



This is Affidavit #3 of Mark Berger  
in this proceeding and was made on  
October 3, 2019.

No. S1910194  
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*,  
R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE *BUSINESS CORPORATIONS ACT*, S.B.C. 2002, c.57

AND

IN THE MATTER OF ENERGOLD DRILLING CORP., CROS-MAN DIRECT  
UNDERGROUND LTD., EGD SERVICES LTD., BERTRAM DRILLING CORP., AND  
OMNITERRA INTERNATIONAL DRILLING INC.

PETITIONERS

AFFIDAVIT #3 OF MARK BERGER

I, Mark Berger, of 543 Granville Street, Suite 1100, Vancouver, British Columbia, V6C 1X8, HEREBY  
SWEAR THAT:

1. I am the Chief Restructuring Officer (“CRO”) of the Petitioners. I have worked with Energold Drilling Corp. and the other Petitioners as CRO since June 28, 2019 and, as such, have personal knowledge of the facts set out in this Affidavit except where stated to be based on information and belief, in which case I believe both the information and the resulting statements to be true.
2. I am authorized to make this Affidavit on behalf of the Petitioners.
3. I swear this Affidavit in support of the Petitioners’ application for, among other things, an extension of the relief granted under the order made on September 13, 2019 (the “Initial Order”) under the *Companies’ Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the “CCAA”).
4. All capitalized terms used herein but not defined have the meaning set out in the Initial Order, unless specified otherwise.

## BACKGROUND TO THESE PROCEEDINGS

5. On September 13, 2019, the Honourable Mr. Justice Milman made the following orders:
- (a) the Initial Order granting, among other things, a stay of proceedings until the Return Date of October 11, 2019;
  - (b) an order authorizing and directing Energold Drilling Corp., in its capacity as the sole shareholder of Bertram Drilling Corp. ("**Bertram Drilling**") to enter into an asset disposition proposal agreement with Century Services Corp. ("**Century**") for the sale of certain assets of Bertram Drilling and to conclude the transactions contemplated by that agreement (the "**Auction Order**"); and
  - (c) an order authorizing and directing the Petitioners to carry out a sale solicitation process (the "**SSP**") to solicit offers to purchase all or any part of the property, assets and undertakings of the Petitioners (the "**SSP Order**").

## RESTRUCTURING ACTIVITIES TO DATE

6. Since September 13, 2019, the Petitioners have taken significant steps to advance the restructuring under this CCAA proceeding.

### *Reduction of Operating Expenses*

7. The Petitioners have, in consultation with the Monitor, taken steps to strategically reduce the operating expenses of the Energold Group in order to make the business more efficient and cost-effective. The Petitioners have reduced staffing levels and terminated two leases.

8. Significant staffing changes include departures of Frederick Davidson as Chief Executive Officer and Jerry Huang as Chief Financial Officer of Energold, and reduction of the staff of Bertram Drilling to five (5) employees. Bertram Drilling has ceased operations, and the remaining employees are focused on invoicing and collecting accounts receivable.

9. Energold had more office space than it required and, accordingly, with the consent of the Monitor has disclaimed its lease for one floor of office space. Attached and marked as **Exhibit "A"** is a

true copy of the letter dated September 18, 2019 enclosing the Form 4 Notice by Debtor Company to Disclaim or Resiliate an Agreement.

10. EGD Services Ltd. leases a warehouse in Richmond, which contains assets which are now surplus and redundant. Accordingly, the Petitioners are seeking liquidation proposals for these surplus and redundant assets and, with the consent of the Monitor, have disclaimed the lease for the warehouse space. Attached and marked as **Exhibit "B"** is a true copy of the letter dated October 2, 2019, enclosing the Form 4 Notice by Debtor Company to Disclaim or Resiliate an Agreement.

11. The Petitioners anticipate that the liquidation proposals for the assets located in the Richmond warehouse will fall within the authority to dispose of redundant assets, with Monitor approval, pursuant to paragraph 11(b) of the Initial Order. If paragraph 11(b) of the Initial Order does not apply to the proposed disposition, the Petitioners will seek Court approval for any such dispositions and transactions.

