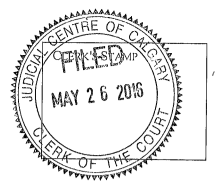
I hereby certify this to be a true copy of

the original\_

eated this 4 day of 110

COURT FILE NUMBER of the Court

1601 - 03113



**COURT** 

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE

**CALGARY** 

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

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF QUICKSILVER RESOURCES CANADA INC., 0942065 B.C. LTD. and 0942069 B.C. LTD.

#### **DOCUMENT**

# CLAIMS PROCEDURE ORDER

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT

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

Calgary, Alberta T2P 4K7

Attention: Chris Simard / Kevin Zych Tel No.: 403-298-4485 / 416-777-5738 Fax No.: 403-265-7219 / 416-863-1716

# DATE ON WHICH ORDER WAS PRONOUNCED: May 26, 2016 LOCATION WHERE ORDER WAS PRONOUNCED: Calgary NAME OF JUSTICE WHO MADE THIS ORDER: Madam Justice K. M. Eidsvik

UPON the application of Quicksilver Resources Canada Inc. ("QRCI") and 0942065 B.C. Ltd. ("LNG Co") pursuant to the CCAA (as defined below) for an order approving a procedure for the determination and resolution of claims against the Applicants (as defined below) and authorizing and directing the Monitor (as defined below) in consultation with the Applicants to administer the said claims procedure in accordance with its terms;

AND UPON having read the Application, the Affidavit of Bob McGregor sworn May 18, 2016, and the Fourth Report of the Monitor dated May 20, 2016, all filed; AND UPON hearing

the submissions of counsel for the Applicants, counsel for the Monitor, and counsel for other interested parties;

#### IT IS HEREBY ORDERED THAT:

#### SERVICE OF APPLICATION

1. Service of this Application and supporting documents is hereby deemed to be good and sufficient, the time for notice is hereby abridged to the time provided, and no other person is required to have been served with notice of this Application.

#### **DEFINITIONS**

- 2. In this Order:
  - (a) "Administration Charge" means the Administration Charge as defined in the Initial Order;
  - (b) "Applicants" means QRCI, LNG Co, and 0942069 B.C. Ltd.;
  - (c) "BIA" means the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3, as amended;
  - (d) "Business Day" means a day, other than a Saturday, Sunday or a statutory holiday, on which banks are generally open for business in Calgary, in the Province of Alberta, Canada;
  - (e) "Calendar Day" means a day, including Saturday, Sunday and any statutory holidays in the Province of Alberta, Canada;
  - (f) "CCAA" means the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended;
  - (g) "CCAA Proceedings" means the proceedings commenced by the Applicants under the CCAA in the Court, under Action No. 1601–03113;

#### (h) "Claim" means:

- any right or claim of any Person that may be asserted or made in whole or (i) in part against the Applicants, or any of them, whether or not asserted or made, in connection with any indebtedness, liability or obligation of any kind whatsoever, and any interest accrued thereon or costs payable in respect thereof, including without limitation, by reason of the commission of a tort (intentional or unintentional), by reason of any breach of contract or other agreement (oral or written), by reason of any breach of duty (including, without limitation, any legal, statutory, regulatory, equitable or fiduciary duty or obligation) or by reason of any right of ownership of or title to property or assets or right to a trust or deemed trust (statutory, express, implied, resulting, constructive or otherwise), and whether or not any indebtedness, liability or obligation is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, present or future, known or unknown, by guarantee, surety or otherwise, and whether or not any right or claim is executory or anticipatory in nature including, without limitation, any right or ability of any Person to advance a claim for contribution or indemnity or otherwise with respect to any matter, action, cause or chose in action whether existing at present or commenced in the future, which indebtedness, liability or obligation, and any interest accrued thereon or costs payable in respect thereof (A) is based in whole or in part on facts prior to the Filing Date, (B) relates to a time period prior to the Filing Date, or (C) is a right or claim of any kind that would be a debt provable in bankruptcy within the meaning of the BIA had the Applicants become bankrupt on the Filing Date;
- (ii) a Restructuring Period Claim;
- (iii) a D&O Claim;
- (iv) a D&O Indemnity Claim; and

