRINITAINE ENERGY INC)

NAME CHANGED

Address

666 BURRARD STREET, SUITE 1700 VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

August 1, 2019 at 2:07:47 pm Pacific time

Registration Number:

675610L

Description:

General Collateral

August 1, 2019 at 2:07:47 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

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Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

Registration Number:

July 31, 2019 at 11:43:40 am Pacific time

672025L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

July 31, 2019 at 11:43:40 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE MIDWINTER GAS HANDLING AGREEMENT DATED APRIL 1, 2012, ORIGINALLY BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON

M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 110092L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 24, 2018 at 8:03:37 pm Pacific time

Current Expiry Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4|8 Canada

Debtor Information

PREDATOR OIL BC LTD

Address

2800 PARK PL, 666 BURRARD ST.

VANCOUVER BC V6C 2Z7 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

July 31, 2019 at 11:37:44 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE PEGGO/TOOGA AREA GAS HANDLING AGREEMENT DATED MAY 1, 2017, BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

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Base Registration General Collateral:

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE PEGGO/TOOGA AREA GAS HANDLING AGREEMENT DATED MAY 1, 2017, BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. . , PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:27:42 am Pacific time

Registration Number:

839774P

Registration Life:

10 Years

New Expiration Date and Time:

October 24, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

DEBTOR TRANSFER

Registration Date and Time:

June 23, 2020 at 8:09:18 am Pacific time

Registration Number:

292795M

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

(Formerly TRINITAINE ENERGY INC)

666 BURRARD STREET, SUITE 1700

NAME CHANGED

VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 11:37:44 am Pacific time

672008L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 11:37:44 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTOR'S SHARE OF ALL GAS, INLET SUBSTANCES AND OUTLET SUBSTANCES PURSUANT TO THE PEGGO/TOOGA AREA GAS HANDLING AGREEMENT DATED MAY 1, 2017, BETWEEN CANADIAN NATURAL RESOURCES AND PREDATOR OIL BC LTD. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

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Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada





BC Registries and Online Services

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 111651L

PPSA SECURITY AGREEMENT Registration Description:

PERSONAL PROPERTY SECURITY ACT Act:

October 25, 2018 at 11:19:19 am Pacific time **Base Registration Date and Time:**

Current Expiry Date and Time: October 25, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture: No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES,

A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:34:43 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

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August 1, 2019 at 1:44:08 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED





BC Registries and Online Services

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO).

July 31, 2019 at 11:32:24 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Base Registration General Collateral:

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH





BC Registries and Online Services

,HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ,ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:16 am Pacific time

Registration Number:

839789P

Registration Life:

10 Years

New Expiration Date and Time:

October 25, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

June 23, 2020 at 7:34:43 am Pacific time

Registration Number:

292637M

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:34:43 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Debtor Information

ERIKSON NATIONAL ENERGY INC

(Formerly TRINITAINE ENERGY INC)

NAME CHANGED

Address

666 BURRARD STREET, SUITE 1700 VANCOUVER BC V6C 2X8 Canada





BC Registries and Online Services

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

August 1, 2019 at 1:44:08 pm Pacific time

Registration Number:

675544L

Description:

General Collateral

August 1, 2019 at 1:44:08 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

July 31, 2019 at 11:32:24 am Pacific time

Registration Number:

671991L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 11:32:24 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY COMPRESSORS, BATTERY, DEHYDRATOR FACILITY, PIPELINES, OWNER'S SUBSTANCES, INLET SUBSTANCES AND FACILITY PRODUCTS PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE NORTH HELMET GAS GATHERING FACILITIES DATED NOVEMBER 1, 2005 BETWEEN CANADIAN NATURAL RESOURCES AND PENN WEST PETROLEUM LTD. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.





BC Registries and Online Services

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

(E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 111683L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 25, 2018 at 11:26:01 am Pacific time

Current Expiry Date and Time:

October 25, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP

Address

2100, 855 - 2 STREET SW

CALGARY AB T2P 4/8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:41:01 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT), ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT), ANY PROCEEDS. PROCEEDS.

August 1, 2019 at 2:02:02 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED





BC Registries and Online Services

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

July 31, 2019 at 11:26:03 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY PROCEEDS.

Base Registration General Collateral:

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY ,1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. .





BC Registries and Online Services

PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ,REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:14 am Pacific time

Registration Number:

839788P 10 Years

Registration Life:
New Expiration Date and Time:

October 25, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

June 23, 2020 at 7:41:01 am Pacific time

Registration Number:

292679M

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:41:01 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY PROCEEDS.

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Debtor Information

ERIKSON NATIONAL ENERGY INC

(Formerly TRINITAINE ENERGY INC)

NAME CHANGED

Address

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

August 1, 2019 at 2:02:02 pm Pacific time

Registration Number:

675597L

Description:

General Collateral

August 1, 2019 at 2:02:02 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

ADDED

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Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

AMENDMENT

Registration Date and Time:

July 31, 2019 at 11:26:03 am Pacific time

Registration Number:

671967L

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.

General Collateral

July 31, 2019 at 11:26:03 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

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ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY GAS GATHERING SYSTEMS, PIPELINES, WAREHOUSES, AND OWNER'S SUBSTANCES PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE GAS GATHERING FACILITIES DATED JANUARY 1, 1993 BETWEEN CANADIAN NATURAL RESOURCES AND NCE PETROFUND CORP. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY PROCEEDS.

Debtor Information

TRINITAINE ENERGY INC

Address

ADDED

666 BURRARD STREET, SUITE 1700 VANCOUVER BC V6C 2X8 Canada





BC Registries and Online Services

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339) **Address**

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 111706L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 25, 2018 at 11:29:23 am Pacific time

Current Expiry Date and Time:

October 25, 2033 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CANADIAN NATURAL RESOURCES, A GENERAL PARTNERSHIP **Address**

2100, 855 - 2 STREET SW

CALGARY AB T2P 4J8 Canada

Debtor Information

RANCH ENERGY CORPORATION

Address

1600, 421 - 7TH AVENUE SW

CALGARY AB T2P 4K9 Canada

ERIKSON NATIONAL ENERGY INC

Address

666 BURRARD STREET, SUITE 1700

VANCOUVER BC V6C 2X8 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

June 23, 2020 at 7:43:59 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

August 1, 2019 at 2:04:35 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

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ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS





BC Registries and Online Services

DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

July 31, 2019 at 11:22:05 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

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Base Registration General Collateral:

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. ,. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE ,PROCEEDS.





BC Registries and Online Services

Original Registering Party

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO, ON M5X 1B8 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

October 11, 2023 at 7:28:12 am Pacific time

Registration Number:

839787P

Registration Life:

10 Years

New Expiration Date and Time:

October 25, 2033 at 11:59:59 pm Pacific time

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP

Address

(E. PAPLAWSKI/J. HARVEY/1229333)

1 FIRST CANADIAN PL, PO BOX 50

TORONTO, ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

June 23, 2020 at 7:43:59 am Pacific time

Registration Number:

292698M

Description:

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

lune 23, 2020 at 7:43:59 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Debtor Information

ERIKSON NATIONAL ENERGY INC

(Formerly TRINITAINE ENERGY INC)

NAME CHANGED

Address

666 BURRARD STREET, SUITE 1700 VANCOUVER BC V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





August 1, 2019 at 2:04:35 pm Pacific time

BC Registries and Online Services

AMENDMENT

Registration Date and Time: **Registration Number:**

675603L

Description:

General Collateral

August 1, 2019 at 2:04:35 pm Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS.

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L.

GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50

TORONTO ON M5X 1B8 Canada

AMENDMENT

Registration Date and Time:

Registration Number:

Description:

July 31, 2019 at 11:22:05 am Pacific time

671952L

TO ADD A DEBTOR. TO REVISE GENERAL COLLATERAL

DESCRIPTION.





BC Registries and Online Services

General Collateral

July 31, 2019 at 11:22:05 am Pacific time

DELETED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTOR'S INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

ADDED

ALL RIGHTS, TITLE AND INTEREST, TO THE EXTENT SUCH RIGHTS, TITLE AND INTERESTS EXIST, WHICH IS EXPRESSLY DENIED, IN THE DEBTORS' INTEREST IN ANY ROAD PURSUANT TO THE AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP AND OPERATION OF THE JULY LAKE ALL SEASON ROAD DATED JANUARY 1, 2008 BETWEEN PENN WEST PETROLEUM, CANADIAN NATURAL RESOURCES. . PROCEEDS: GOODS AND ACCESSIONS THERETO, CHATTEL PAPER, INVESTMENT PROPERTY, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES AND ACCOUNTS (ALL AS DEFINED IN THE PERSONAL PROPERTY SECURITY ACT, ANY REGULATIONS THEREUNDER AND ANY AMENDMENTS THERETO) AND INSURANCE PROCEEDS. PROCEEDS.

Debtor Information

TRINITAINE ENERGY INC	RGY INC
-----------------------	---------

ADDED

Address

666 BURRARD STREET, SUITE 1700 VANCOUVER BC

V6C 2X8 Canada

Registering Party Information

OSLER, HOSKIN & HARCOURT LLP (E. PAPLAWSKI/L. GIDARI/1191339)

Address

1 FIRST CANADIAN PL, PO BOX 50 TORONTO ON M5X 1B8 Canada





BC Registries and Online Services

Base Registration Number: 823905L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 10, 2019 at 1:54:11 pm Pacific time

Current Expiry Date and Time:

October 10, 2025 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

THIRD EYE CAPITAL CORPORATION, AS AGENT

Address

181 BAY STREET, SUITE 2830

TORONTO ON M5J 2T3 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC

Address

181 BAY STREET, SUITE 2830

TORONTO ON M5J 2T3 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

Base Registration General Collateral:

ALL OF THE DEBTOR'S PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY, AND AN UNCRYSTALLIZED FLOATING CHARGE ON LAND. THE COMPLETE ADDRESS OF THE SECURED PARTY IS: BROOKFIELD PLACE, TD CANADA TRUST TOWER, 181 BAY STREET, SUITE 2830 TORONTO, ONTARIO, M5J 2T3.

Original Registering Party

STIKEMAN ELLIOTT LLP

Address

1700-666 BURRARD STREET VANCOUVER BC V6C 2X8 Canada





BC Registries and Online Services

Base Registration Number: 886705L

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

November 12, 2019 at 10:10:55 am Pacific time

Current Expiry Date and Time:

November 12, 2029 at 11:59:59 pm Pacific time Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

ATB FINANCIAL - COLLATERAL MANAGEMENT 149

Address

3699-63RD AVENUE NE

CALGARY AB T3J 0G7 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC.

Address

1200, 815 - 8TH AVENUE SW

CALGARY AB T2P 3P2 Canada

Vehicle Collateral

None





BC Registries and Online Services

General Collateral

June 20, 2022 at 7:18:53 am Pacific time

ADDED

Accounts established by the Debtor with the Secured Party having account numbers 750-41163435600, 750-40405571300, 750-40405575600, and GIC No. 750-42104056100 and any and all accounts opened in replacement of or in substitution for such accounts, the credit balances and all amounts, whether in money, guaranteed investment certificates or other instruments, from time to time on deposit in such accounts.

Proceeds: goods, inventory, chattel paper, documents of title, instruments, money, intangibles, accounts and investment property.

June 10, 2020 at 7:04:27 am Pacific time

DELETED

ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY ALL MONIES ON DEPOSIT WITH ATB FINANCIAL ALL INTANGIBLES, INSTRUMENTS, SECURITIES AND INVESTMENT PROPERTY OF THE DEBTOR ALL ACCOUNTS, INSTRUMENTS AND ALL SUPPORTING RECORDS ALL ACCOUNTS, INSTRUMENTS, DEBTS AND CHATTEL PAPER WHICH ARE NOW DUE, OWING OR ACCRUING DUE, OR WHICH MAY HEREAFTER BECOME DUE, OWING OR ACCRUING DUE, TO THE DEBTOR, TOGETHER WITH ALL RECORDS (WHETHER IN WRITING OR NOT) AND OTHER DOCUMENTS OF ANY KIND WHICH IN ANY WAY EVIDENCE OR RELATE TO ANY OR ALL OF THE ACCOUNTS, INSTRUMENTS, DEBTS, OR CHATTEL PAPER.

ADDED

ACCOUNTS ESTABLISHED BY THE DEBTOR WITH THE SECURED PARTY HAVING ACCOUNT NUMBERS 750-38186751200 AND 750-38186829200, AND ANY AND ALL ACCOUNTS OPENED IN REPLACEMENT OF OR IN SUBSTITUTION FOR SUCH ACCOUNTS, THE CREDIT BALANCES AND ALL AMOUNTS, WHETHER IN MONEY, GUARANTEED INVESTMENT CERTIFICATES OR OTHER INSTRUMENTS, FROM TIME TO TIME ON DEPOSIT IN SUCH ACCOUNTS. PROCEEDS: GOODS, INVENTORY, CHATTEL PAPER, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES, ACCOUNTS AND INVESTMENT PROPERTY.

Base Registration General Collateral:

ALL PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY ALL MONIES ON DEPOSIT WITH ATB FINANCIAL ALL INTANGIBLES, INSTRUMENTS, SECURITIES AND INVESTMENT PROPERTY OF THE DEBTOR ALL ACCOUNTS, INSTRUMENTS AND ALL SUPPORTING RECORDS, ALL ACCOUNTS, INSTRUMENTS, DEBTS AND CHATTEL PAPER WHICH ARE NOW DUE, OWING OR ACCRUING DUE, OR





BC Registries and Online Services

WHICH MAY HEREAFTER BECOME DUE, OWING OR ACCRUING DUE, TO THE DEBTOR, TOGETHER WITH ALL RECORDS (WHETHER IN WRITING OR NOT) AND OTHER DOCUMENTS OF ANY KIND WHICH IN ANY WAY EVIDENCE OR RELATE ,TO ANY OR ALL OF THE ACCOUNTS, INSTRUMENTS, DEBTS, OR CHATTEL PAPER.

Original Registering Party

ATB FINANCIAL - COLLATERAL MANAGEMENT 149

Address

3699-63RD AVENUE NE CALGARY AB T3J 0G7 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

AMENDMENT - COLLATERAL ADDED

Registration Date and Time:

June 20, 2022 at 7:18:53 am Pacific time

Registration Number:

807282N

Description:

General Collateral

June 20, 2022 at 7:18:53 am Pacific time

ADDED

Accounts established by the Debtor with the Secured Party having account numbers 750-41163435600, 750-40405571300, 750-40405575600, and GIC No. 750-42104056100 and any and all accounts opened in replacement of or in substitution for such accounts, the credit balances and all amounts, whether in money, guaranteed investment certificates or other instruments, from time to time on deposit in such accounts.

Proceeds: goods, inventory, chattel paper, documents of title, instruments, money, intangibles, accounts and investment property.

Registering Party Information

ELDOR-WAL REGISTRATIONS (1987) LTD.

Address

1200, 10123 99 STREET NW

EDMONTON AB T5| 3H1 Canada

AMENDMENT

Registration Date and Time:

June 10, 2020 at 7:04:27 am Pacific time

Registration Number:

267372M

Description:

UPDATE OF GENERAL COLLATERAL





BC Registries and Online Services

General Collateral

June 10, 2020 at 7:04:27 am Pacific time

DELETED

ALL PRESENT AND AFTER-ACQUIRED PERSONAL PROPERTY ALL MONIES ON DEPOSIT WITH ATB FINANCIAL ALL INTANGIBLES, INSTRUMENTS, SECURITIES AND INVESTMENT PROPERTY OF THE DEBTOR ALL ACCOUNTS, INSTRUMENTS AND ALL SUPPORTING RECORDS ALL ACCOUNTS, INSTRUMENTS, DEBTS AND CHATTEL PAPER WHICH ARE NOW DUE, OWING OR ACCRUING DUE, OR WHICH MAY HEREAFTER BECOME DUE, OWING OR ACCRUING DUE, TO THE DEBTOR, TOGETHER WITH ALL RECORDS (WHETHER IN WRITING OR NOT) AND OTHER DOCUMENTS OF ANY KIND WHICH IN ANY WAY EVIDENCE OR RELATE TO ANY OR ALL OF THE ACCOUNTS, INSTRUMENTS, DEBTS, OR CHATTEL PAPER. DEBTS, OR CHATTEL PAPER.