***Update on Interim Financing: Negotiation of Mexican Tranche Documents***

12. In addition to its efforts to minimize its operating expenses, the Petitioners have also been working diligently to access the second tranche of funds available under the Term Sheet. Specifically, the Petitioners have been working to satisfy the conditions precedent to the Mexican Tranche (as defined in the Term Sheet), which consists of a \$2,400,000 advance that will be used, at least in part, to fund the working capital needs of Energold de México, S.A. de C.V. ("**Energold Mexico**").

13. Based on my discussions with Gary Katz, principal of the Interim Lender, I believe that the Mexican Tranche will be advanced when the Intercreditor Agreement (defined below) is finalized and that this is expected to be this week or early the week of October 7, 2019.

14. The Mexican Tranche Conditions Precedent (as defined in the Term Sheet) require Energold Mexico to finalize and deliver several loan, security, and corporate power documents. These documents are currently being negotiated, and include:

- (a) an intercompany promissory note (the "**Promissory Note**") granted by Energold Mexico, as borrower, in favour of Energold, as lender, evidencing the amount of funding under the Interim Financing paid down to Energold Mexico by Energold;

- (b) three separate non-possessory pledge agreements (the “**Pledge Agreements**”) governed by Mexican law granted by Energold Mexico in favour of each of Export Development Canada (“**EDC**”), Extract Advisors, LLC (“**Extract**”), and Energold as security for Energold Mexico’s obligations under the Promissory Note;
- (c) two forbearance agreements (the “**Forbearance Agreements**”) between Energold Mexico and each of EDC and Extract;
- (d) an intercreditor agreement among EDC, Extract, and Energold (the “**Intercreditor Agreement**”, and together with the Promissory Note, the Pledge Agreements, and the Forbearance Agreements, the “**Mexican Tranche Documents**”); and
- (e) the unanimous shareholders’ resolutions of Energold Mexico, and related special power of attorney, authorizing Energold Mexico and its authorized representatives to, among other things, execute and deliver the Mexican Tranche Documents and such other documents as may be necessary to give effect to the Mexican Tranche Documents.

#### *The Bertram Drilling Auction*

15. The Petitioners have been working with Century to prepare the Bertram Drilling assets for auction. The auction is presently scheduled for October 30, 2019, but the Petitioners are in ongoing discussions with Century regarding the auction date.

16. Based on my discussions with Bevan May, President of Century, I believe that if the auction is held October 30, 2019, the proceeds from the auction will be available to the Petitioners by the first week of November 2019.

#### *Advancing the Sale Solicitation Process*

17. The Petitioners have worked diligently and in consultation with the Monitor and the Financial Advisor to advance the SSP, including preparing a form of confidentiality agreement, a form of share purchase agreement for the shares owned by the Petitioners and a form of asset purchase agreement for the assets owned by Cros-Man Direct Underground Ltd.

18. I am advised by Rob Withers, Senior Vice President of EY Orenda Corporate Finance Inc., that the confidentiality agreement and a teaser document was disseminated to a list of prospective purchasers and that the Financial Advisor contacted those parties to facilitate their participation in the process.

19. I am advised by Mr. Withers and believe that a number of parties have executed confidentiality agreements to obtain further information regarding the opportunity, including access to a data room.

20. I am further advised by Mr. Withers and believe that the Financial Advisor is working to solicit offers from interested parties, focusing their efforts on the parties the Financial Advisor believes are best positioned to make viable and strong offers.

21. Under the SSP, a number of key deadlines remain including:

- (a) October 11, 2019 – deadline for receiving non-binding offers from potential bidders;
- (b) October 28, 2019 – deadline for qualified purchasers to deliver definitive documents;
- (c) October 31, 2019 – auction date (if appropriate);
- (d) on or before November 7, 2019- Court hearing for approval of the transaction(s) contemplated by the successful bid(s); and
- (e) on or before November 30, 2019- closing of the transaction(s).