(v) a Secured Claim;

provided, however, that "Claim" shall not include an Excluded Claim;

- (i) "Claimant" means any Person asserting a Claim and includes without limitation the transferee or assignee of a Claim transfer and recognized as a Claimant in accordance with paragraph 31 hereof or a trustee, executor, liquidator, receiver, receiver and manager, or other Person acting on or behalf of or through such Person;
- (j) "Claims Bar Date" means 5:00 p.m. (Calgary time) on July 5, 2016, or any later date ordered by the Court;
- (k) "Claims Package" means the materials to be provided by the Monitor to Persons who may have a Claim, which materials shall include a blank Proof of Claim and a Proof of Claim Instruction Letter, and such other materials as the Applicants or the Monitor may consider appropriate or desirable.
- (l) "Claims Procedure" means the procedures outlined in this Order, including the Schedules;
- (m) "Court" means the Court of Queen's Bench of Alberta in the Judicial Centre of Calgary;
- (n) "Creditors' Meeting" means any meeting of creditors called for the purpose of considering and voting in respect of the Plan, if one is filed, to be scheduled pursuant to further order of the Court;
- (o) "D&O Claim" means:
  - (i) any right or claim of any Person that may be asserted or made in whole or in part against one or more Directors or Officers that relates to a Claim for which such Directors or Officers are by law liable to pay in their capacity as Directors or Officers; or

- any right or claim of any Person that may be asserted or made in whole or (ii) in part against one or more Directors or Officers, in that capacity, whether or not asserted or made, in connection with any indebtedness, liability or obligation of any kind whatsoever, and any interest accrued thereon or costs payable in respect thereof, including by reason of the commission of a tort (intentional or unintentional), by reason of any breach of contract or other agreement (oral or written), by reason of any breach of duty (including any legal, statutory, regulatory, equitable or fiduciary duty or obligation) or by reason of any right of ownership of or title to property or assets or right to a trust or deemed trust (statutory, express, implied, resulting, constructive or otherwise), and whether or not any indebtedness, liability or obligation, and any interest accrued thereon or costs payable in respect thereof, is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, unsecured, present or future, known or unknown, by guarantee, surety or otherwise, and whether or not any right or claim is executory or anticipatory in nature, including any right or ability of any Person to advance a claim for contribution or indemnity from any such Directors or Officers or otherwise with respect to any matter, action, cause or chose in action, whether existing at present or commenced in the future, which indebtedness, liability or obligation, and any interest accrued thereon or costs payable in respect thereof (A) is based in whole or in part on facts prior to the Filing Date, or (B) relates to a time period prior to the Filing Date;
- (p) "D&O Indemnity Claim" means any existing or future right of any Director or Officer against any of the Applicants which arose or arises as a result of any Person filing a Proof of Claim in respect of such Director or Officer for which such Director or Officer is entitled to be indemnified by any of the Applicants;
- (q) "Director" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, a director or *de facto* director of any of the Applicants;

- (r) "Directors' Charge" means the Directors' Charge as defined in the Initial Order;
- (s) "Distribution Claim" means the amount of the Claim of a Claimant as finally determined for distribution purposes, in accordance with the provisions of this Order and the CCAA;
- (t) "Employee Amounts" means all outstanding wages, salaries and employee benefits (including employee medical, dental, disability, life insurance and similar benefit plans or arrangements, incentive plans, share compensation plans and employee assistance programs and employee or employer contributions in respect of pension or group savings plans, and other benefits), vacation pay, commissions, bonuses and other incentive payments, and employee expenses and reimbursements, in each case incurred in the ordinary course of business and consistent with existing compensation policies and arrangements, and all equivalent amounts related to individuals who perform employment-like services for the Applicants as contractors, and for greater certainty, shall not include any Claims arising from or in respect of any termination or cessation of employment of any employee of the Applicants, except to the extent covered by the KERP Charge;