ADDED

ACCOUNTS ESTABLISHED BY THE DEBTOR WITH THE SECURED PARTY HAVING ACCOUNT NUMBERS 750-38186751200 AND 750-38186829200, AND ANY AND ALL ACCOUNTS OPENED IN REPLACEMENT OF OR IN SUBSTITUTION FOR SUCH ACCOUNTS, THE CREDIT BALANCES AND ALL AMOUNTS, WHETHER IN MONEY, GUARANTEED INVESTMENT CERTIFICATES OR OTHER INSTRUMENTS, FROM TIME TO TIME ON DEPOSIT IN SUCH ACCOUNTS. PROCEEDS: GOODS, INVENTORY, CHATTEL PAPER, DOCUMENTS OF TITLE, INSTRUMENTS, MONEY, INTANGIBLES, ACCOUNTS AND INVESTMENT PROPERTY.

Registering Party Information

ELDOR-WAL REGISTRATIONS (1987) LTD.

Address

1200, 10123 99 ST NW EDMONTON AB T5J 3H1 Canada





BC Registries and Online Services

Base Registration Number: 930990M

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

April 28, 2021 at 9:05:40 am Pacific time

Current Expiry Date and Time:

April 28, 2025 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CALMONT LEASING LTD.

Address

14610 YELLOWHEAD TRAIL

EDMONTON AB T5L 3C5 Canada

Debtor Information

ERIKSON NATIONAL ENERGYINC.

Address

1900 717 7 AVE SW CALGARY AB T2P 0Z3 Canada

Vehicle Collateral

Туре	Year	Make/Model	Serial/VIN/DOT Number
Motor Vehicle (MV)	2021	FORD / F150	1FT8W3B 6XMEC44509

General Collateral

None.





BC Registries and Online Services

Original Registering Party

CALMONT LEASING LTD.

Address

14610 YELLOWHEAD TRAIL EDMONTON AB T5L 3C5 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

RENEWAL

Registration Date and Time:

April 9, 2024 at 12:47:57 pm Pacific time

Registration Number:

302433Q

Registration Life:

1 Year

New Expiration Date and Time:

April 28, 2025 at 11:59:59 pm Pacific time

Registering Party Information

ELDOR-WAL REGISTRATIONS

(1987) LTD.

Address

1200, 10123 99 STREET NW

EDMONTON AB T5J 3H1 Canada





BC Registries and Online Services

Base Registration Number: 490335P

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

April 24, 2023 at 7:51:34 am Pacific time

Current Expiry Date and Time:

April 24, 2025 at 11:59:59 pm Pacific time

Expiry date includes subsequent registered renewal(s)

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CALMONT LEASING LTD.

Address

14610 YELLOWHEAD TRAIL

EDMONTON AB
T5L 3C5 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC.

Address

1900 717 7TH AVE SW

CALGARY AB T2P 0Z3 Canada





BC Registries and Online Services

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Туре	Year	Make/Model	Serial/VIN/DOT Number
Motor Vehicle (MV)	2021	FORD / F350	1FT8W3B6 XMEC44509
Motor Vehicle (MV)	2019	CHEVROLET / SUBURBAN	1GNSKKEC6KR280143
Motor Vehicle (MV)	2020	FORD / F250	1FT7W2B67LEC34296
Motor Vehicle (MV)	2020	FORD / F250	1FT7W2B68LEC34307
Motor Vehicle (MV)	2020	FORD / F250	1FT7W2B61LEC34309
Motor Vehicle (MV)	2020	FORD / F150	1FTEW1E5XLFA00 7 51
Motor Vehicle (MV)	2020	FORD / F150	1FTEW1E58LFA00750

General Collateral

None.

Original Registering Party

ELDOR-WAL REGISTRATIONS (1987) LTD.

Address

1200, 10123 99 STREET NW EDMONTON AB T5J 3H1 Canada





BC Registries and Online Services

HISTORY

(Showing most recent first)

AMENDMENT - COLLATERAL DELETED

Registration Date and Time:

Registration Number:

Description:

September 3, 2024 at 12:45:59 pm Pacific time

611387Q

Vehicle Collateral

Туре	Year	Make/Model	Serial/VIN/DOT Number
Titi void den anno anno de anno dia idi di la 't Heleta a bana anno anno anno anno a		qui eneru (ORDER ECONOMISMO CONTRACTOR DE
Motor Vehicle (MV)	2020	FORD / F150	1FT8W3B60LEC34117

Registering Party Information

ELDOR-WAL REGISTRATIONS (1987) LTD.

Address

1200, 10123 99 STREET NW EDMONTON AB T5J 3H1 Canada





BC Registries and Online Services

Base Registration Number: 859154P

Registration Description:

CROWN CHARGE FILED PURSUANT TO CARBON TAX ACT

Act:

MISCELLANEOUS REGISTRATIONS ACT

Base Registration Date and Time:

October 20, 2023 at 9:19:51 am Pacific time

Current Expiry Date and Time:

Never

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

RECEIVABLES MANAGEMENT OFFICE - CINDY CATHCART

Address

6TH FLOOR - 1802 DOUGLAS ST

VICTORIA BC V8T 4K6 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC.

Address

717 7 AVE SW UNIT 1900

CALGARY AB T2P 0Z3 Canada

Vehicle Collateral

None

General Collateral

Base Registration General Collateral:

ALL THE DEBTOR'S PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY, INCLUDING BUT NOT RESTRICTED TO MACHINERY, EQUIPMENT, FURNITURE, FIXTURES, INVENTORY AND RECEIVABLES.





BC Registries and Online Services

Original Registering Party

MINISTRY OF FINANCE

Address

1802 DOUGLAS ST PO BOX 9445 VICTORIA BC V8T 4K6 Canada





BC Registries and Online Services

Base Registration Number: 608164Q

Registration Description:

CROWN CHARGE FILED PURSUANT TO CARBON TAX ACT

Act:

MISCELLANEOUS REGISTRATIONS ACT

Base Registration Date and Time:

August 30, 2024 at 4:09:40 pm Pacific time

Current Expiry Date and Time:

Never

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

RECEIVABLES MANAGEMENT OFFICE - CINDY CATHCART

Address

6TH FLOOR - 1802 DOUGLAS ST

VICTORIA BC V8T 4K6 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC.

Address

1900-717 7 AVE SW CALGARY AB T2P 0Z3 Canada

Vehicle Collateral

None

General Collateral

Base Registration General Collateral:

All the debtor's present and after acquired personal property, including but not restricted to machinery, equipment, furniture, fixtures and receivables.





BC Registries and Online Services

Original Registering Party

MINISTRY OF FINANCE

Address

1802 DOUGLAS ST PO BOX 9445 VICTORIA BC V8T 4K6 Canada





BC Registries and Online Services

Base Registration Number: 608181Q

Registration Description: CROWN CHARGE FILED PURSUANT TO TAXATION (RURAL

AREA) ACT

Act: MISCELLANEOUS REGISTRATIONS ACT

Base Registration Date and Time: August 30, 2024 at 4:17:42 pm Pacific time

Current Expiry Date and Time: Never

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

RECEIVABLES MANAGEMENT OFFICE - CINDY CATHCART **Address**

6TH FLOOR - 1802 DOUGLAS ST

VICTORIA BC V8T 4K6 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC. A

Address

1900-717 7 AVE SW CALGARY AB T2P 0Z3 Canada

Vehicle Collateral

None

General Collateral

Base Registration General Collateral:

ALL THE DEBTOR'S PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY, INCLUDING BUT NOT RESTRICTED TO MACHINERY, EQUIPMENT, FURNITURE, FIXTURES, INVENTORY AND RECEIVABLES.





BC Registries and Online Services

Original Registering Party

MINISTRY OF FINANCE

Address

1802 DOUGLAS ST PO BOX 9445 VICTORIA BC V8T 4K6 Canada





BC Registries and Online Services

Base Registration Number: 677516Q

Registration Description:

CROWN CHARGE FILED PURSUANT TO CARBON TAX ACT

Act:

MISCELLANEOUS REGISTRATIONS ACT

Base Registration Date and Time:

October 2, 2024 at 2:06:17 pm Pacific time

Current Expiry Date and Time:

Never

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

RECEIVABLES MANAGEMENT OFFICE - CINDY CATHCART

Address

6TH FLOOR - 1802 DOUGLAS ST

VICTORIA BC V8T 4K6 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC.

Address

1900-717 7 AVE SW CALGARY AB T2P 0Z3 Canada

Vehicle Collateral

None

General Collateral

Base Registration General Collateral:

All the debtor's present and after acquired personal property, including but not restricted to machinery, equipment, furniture, fixtures and receivables.





BC Registries and Online Services

Original Registering Party

MINISTRY OF FINANCE

Address

1802 DOUGLAS ST PO BOX 9445 VICTORIA BC V8T 4K6 Canada





BC Registries and Online Services

Base Registration Number: 677590Q

Registration Description:

PPSA SECURITY AGREEMENT

Act:

PERSONAL PROPERTY SECURITY ACT

Base Registration Date and Time:

October 2, 2024 at 2:30:00 pm Pacific time

Current Expiry Date and Time:

October 2, 2025 at 11:59:59 pm Pacific time Expiry date includes subsequent registered renewal(s)

.

Trust Indenture:

No

CURRENT REGISTRATION INFORMATION

(as of October 15, 2024 at 10:16:27 am Pacific time)

Secured Party Information

CALMONT LEASING LTD.

Address

14610 YELLOWHEAD TRAIL

EDMONTON AB T5L 3C5 Canada

Debtor Information

ERIKSON NATIONAL ENERGY INC.

Address

1900 717 7 AVE SW CALGARY AB T2P 0Z3 Canada

Vehicle Collateral

Туре	Year	Make/Model	Serial/VIN/DOT Number
Motor Vehicle (MV)	2020	FORD / F350	1FT8W3B60LEC34117

General Collateral

None.





BC Registries and Online Services

Original Registering Party

ELDOR-WAL REGISTRATIONS (1987) LTD.

Address

1200, 10123 99 STREET NW EDMONTON AB T5J 3H1 Canada



This is Exhibit "I" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta
Julie Incl
Bornster & Solicitor

COURT FILE NUMBER

1801-09188

COURT

COURT OF QUEEN'S BENCH OF

ALBERTA

JUDICIAL CENTRE

CALGARY

PLAINTIFF

THIRD EYE CAPITAL CORPORATION

DEFENDANTS

RANCH ENERGY CORPORATION, OPSMOBIL INC., 1734163 ALBERTA INC., 1859821 ALBERTA INC.,

OPSMOBIL GROUP INC., OPSMOBIL CONSTRUCTION INC., OPSMOBIL ENERGY SERVICES INC., AIR DALLAIRE LTD., and K.L. CAPITAL

CORP.

DOCUMENT

APPROVAL AND VESTING ORDER

(Sale by Receiver)

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

Josef G.A. Kruger, Q.C./ Robyn Gurofsky

Borden Ladner Gervais LLP 1900, 520 3rd Ave. S.W. Calgary, AB T2P 0R3

Telephone: (403) 232-9774 / (403) 232-9774

Facsimile: (403) 266-1395

Email: JKruger@blg.com/ RGurofsky@blg.com

File No. 413255.63

DATE ON WHICH ORDER WAS PRONOUNCED: July 29, 2019

LOCATION WHERE ORDER WAS PRONOUNCED: Calgary, Alberta

NAME OF JUSTICE WHO MADE THIS ORDER: The Honourable Justice K. Horner

upon the Application (the "Application") by Ernst and Young Inc. ("EY") in its capacity as the Court-appointed receiver and manager (the "Receiver") of the undertakings, property and assets of, among others, Ranch Energy Corporation (the "Debtor") for an order approving the sale transaction (the "Transaction") contemplated by an agreement of purchase and sale (the "Sale Agreement") between the Receiver and Trinitaine Energy Inc. (the "Purchaser") dated July 2, 2019 and appended to the Tenth Report of the Receiver dated July 19, 2019 (the "Report"), and vesting in the Purchaser the Debtor's right, title and interest in and to the assets described in the Sale Agreement (the "Purchased Assets");



the original Order

Dated this 31 day of 1414 29

Clerk of the Cou

AND UPON HAVING READ the Receivership Order dated July 19, 2018, as amended on August 7, 2018 (the "Receivership Order"), the Application appending the Service List and order sought, the Report, the Confidential Supplement to the Tenth Report of the Receiver dated July 19, 2019, the Brief of Law of the Receiver dated July 19, 2019, the Supplemental to the Tenth Report of the Receiver dated July 29, 2019 and the Affidavit of Service dated July 29, 2019;

AND UPON NOTING that the British Columbia Oil and Gas Commission's (the "BCOGC") position respecting the Application and this Order is the result of a negotiated arrangement which the BCOGC determined was appropriate in these particular and unique circumstances;

AND UPON HEARING the submissions of counsel for the Receiver, the Purchaser, and any other person on the service list in attendance at the hearing;

AND UPON BEING ADVISED that the Service List includes the working interest partners ("WIPS") and the non-operating working interest partners ("NOWIPS") associated with the Purchased Assets;

IT IS HEREBY ORDERED AND DECLARED THAT:

SERVICE

1. Service of notice of this Application and supporting materials is hereby declared to be good and sufficient, no other person is required to have been served with notice of this application and time for service of this application is abridged to that actually given.

APPROVAL OF TRANSACTION

- 2. The Transaction is hereby approved and execution of the Sale Agreement by the Receiver is hereby authorized and approved, with such minor amendments as the Receiver may deem necessary. The Receiver is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for completion of the Transaction and conveyance of the Debtor's right, title and interest in and to the Purchased Assets to the Purchaser.
- 3. Having been served with notice of the Application, to the extent the WIPS and NOWIPS have consent rights associated with the transfer of any of the Purchased Assets, the WIPS and NOWIPS are deemed to have consented to the Transaction.

- 4. Nothing in this Approval and Vesting Order or otherwise related to the Transaction, including but not limited to, the granting of consent by Canadian Natural Resources Limited and Canada Natural Resources, a General Partnership by its Managing Partner, Canadian Natural Resources Limited (together, "Canadian Natural") to same, shall act in any manner as a waiver of, or in any way be prejudicial to, Canadian Natural's claim against Predator Oil BC Ltd., Fireweed Energy Ltd. or Highwood Oil Company Ltd. in Alberta Court of Queen's Bench Action No. 1801-09601 (the "Claim") or constitute a granting of consent by Canadian Natural to the assignment of the Purported Assigned Interests (as that term is defined in the Claim) as between Ranch Energy Corporation, Predator Oil BC Ltd., Fireweed Energy Ltd. or Highwood Oil Company Ltd., as applicable.
- Pursuant to the Transaction, the Purchaser shall be assuming and, after closing the Transaction, responsible for satisfying all amounts constituting Post-Closing Payments (as such term is defined in the Sale Agreement) arising on or after the date of the Receivership Order. This Sale Approval and Vesting Order shall be without prejudice to the position of any claimant or the Purchaser regarding the validity and enforceability of any claim asserted as a Post-Closing Payment and whether such claim constitutes a Post-Closing Payment. Any disputes between a claimant and the Purchaser with respect to the validity and enforceability of a claim for any Post-Closing Payment shall be determined either by agreement of the claimant and the Purchaser or by Court order upon application by either the claimant or the Purchaser. For clarity, any application as aforesaid shall be made after closing the Transaction, on notice to the Receiver, although the Receiver's participation in such application or any settlement reached in respect thereof as between the claimant and the Purchaser, is not necessary.

PERMIT TRANSFERS BY PREDATOR OIL BC LTD.