***Other Activities Relevant to the Restructuring***

22. Since September 13, 2019, the Petitioners have also:

- (a) communicated with various lenders, employees and other stakeholders regarding the status of these CCAA proceedings;
- (b) cooperated and worked with the Monitor to facilitate its monitoring of the business and operations of the Petitioners; and
- (c) worked to continue the operations of the Petitioners' business in the ordinary course, including communicating with suppliers and service providers.

## **CASH FLOW STATEMENT**

23. In consultation with the Monitor, the Petitioners are preparing an updated cash flow statement, showing the Petitioners ability to meet their financial obligations through the proposed extension period (to Friday, November 29, 2019). When final, this cash flow statement will be attached to a further affidavit.

## **EXTENSION OF TIME NEEDED**

24. The Petitioners, with the assistance of the Financial Advisor and the Monitor, have worked diligently to advance their restructuring in these proceedings, including the auction contemplated by the Auction Order and the SSP pursuant to the SSP Order.

25. The Petitioners require an extension of the stay of proceedings under the Initial Order in order to conclude the auction and the SSP. I believe that advancing these transactions is in the best interests of the Petitioners and their stakeholders. I believe that there will be no material prejudice to the Petitioners' creditors as a result of the extension.

26. To date, I have not been made aware of any creditor of the Petitioners intending to object to an extension of the stay of proceedings.

## **WELLSITE MASTERS LTD.**

27. Bertram Drilling received data services from Wellsite Masters Ltd. ("**Wellsite**"). These services track and monitor Bertram Drilling's projects and results in information that allows Bertram Drilling to complete its invoicing to clients for the services provided. In the ordinary course, Wellsite invoices Bertram Drilling for the services provided and provides Bertram Drilling with the data required for Bertram Drilling to invoice its projects.

28. Wellsite is owed approximately \$75,000 for services provided prior to September 13, 2019.

29. Attached and marked as **Exhibit "C"** is a true copy of a letter from Wellsite to Bertram Drilling in respect of invoices for services provided between February 2019 and July 31, 2019 (the "**August Notice**").

30. Attached and marked as **Exhibit "D"** is a true copy of an invoice for services provided between August 1 and 31, 2019 (the "**August Invoice**").

31. Attached and marked as **Exhibit “E”** is a true copy of an invoice for services provided between September 1 and 9, 2019 (the “**September Invoice**” and together with the August Notice and the August Invoice, the “**Pre-Filing Amounts**”).

32. As noted above, Bertram Drilling’s operations have been shut-down, and accordingly, Wellsite is not a present service provider to Bertram Drilling or the other Petitioners.

33. After the Initial Order was granted on September 13, 2019, representatives of Bertram Drilling, including me, contacted Wellsite to ask that Wellsite provide the data Bertram Drilling requires to complete its invoicing.

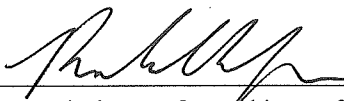
34. I have spoken to Predrag Ljaljevic, the owner of Wellsite. Mr. Ljaljevic advised me that Wellsite would not provide the data until the Pre-Filing Amounts have been paid in full.

35. I have provided Mr. Ljaljevic with a copy of the Initial Order, and the Petitioners’ legal counsel has advised Mr. Ljaljevic of the relevant provisions regarding the stay of proceedings and interruption of services. Despite this, Wellsite has failed, refused or neglected to provide Bertram Drilling with its data that Bertram Drilling requires to complete its invoicing.

36. The invoices for which Bertram Drilling requires the data from Wellsite are expected to bring significant revenue to the Petitioners. The exact amount of this revenue cannot be confirmed without access to the data that Wellsite has, to date, refused to provide.

37. If the data is not provided prior to the hearing on October 10, 2019, the Petitioners intend to seek an order directing Wellsite to comply with the Initial Order.

SWORN BEFORE ME at Vancouver, British Columbia, on the 3<sup>rd</sup> day of October 2019.