## (u) "Excluded Claim" shall mean:

- (i) any claim secured by the Administration Charge, the Directors' Charge, or the KERP Charge;
- (ii) any other claim secured by a Court-ordered charge in the CCAA Proceedings arising after the date of this Order;
- (iii) any claim in respect of Employee Amounts that become payable on or after the Filing Date;
- (iv) any claim arising under a contract entered into by any Applicant after the Filing Date or with respect to goods or services provided to any of the Applicants on or after the Filing Date; and

- (v) any inter-company Claim existing among the Applicants which, for greater certainty, shall not include any Claim of any Person that is not an Applicant in these proceedings;
- (v) "Filing Date" means March 8, 2016;
- (w) "Governmental Authority" means a federal, provincial, state, territorial, municipal or other government or government department, agency or authority (including a court of law or any regulatory authority or body) having jurisdiction over the Applicants or their business;
- (x) "Initial Order" means the Initial Order in the CCAA Proceedings granted by the Honourable Mr. Justice D. B. Nixon granted on the Filing Date;
- (y) "KERP Charge" means the KERP Charge as defined in the Initial Order;
- (z) "Known Claimant" means:
  - (i) any Person who, based upon the books and records of the Applicants, was owed monies by any of the Applicants as of the Filing Date and which monies remain unpaid in whole or in part;
  - (ii) any Person who has commenced a legal proceeding in respect of a Claim or D&O Claim or given any of the Applicants written notice of an intention to commence a legal proceeding or a demand for payment in respect of a Claim or D&O Claim, provided that where a lawyer of record has been listed in connection with any such proceedings, the "Known Claimant" for the purposes of any notice required herein or to be given hereunder shall be, in addition to that Person, its lawyer of record;
  - (iii) any Person who was at or prior to the Filing Date party to a material lease, contract, or other agreement or obligation of any of the Applicants with respect to which such Person may assert a Claim; and
  - (iv) any Person who is a party to a lease, contract, or other agreement or obligation of any of the Applicants which was restructured, terminated,

repudiated or disclaimed by any of the Applicants between the Filing Date and the date of this Order;

- (aa) "Monitor" means FTI Consulting, Inc., in its capacity as Court-appointed monitor of the Applicants;
- (bb) "Monitor's Website" means http://cfcanada.fticonsulting.com/QRCI;
- (cc) "Newspaper Notice to Claimants" means the notice for publication pursuant to paragraph 16 of this Order, substantially in the form attached as Schedule "A";
- (dd) "Notice of Dispute" means the notice referred to in paragraphs 21 and 28 hereof, substantially in the form attached as Schedule "E" hereto, which may be delivered to the Monitor by a Claimant disputing a Notice of Revision or Disallowance, with reasons for its dispute;
- (ee) "Notice of Revision or Disallowance" means the notice referred to in paragraphs 20 and 27 hereof, substantially in the form of Schedule "D" hereto advising a Claimant that the Applicants have revised or rejected all or part of such Claimant's Claim set out in its Proof of Claim;
- (ff) "Officer" means anyone who is or was, or may be deemed to be or have been, whether by statute, operation of law or otherwise, an officer or *de facto* officer of any of the Applicants;
- (gg) "Person" is to be broadly interpreted and includes any individual, firm, corporation, limited or unlimited liability company, general or limited partnership, association, trust, unincorporated organization, joint venture, Government Authority or any agency, officer or instrumentality thereof or any other entity, wherever situate or domiciled, and whether or not having legal status;
- (hh) "Plan" means any proposed plan(s) of compromise or arrangement to be filed in respect of the Applicants, or any of them, pursuant to the CCAA as the same may be amended, supplemented or restated from time to time in accordance with the terms thereof;