6. Predator Oil B.C. Ltd. ("**Predator BC**") shall duly execute any documentation presented to it by the Receiver that is necessary, in the Receiver's sole discretion, to initiate the transfer application to the BCOGC with respect to those permits, leases and approvals associated with the Purchased Assets and regulated by the BCOGC (the "**PSA Permits**"), and shall further be obligated to take any other reasonable administrative steps or execute any further documentation reasonably necessary to complete the BCOGC transfer application with respect to the PSA Permits, and transfer the PSA Permits to the Purchaser pursuant to the BCOGC's regulatory, including permit transfer approval, process.

VESTING OF PROPERTY

- 3. Subject only to approval by the BCOGC of the transfer of any applicable licenses, permits and approvals pursuant to section 29 of the *Oil and Gas Activities Act* (British Columbia) and approval by a Government Authority (as defined below) of the transfer of any applicable agreement, license, permit, approval, certificate, lease or other instrument or authorization, upon delivery of a Receiver's certificate to the Purchaser substantially in the form set out in **Schedule "A"** hereto (the "Receiver's Closing Certificate"), all of the Debtor's right, title and interest in and to the Purchased Assets listed in the Sale Agreement shall vest absolutely in the name of the Purchaser, free and clear of and from any and all caveats, security interests, hypothecs, pledges, mortgages, liens, trusts or deemed trusts, reservations of ownership, royalties, options, rights of pre-emption, privileges, interests, assignments, actions, judgements, executions, levies, taxes, writs of enforcement, charges, or other claims, whether contractual, statutory, financial, monetary or otherwise, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, "Claims") including, without limiting the generality of the foregoing:
 - (a) any encumbrances or charges created by the Receivership Order:
 - (b) any charges, security interests or claims evidenced by registrations pursuant to the *Personal Property Security Act* (Alberta) or any other personal property registry system; and
 - (c) any liens or claims of lien under the Builders' Lien Act (Alberta)
 - and for greater certainty, this Court orders that all Claims affecting or relating to the Purchased Assets, other than those permitted encumbrances, caveats, interests, easements and restrictive covenants listed in **Schedule "B"** (collectively, "**Permitted Encumbrances**") which shall remain registered, are hereby expunged, discharged and terminated as against the Purchased Assets
- 8. Upon delivery of the Receiver's Closing 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 Receiver's Closing 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) the Registrar of British Columbia Land Titles ("Land Titles Registrar") for the lands defined below shall and is hereby authorized, requested and directed to forthwith:
 - (i) cancel existing Certificates of Title as summarized in Schedule "C" (the "Lands")
 - (ii) issue a new Certificate of Title for the Lands in the name of the Purchaser, namely,Trinitaine Energy Inc.;
 - (iii) discharge and expunge any Claims, excluding Permitted Encumbrances, including those which may be registered after the date of the Sale Agreement against the existing Certificate of Title to the Lands;
- (b) The British Columbia Ministry of Energy, Mines and Petroleum Resources ("Energy Ministry") 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 Debtor in and to any of the Purchased Assets located in the Province of British Columbia; and
 - (ii) transfer all Crown leases listed in **Schedule "D"** to this Order held by the Debtor or on behalf of the Debtor by Predator BC, to the Purchaser (or its nominee) free and clear of all Claims including Encumbrances but excluding Permitted Encumbrances;
- the Registrar of the British Columbia Personal Property Registry shall and is hereby directed to forthwith cancel and discharge any registrations at the British Columbia 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 Debtor in any of the Purchased Assets which are of a kind prescribed by applicable regulations as serial-number goods.

- (d) the Registrar of the Alberta Personal Property Registry 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 Debtor in any of the Purchased Assets which are of a kind prescribed by applicable regulations as serial-number goods.
- 9. 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 the Receiver'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.
- 10. 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 the Receiver of the Sale Agreement, other than any required approval by the BCOGC or other Governmental Authority with statutory discretion over transfers and referenced in paragraph 8 above.
- 11. Upon delivery of the Receiver's Closing Certificate together with a certified copy of this Order, this Order shall be immediately registered by the Land Titles Registrar 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 the Receiver in its capacity as Receiver of the Debtor and not in its personal capacity.
- 12. For the purposes of determining the nature and priority of Claims, net proceeds from sale of the Purchased Assets (to be held in an interest bearing trust account by the Receiver) shall stand in the place and stead of the Purchased Assets from and after delivery of the Receiver's Closing Certificate and all Claims including Encumbrances (but excluding Permitted Encumbrances) 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), the Receiver shall not make any

distributions to creditors of net proceeds from sale of the Purchased Assets without further order of this Court, provided however the Receiver may apply any part of such net proceeds to repay any amounts the Receiver has borrowed for which it has issued a Receiver's Certificate pursuant to the Receivership Order.

- 13. Except as expressly provided for in the Sale Agreement or by section 5 of the Alberta *Employment Standards Code* and section 97 of the British Columbia *Employment Standards Act*, the Purchaser (or its nominee) shall not, by completion of the Transaction, have liability of any kind whatsoever in respect of any Claims against the Debtor.
- 14. Upon completion of the Transaction, the Debtor and all persons who claim by, through or under the Debtor 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).
- 15. 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 Debtor, or any person claiming by, through or against the Debtor.
- 16. Immediately upon closing of the Transaction, holders of Permitted Encumbrances shall have no claim whatsoever against the Receiver.
- 17. The Receiver is directed to file with the Court a copy of the Receiver's Closing Certificate forthwith after delivery thereof to the Purchaser (or its nominee).

SEALING ORDER

18. The Confidential Supplement shall be sealed on the Court file, kept confidential, and shall not be available for public inspection until three months after the Receiver has filed the Receiver's Closing Certificate.

- 19. The Receiver is empowered and authorized, but not directed, to provide the Confidential Supplement (or any portion thereof or information contained therein) to any interest party, entity or person that the Receiver considers reasonable in the circumstances, subject to confidentiality arrangements satisfactory to the Receiver.
- 20. The Clerk of the Court shall file the Confidential Supplement in a sealed envelope attached to a notice that sets out the style of cause of these proceedings and states that:

THIS ENVELOPE CONTAINS CONFIDENTIAL MATERIALS, BEING THE CONFIDENTIAL SUPPLEMENT TO THE RECEIVER'S TENTH REPORT DATED 19 (THE "CONFIDENTIAL MATERIALS") PURSUANT TO THE SEALING ORDER ISSUED BY THE HONOURABLE MADAM JUSTICE K. HORNER ON JULY 29, 2019. THE CLERK OF THE COURT SHALL NOT RELEASE THE CONFIDENTIAL MATERIALS TO THE PUBLIC UNTIL THE THREE MONTHS AFTER THE RECEIVER HAS FILED A CLOSING CERTIFICATE CONFIRMING THAT THE TRANSACTION APPROVED PURSUANT TO THE JULY 29, 2019 ORDER HAS CLOSED.

MISCELLANEOUS MATTERS

- 21. 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 Debtor, and any bankruptcy order issued pursuant to any such applications;
 - (c) any assignment in bankruptcy made in respect of the Debtor; 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 the Debtor and shall not be void or voidable by creditors of the Debtor, 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.

- 22. The Receiver, 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.
- 23. 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 the Receiver 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 the Receiver, as an officer of the Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.
- 24. 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;
 - any other person served with notice of the application for this Order; (ii)
 - (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 Receiver's website at: www.documentcentre.eycan.com/

and service on any other person is hereby dispensed with.

25. 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.

> "Karen Horner ce of the Court of Queen's Bench of Alberta

TABA

Schedule "A"

Form of Receiver's Certificate

COURT FILE NUMBER

1801-09188

Clerk's Stamp

COURT

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY

PLAINTIFF

THIRD EYE CAPITAL CORPORATION

DEFENDANTS

RANCH ENERGY CORPORATION, OPSMOBIL INC., 1734163 ALBERTA INC., 1859821 ALBERTA INC., **OPSMOBIL** GROUP INC., OPSMOBIL CONSTRUCTION INC., OPSMOBIL ENERGY SERVICES INC., AIR DALLAIRE LTD., and K.L. CAPITAL

CORP.

DOCUMENT

RECEIVER'S CERTIFICATE

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS

DOCUMENT

Josef G.A. Kruger, Q.C./ Robyn Gurofsky

Borden Ladner Gervais LLP 1900, 520 3rd Ave. S.W. Calgary, AB T2P 0R3

Telephone: (403) 232-9774 / (403) 232-9774

Facsimile: (403) 266-1395

Email: JKruger@blg.com/ RGurofsky@blg.com

File No. 413255.63

RECITALS

- A. Pursuant to an Order of the Honourable Justice B.E.C. Romaine of the Court of Queen's Bench of Alberta, Judicial District of Calgary (the "Court") dated July 19, 2018, as amended on August 7, 2018, Ernst and Young Inc. was appointed as the receiver and manager (the "Receiver") of the undertakings, property and assets of, inter alia, Ranch Energy Corporation (the "Debtor").
- B. Pursuant to an Order of the Court dated July 29, 2019 the Court approved the agreement of purchase and sale made as of July 2, 2019 (the "Sale Agreement") between the Receiver and Trinitaine Energy Inc. (the "Purchaser") and provided for the vesting in the Purchaser of the Debtor'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 Receiver 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 as set out in section 3 of the Sale Agreement have been satisfied or waived by the Receiver and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Receiver.

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

THE RECEIVER CERTIFIES the following:

- 1. The Purchaser (or its nominee) has paid and the Receiver has received the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Sale Agreement;
- 2. The conditions to Closing as set out in section 3 of the Sale Agreement have been satisfied or waived by the Receiver and the Purchaser (or its nominee); and
- 3. The Transaction has been completed to the satisfaction of the Receiver.

This Certificate was delivered by the Receiver at [Time] on [Date].

Ernst and Young Inc., in its capacity as Receiver of the undertakings, property and assets of Ranch Energy Corporation, and not in its personal capacity.

Per:	
Name:	
Title:	

TABB

SCHEDULE "B"

PERMITTED ENCUMBRANCES

Alberta Personal Property Registry

- 1. Registration Number 17071013336 dated July 10, 2017 by Third Eye Capital Corporation against Ranch Energy Corporation in "all present and after acquired personal property of the debtor".
- 2. Registration Number 17071013353 dated July 10, 2017 by Third Eye Capital Corporation against Ranch Energy Corporation as land charge.
- 3. Alberta Personal Property Registration Number 17102519206 dated October 25, 2017 by ATB Financial against Ranch Energy Corporation in "All monies deposited in segregated Cash GIC account Nos. 32465977500, 32466301200, 750-32754843500 and 750-33400899500.

British Columbia Personal Property Registry

- 4. British Columbia Personal Property Registration Number 122481K dated July 6, 2017 by Third Eye Capital Corporation against Ranch Energy Corporation in "ALLPAAP and uncrystallised floating charge".
- 5. British Columbia Personal Property Registration Number 128171K dated July 10, 2017 by Third Eye Capital Corporation against Ranch Energy Corporation in "ALLPAAP and uncrystallised floating charge".
- 6. All Personal Property Security Agreement Registrations registered against Ranch Energy Corporation's right, title and interest in and to the Purchased Assets by Canadian Natural Resources Limited and Canadian Natural Resources, a General Partnership by its Managing Partner, Canadian Natural Resources Limited between approximately October 22, 2018 to October 25, 2018, to secure post-closing obligations of the Purchaser.

British Columbia Land Titles Office

7. Claims of Lien filed on August 29, 2018 on behalf of Pioneer Engineering Inc. on account of work done for OpsMobil Group Inc. and registered (under registration numbers CA7032802 and CA7032803) against title to lands (and in the case of CA7032803 against a statutory right of way on title to such lands) legally described as: "That Part of Unsurveyed Crown Land within Peace River District Shown As Area 5 on Plan PGP47626" (PID 025-327-607).

British Columbia Ministry of Energy, Mines and Petroleum Resources

8. Registration Number E13012 by Third Eye Capital Corporation as against the Purchased Assets.

Miscellaneous

- 9. All encumbrances, overriding royalties and other royalties, net profits interests and other burdens listed in Schedule "C" hereto.
- 10. Preferential Purchase Rights (as defined in the Sale Agreement) or any similar restriction applicable to any of the Assets.

- 11. The terms and conditions of the Title Documents, including the requirement to pay any rentals or royalties (including reassessments) 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.
- 12. The right reserve to or vested in any grantor, Governmental Authority by the terms of any Title Document or by Applicable law to terminate any Title Document.
- 13. 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.
- 14. Taxes on Petroleum Substances or the income or revenue from the Petroleum Substances and requirements imposed by Applicable Law or Governmental Authorities concerning rates of production from the Wells or from operations on any of the Lands, or otherwise affecting recoverability of Petroleum Substances from the Lands, which taxes or requirements are generally applicable to the oil and gas industry in the jurisdiction in which the Assets are located.
- 15. Agreements for the sale, processing, transmission or transportation of Petroleum Substances, which are terminable on not more than 60 (sixty) days' notice (without an early termination penalty or other like cost).
- 16. Any obligation of Ranch or Vendor to hold any right or interest in and to any of the Assets in trust for a Third Party.
- 17. The right reserved to or vested in any Governmental Authority to control or regulate any of the Assets in any manner, including any directives or notices received from any Governmental Authority pertaining to the Assets.
- 18. 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 Vendor's or Ranch's share of the costs and expenses thereof which are not due or delinquent as of the date hereof or, if then due or delinquent are being contested in good faith by Vendor or where, at the time of receivership, the same were being contested in good faith by Ranch.
- 19. 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.
- 20. Agreements and plans relating to pooling or unitization of any of the Petroleum and Natural Gas Rights.
- 21. Agreements respecting the operation of Wells by contract field operators.
- 22. Provisions for penalties and forfeitures under agreements as a consequence of non-participation in operations.
- 23. Liens created in the ordinary course of business in favour of any Governmental Authority with respect to operations pertaining to any of the Assets.

This is Exhibit "J" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Hotary Public/Commissioner for Oaths in and for Alberta

Suki In

Larrist 2 Solicitar

Betty Winiarz

From: Betty Winiarz

Sent:Wednesday, March 27, 2024 8:29 AMTo:Jerome.Santiago@eriksonnational.comCc:Jackie Miko; Jelena Molnar; Nick MarkicSubject:May Rentals due - Payor by Erikson

Hi Jerome:

The following P&NG leases have May rentals. In the past Erickson have been paying these by manual cheque as Erikson have not had ePayment set up.

Please confirm that Erikson will be making payment to keep these leases in good standing.

File No.	Title No.	Rental due date:
MRA		
244841	67435	19-May
MRA		
244826	67395	13-May
MRA		
123642	42261	13-May
MRA		
182831	14052	19-May
MRA		
123591	10300	13-May

Thanks

Betty Winiarz

Area Mineral Land Administrator Canadian Natural Resources Limited Tel: (403)517-7091 Fax: (403)517-7412 email: <u>Betty.Winiarz@cnrl.com</u> This is Exhibit "K" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Survey of Solicitor

From: Dixon, Olivia <odixon@osler.com>
Sent: Wednesday, May 29, 2024 5:19 PM

To: Patrick Harnett

Subject: Canadian Natural re Erikson - BC Crown Leases

Patrick,

I am writing further to my voicemail to you last Thursday, to which I have received no response. Please give me a call to discuss next steps in this matter at your earliest convenience.

In the meantime, we note that Erikson continues not to pay a variety of BC Crown leases. Accordingly, we anticipate that Canadian Natural will need to take steps to preserve the leases (including by paying any arrears and associated penalty fees). Canadian Natural reserves all rights to seek reimbursement for same from Erikson.

To do so, Canadian Natural will require Erikson to allow CNRL to take over the Payor status so that CNRL can make the payments to preserve the leases. A list of the specific leases is below. Erikson can contact the following individuals at the BC Crown's office in order to get this done:

Courtney Webster, Manager, Revenue Collection Reconciliation and Reporting Rentals & All ePayments related issues.

Email: Courtney.Webster@gov.bc.ca

Phone: 778-698-3685

OR

Shannon Nichols, Senior Tenure Management Advisor New titles & Continuation applications, Notices of Reduced

Continuation Eligibility, etc.

Email: Shannon.Nichols@gov.bc.ca

Phone: 236-478-1361

We look forward to hearing from you, and to your confirmation that Erikson has taken the above steps.