  
A commissioner for taking affidavits for British Columbia

  
**MARK BERGER**

**RANDALL LAU**  
*Barrister & Solicitor*  
**BORDEN LADNER GERVAIS LLP**  
1200 Waterfront Centre, 200 Burrard Street  
P.O. Box 48600, Vancouver, Canada V7X 1T2  
604-640-4210

A



This is Exhibit "A" referred to  
in the Affidavit #3 of Mark Berger  
made before me on October 3, 2019

A handwritten signature in black ink, appearing to read "Mark Berger", is written over a solid horizontal line.

A Commissioner for taking Affidavits  
for British Columbia

Lisa Hiebert  
T (604) 632-3425  
F (604) 622-5815  
lhiebert@blg.com

Borden Ladner Gervais LLP  
1200 Waterfront Centre  
200 Burrard St, P.O. Box 48600  
Vancouver, BC, Canada V7X 1T2  
T 604.687.5744  
F 604.687.1415  
blg.com



**File No. 035456/000004**

September 18, 2019

**Delivered by Courier**

Whitehall Investments Ltd.  
#1700 – 543 Granville Street  
Vancouver, BC V6C 1X8

Dear Sirs/Mesdames:

**Re: Disclaimer Notice – Energold Drilling Corp.**

We are counsel to Energold Drilling Corp.

Pursuant to section 32(1) the *Companies Creditors Arrangement Act*, R.S.C. 1985, c.C-36, please find enclosed a Notice by Debtor Company to Disclaim or Resiliate an Agreement with regard to Energold Drilling Corp.

Please contact me should you have any questions or concerns.

Yours truly,

**BORDEN LADNER GERVAIS LLP**

A handwritten signature in black ink, appearing to be 'LHiebert', written over a horizontal line.

Lisa Hiebert

LCH/mc  
Enclosure

## FORM 4.

## NOTICE BY DEBTOR COMPANY TO DISCLAIM OR RESILIAE AN AGREEMENT

TO: Whitehall Investments Ltd.

AND TO: FTI Consulting Canada Inc.

## TAKE NOTICE THAT:

1. Proceedings under the *Companies' Creditors Arrangement Act* ("the Act") in respect of Energold Drilling Corp. and others were commenced on the 13<sup>th</sup> day of September, 2019.
2. In accordance with subsection 32(1) of the Act, the debtor company gives you notice of its intention to disclaim or resiliate the following agreement:

The lease between Whitehall Investments Ltd., as landlord (the "Landlord"), and Energold Drilling Corp., as tenant (the "Tenant"), dated for reference May 7, 2013 in respect of Suite 900 - 543 Granville Street, Vancouver, British Columbia, V6C 1X8 (the "Premises"), whereby the Tenant leased the Premises from the Landlord for a term of three (3) years commencing June 1, 2019.

3. In accordance with subsection 32(2) of the Act, any party to the agreement may, within 15 days after the day on which this notice is given and with notice to the other parties to the agreement and to the monitor, FTI Consulting Canada Inc., apply to court for an order that the agreement is not to be disclaimed or resiliated.
4. In accordance with paragraph 32(5)(a) of the Act, if no application for an order is made in accordance with subsection 32(2) of the Act, the agreement is disclaimed or resiliated on the 15<sup>th</sup> day of October, 2019, being 30 days after the day on which this notice has been given.

Dated at Vancouver, British Columbia, on September 18, 2019.

ENERGOLD DRILLING CORP.

Per: 

Mark Berger, Chief Restructuring Officer

The monitor approves the proposed disclaimer or resiliation.

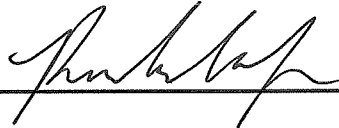
Dated at Vancouver, British Columbia, on September 18, 2019.

FTI CONSULTING CANADA INC.

Name: Tom Powell  
Title: Senior Managing Director

**B**

This is Exhibit "B" referred to  
in the Affidavit #3 of Mark Berger  
made before me on October 3, 2019

A handwritten signature in black ink, appearing to read "Shirley" followed by a stylized flourish.