		CNRL QBLM Registered				
MR₄≚	SPL	Interest	Address for Service 💌	Payor <u></u>	UNIQUE_WELL_I	LICEN
123601	2	0	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200C094I094P1000	CANADIAN NATURALF
244826	1	50	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200B068D094P1600	CANADIAN NATURALF
244826	3	50	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200B090D094P1600	CANADIAN NATURALF
244826	4	50	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200D018E094P1600	CANADIAN NATURALF
244828	2	50	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200D037I094P1000	CANADIAN NATURALE
245890	1	0	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200D037I094P1000	CANADIAN NATURALF
245890	2	0	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200B050I094P1000	CANADIAN NATURALF
245891	1	0	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200C094I094P1000	CANADIAN NATURALF
244829	2	37.5	ERIKSON NATIONAL EGY	DISOLV-RANCH ENERG	200A089I094P1000	CANADIAN NATURALF
244821	2	50	DISOLV-RANCH ENERG	DISOLV-RANCH ENERG	200A041A094P1500	CANADIAN NATURALE

Regards,



Olivia Dixon Partner

403.260.7038 | odixon@osler.com Osler, Hoskin & Harcourt LLP | osler.com

This is Exhibit "L" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Jule Inch Berrister & Solicitor

From: Nichols, Shannon K EMLI:EX < Shannon.Nichols@gov.bc.ca>

Sent: Tuesday, September 17, 2024 11:26 AM

To: Betty Winiarz <Betty.Winiarz@cnrl.com>; Nick Markic <Nick.Markic@cnrl.com>

Cc: Rhonda Gosse <Rhonda.Gosse@cnrl.com>; Trisha Simmonds <Trisha.Simmonds@cnrl.com>

Subject: RE: APPLICATION TO RE-INSTATE - COURERED - RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

Hi Betty and Nick,

I have brought your letter to our executive to review.

They have permitted the reinstatement of titles PNG **67382**, **67383**, **67395** and **67397**. However, for the other titles which Canadian Natural Resources did not hold ownership rights, we are unable to reinstate these titles into CNRL's name. If you wish to obtain these titles, our recommendation is to reach out to Erikson's team, or their representatives, to seek a transfer agreement to transfer these titles to CNRL's name. We would then consider a reinstatement application for these titles.

As the rental amounts have changed due to the ineligibility of some of the titles contained in your request, I will return the cheques sent to us. In their place, please submit a new cheque in the amount of \$24,535.00. The breakdown of this payment is below:

Title	Paid To Date	Owed	Reinstate-	Lease	Total
		Rentals	ment Fee	lssu-	
				ance Fee	
67382	July 22, 2023	\$3,915.00	\$500.00	\$500.00	\$4,915.00
67383	October 25, 2023	\$7,807.50	\$500.00	\$500.00	\$8,807.50
67395	May 13, 2023	\$7,830.00	\$500.00	\$500.00	\$8,830.00
67397	November 17, 2023	\$982.50	\$500.00	\$500.00	\$1,982.50
					\$24,535.00

Once this payment is received, I will complete the reinstatement process for these titles and mail out confirmation.

On a related note, it has been brought to our attention by the Royalties team that there are some of CNRL's wells have been producing while their title has been cancelled. If you have not already, please immediately cease operations on these wells until their associated titles have been brought back into good standing. These titles are as follows:

Title	Well License	Stream ID	Erikson Royalty Taxpayer %	Partner	CNRL Royalty Taxpayer %
12674	W07622	BCWI200C094I094P1000	33.97245	Canadian Natural Resources Limited	66.02755
67382	W07355	BCWI200A041A094P1500	33.97245	Canadian Natural Resources Limited	66.02755
67383	W07808	BCWI200B068D094P1600	33.97245	Canadian Natural Resources Limited	66.02755
67383	W09229	BCWI200D018E094P1600	29.4125	Canadian Natural Resources Limited	70.5875
67383	W13417	BCWI200B090D094P1600	33.97245	Canadian Natural Resources Limited	66.02755
67395	W07785	BCWI200A089I094P1000	33.97245	Canadian Natural Resources Limited	66.02755
67396	W07350	BCWI200D037I094P1000	33.97245	Canadian Natural Resources Limited	66.02755
67396	W07784	BCWI200B050I094P1000	33.97245	Canadian Natural Resources Limited	66.02755
67435	W03813	BCWI200B044A094A1300	81.879	Canadian Natural Resources Limited	18.121
67435	W09263	BCWI200A033A094A1300	90.9395	Canadian Natural Resources Limited	9.0605

If you have any questions, please let me know.



Shannon Nichols (she/her)

Lead, Tenure Administration

Tenure and Resource Stewardship Branch
Energy Resources Division
Ministry of Energy, Mines and Low Carbon Innovation
Phone: 236-478-1361

From: Betty Winiarz < Betty.Winiarz@cnrl.com Sent: Thursday, September 5, 2024 9:53 AM

To: Nichols, Shannon K EMLI:EX <Shannon.Nichols@gov.bc.ca>

Cc: Nick Markic < Nick.Markic@cnrl.com >; Rhonda Gosse < Rhonda.Gosse@cnrl.com >; Trisha Simmonds < Trisha.Simmonds@cnrl.com >

Subject: APPLICATION TO RE-INSTATE - COURERED - RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

[EXTERNAL] This email came from an external source. Only open attachments or links that you are expecting from a known sender.

Good morning Shannon:

With regards to this matter, our application dated September 5, 2024 and two separate cheques are being sent by courier this morning.

I am enclosing a copy of the application in this email as well.

Let me know if there is anything else.

Thank you for all your help.

Betty

From: Betty Winiarz

Sent: Thursday, August 29, 2024 2:01 PM

To: 'Nichols, Shannon K EMLI:EX' < Shannon.Nichols@gov.bc.ca>

Cc: Nick Markic <Nick.Markic@cnrl.com>; Rhonda Gosse <Rhonda.Gosse@cnrl.com>; Trisha Simmonds <Trisha.Simmonds@cnrl.com>

Subject: RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

Hi Shannon:

Just to let you know that we do have our cheque ready to pay for rentals, re-instatement fees and lease issuance fees.

We are just working on the details of the lease re-instatement application and will let you know when we ready to have it sent out.

Thanks

Betty

From: Nichols, Shannon K EMLI:EX < Shannon.Nichols@gov.bc.ca>

Sent: Wednesday, August 21, 2024 3:35 PM **To:** Betty Winiarz < Betty.Winiarz@cnrl.com>

Subject: RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

Hi Nick and Betty,

The late payment fees are only applicable in cases where the title is paid within 60 days. The reinstatement fee takes its place in this case, so no need to include late fees.

Please do include any back rent that is owed on these titles, as this will need to be collected prior to the title being reinstated. If you would like some assistance calculating these amounts, please let me know.



Shannon Nichols (she/her)

Lead, Tenure Administration

Tenure and Resource Stewardship Branch Energy Resources Division Ministry of Energy, Mines and Low Carbon Innovation

Phone: 236-478-1361

From: Betty Winiarz < Betty Winiarz@cnrl.com Sent: Wednesday, August 21, 2024 7:34 AM

To: Nick Markic < Nichols@gov.bc.ca **Subject:** RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

This email came from an external source. Only open attachments or links that you are expecting from a known sender.

Hi Shannon:

In addition to Nick's question below, some of these leases have 2 years of missed rentals, can you please also confirm that we are paying for those 2 years of missed rent? This is all new to me.

Much thanks

Betty

From: Nick Markic < <u>Nick.Markic@cnrl.com</u>> Sent: Wednesday, August 21, 2024 7:46 AM

To: Nichols, Shannon K EMLI:EX <Shannon.Nichols@gov.bc.ca>

Cc: Betty Winiarz < Betty.Winiarz@cnrl.com>

Subject: RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

Thank you, Shannon.

We will prepare the reinstatement requests immediately and submit as soon as possible with all the applicable payments as you indicate.

With respect to the fees, do they include the 3% late payment fee already or shall we make this payment in addition the fees referenced below? We just want to ensure we are not missing anything.

We really appreciate your help with this.

Thank you, Nick

Nick Markic

Negotiating Landman Canadian Natural Resources w 403.386.5834| c 403.863.3616 Nick.Markic@cnrl.com

From: Nichols, Shannon K EMLI:EX <<u>Shannon.Nichols@gov.bc.ca</u>>

Sent: Tuesday, August 20, 2024 4:20 PM
To: Nick Markic < Nick.Markic@cnrl.com >
Cc: Betty Winiarz < Betty.Winiarz@cnrl.com >

Subject: RE: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

Hi Nick,

Please submit your reinstatement request on company letterhead along with a cheque for the payment and fees, and I can bring to our executive to discuss.

The criteria for a reinstatement is as follows:

The Minister has limited discretion to reinstate a lease that expired due to non-payment of rent. The following criteria must be met, though meeting the criteria does not guarantee reinstatement:

- The non-payment was inadvertent or due to non-financial circumstances beyond the control of the former lessee;
- No portion of the expired lease has been sold at a Crown disposition subsequent to the expiry of the lease; and
- The former lessee submits a written application to the director for reinstatement, accompanied by the reinstatement fee of \$500 and the issuance fee of \$500 (totaling \$1,000 plus annual rent).
- The reinstatement fee, issuance fee and rent must be paid manually and cannot be paid electronically through ePayments.

Please let me know if you have any questions.



Shannon Nichols (she/her)
Lead, Tenure Administration
Tenure and Resource Stewardship Branch
Energy Resources Division
Ministry of Energy, Mines and Low Carbon Innovation
Phone: 236-478-1361

From: Nick Markic < <u>Nick.Markic@cnrl.com</u>>
Sent: Thursday, August 15, 2024 6:53 PM

To: Nichols, Shannon K EMLI:EX <Shannon.Nichols@gov.bc.ca>

Cc: Nick Markic < Nick.Markic@cnrl.com >; Betty Winiarz < Betty.Winiarz@cnrl.com >

Subject: Cancelled BC Leases with CNRL Producing Wells - Erikson National Energy Inc. Default

Importance: High

[EXTERNAL] This email came from an external source. Only open attachments or links that you are expecting from a known sender.

Hi Shannon,

Further to my voice message today, it has come to our attention that a number of lease agreements in which Erikson National Energy Inc. is Addressee for Service have been cancelled by the Ministry due to unpaid rent.

Canadian Natural Resources limited (CNRL) is partnered with Erikson in each of these cancelled lease agreements and both companies hold working interests in active producing wells all licensed to CNRL (please see the table below). CNRL has a partial registered interest in some of the cancelled leases as shown below, but not all of the leases. In all cases, however, CNRL has a working interest in the mineral rights.

While CNRL is operator of the wells, we have not yet shut in any production pending further discussions with yourself. Our preference is to work with you and the Ministry in an effort to have these cancelled leases reinstated with CNRL as Addressee for Service as soon as possible to avoid any disruption in production. CNRL would be willing to pay all outstanding rent, plus interest, immediately. We will, however, promptly shut in production as required if that is your advice.

We appreciate your assistance in reinstatement of these leases, if possible, and any further direction you can provide.

I look forward to hearing from you at your earliest convenience.

Thank you, Nick

BC Title	CNRL Registered Interest	Address for Service	Well ID	Well Licensee	BC Well License
12674	No	ERIKSON NATIONAL EGY	200C094I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007622
67381	No	ERIKSON NATIONAL EGY	200C094I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007622
67396	No	ERIKSON NATIONAL EGY	200D037l094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007350
67396	No	ERIKSON NATIONAL EGY	200B050I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007784
67395	Yes 37.5%	ERIKSON NATIONAL EGY	200A089I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007785
67382	Yes 50%	RANCH ENERGY/ERIKSON	200A041A094P1500	CANADIAN NATURAL RESOURCES LIMITED	BC007355
67383	Yes 50%	ERIKSON NATIONAL EGY	200B068D094P1600	CANADIAN NATURAL RESOURCES LIMITED	BC007808
67383	Yes 50%	ERIKSON NATIONAL EGY	200B090D094P1600	CANADIAN NATURAL RESOURCES LIMITED	BC013417
67383	Yes 50%	ERIKSON NATIONAL EGY	200D018E094P1600	CANADIAN NATURAL RESOURCES LIMITED	BC009229
67397	Yes 50%	ERIKSON NATIONAL EGY	200D037I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007350

Nick Markic

Negotiating Landman Canadian Natural Resources w 403.386.5834| c 403.863.3616 Nick.Markic@cnrl.com



August 22, 2024

Ministry of Energy, Mines and Low Carbon Innovation

Tenure and Resource Stewardship Branch 6th Floor, 1810 Blanshard Street Victoria, BC V8T 4J1

Attention: Shannon Nicols

Lead, Tenure Administration

RE: Application to Re-Instate P&NG Title Nos.:

67383, 67397, 67395, 67382, 12674, 67396, 67381

CNRL Files: 244826, 244828, 244829, 244821, 123601, 245890, 245891

Canadian Natural Resources Limited (CNRL) is making application to re-instate the P&NG Lease Agreements listed in the below table, that have been cancelled by the Ministry due to Non-Payment of rentals by Erikson National Energy Inc. (Erikson), as successor to Ranch Energy Corporation. CNRL has a registered interest in 4 of the cancelled agreements and has a contractual partnership with Erikson in the remaining 3 cancelled agreements.

CNRL respectfully requests that the agreements be re-instated for the following reasons:

- All active producing wells are licensed to CNRL
- > CNRL was not informed by Erikson, as Payor, of their intentions to withhold payment of rentals
- No formal notification of the impending cancellations was received by CNRL in advance, removing the opportunity for CNRL to remit payment on behalf of Erikson prior to cancellation
- To the best of CNRL's knowledge, no portion of the cancelled/expired leases listed here have been sold at a Crown disposition subsequent to the expiry of these leases.

In addition to re-instatement, CNRL is respectfully requesting that the Ministry assign the payor in BC ePayments to CNRL on all agreements in order to maintain payments and administration of the agreements going forward.

BC Title No.	CNRL Registered Interest	Address for Service	Well ID	Well Licensee	BC Well License No.
67395	37.5%	ERIKSON NATIONAL EGY	200A089I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007785
67382	50%	ERIKSON NATIONAL EGY	200A041A094P1500	CANADIAN NATURAL RESOURCES LIMITED	BC007355
67383	50%	ERIKSON NATIONAL EGY	200B068D094P1600	CANADIAN NATURAL RESOURCES LIMITED	BC007808
			200B090D094P1600	CANADIAN NATURAL RESOURCES LIMITED	BC013417
			200D018E094P1600	CANADIAN NATURAL RESOURCES LIMITED	BC009229

67397	50%	ERIKSON NATIONAL EGY	200D037I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007350
12674	No	ERIKSON NATIONAL EGY	200C094I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007622
67381	No	ERIKSON NATIONAL EGY	200C094I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007622
67396	No	ERIKSON NATIONAL EGY	200D037l094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007350
			200B050I094P1000	CANADIAN NATURAL RESOURCES LIMITED	BC007784

Enclosed with this application is CNRL Cheque no._____ in the amount of \$36,347.50 for annual rentals, re-instatement fees and lease issuance fees required for each agreement, as outlined in the table below.

Rentals, Re-Instatement &Lease issuance Fees

File No.	Crown No.	Rental Period	Gross Rental	Re- Instatement Fees	Lease Issuance Fees	Total Amount owing to Crown:
MRA 244826	67383	Oct 25, 2023 - 2024	\$7,807.50	\$500.00	\$500.00	\$8,807.50
MRA 244828	67397	Nov 17, 2023 - 2024	\$982.50	\$500.00	\$500.00	\$1,982.50
MRA 244829	67395	May 13, 2023 - 2024	\$3,915.00	\$500.00	\$500.00	\$4,915.00
		May 13, 2024 - 2025	\$3,915.00			\$3,915.00
MRA 244821	67382	July 22, 2023 - 2024	\$1,957.50	\$500.00	\$500.00	\$2,957.50
		July 22, 2024-2025	\$1,957.50			\$1,957.50
MRA 123601	12674	Nov 17 ,2023 -2024	\$982.50	\$500.00	\$500.00	\$1,982.50
MRA 245890	67396	May 13, 2023 -2024	\$2,940.00	\$500.00	\$500.00	\$3,940.00
		May 13, 2024 -2025	\$2,940.00			\$2,940.00
MRA 245891	67381	July 22, 2023 - 2024	\$975.00	\$500.00	\$500.00	\$1,975.00
		July 22, 2024 - 2025	\$975.00			\$975.00
Total:			\$8,812.50	\$3,500.00	\$3,500.00	\$36,347.50

Thank you for your time and consideration in this matter, should you have any questions or require further information please contact Nick Markic, Area Land Negotiator at 403-386-5834 or by email at nick.markic@cnrl.com, or Betty Winiarz, Area Mineral Land Administrator at 403-517-7091 or by email at betty.winiarz@cnrl.com.