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A Commissioner for taking Affidavits  
for British Columbia

Lisa Hiebert  
T (604) 632-3425  
F (604) 622-5815  
lhiebert@blg.com

Borden Ladner Gervais LLP  
1200 Waterfront Centre  
200 Burrard St, P.O. Box 48600  
Vancouver, BC, Canada V7X 1T2  
T 604.687.5744  
F 604.687.1415  
blg.com



**File No. 035456/000004**

October 2, 2019

**Delivered by Courier and Fax (604-688-7907)**

GRM Industrial Holdings Corp.  
200 – 1010 Seymour Street  
Vancouver BC V6B 3M6

Dear Sirs/Mesdames:

**Re: Disclaimer Notice – EGD Services Ltd.**

We are counsel to EGD Services Ltd.

Pursuant to section 32(1) of the *Companies Creditors Arrangement Act*, R.S.C. 1985 c.C-36, please find enclosed a Notice by Debtor Company to Disclaim or Resiliate an Agreement with regard to EGD Services Ltd.

Please contact me or the Chief Restructuring Officer, Mark Berger, should you have any questions or concerns.

Yours truly,

**BORDEN LADNER GERVAIS LLP**

A handwritten signature in black ink, appearing to be 'LH', written over a horizontal line.

Lisa Hiebert

LCH/mc  
Enclosure

FORM 4

NOTICE BY DEBTOR COMPANY TO DISCLAIM OR RESILIE AN AGREEMENT

TO: GRM Industrial Holdings Corp.

AND TO: FTI Consulting Canada Inc.

TAKE NOTICE THAT:

- 1. Proceedings under the *Companies' Creditors Arrangement Act* ("the Act") in respect of EGD Services Ltd. and others were commenced on the 13<sup>th</sup> day of September, 2019.
- 2. In accordance with subsection 32(1) of the Act, the debtor company gives you notice of its intention to disclaim or resiliate the following agreement:

The lease between GRM Industrial Holdings Corp., as landlord (the "Landlord"), and EGD Services Ltd., as tenant (the "Tenant"), dated for reference April 4, 2019 in respect of Unit #125 & 130-14271 Knox Way, Richmond, British Columbia, (the "Premises"), whereby the Tenant leased the Premises from the Landlord for a term of three (3) years commencing August 1, 2019.

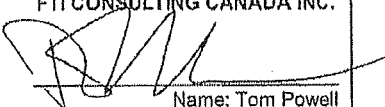
- 3. In accordance with subsection 32(2) of the Act, any party to the agreement may, within 15 days after the day on which this notice is given and with notice to the other parties to the agreement and to the monitor, FTI Consulting Canada Inc., apply to court for an order that the agreement is not to be disclaimed or resiliated.
- 4. In accordance with paragraph 32(5)(a) of the Act, if no application for an order is made in accordance with subsection 32(2) of the Act, the agreement is disclaimed or resiliated on the 2nd day of November 2019, being 30 days after the day on which this notice has been given.

Dated at Vancouver, British Columbia, on October 2, 2019.

EGD SERVICES LTD.

Per: Mark Robert Berger  
 Authorized Signatory


The monitor approves the proposed disclaimer or resiliation.  
 Dated at Vancouver, British Columbia, on October 2, 2019.

FTI CONSULTING CANADA INC.  
  
 Name: Tom Powell  
 Title: Senior Managing Director

C



This is Exhibit "C" referred to  
in the Affidavit #3 of Mark Berger  
made before me on October 3, 2019

A handwritten signature in black ink, appearing to read "Shawcross", is written over a solid horizontal line.

A Commissioner for taking Affidavits  
for British Columbia

Date: 27-Aug-2019

Form: Predrag Ljaljevic, Owner  
 Wellsite Masters Ltd.  
 2B 416 Meridian Road SE  
 Calgary AB T2A1X2 Cell: 1-403-651-1116 Email: [predragl@wellsitemasters.com](mailto:predragl@wellsitemasters.com)

To: Brian Bertram, President  
 Bertram Drilling Corp  
 P.O. Box 100  
 Carbon, AB T0M 0L0 Canada  
 Ph: 403-572-3591 E. [bbertram@bertramdrilling.com](mailto:bbertram@bertramdrilling.com)

**Subject: REQUEST FOR IMMEDIATE PAYMENT**

Hello Brian

Please note that Bertram Drilling did not pay invoices for last 6 months.

Total Due is 65500.083 CAN \$

I'm sorry to inform you but I need to get this payment immediately so we can proceed with our service  
In case 60% of amount 40000 \$ is not payed by 01 Sep 2019 we will have to cut our service on existing project and start appropriate legal action

If that is paid, we will wait until 15-Sep-2019 to get another 40% (Total 25500.083 \$) or we will have do the same as above.

Summary:

TODAY DATE		27/08/2019					OVER 45 Days			
Wellsite Masters Ltd. TOTAL										
Invoice Number	Company	Inv Interval	Total	GST	Grand TOTAL	TOTAL Reminded to be paid	DAYS from Invoice Date	Partially paid	Bertram Cheque No	
003BS190319	Bertram - Syncrude	1-28 Feb	\$19,011.750	\$950.588	\$19,962.338	-17675	161	2287.12	022821	
004BS120419	Bertram - Syncrude	1-30 Mar	\$15,883.750	\$794.188	\$16,677.938	-16678	137			
005BS070519	Bertram - Syncrude	1-30 Apr	\$2,136.250	\$106.810	\$2,243.060	-2243	112			
006BS020619	Bertram - Syncrude	1-31 May	\$7,235.000	\$361.750	\$7,596.750	-7597	76			
007BS020619	Bertram - Syncrude	1-30 June	\$12,076.250	\$603.810	\$12,680.060	-12680	54			
008BS080419	Bertram - Syncrude	1-31 July	\$8,216.250	\$410.813	\$8,627.063	-8627	23			
<b>TOTAL TO BE PAID</b>					<b>-\$65,500.083</b>					

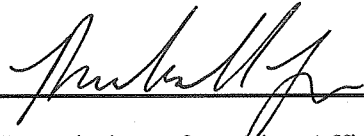
I'm sending this by registered mail as well today  
 Thank you for your cooperation



Predrag Fred Ljaljevic  
 Cell: 1-403-651-1116  
 Off: 1-403-237-9696  
 Fax: 1-403-237-9697  
 Email: [predragl@wellsitemasters.com](mailto:predragl@wellsitemasters.com)  
 Bus Skype: [Predrag@WellsiteMasters.onmicrosoft.com](https://www.skype.com/people/Predrag@WellsiteMasters.onmicrosoft.com)  
[www.wellsitemasters.com](http://www.wellsitemasters.com) Commitment to Safety and Quality

D

This is Exhibit "D" referred to  
in the Affidavit #3 of Mark Berger  
made before me on October 3, 2019

A handwritten signature in black ink, appearing to read "Mark Berger", is written over a solid horizontal line.

A Commissioner for taking Affidavits  
for British Columbia



**INVOICE**

Bill To:	Attn: Rob Duncan
	Main Off: 403-572-3591 Cell: 1-250-801-1875
	Bertram Drilling Corp.
	P.O. Box 100,
	Carbon, Alberta, Canada
	T0M 0L0

Vendor Number	N/A
Contract No.	Bertram-Syncrude
P.O.:	N/A
Invoice No:	009BS090419
Invoice Date:	04-Sep-19

GST Number	Cell1:	Off:	Fax:	Contact:
87280-5098-RC	1-403-651-1116	1-403-237-9696	1-403-237-9697	Predrag (Fred) Ljaljevic

RE: Syncrude mentoring program - Remote support  
 Project Name Full Field Digital system and Main Board  
 Period: Interval1-31 Aug 2019 - Rigs MR 722, 781 and 652

REMO	FIELD	HRS	HRS	DESCRIPTION	\$/hr	DESCRIPTION		
				<b>FIELD</b>				
				WM Team				
		14.75	0.0	WM Remote Team	\$ 65.00	Please see attached Aug 2019 Time Sheet Page 2	\$	958.75
		0.0	0.0	WM Remote Team	\$ 65.00		\$	0.00
				<b>Field TOTAL</b>				<b>\$959</b>