CANADIAN NATURAL RESOURCES LIMITED

Betty Winiarz
Betty Winiarz

Area Mineral Land Administrator Canadian Natural Resources Limited Tel: (403)517-7091 Fax: (403)517-7412 email: Betty.Winiarz@cnrl.com

cc: Nick Markic

This is Exhibit "M" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

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October 4, 2024

EMLI File(s): 67382, 67383, 67395, 67397

Your File(s): 244826, 244828, 244829, 244821

Betty Winiarz Canadian Natural Resources Limited 2500-855 2 St SW Calgary AB T2P 4J8

Re:

PNG Leases 67382, 67383, 67395, 67397 Request for Reinstatement of Lease

Dear Ms. Winiarz:

Thank you for your September 5, 2024 letter requesting the reinstatement of PNG leases 67382, 67383, 67395, and 67397 (collectively, the Leases) as as provided for by section 63(2) of the *Petroleum and Natural Gas Act* (Act). Your cheque in the amount of \$24,535.00 was received on September 20, 2024.

I have reviewed the circumstances relevant to your request and have determined to approve the immediate reinstatement of the Leases.

A receipt in the amount of \$24,535.00 will be mailed under separate cover. This represents the owed rentals for the leases, a \$500 lease issuance fee for each lease, and the \$500.00 reinstatement fee for each lease. Should you have any questions regarding this matter, please contact Shannon Nichols of this office by email at pngtitles@gov.bc.ca.

Yours truly,

Chris Pasztor
Executive Director

Tenure and Resource Stewardship Branch

Branch

This is Exhibit "N" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

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Categories

News

ACC Borrower Guide: Canada

< Back to News

Third Eye Capital exits loan in Pieridae Energy with significant returns; retains stock and senior loan at parent company

TORONTO, June 15, 2023 /CNW/

Third Eye Capital Corporation ("Third Eye Capital"), Canada's leading provider of asset-based financing solutions to companies that are underserved or overlooked by traditional sources of capital, confirmed today that it has substantially exited its investment in Pieridae Energy Limited. (TSX: PEA). Through Erikson National Energy ("Erikson"), a special purpose entity, Third Eye Capital made a net loan of \$200 Million to a subsidiary of Pieridae Energy in October 2019, which was repaid primarily through financing from Prudential Private Capital and Voya Investment Management. Through to today, Erikson has received over \$370 Million in cash payments comprising principal, interest, and fees. Erickson will retain a \$20 Million short-term, senior secured loan at Pieridae Energy,, and currently owns an approximately 15% stake in the common stock of Pieridae Energy.

Mark Horrox, Principal at Third Eye Capital commented: "We backed Pieridae Energy to complete a transformational acquisition at a time when capital allocation to Canadian oil and natural gas businesses was scarce. Our analysis proved correct and Pieridae has successfully positioned itself as an environmentally conscious market leader in Alberta's Foothills region, delivering substantial benefits to our investors. We are excited to continue our support for Pieridae's growth journey."

Arif Bhalwani, CEO at Third Eye Capital highlighted his firm's investment approach: "This is another example of how Third Eye Capital can unlock value for asset-rich companies, even when their assets are out of favour or too complex for mainstream lenders. At a time when uncertainty reigns, we can provide critical financing and strategic guidance to help companies solve problems."

About Third Eye Capital

Founded in 2005, Third Eye Capital is Canada's leading provider of asset-based financing solutions to companies that are underserved or overlooked by traditional sources of capital. With a proven track record of nearly \$5 billion in lending commitments across more than 125 portfolio investments, Third Eye Capital is one of the most experienced private debt firms in Canada. From navigating through periods of extreme distress to embracing moments of extraordinary change, Third Eye Capital excels at executing opportunities that other lenders simply cannot or will not pursue. Third Eye Capital actively engages with a company's key assets to bridge the gap between their perceived value and actual worth, and provides access to capital and expertise that enables portfolio companies to flourish.

VIEW ORIGINAL ARTICLE

This is Exhibit "O" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Julie Inches Borrister & Solicitar

Careers Contact Us

Pieridae Energy Limited 0.25 @ 0.005 (2.04%) 3,750

Pieridae Announces Issuance of Warrants

Announcement is a Vote of Confidence in the Company

Home / Pieridae Announces Issuance of Warrants

April 8 2021

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Pieridae Announces Issuance of Warrants

Announcement is a Vote of Confidence in the Company

CALGARY, ALBERTA – April 8, 2021 - Pieridae Energy Limited ("Pieridae" or the "Company") (PEA.TO) announced today it has granted 5,000,000 common share purchase warrants ("Warrants") to Erikson National Energy Inc. ("Erikson"). Each Warrant shall be exercisable to purchase one fully paid and non-assessable common share in the capital of Pieridae at an exercise price equal to CAD\$0.70 per common share. The expiration date of the Warrants is March 31, 2026. As part of the Credit AgreementPieridae entered into with Third Eye Capital Corporation ("TEC") on October 16, 2019 where the Company secured a loan facility of \$206.0 million, Pieridae is subject to a series of covenants. One of those covenants is maintaining a minimum market capitalization threshold of \$200 million commencing June 30, 2021. In consideration of the issuance of these Warrants, this covenant has now been removed.

"We are very pleased that our primary lender TEC through its portfolio company Erikson continues to show strong support for Pieridae," said Pieridae's Chief Financial Officer Rob Dargewitcz. "This agreement demonstrates TEC's commitment to our company and is a tangible vote of confidence in what we are focused on achieving as the largest Foothills producer in North America and the developer of the multi-billion-dollar Goldboro LNG Project off Canada's East Coast."

Prior to the grant of the Warrants, Erikson controlled 23,255,813 shares in Pieridae, representing approximately 14.8% of the issued and outstanding shares of the Company. As a result of the grant, Erikson owns 23,255,813 shares and 5,000,000 Warrants.

About Pieridae:

Founded in 2011, Pieridae, a majority Canadian owned corporation based in Calgary, is focused on the development of integrated energy-related activities, from the exploration and extraction of natural gas to the development, construction and operation of the Goldboro LNG facility and the production of LNG for sale to Europe and other markets. Pieridae is on the leading edge of the re-integration of the LNG value chain in North America. After completion of all the transactions disclosed in this news release, Pieridae has 157,641,871 common shares issued and outstanding which trade on the TSX ("PEA.TO").

For further information please contact:

Alfred Sorensen, Chief Executive Officer Telephone: (403) 261-5900

Rob Dargewitcz, Chief Financial Officer Telephone: (403) 261-5900

James Millar, Director, External Relations Telephone: (403) 261-5900

CONTACT US

info@pieridaeenergy.com 403.261.5900

10/18/24, 9:54 AM

CALGARY

3100, 308-4th Avenue SW Calgary, Alberta T2P 0H7 Canada

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This is Exhibit "P" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Julie Incl.

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Pieridae /	Announces	Sale of	Goldboro,	Equity	Financing,	Full Repa	yment
	of	Bridge I	Loan & Pro	duction	n Shut-In		

Completes strategic pivot to a focused E&P and Midstream company while reducing both debt and cost of capital

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PIERIDAE ANNOUNCES SALE OF GOLDBORO, EQUITY FINANCING, FULL REPAYMENT OF BRIDGE LOAN & PRODUCTION SHUT-

Completes strategic pivot to a focused E&P and Midstream company while reducing both debt and cost of capital

CALGARY, ALBERTA – July 25, 2024 – Pieridae Energy Limited ("Pieridae" or the "Company") (TSX: PEA) is pleased to announce it has completed the sale of its Goldboro assets (the "Goldboro Sale") and has issued notice to repay in full the Company's subordinated secured bridge loan (the "Bridge Loan"). The balance of the Bridge Loan repayment in excess of the Goldboro Sale proceeds will be funded by the Company's existing liquidity. Pieridae is also pleased to announce it has agreed to a private placement of common shares with Alberta Investment Management Corporation ("AIMCo"), an existing Pieridae shareholder (the "Private Placement"), the proceeds of which will be used to repay a portion of the Company's existing credit facilities. Also, in response to sustained low natural gas prices, Pieridae is shutting-in approximately 6,250 boe/d of production that flows to a third-party owned and operated facility in the Company's Central Alberta core area.

Darcy Reding, President & CEO, commented "We are excited to conclude the sale of Goldboro, an important step in concentrating our strategy onto our upstream and midstream businesses. We are also very pleased with the ongoing support of our lenders and of AIMCo, who have each made additional commitments to enable the repayment of the highest cost loan in our capital structure. Pieridae will be stronger financially with a lower risk profile and a clearer investment proposition that benefits our shareholders."

BRIDGE LOAN REPAYMENT

On July 25, 2024, Pieridae issued a binding repayment notice (the "Repayment Notice") to TEC pursuant to which the Company has agreed to fully repay the 18% fixed rate, subordinated convertible Bridge Loan which matures December 13, 2024. Pursuant to the Repayment Notice, the Bridge Loan will be settled in cash on or prior to August 24, 2024 in the amount of \$24.0 million, including outstanding principal and accrued interest. Extinguishing the Bridge Loan with cash reduces the Company's total debt and avoids more significant equity dilution that would otherwise occur in the event of a full conversion of the Bridge Loan to common shares.

GOLDBORO SALE

In November 2023, Pieridae announced its intention to sell its Goldboro assets. On July 25, 2024 Pieridae finalized the Goldboro Sale for cash consideration of \$12.0 million, subject to normal closing adjustments and the release of security by Third Eye Capital Corporation ("TEC"), concurrent with repayment of the Bridge Loan.

The conclusion of the Goldboro Sale is an important step in the Company's previously announced strategic pivot away from the legacy of an integrated east coast LNG project. Pieridae has now completed the shift to focus on operating and growing the Company's natural gas, NGL and sulphur production and optimizing its midstream processing facilities in the Foothills region of Alberta.

PRIVATE PLACEMENT

Concurrent with the closing of the sale of the Goldboro assets, Pieridae has entered into a subscription agreement with AIMCo to issue 12,800,000 common shares to AIMCo at a price of \$0.35 per share, for proceeds of \$4.48 million in a non-brokered private placement. Pieridae has 159,111,336 common shares outstanding prior to the Private Placement and will have 171,911,336 common shares outstanding following the Private Placement. Proceeds from the Private Placement will be used to repay a portion of the Company's existing credit facilities.

The Company has received conditional approval for the Private Placement from the Toronto Stock Exchange ("TSX") and, pursuant to National Instrument 45-102 - Resale of Securities, the shares issued under the Private Placement are subject to a four month plus one day hold period, commencing on the day of closing which is anticipated to occur on or about the date of repayment of the Bridge Loan.

ADVISORS

Peters & Co. Limited is acting as exclusive financial advisor to Pieridae with respect to the Private Placement. Norton Rose Fulbright Canada LLP is acting as Pieridae's legal advisor.

PRODUCTION SHUT IN

Pieridae has initiated the shut-in of approximately 6,250 boe/d of uneconomic sour gas production in its Central Alberta core area due to extremely low AECO natural gas prices and high processing costs. The production flows to a third-party processing facility and is expected to be completely shut-in by July 26, 2024. Pieridae continually evaluates the economic performance of its producing assets to optimize net operating income during periods of sustained low commodity prices.

ABOUT PIERIDAE

Pieridae is a Canadian energy company headquartered in Calgary, Alberta. The Company is a significant upstream producer and midstream custom processor of natural gas, NGLs, condensate, and sulphur from the Canadian Foothills and adjacent areas in Alberta and in northeast British Columbia. Pieridae's vision is to provide responsible, affordable natural gas and derived products to meet society's energy security needs. Pieridae's common shares trade on the TSX under the symbol "PEA".

For further information, visit www.pieridaeenergy.com, or please contact:

Darcy Reding, President & Chief Executive Officer Telephone: (403) 261-5900 Adam Gray, Chief Financial Officer Telephone: (403) 261-5900

Investor Relations

investors@pieridaeenergy.com

Forward-Looking Statements

Certain of the statements contained herein may constitute "forward-looking statements" or "forward-looking information" within the meaning of applicable securities laws (collectively "forward-looking statements"). Words such as "may", "will", "should", "could", "would", "anticipate", "agreed to", "focus on", "optimize", "grow", "reduce", "avoid", "vision", "strategy", "proposition", "ongoing" and other similar words and expressions may be used to identify the forward-looking statements contained herein. These statements reflect management's current beliefs and are based on information currently available to management. Forward-looking statements contained herein include, without limitation: the intended use of proceeds from the Goldboro Sale and the Private Placement; the Company's ability to draw on its existing credit facilities; expectations with respect to the closing of the Private Placement, including timing thereof; expectations with respect to repayment of the Bridge Loan, including mechanics and timing thereof; the anticipated benefits of the repayment of the Bridge Loan, including, but not limited to, increasing the Company's financial strength and lowering its risk profile, improving the Company's investment profile, reducing the Company's total debt, avoiding equity dilution and other benefits to shareholders; expectations with respect to ongoing support from the Company's lenders and AlMCo; the release of security held by TEC in connection with the Goldboro Sale; and the Company's strategic focus on operating and growing its natural gas, NGL and sulphur production and on optimizing its midstream process facilities.

Forward-looking statements involve significant risk and uncertainties. A number of factors could cause actual results to differ materially from the results discussed in the forward-looking statements including, but not limited to, the risks associated with oil and gas exploration, development, exploitation, production, processing, marketing and transportation, loss of markets, volatility of commodity prices, currency fluctuations, imprecision of resources estimates, environmental risks, competition from other producers, incorrect assessment of the value of acquisitions, failure to realize the anticipated benefits of acquisitions, delays resulting from or inability to obtain required regulatory approvals, and ability to access sufficient capital from internal and external sources. These and other risk factors are discussed in more detail under "Risk Factors" and elsewhere in Pieridae's Annual Information Form for the year ended December 31, 2023, which is available on the Company's profile on SEDAR+ at www.sedarplus.ca. Additional risk factors include, but are not limited to: the Private Placement may not be completed, or may not be completed on the terms and timeline as currently expected; and the repayment of the Bridge Loan may not be completed on the terms or timeline as currently expected.

Forward-looking statements are based on a number of factors and assumptions which have been used to develop such forward-looking statements, but which may prove to be incorrect. Although Pieridae believes that the expectations reflected in such forward-looking statements are reasonable, undue reliance should not be placed on forward-looking statements because Pieridae can give no assurance that such expectations will prove to be correct. In addition to other factors and assumptions which may be identified in this document, assumptions have been made regarding, among other things: the impact of increasing competition; the general stability of the economic and political environment in which Pieridae operates; the ability of Pieridae to obtain and retain qualified staff, equipment and services in a timely and cost efficient manner; the ability of the operator of the projects which Pieridae has an interest in to operate the field in a safe, efficient and effective manner; the ability of Pieridae to obtain financing on acceptable terms; the ability to replace and expand oil and natural gas resources through acquisition, development and exploration; the timing and costs of pipeline, storage and facility construction and expansion and the ability of Pieridae to secure adequate product transportation; future oil and natural gas prices; currency, exchange and interest rates; the regulatory framework regarding royalties, taxes and environmental matters in the jurisdictions in which Pieridae operates; timing and amount of capital expenditures; future sources of funding; production levels; weather conditions; success of exploration and development activities; access to gathering, processing and pipeline systems; advancing technologies; and the ability of Pieridae to successfully market its oil and natural gas products.

Readers are cautioned that the foregoing list of assumptions and risk factors is not exhaustive. Additional information on these and other factors that could affect Pieridae's operations and financial results are included in reports on file with Canadian securities regulatory authorities and may be accessed through the SEDAR+ website (www.sedarplus.ca), and at Pieridae's website (www.pieridaeenergy.com).

Although the forward-looking statements contained herein are based upon what management believes to be reasonable assumptions, management cannot assure that actual results will be consistent with these forward-looking statements. Investors should not place undue reliance on forward-looking statements. These forward-looking statements are made as of the date hereof and Pieridae assumes no obligation to update or review them to reflect new events or circumstances except as required by applicable securities laws.

Forward-looking statements contained herein concerning the oil and gas industry and Pieridae's general expectations concerning this industry are based on estimates prepared by management using data from publicly available industry sources as well as from reserve reports, market research and industry analysis and on assumptions based on data and knowledge of this industry which Pieridae believes to be reasonable. However, this data is inherently imprecise, although generally indicative of relative market positions, market shares and performance characteristics. While Pieridae is not aware of any misstatements regarding any industry data presented herein, the industry involves risks and uncertainties and is subject to change based on various factors.

Neither TSX nor its Regulation Services Provider (as that term is defined in policies of the TSX) accepts responsibility for the adequacy or accuracy of this release.

PIERIDAE D

CONTACT US

info@pieridaeenergy.com 403.261.5900

CALGARY

3100, 308-4th Avenue SW Calgary, Alberta T2P 0H7 Canada

Market Data powered by QuoteMedia - Terms of Use

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This is Exhibit "Q" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July Ind.

Bwnsty & Solicitor



Sandra Marin Joint Venture Analyst E-mail: Sandra.Marin@cnrl.com

October 20, 2022

Erikson National Energy Inc. Suite 1900, 717 – 7th Avenue SW Calgary, AB T2P 0Z3 BY COURRIER AND EMAIL

Attention: MR. Dan Jalbert, Chief Executive Officer

Dear Sir:

Re: Notice of Default and Request for Payment

We would note that **Erikson National Energy Inc.** is currently in default of its obligations by virtue of its indebtedness to Canadian Natural Resources Limited and/or its affiliates Canadian Natural Resources and Canadian Natural Resources Northern Alberta Partnership (hereinafter collectively referred to as "Canadian Natural") in the amount of \$374,577,24 invoiced accordance with the following agreements:

- MEMORANDUM OF AGREEMENT; Dated: 12/15/1980 Land: 94-P-10 Block C Units 78,79,88,89,98,99 Our File: 609842 - BC-00479
- SEISMIC OPTION AGREEMENT; Dated: 2/8/1978
 Land: 94-P-10 Block K Units 52,53,62,63,72-75,82-85,92-95
 Our File: 609859 BC-00496
- NON CROSS-CONVEYED POOLING AGREEMENT; Dated: 9/12/2005 Land: 94-P-10 Block E Units 98,99 Our File: 624944 - (blank)
- FARMOUT, OPTION AND OPERATING AGREEMENT; Dated: 8/13/1979
 Land: 94-P-15 Block D Units 34-37,44-47,54,55,64,65; 94-P-15 Block E Units 12,13,22,23;
 Our File: 609856 BC-00493
- HELMET NORTH GAS GATHERING FACILITIES AGREEMENT FOR THE CONSTRUCTION, OWNERSHIP & OPERATION; Dated: 2/1/2010 Land: 94-P-10 Block G Unit 71 (A) Our File: 636743 - HEL.F3.5A
- JULY LAKE ALL SEASON ROAD CO&O; Dated: 1/1/2008 Land: 94-P-7 Block G Unit 71 (C) Our File: 633439 - JUL.R1.5A

7. JULY LAKE GAS GATHERING FACILITIES CO&O; Dated: 1/1/1993

Land: 94-P-10 Block I Unit 66 (B) Our File: 628761 - JUL,F1.5A

8. MASTER ROAD USE AGREEMENT; Dated: 6/1/2020

Our File: 954827

(the "Agreements")

Accordingly, we would request that you forward payment of the entire balance owing of \$374,577.24 by way of a certified cheque or bank draft payable to Canadian Natural Resources Limited. A detailed Statement of Account is attached, herewith, for your reference.

Please note that some Agreements may allow for the application of operators' or processors' liens immediately following the issuance of this notice. If we are not in receipt of payment and have not heard from you within <u>FIVE</u> (5) <u>DAYS</u> from the date of this notice, Canadian Natural will take immediate steps to pursue any remedies available to it in order to collect the outstanding amount, including but not limited to, the exercise of operators' and processors' lien remedies afforded by the Agreements.

In the event that the default is not cured and that Canadian Natural chooses to exercise a lien on the Erikson National Energy Inc. share of production to collect the account arrears, Canadian Natural may also deduct from Erikson National Energy Inc. share of revenues any freehold royalty and/or gross overriding royalty payments due from jointly – owned wells or tracts and further submit these amounts to the royalty recipients on Erikson National Energy Inc. behalf. In order to avoid the issuance of duplicate payments to the royalty recipients, please check the joint – interest billings to find out whether these deductions are already being made on your behalf. Canadian Natural will not deduct nor remit any royalties from wells or tracts that it does not jointly own with Erikson National Energy Inc. from the proceeds of the product.

We trust you will find the foregoing to be in order, however, should you have any questions with respect to the foregoing, please contact the undersigned.

Yours truly,

CANADIAN NATURAL RESOURCES LIMITED

Sandra Marin

Joint Venture Analyst

Sandra Marin

Enclosure

Cc. Ms. Brenda Balog, Manager, Legal - Corporate Operations - Canadian Natural (via e-mail, without attachment);

Ms. Jelena Molnar, Analyst, Legal - Financial Operations - Canadian Natural (via e-mail, without attachment);

Mr. Nicolas Vaschetto, Director, Joint Ventures - Canadian Natural (via e-mail, without attachment);

Ms. Melissa Stockes, Manager, Joint Ventures - Canadian Natural (via e-mail, without attachment);

Ms. Amy Oliverio, Supervisor, Joint Ventures - Canadian Natural (via e-mail, without attachment);

Ms. Everett Wylie, Manager, JV Accounting - Canadian Natural (via e-mail, without attachment);Ms. Leanne Hunter, JV Analyst, Joint Ventures- Canadian Natural (via e-mail, without attachment);

Mr. Keith Peach, JV Representative, Joint Ventures- Canadian Natural (via e-mail, without attachment

Ms. Lori Gubenco, Supervisor, Joint Ventures - Canadian Natural (via e-mail, without attachment

Ms. Crystal Mikalishen, Contract analyst - Canadian Natural (via e-mail, without attachment);



Sandra Marin

Joint Venture Analyst E-mail:Sandra.Marin@cnrl.com

BY COURIER AND EMAIL

May 23, 2023

Erikson National Energy Inc. Suite 1900, 717 – 7th Avenue SW Calgary, AB T2P 0Z3

Attention: MR. Dan Jalbert, Chief Executive Officer

Dear Sir:

Re: Notice of Default and Request for Payment

We would note that **Erikson National Energy Inc.** is currently in default of its obligations by virtue of its indebtedness to Canadian Natural Resources Limited and/or its affiliates Canadian Natural Resources and Canadian Natural Resources Northern Alberta Partnership (hereinafter collectively referred to as "Canadian Natural") in the amount of **\$424,950.40** invoiced accordance with the following agreements:

1. MEMORANDUM OF AGREEMENT Dated: 12/15/1980

Land: 94-P-10 Block C Units 78,79,88,89,98,99

Our File: 609842 - BC-00479

2. PEGGO/TOOGA AREA GAS HANDLING AGREEMENT Dated: 5/1/2017

Our File: 658718 - PEG.F14.17A3

3. MEMORANDUM OF AGREEMENT Dated: 12/15/1980

Land: 94-P-10 Block C Units 78,79,88,89,98,99

Our File: 609842 - BC-00479

4. SEISMIC OPTION AGREEMENT Dated: 2/9/1978

Land: 94-P-10 Block K Units 52,53,62,63,72-75,82-85,92-95

Our File: 609859 - BC-00496

5. HELMET/JULY LAKE AREA CONTRACT WELLS/FACILITIES OPERATING AGREEMENT Dated:

5/1/2011

Our File: 638244 - HEL.17A45

6. HELMET NORTH GAS GATHERING FACILITIES AGREEMENT FOR THE CONSTRUCTION,

OWNERSHIP & OPERATION Dated: 2/1/2010

Land: 94-P-10 Block G Unit 71 (A) Our File: 636743 - HEL.F3.5A 7. JULY LAKE POOLING AGREEMENT Dated: 9/1/2003

Land: 94-P-10 Block H Units 56-59,66-69,74,75,84,85,94,95,98,99

Our File: 636487

8. JULY LAKE GAS GATHERING FACILITIES CO&O Dated: 1/1/1993

Land: 94-P-10 Block I Unit 66 (B) Our File: 628761 - JUL.F1.5A

9. NON CROSS-CONVEYED POOLING AGREEMENT Dated: 9/12/2005

Land: 94-P-10 Block E Units 98,99

Our File: 624944

10. JULY LAKE ALL SEASON ROAD CO&O Dated: 1/1/2008

Land: 94-P-7 Block G Unit 71 (C) Our File: 633439 - JUL.R1.5A

11. HELMET NORTH GAS GATHERING FACILITIES AGREEMENT FOR THE CONSTRUCTION,

OWNERSHIP & OPERATION Dated: 2/1/2010

Land: 94-P-10 Block G Unit 71 (A) Our File: 636742 - HEL.F3.5A

12. OPERATING AGREEMENT Dated: 11/17/1976

Land: 94-P-9 Block L Units 40, 50; 94-P-10 Block I Units 31, 41

Our File: 609839 - BC-00475

13. FARMOUT AND OPTION AGREEMENT Dated: 1/30/1990

Land: 94-P-10 Block I Units 14,15,24,25,32-37,40,42-47,50,52-55,62-

65,72,73,78,79,82,83,88,89,94,95,98,99; 94-P-10 Block J Units 31,41,92,93; 94-P-15 Block A Units 4,5,8,9,11,21,31,34,35,41,44; 94-P-15 Block B Units 2,3; 94-P-16 Block D Units 20,30,40,50;

Our File: 609840 - BC-00476

14. ROAD USE AGREEMENT Dated: 6/1/2020

Our File: 954827

(the "Agreements")

Accordingly, we would request that you forward payment of the entire balance owing of **\$424,950.40** by way of a certified cheque or bank draft payable to Canadian Natural Resources Limited. A detailed Statement of Account is attached, herewith, for your reference.

Please note that some Agreements may allow for the application of operators' or processors' liens immediately following the issuance of this notice. If we are not in receipt of payment and have not heard from you within <u>FIVE</u> (5) <u>DAYS</u> from the date of this notice, Canadian Natural will take immediate steps to pursue any remedies available to it in order to collect the outstanding amount, including but not limited to, the exercise of operators' and processors' lien remedies afforded by the Agreements.

In the event that the default is not cured and that Canadian Natural chooses to exercise a lien on the Erikson National Energy Inc. share of production to collect the account arrears, Canadian Natural may also deduct from Erikson National Energy Inc. share of revenues any freehold royalty and/or gross overriding royalty payments due from jointly – owned wells or tracts and further submit these amounts to the royalty recipients on Erikson National Energy Inc. behalf. In order to avoid the issuance of duplicate payments to the royalty recipients, please check the joint – interest billings to find out whether these deductions are already being made on your behalf. Canadian Natural will not deduct nor remit any royalties from wells or tracts that it does not jointly own with Erikson National Energy Inc. from the proceeds of the product.

Erikson National Energy Inc. Default Notice and Request for Payment May 23, 2023 Page 3

We trust you will find the foregoing to be in order, however, should you have any questions with respect to the foregoing, please contact the undersigned.

Yours truly,

CANADIAN NATURAL RESOURCES LIMITED

Sandra Marin

Sandra Marin

Joint Venture Analyst

Enclosure

Cc. Ms. Julie Inch, Manager, Legal – Corporate Operations – Canadian Natural (via e-mail, without attachment);

Ms. Jelena Molnar, Analyst, Legal - Financial Operations - Canadian Natural (via e-mail, without attachment);

Mr. Nicolas Vaschetto, Director, Joint Ventures - Canadian Natural (via e-mail, without attachment);

Ms. Melissa Stockes, Manager, Joint Ventures - Canadian Natural (via e-mail, without attachment);

Ms. Amy Oliverio, Supervisor, Joint Ventures - Canadian Natural (via e-mail, without attachment);

Ms. Everett Wylie, Manager, JV Accounting - Canadian Natural (via e-mail, without attachment);

Ms. Junet Banawa, JV Analyst - Canadian Natural (via e-mail, without attachment);

Mr. Paul Hartwick, JV Representative, Joint Ventures- Canadian Natural (via e-mail, without attachment

Ms. Lindsay Barbaro, Representative, Joint Ventures - Canadian Natural (via e-mail, without attachment

Ms. Cathy Willey, Contract analyst - Canadian Natural (via e-mail, without attachment);

This is Exhibit "R" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July 1 ml

Bonster 9 So 1 cter

From: Pratt, Elena

Sent: Thursday, January 12, 2023 11:29 AM **To:** DAN.JALBERT@ERIKSONNATIONAL.COM

Cc: Paplawski, Emily

Subject: Erikson National Energy Inc.

Attachments: Letter to Erikson National Energy Inc. dated January 12, 2023.PDF

Mr. Jalbert,

Please see the attached correspondence of today's date.

Regards,



Elena Pratt

Legal Assistant to Randal S. Van de Mosselaer and Emily Paplawski. 403.592.7269 | EPratt@osler.com

Osler, Hoskin & Harcourt LLP Suite 2700, Brookfield Place 225 – 6th Avenue S.W. Calgary, Alberta, Canada T2P 1N2

osler.com

Osler, Hoskin & Harcourt LLP Suite 2700, Brookfield Place 225 – 6th Avenue S.W. Calgary, Alberta, Canada T2P 1N2 403 260 7000 MAIN

403.260.7000 MAIN 403.260.7024 FACSIMILE



Emily Paplawski

Direct Dial: 403.260.7071

EPaplawski@osler.com Our Matter Number: 1229333

Partner

Calgary

January 12, 2023

Toronto

Montréal

Ottawa

New York

SENT BY ELECTRONIC MAIL

(DAN.JALBERT@ERIKSONNATIONAL.COM)

Erikson National Energy Inc.

Suite 1900, 717 - 7th Avenue SW

Calgary, AB T2P 0Z3

Attention: Mr. Dan Jalbert

Dear Sir:

Re: Failure of Erikson National Energy Inc. ("Erikson") to deliver Canadian

Natural Resources' ("CNR") gas in kind pursuant to the Buick Creek 11-23-88-19W6M Gas Facilities Gas Handling Agreement, dated February 1, 2011 (the

"GHA")

We are counsel to CNR. We write regarding Erikson's ongoing failure to permit CNR to take its products in kind under the GHA.

Pursuant to section 602 of the GHA, CNR has the right to take its products in kind, and Erikson has a corresponding obligation to deliver such products to CNR. Section 603(c) of the GHA provides that CNR may commence or resume taking its products in kind at any time by giving the requisite notice to Erikson.

In accordance with sections 602 and 603(c) of the GHA, CNR advised Erikson on November 1, 2022 that it wished to commence taking its products in kind effective immediately. CNR followed up on its request on November 10 and November 23. To date, in breach of the GHA, Erikson has not commenced delivery of CNR's products in kind.

Erikson's ongoing failure to deliver CNR's products to it constitutes a breach of the GHA and a wrongful interference with CNR's property. CNR hereby demands that Erikson commence delivery of its products in kind immediately in accordance with the GHA. In the event that Erikson fails or refuses to do so, CNR will take the necessary legal action to protect its rights.