Day/Km	Day/Km	DESCRIPTION				
0.0	0.0	Truck Day	\$150.00		\$	0.00
0.0	0.0	Truck km	\$1.10	Calgary - Lease - Calgary	\$	0.00
45.0	0.0	Field Computer - All programs + Main Hub	\$122.50	Rigs	\$	5512.50
45.0	0.0	Label Printer	FREE	Rigs	\$	0.00
0.0	0.0	Main Board - Full System + Hub + Printer*	FREE	Office	\$	0.00
0.0	0.0	Extra Dura book Auger Rig	\$60.00	Office	\$	0.00
0.0	0.0	Full Office Hardware System	\$60.00	Office	\$	0.00
0.0	0.0	Extra Data for office ( 2sets Total of 50 Gb )	\$220.00	Office	\$	0.00
		<b>Equipment TOTAL</b>	<b>\$5,513</b>			

**Expenses detailed**

#	Sale Amount	GST	Total	Details
1				
2				
3				

See attachments for Explanations

**Expenses Total without GST**

**Exp TOTAL \$0**

Please make check payable to Wellsite Masters Ltd.

**Wellsite Masters Ltd.**  
 #2B 416 Meridian Road SE  
 Calgary T2A 1X2

GST No:87280-5098-RC

Subtotal: 6471.25 \$ **6471.25**  
 G.S.T. @ 5.000% \$ **323.56**  
**TOTAL: \$ 6794.81**

Signature (Drilling Supervisor) :

Predrag Ljaljevic

Signature (Supervisor) :


Attn: Rob Duncan





E

This is Exhibit "E" referred to  
in the Affidavit #3 of Mark Berger  
made before me on October 3, 2019

A handwritten signature in black ink, appearing to read "Mark Berger", is written over a solid horizontal line.

A Commissioner for taking Affidavits  
for British Columbia





**INVOICE**

Bill To: **Attn: Rob Duncan**  
**Main Off: 403-572-3591 Cell: 1-250-801-1875**  
**Bertram Drilling Corp.**  
**P.O. Box 100,**  
**Carbon, Alberta, Canada**  
**TOM 0L0**

Vendor Number	N/A
Contract No.	Bertram-Syncrude
P.O.:	N/A
Invoice No:	010BS130919
Invoice Date:	13-Sep-19

GST Number	Cell:	Off:	Fax:	Contact:
87280-5098-RC	1-403-651-1116	1-403-237-9696	1-403-237-9697	Predrag (Fred) Ljaljevic

**RE: Syncrude mentoring program - Remote support**  
**Project Name Full Field Digital system and Main Board**  
**Period: Interval 1-9 September 2019 Rig 721 652**

REMOTE	FIELD			DESCRIPTION		
HRS	HRS	WM Team	\$/hr			
		<b>FIELD</b>				
6.75	0.0	WM Remote Team	Main Board Coordinator	\$ 65.00	Please see attached Sep 2019 Time Sheet Page 2	\$ 438.75
0.0	0.0	WM Remote Team	Main Board Coordinator	\$ 65.00		\$ 0.00
			<b>Field TOTAL</b>			<b>\$439</b>

Day/Km	Day/Km			DESCRIPTION		
0.0	0.0	Truck Day				\$ 0.00
0.0	0.0	Truck km	Calgary - Lease - Calgary	\$1.10		\$ 0.00
15.0	0.0	Field Computer - All programs + Main Hub	Rigs	\$122.50	Please see attached Sep 2019 Time Sheet Page 2	\$ 1837.50
15.0	0.0	Label Printer	Rigs	FREE	Please see attached Sep 2019 Time Sheet Page 2	\$ 0.00
0.0	0.0	Main Board - Full System + Hub + Printer*	Office	FREE		\$ 0.00
0.0	0.0	Extra Dura book Auger Rig	Office	\$60.00		\$ 0.00
0.0	0.0	Full Office Hardware System	Office	\$60.00		\$ 0.00
0.0	0.0	Extra Data for office ( 2sets Total of 50 Gb )	Office	\$220.00		\$ 0.00
			<b>Equipment TOTAL</b>			<b>\$1,838</b>

**Expenses detailed**

#	Sale Amount	GST	Total	Details
1				
2				
3				

See attachments for Explanations

**Expenses Total without GST**

**Exp TOTAL \$0**

Please make check payable to **Wellsite Masters Ltd.**  
**Wellsite Masters Ltd.**  
**#2B 416 Meridian Road SE**  
**Calgary T2A 1X2**

GST No: 87280-5098-RC

Subtotal: 2276.25 \$ **2276.25**  
 G.S.T. @ 5.000% \$ **113.81**  
**TOTAL: \$ 2390.06**

Signature (Drilling Supervisor) :

Predrag Ljaljevic

Signature (Supervisor) :

Attn: Rob Duncan





Team Time Tracking Sheet

Issued by: QA Eff. Date: 06-16-10

Revision A

TF-1-42-2-4

Client: **Wellsite Masters**  
 Project Name: **Synchrude Rig 652, 722, 781 and 256**  
 Period START: **01-Sep**  
 Client Signature: **Rob Durcan**

WM Office

WM EQUIPMENT

Field Computer - All

Label Printer

Internet system and IPR/Log

Extra DURPA BOOK

WM Hrs

Week	Date	Description	Start	Finished	Truck Day	Truck km	Field Computer - All	Label Printer	Internet system and IPR/Log	Extra DURPA BOOK	WM Hrs
Sat	1-Sep-19	Rig 722 and 652 online support, files upload and email, daily QC					2.00				0.75
Sat	2-Sep-19	Rig 722 and 652 online support, files upload and email, daily QC					2.00				1.00
Sat	3-Sep-19	Rig 722 and 652 online support, files upload and email, daily QC					2.00				0.50
Sat	4-Sep-19	Rig 722 and 652 online support, files upload and email, daily QC					2.00				1.00
Sat	5-Sep-19	Rig 722 and 652 online support, files upload and email, daily QC					2.00				1.00
Sat	6-Sep-19	Rig 652 online support, files upload and email, daily QC Rig 722 leaving today					2.00				0.75
Sat	7-Sep-19	Rig 652 online support, files upload and email, daily QC					1.00				0.50
Sun	8-Sep-19	Rig 652 online support, files upload and email, daily QC					1.00				0.50
Sun	9-Sep-19	Rig 652 last Day RR going to Carbon					1.00				0.75
Sun	10-Sep-19										
Sat	11-Sep-19										
Sat	12-Sep-19										
Sat	13-Sep-19										
Sat	14-Sep-19										
Sat	15-Sep-19										
Sun	16-Sep-19										
Sun	17-Sep-19										
Sun	18-Sep-19										
Sun	19-Sep-19										
Sun	20-Sep-19										
Sun	21-Sep-19										
Sun	22-Sep-19										
Sun	23-Sep-19										
Sun	24-Sep-19										
Sun	25-Sep-19										
Sun	26-Sep-19										
Sun	27-Sep-19										
Sun	28-Sep-19										
Sun	29-Sep-19										
Sun	30-Sep-19										
<b>TOTAL</b>		<b>0</b>					<b>15</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>6.75</b>

Predrag Ljaljevic

Truck Day 0

Truck km 0

Field Computer 15

Label Printer 0

Internet system 0

Extra DURPA 0

WM Hrs 6.75

Predrag Ljaljevic - WMI Lead Project Manager

Client Representative

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No. S1910194  
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT,  
R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE BUSINESS CORPORATIONS ACT, S.B.C. 2002, c.57

AND

IN THE MATTER OF ENERGOLD DRILLING CORP., CROS-MAN DIRECT  
UNDERGROUND LTD., EGD SERVICES LTD., BERTRAM DRILLING  
CORP., AND OMTTERRA INTERNATIONAL DRILLING INC.

PETITIONERS

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AFFIDAVIT #3 OF MARK BERGER

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200 Burrard Street  
P.O. Box 48600  
Vancouver, BC V7X 1T2  
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Email: lhiebert@blg.com  
File: 035456/000004