Regards,

Emily Paplawski

c: Client

This is Exhibit "S" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Source of Solve for

From: Dan Jalbert <dan.jalbert@eriksonnational.com>

Sent: Tuesday, June 13, 2023 6:54 AM **To:** Paplawski, Emily; Robert Smith

Subject: Re: Canadian Natural Resources and Erikson National Energy Inc.

Good morning Emily,

Due to low commodity pricing, the assets in question have been shut in since +/- May 01st and will stay shut in until pricing recovers.

Regards,

Dan

Daniel Jalbert 403-880-2949

From: Paplawski, Emily <EPaplawski@osler.com>

Sent: Monday, June 12, 2023 4:58:11 PM

To: Robert Smith < robert.smith@eriksonnational.com > **Cc:** Dan Jalbert < dan.jalbert@eriksonnational.com >

Subject: RE: Canadian Natural Resources and Erikson National Energy Inc.

Robert and Dan,

Notwithstanding your confirmation below that Erikson will begin the TIK for the production month of June 2023, Canadian Natural confirmed today that volumes have not been re-instated. Please confirm that volumes will be delivered in-kind as of June 1, 2023.

On the remainder of the account, we are preparing Canadian Natural's application materials and will confirm available dates shortly.

Regards,

OSLER

Emily Paplawski

Partner

403.260.7071 | EPaplawski@osler.com Osler, Hoskin & Harcourt LLP | osler.com

From: Paplawski, Emily

Sent: Wednesday, May 31, 2023 10:23 AM

To: 'robert.smith@eriksonnational.com' <robert.smith@eriksonnational.com> **Cc:** 'dan.jalbert@eriksonnational.com' <dan.jalbert@eriksonnational.com> **Subject:** RE: Canadian Natural Resources and Erikson National Energy Inc.

Robert,

I am following up on my email below. May we please have a response?

As noted in my previous letter, unless confirmation of the below points is received by close of business today, CNRL will be filing an application for relief against Erikson in the Alberta Court of King's Bench.

Regards,

OSLER

Emily Paplawski

Partner

403.260.7071 | EPaplawski@osler.com Osler, Hoskin & Harcourt LLP | osler.com

From: Paplawski, Emily

Sent: Monday, May 29, 2023 5:19 PM **To:** robert.smith@eriksonnational.com **Cc:** dan.jalbert@eriksonnational.com

Subject: RE: Canadian Natural Resources and Erikson National Energy Inc.

Robert,

Thanks for your email. To clarify, I understand from your email that Erikson is confirming that Canadian Natural's election to take its production in kind will be recognized for the June 2023 production month on a go forward basis. Please confirm.

Please also confirm that all revenues generated by Erikson since September 2022 from Canadian Natural's share of production will be paid to Canadian Natural, the timing for such payment, and the timing for Erikson to bring all accounting/invoicing current under the Buick Creek 11-23-88-19W6M Gas Facilities Gas Handling Agreement.

Regards,



Emily Paplawski

Partner
403.260.7071 | EPaplawski@osler.com
Osler, Hoskin & Harcourt LLP | osler.com

From: Robert Smith < robert.smith@eriksonnational.com >

Sent: Monday, May 29, 2023 9:14 AM **To:** Roy, Alyssa <alroy@osler.com>

Cc: Dan Jalbert <dan.jalbert@eriksonnational.com>

Subject: Fw: Canadian Natural Resources and Erikson National Energy Inc.

Erikson will begin the TIK for the production month of June 2023.

Robert (Bob) Smith Finance Manager Erikson National Energy Inc.

From: Roy, Alyssa alroy@osler.com>
Sent: Thursday, May 25, 2023 4:05:52 PM

To: Dan Jalbert < dan.jalbert@eriksonnational.com <a href="mailto:Cc: Paplawski, Emily < EPaplawski@osler.com">EPaplawski@osler.com

Subject: Canadian Natural Resources and Erikson National Energy Inc.

Good afternoon,

Please see the attached correspondence.

Kind regards,

OSLER

Alyssa Roy (*She/Her*) Employment Clerk for Brian Thiessen, KC, Shaun Parker & Catherine Hamill

403.592.7276 DIRECT 403.260.7024 FACSIMILE alroy@osler.com

Suite 2700, Brookfield Place 225 – 6th Avenue S.W. Calgary, Alberta, Canada T2P 1N2

osler.com

This is Exhibit "T" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July 1 ml

Banster & Salvitar



Daniel Jalbert · 3rd President at Copperwood Ventures Inc.

Corse Energy Corp.



University of Calgary

Calgary, Alberta, Canada · Contact info

500+ connections

Message



More

About

Executive professional delivering proven results through all aspects of managerial and technical services for energy companies.

Graduated with executive MBA from University of Calgary and a BSc. in Er ...see more

Activity

742 followers

Daniel hasn't posted yet

Recent posts Daniel shares will be displayed here.

Show all activity →

Experience

President

Corse Energy Corp. May 2024 - Present · 6 mos Alberta, Canada

President of upstream junior E&P producer in central AB.

President

Copperwood Ventures Inc. Oct 2005 - Present · 19 yrs 1 mo

•Established consulting practice specializing in energy management services, including project management, mergers and acquisitions,...

Update to Terms of Service

We're making updates to our User Agreement effective November 20, 2024 and providing you more information in our Privacy Policy. Learn more about these changes which apply to your continued use of LinkedIn.

Founder and Director of Upstream E&P producer.

Chief Executive Officer

Conifer Energy Inc.

Sep 2020 - Oct 2023 · 3 yrs 2 mos

Calgary, Alberta, Canada

Conifer Energy is a new entrant to the Canadian Energy marketplace supported by senior industry professionals and an exemplary Operations...

Chief Executive Officer

Erikson National Energy Inc.

Sep 2020 - Oct 2023 · 3 yrs 2 mos

Calgary, Alberta, Canada

Producing clean, natural gas, our team is focused on optimizing and modernizing assets where other teams declined to find value.

Show all 16 experiences →

Education



University of Calgary

MBA, Business

2006 - 2008

Graduated June 2008 with Executive MBA.



University of Alberta

B. Sc, Mechanical Engineering

1993 - 1998

Activities and societies: Resident at St. Joseph's College - 1993/96

Licenses & certifications

IRP 7 Certification

United Latino Students Association

Volunteering

Director of Finance

Waterski and Wakeboard Alberta

Oct 2009 - Oct 2011 · 2 yrs 1 mo

Volunteer for a 2 year term as director of finance for Waterski and Wakeboard Alberta. WSWA is the governing body for towed watersports i...

Secretary

Nakiska Alpine Ski Association - Skimeisters Alpine Racing Club Oct 2015 - Oct 2016 · 1 yr 1 mo

Show all 6 volunteer experiences →

Skills

Oil/Gas

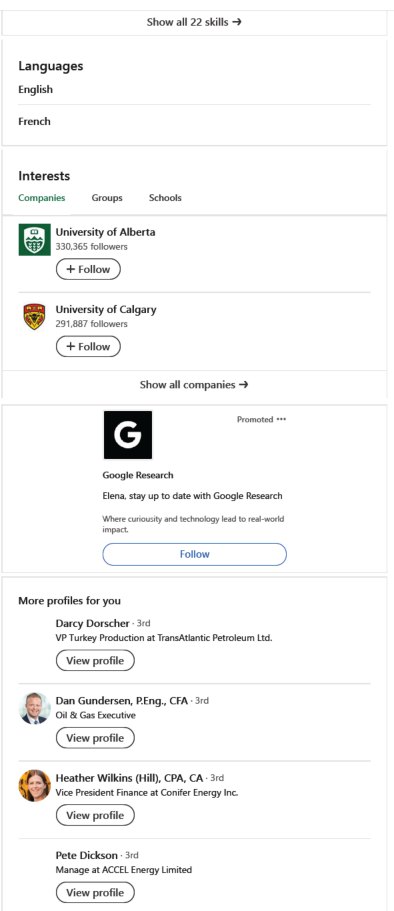
@ Endorsed by 6 people who know the skill



12 endorsements

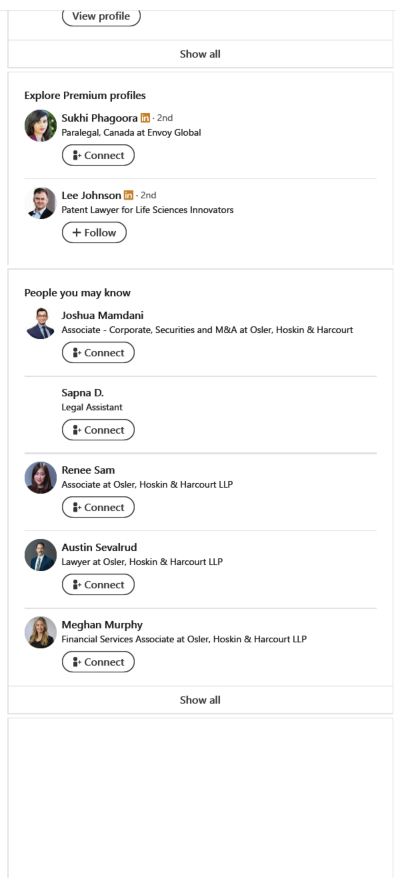
Update to Terms of Service

We're making updates to our User Agreement effective November 20, 2024 and providing you more information in our Privacy Policy. Learn more about these changes which apply to your continued use of Linkedlin.





We're making updates to our User Agreement effective November 20, 2024 and providing you more information in our Privacy Policy. Learn more about these changes which apply to your continued use of Linkedlin.



Update to Terms of Service

We're making updates to our User Agreement effective November 20, 2024 and providing you more information in our Privacy Policy. Learn more about these changes which apply to your continued use of Linkedln.

This is **Exhibit "U"** to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

July Inel Solice for

From: Patrick Harnett <patrick@thirdeyecapital.com>

Sent: Tuesday, September 05, 2023 9:51 AM **To:** Paplawski, Emily; Clark, Stephanie

Subject: Canadian Natural Resources Limited et al v Erikson National Energy Inc. - ABKB Action

2301-10785 filed August 16, 2023 (the "Action")

Attachments: Statement of Claim - Erikson National Energy.pdf

Importance: High

Good morning, Emily and Stephanie:

I hope you are both well. Further to my voicemail to Emily a moment ago, I am internal legal counsel at Third Eye Capital Corporation ("TEC") which manages investment funds which control Erikson National Energy ("Erikson").

I understand that your client CNRL has commenced the attached Action against Erikson. Erikson and TEC are reviewing the claim, and at first look, dispute the amounts claimed (among other things). Erikson intends to defend if we are unable to otherwise resolve the dispute.

On behalf of Erikson, we ask that you please take no further steps in the action (including not noting Erikson in default of defence or filing default judgment) without reasonable notice to me.

If you have concerns, or are otherwise unable to grant this request, please let me know immediately.

Regards,

Pat



Patrick Harnett | VP, Legal and Restructuring 2830 - 181 Bay Street | Toronto, ON | M5J 2T3 T: 416-601-2280 | M: 437-922-8259 | F: 416-981-3393 patrick@thirdeyecapital.com | www.thirdeyecapital.com

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Osler, Hoskin & Harcourt LLP Suite 2700, Brookfield Place 225 – 6th Avenue S.W. Calgary, Alberta, Canada T2P 1N2 403.260.7000 MAIN 403.260.7024 FACSIMILE



Emily Paplawski

Direct Dial: 403.260.7071

EPaplawski@osler.com Our Matter Number: 1229333

Partner

Calgary

August 16, 2023

Toronto

Montréal

Ottawa

SENT BY COURIER

Vancouver

Erikson National Energy Inc. c/o Stikeman Elliott LLP 4300 Bankers Hall West 888 3 Street SW

New York

Calgary, AB T2P 5C3

Attention:

Keith Chatwin

Dear Counsel:

Re:

CANADIAN NATURAL RESOURCES LIMITED, et al v. ERIKSON

NATIONAL ENERGY INC. et al

Alberta Court of King's Bench Action No. 2301-10785

Enclosed for service upon you as the agent for service in Alberta for Erikson National Energy Inc. is a copy of the Statement of Claim of Canadian Natural Resources Limited, et al, in the above-noted action filed August 16, 2023.

Yours truly,

Emily Paplawski

Enclosure

c:

Client

COURT FILE NUMBER

2301-

Clerk's Stamp

COURT

COURT OF KING'S BENCH OF ALBERTA

FILED

JUDICIAL CENTRE

CALGARY

DIGITALLY 2301 10785

PLAINTIFF

CANADIAN NATURAL RESOURCE SUGLIMATE And CANADIAN NATURAL RESOURCES by 11: Its managing

partner, CANADIAN NATURAL RESOURCES LIMITED

DEFENDANT

ERIKSON NATIONAL ENERGY INC.

DOCUMENT

STATEMENT OF CLAIM

CONTACT INFORMATION OF PARTY FILING THIS

DOCUMENT

ADDRESS FOR SERVICE AND OSLER, HOSKIN & HARCOURT LLP

Barristers & Solicitors

Suite 2700, Brookfield Place

225 - 6th Avenue S.W.

Calgary, AB T2P 1N2

Attention:

Emily Paplawski / Stephanie Clark

Telephone:

403.260.7071 / 403.260.7034

Facsimile:

403.260.7024

Email:

epaplawski@osler.com/sclark@osler.com

NOTICE TO DEFENDANT

You are being sued. You are a defendant.

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

STATEMENT OF FACTS RELIED ON:

The Parties

- 1. The Plaintiff, Canadian Natural Resources Limited ("CNRL"), is a corporation incorporated under the laws of Alberta with its registered office in Calgary, Alberta.
- 2. The Plaintiff, Canadian Natural Resources ("CNR" and together with CNRL, the "Plaintiffs"), is a general partnership formed under the laws of Alberta. CNR's managing partner is CNRL.

3. The Defendant, Erikson National Energy Inc. ("Erikson"), is a corporation incorporated under the laws of British Columbia and extra-provincially registered in Alberta.

The Agreements

Land Agreements

- 4. The Plaintiffs, or either one of them, and Erikson are parties or successors in interest to the following six land agreements pursuant to which CNR or CNRL is the appointed Operator (collectively, the "Operated Land Agreements"):
 - (a) Memorandum of Agreement, dated December 15, 1980 (CNR Agreement No. 609842);
 - (b) Farmout, Option and Operating Agreement, dated August 14, 1979 (CNR Agreement No. 609856);
 - (c) Seismic Option Agreement, dated February 9, 1978 (CNR Agreement No. 609859);
 - (d) Pooling and Operating Agreement, dated February 13, 1995 (CNRL Agreement No. 610889);
 - (e) Non Cross-Conveyed Pooling Agreement, dated September 12, 2005 (CNR Agreement No. 624944); and
 - (f) July Lake Pooling Agreement, dated September 1, 2003 (CNR Agreement No. 636487).
- 5. The Operated Land Agreements document the terms of ownership of the joint assets, the allocation of capital, operating, surface rental costs, and mineral land rental costs between the parties thereto, the invoicing and payment requirements of the joint interest owners, the approval process for the incursion of capital expenses by the Operator for the joint operations, and the defined timing for payment by the joint interest owners of all joint interest billings issued by the Operator. The Operated Land Agreements incorporate the 1974 and 1990 CAPL Operating Procedures.

Facility Agreements

- 6. CNR and Erikson are parties or successors in interest to the following three facility agreements pursuant to which CNR is the appointed Operator (collectively, the "Operated Facility Agreements"):
 - (a) Agreement for the Construction, Ownership and Operation of the North Helmet Gas Gathering Facilities effective November 1, 2005 (CNR Agreement No. HEL.F3.5A);
 - (b) Agreement for the Construction, Ownership and Operation of the July Lake Gas Gathering Facilities effective January 1, 1993 (CNR Agreement No. JUL.F1.5A); and
 - (c) Agreement for the Construction, Ownership and Operation of the July Lake All Season Road effective January 1, 2008 (CNR Agreement No. JUL.R1.5A).
- 7. The Operated Facility Agreements provide terms for the operation of the assets, and document the terms of ownership, the allocation of capital and operating costs amongst the owners, including the timing for payment of same, and the approval process for the incursion of capital expenses by the Operator.

Service Agreements

- 8. CNR and Erikson are parties or successors in interest to the following three service agreements pursuant to which CNR is the "service provider" and Erikson is the "service recipient" (collectively, the "CNR Service Agreements"):
 - (a) Helmet/July Lake Area Contract Wells/Facilities Operating Agreement, dated May 1, 2011 (CNR Agreement No. HEL.17A45);
 - (b) Midwinter Gas Handling Agreement, dated April 1, 2012 (CNR Agreement No. MID.F1.17A1); and
 - (c) Peggo/Tooga Area Gas Handling Agreement, dated May 1, 2017 (CNR Agreement No. PEG.F14.17A3).

9. Pursuant to the CNR Service Agreements, CNR provides well and facilities contract operating services and gas handling services to Erikson.

Road Use Agreement

10. CNRL and Erikson are parties to a Master Road Use Agreement, dated June 1, 2020 pursuant to which CNRL granted Erikson, its agents, employees, contractors and subcontractors, a non-exclusive right of access over certain permanent roads, winter trails, and undeveloped roads controlled by CNRL in the Province of British Columbia (the "Road Use Agreement", and together with the Operated Land Agreements, the Operated Facility Agreements, and the CNR Service Agreements, the "CNR Operated Agreements").

Buick Creek Agreement

- 11. In addition to the CNR Operated Agreements, CNR and Erikson are parties or successors in interest to the Tie-In of Well Agreement, dated October 15, 1993 (CNR Agreement No. 637436) (the "Tie-In Agreement") and the Buick Creek 11-23-88-19W6M Gas Facilities Gas Handling Agreement, dated February 1, 2011 (CNR Agreement No. BUI.17A29) (the "Buick Creek GHA", and together with the Tie-In Agreement, the "Buick Creek Agreements"). Erikson is the Operator under the Tie-In Agreement and the "service provider" under the Buick Creek GHA.
- 12. Pursuant to the Buick Creek Agreements, Erikson agreed to: (a) handle CNR's production volumes from wells governed by the Tie-In Agreement, (b) transport such volumes through a gathering system, (c) provide compression and dehydration services for the volumes at the facility governed by the Buick Creek GHA, and (d) at CNR's election, either deliver CNR's volumes to it in-kind at the Facility Outlet (as defined in the Buick Creek GHA) or market CNR's volumes for a fee and deliver all revenues to it in accordance with the Buick Creek Agreement.

Erikson is Liable to the Plaintiffs

Erikson's Breaches of the CNR Operated Agreements

13. It is a term of the CNR Operated Agreements that Erikson would pay all amounts due and owing thereunder, as and when such amounts became due.

- 14. Since December 31, 2022, the Plaintiffs have issued approximately 23 invoices to Erikson (the "Outstanding Invoices") with respect to the CNR Operated Agreements totalling in aggregate \$642,593.35, comprised of \$336,942.33 under the Road Use Agreement, \$214,522.62 under the Operated Facility Agreements, and \$91,128.40 under the Operated Land Agreements and the CNR Service Agreements, in each case as at August 8, 2023.
- 15. In addition, between April 1, 2023 and July 1, 2023, the Plaintiffs issued four invoices to Erikson for accrued but unpaid interest with respect to amounts outstanding under the Outstanding Invoices in the aggregate sum of \$4,023.49 (the "Interest Invoices").
- 16. In breach of the CNR Operated Agreements, and despite repeated demands by the Plaintiffs, Erikson has failed or refused to pay the Outstanding Invoices or the Interest Invoices.
- 17. Accordingly, by Default Notices dated October 20, 2022 and May 23, 2023, the Plaintiffs advised Erikson that it was currently in default of its obligation under the CNR Operated Agreements by virtue of its indebtedness to CNRL and CNR, as applicable (the "Default Notices"). The Default Notices advised that unless Erikson's ongoing defaults under the CNR Operated Agreements were cured within five days of the date of each Default Notice, the Plaintiffs may: (a) take immediate steps to pursue any remedies available to them in order to collect the outstanding amount, including but not limited to, the exercise of operators' and processors' lien remedies afforded by the CNR Operated Agreements; and (b) deduct from Erikson's share of revenues any freehold royalty and/or gross overriding royalty payments due from jointly-owned wells or tracts and submit such amounts to the royalty recipients on Erikson's behalf.
- 18. The Plaintiffs continue to incur costs associated with the CNR Operated Agreements in an amount as yet unknown but to be provided at the trial of this Action. Erikson is responsible for payment of all such future costs pursuant to the terms of the CNR Operated Agreements.

Erikson is Liable in Unjust Enrichment

19. Erikson has been enriched by obtaining the benefit of, among other things, joint operation production, well and facilities contract operating services and gas handling services, and all other benefits under the CNR Operated Agreements, but now refuses to accept the corresponding costs. There is no juristic reason for this enrichment and it has caused the Plaintiffs a corresponding financial deprivation.

Erikson's Breaches of the Buick Creek Agreements

- 20. It is an express term of the Buick Creek Agreements that:
 - (a) Erikson did not acquire title to CNR's production volumes but only had possession of such volumes for the purposes stated in the Buick Creek Agreements;
 - (b) Erikson was required to deliver CNR's outlet volumes to it, or to such person as designated by CNR, at the Facility Outlet;
 - (c) If CNR did not take its volumes in-kind at the Facility Outlet, Erikson was permitted to sell such volumes on the open market and to enter into contracts for the sale of such volumes on terms of not longer than one month, following which Erikson was required to remit the proceeds of such sale, less all direct costs of the sale and a permitted marketing charge, to CNR within a reasonable period of time;
 - (d) CNR was entitled to commence or resume taking its production in-kind at any time upon the provision of notice to Erikson at least thirty days prior to the expiration of Erikson's sales contract that it intends to take its share of production in kind;
 - (e) Erikson was required, on or before the twenty-fifth day of each month, to provide CNR with a statement showing the total volume of CNR's production accepted at the facility for the preceding month and the volume and heat content or composition of such production;
 - (f) Erikson was required to bill CNR on or before the 30th day of each month for the charges payable by CNR attributable to the handling of its production volumes for the preceding month; and
 - (g) CNR was required to pay all bills within 30 days of receipt.
- 21. In accordance with the Buick Creek GHA, on or about November 1, 2022, CNR provided written notice to Erikson that it wished to commence taking its production in kind under the Buick Creek GHA effective immediately. No response was received from Erikson to CNR's election and, in breach of the Buick Creek GHA, no production volumes were delivered by Erikson to CNR. CNR according followed up with Erikson regarding its election on November 10, 2022 and November 23, 2022.

- 22. When no response was received from Erikson and no volumes were delivered to CNR in accordance with the Buick Creek GHA, CNR advised Erikson by letter on January 12, 2023 that:
 - (a) pursuant to section 602 of the Buick Creek GHA, CNR has the right to take its products in kind, and Erikson has a corresponding obligation to deliver such products to CNR. Section 603(c) of the Buick Creek GHA provides that CNR may commence or resume taking its products in kind at any time by giving the requisite notice to Erikson;
 - (b) in accordance with sections 602 and 603(c) of the Buick Creek GHA, CNR advised Erikson on November 1, 2022 that it wished to commence taking its products in kind effective immediately. CNR followed up on its request on November 10 and November 23. To date, in breach of the Buick Creek CHA, Erikson has not commenced delivery of CNR's products in kind;
 - (c) Erikson's ongoing failure to deliver CNR's products to it constitutes a breach of the Buick Creek GHA and a wrongful interference with CNR's property; and
 - (d) CNR demands that Erikson commence delivery of its products in kind immediately in accordance with the Buick Creek GHA, failing which CNR would take the necessary legal action to protect its rights.
- 23. In addition, on November 28, 2022, CNR issued a further default notice to Erikson under the Buick Creek Agreements.
- 24. In breach of the Buick Creek Agreements, and notwithstanding numerous demands by CNR, Erikson has failed or refused to: (a) acknowledge CNR's election, (b) deliver CNR's production volumes to it in kind for the period from December 1, 2022 to present, or (c) deliver any revenues realized by Erikson from the sale of CNR's production volumes for the period from November 2021 to present (discussed further below).
- 25. In addition to the foregoing, and in breach of the Buick Creek Agreements, since October 1, 2022, Erikson has failed or refused to provide CNR with the contractually required: (a) monthly statement showing the total volume of CNR's productions accepted at the facility for the preceding month and the volume and heat content or composition of such production; or (b) monthly invoices for the charges payable by CNR attributable to the handling of its production volumes for the

preceding month. As a result on Erikson's ongoing breaches of the Buick Creek Agreements, CNR has no information regarding the volumes of its production that Erikson has retained and refused to deliver to it, or the revenues realized from the sale of such production, since October 1, 2022.

- 26. CNR has confirmed based on Erikson's monthly reporting that for the period prior to October 1, 2022, Erikson realized net revenues from the sale of CNR's production of \$57,295.80 which it has failed or refused to deliver to CNR in accordance with the Buick Creek Agreements. CNR estimates that based on historical production levels and CNRL's gas pricing for the period from October 1, 2022 to May 1, 2023 when Erikson shut in the wells governed by the Buick Creek Agreements without notice to CNR, Erikson has wrongfully retained and sold CNR's production volumes and realized revenues of \$34,964.08, or such further or other amount as may be proven at the trial of this Action, which it has failed or refused to deliver to CNR.
- 27. Erikson must immediately: (a) pay CNR all revenues due and owing to it for the period from November 1, 2021 to present realized by Erikson from the sale of CNR's production volumes and, for the period from December 1, 2022 to present, pay such revenues without deduction of any marketing fees, actual costs or other amounts; (b) issue to CNR all monthly production statements and invoices from October 1, 2022 to present in accordance with the Buick Creek GHA; and (c) re-instate CNR's rights to take its production volumes in kind pursuant to the Buick Creek GHA.

Erikson is Liable in Conversion

28. Erikson's retention of the revenues realized from the sale of CNR's production volumes and, for the period from December 1, 2022 to present, CNR's in-kind production volumes, constitutes wrongful conversion of CNR's property to Erikson's benefit and an unlawful interference with CNR's property.

Breach of Erikson's Duty of Good Faith Contractual Performance

29. Erikson's disregard of its obligations under the CNR Operated Agreements and the Buick Creek Agreements constitutes a breach of Erikson's duty of good faith contractual performance which has substantially nullified the contractual objectives of the CNR Operated Agreements and the Buick Creek Agreements and caused significant harm to the Plaintiffs, or either one of them, all contrary to the original purposes and expectations of the parties in entering into the CNR Operated Agreements and the Buick Creek Agreements.

Trial of this Action

- 30. The Plaintiffs propose that the trial of this action be held at the Calgary Courts Centre in the City of Calgary, in the Province of Alberta.
- 31. The Plaintiffs anticipate that a trial of this Action will take less than 25 days.

REMEDIES SOUGHT:

- 32. The Plaintiffs seek an Order:
 - (a) granting judgment against Erikson in the amount of \$642,593.35, or such other amount as may be proved at the trial of this Action, with respect to amounts due and owing to CNR pursuant to the CNR Operated Agreements;
 - (b) in the alternative, declaring that Erikson has been unjustly enriched and it holds \$642,593.35, or such other amount as may be proved at the trial of this Action, in trust for the Plaintiffs;
 - requiring Erikson to provide all contractually mandated production statements and invoicing under the Buick Creek Agreements to CNR for all months since October 1, 2022;
 - (d) compelling Erikson to immediately or, in the alternative, as soon as the wells governed by the Buick Creek Agreements are brought back online, re-instate CNR's right to take its production volumes in-kind under the Buick Creek GHA;
 - (e) compelling Erikson to deliver all proceeds realized from the sale of CNR's production volumes and, for the period from December 1, 2022 to present, deliver such proceeds without deduction for any actual costs, marketing fees or other amounts;
 - (f) granting judgment against Erikson in the amount of \$92,259.88 pursuant to the Buick Creek Agreements, or such other amount as may be proved by CNR at the trial of this Action;
 - (g) directing Erikson to properly report and deliver all CNR's production volumes to it on a go forward basis pursuant to, and in accordance with, the Buick Creek GHA;

- (h) pre and post-judgment interest at the contractual rates, including the amounts claimed in the Interest Invoices;
- (i) in the alternative, pre- and post-judgment interest at such rate or rates as may be ordered by the Court or pursuant to the *Judgment Interest Act*, RSA 2000, c J-1, as amended, and its regulations;
- (j) costs of this Action; and
- (k) such further and other relief as this Honourable Court deems just.

NOTICE TO THE DEFENDANT(S)

You only have a short time to do something to defend yourself against this claim:

20 days if you are served in Alberta

1 month if you are served outside Alberta but in Canada

2 months if you are served outside Canada.

You can respond by filing a statement of defence or a demand for notice in the office of the clerk of the Court of Queen's Bench at Calgary, Alberta, AND serving your statement of defence or a demand for notice on the plaintiff's(s') address for service.

WARNING

If you do not file and serve a statement of defence or a demand for notice within your time period, you risk losing the law suit automatically. If you do not file, or do not serve, or are late in doing either of these things, a court may give a judgment to the plaintiff(s) against you.

This is Exhibit "V" to the Affidavit of Ron K. Laing sworn before me this 18th day of October 2024.

Notary Public/Commissioner for Oaths in and for Alberta

Berishre Solicità

From: Nicolas Vaschetto < Nicolas.Vaschetto@cnrl.com>

Sent: Wednesday, March 20, 2024 8:53 AM

To: 'Mark Horrox'

Subject: RE: Call re Erikson National and CNRL

Hi Mark,

I left you another voicemail. I have received no details about the potential business opportunities or any response from your

Based on this, we will discuss internally with Legal our next step, which is to note Erikson in default.

Regards, Nico

Nicolas Vaschetto

Director, Joint Ventures, Commercial Ops Canadian Natural Resources Limited Suite 2100, 855 – 2 Street SW, T2P 4J8

P: 403-514-7505 C: 403-701-6022

nicolas.vaschetto@cnrl.com

From: Nicolas Vaschetto

Sent: Wednesday, February 21, 2024 8:15 AM **To:** 'Mark Horrox' <Mark@thirdeyecapital.com> **Subject:** RE: Call re Erikson National and CNRL

Hi Mark,

Do you still want to meet?

I am available until 9:00 am or after 1:00 pm Mountain Time.

Regards Nico

Nicolas Vaschetto

Director, Joint Ventures, Commercial Ops Canadian Natural Resources Limited Suite 2100, 855 – 2 Street SW, T2P 4J8

P: 403-514-7505 C: 403-701-6022

nicolas.vaschetto@cnrl.com

From: Nicolas Vaschetto

Sent: Thursday, February 15, 2024 4:05 PM
To: 'Mark Horrox' < <u>Mark@thirdeyecapital.com</u>>
Subject: RE: Call re Erikson National and CNRL

Hi Mark,
Are you available tomorrow at 9:00 am Mountain Time?
Thanks
Nico

Nicolas Vaschetto
Director, Joint Ventures, Commercial Ops
Canadian Natural Resources Limited
Suite 2100, 855 – 2 Street SW, T2P 4J8

P: 403-514-7505 C: 403-701-6022

nicolas.vaschetto@cnrl.com

From: Mark Horrox < Mark@thirdeyecapital.com > Sent: Thursday, February 15, 2024 2:45 PM

To: Nicolas Vaschetto < Nicolas. Vaschetto@cnrl.com>

Subject: Call re Erikson National and CNRL

This email was received from an external email address. Verify the source and the purpose of this email before opening any attachments or clicking on any embedded links.

Hi Nick

I understand you are handling the commercial relationship with Erikson currently for CNRL. I would appreciate some time with you tomorrow to discuss the situation as I believe I may have a win-win solution for us. What times would work for you for a call?

Thanks Mark



Mark Horrox | Principal 2830 - 181 Bay Street | Toronto, ON | M5J 2T3

T: 647-776-8213 | M: 647-921-3393 | F: 416-981-3393

mark@thirdeyecapital.com | www.thirdeyecapital.com [thirdeyecapital.com]

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