- (ii) "Proof of Claim" means the Proof of Claim referred to herein, substantially in the form attached as Schedule "B" hereto;
- (jj) "Proof of Claim Instruction Letter" means the instruction letter to Claimants, substantially in the form attached as Schedule "C" hereto, regarding the completion of a Proof of Claim by a Claimant and the claims procedure described herein;
- (kk) "QRI" means Quicksilver Resources Inc.;
- "Restructuring Period Claim" means any right or claim of any Person against one or more of the Applicants in connection with any indebtedness, liability or obligation of any kind whatsoever resulting from the restructuring, disclaimer, resiliation, termination or breach by one or more of the Applicants on or after the Filing Date of any contract, lease, or other agreement, whether written or oral and whether such restructuring, disclaimer, resiliation, termination or breach took place or takes place before or after the date of this Order;
- (mm) "Restructuring Period Claims Bar Date" means fifteen (15) Calendar Days after termination, repudiation or resiliation of the applicable agreement or other event giving rise to the applicable Restructuring Period Claim;
- (nn) "Secured Claim" means that portion of a Claim that is (i) secured by security validly charging or encumbering property or assets of the Applicants, or any of them, (including statutory and possessory liens that create security interests) up to the value of such collateral, and (ii) duly and properly perfected in accordance with the relevant legislation in the appropriate jurisdiction as of the Filing Date;
- (00) "Unknown Claimants" are Claimants which are not Known Claimants or a Claimant with an Excluded Claim; and
- (pp) "Voting Claim" means the amount of the Claim of a Claimant as finally determined for voting at the Creditors' Meeting, in accordance with the provisions of this Order and the CCAA.

#### **GENERAL PROVISIONS**

- 3. All references as to time herein shall mean local time in Calgary, Alberta, Canada, and any reference to an event occurring on a Business Day shall mean prior to 5:00 p.m. on such Business Day unless otherwise indicated herein.
- 4. All references to the word "including" shall mean "including without limitation".
- 5. All references to the singular herein include the plural, the plural include the singular, and any gender includes the other gender.
- 6. All Claims shall be denominated in Canadian dollars. Any Claims denominated in a foreign currency shall be converted to Canadian dollars for purposes of any Plan at the Bank of Canada's noon exchange rate in effect on the Filing Date.
- 7. Interest and penalties that would otherwise accrue after the Filing Date shall not be included in any Claims.
- 8. Copies of all forms delivered hereunder, as applicable, and determinations of Claims by the Court shall be maintained by the Monitor and, subject to further order of the Court, the applicable Claimant will be entitled to have access thereto by appointment during normal business hours on written request to the Monitor.
- 9. Any Person with an Excluded Claim shall not file a Proof of Claim in this process in respect of such Excluded Claim, unless required to do so by further order of the Court, nor shall the Monitor send a Claims Package to Persons with Excluded Claims.

# MONITOR'S ROLE

10. The Monitor, in addition to its prescribed rights, duties, responsibilities and obligations under the CCAA and under the Initial Order, shall have primary carriage of the administration of the claims procedure provided for herein, and is hereby directed and empowered to take such other actions and fulfill such other roles as are contemplated by this Order or incidental thereto. The Applicants are directed to provide such assistance to the Monitor in carrying out the terms of this claims procedure as the Monitor may reasonably request.

- 11. In carrying out the terms of this Order, the Monitor shall:
  - (a) have all of the protections given to it by the CCAA, the Initial Order, and this Order, or as an officer of the Court, including the stay of proceedings in its favour;
  - (b) incur no liability or obligation as a result of the carrying out of the provisions of this Order, save and except for any gross negligence or willful misconduct on its part;
  - (c) be entitled to rely on the books and records of the Applicants and any information provided by the Applicants, all without independent investigation; and
  - (d) not be liable for any claims or damages resulting from any errors or omissions in such books, records or information, save and except for any gross negligence or willful misconduct on its part.
- 12. The Monitor is hereby authorized to use reasonable discretion as to the adequacy of compliance with respect to the manner in which forms delivered hereunder are completed and executed, and may, where they are satisfied that a Claim has been adequately proven, waive strict compliance with the requirements of this Order as to completion and execution of such forms and to request any further documentation from a Person that the Monitor may require in order to enable them to determine the validity of a Claim.

# CLAIMS PROCEDURE FOR KNOWN CLAIMANTS

#### (i) Disclaimers and Resiliations

13. Any action taken by the Applicants to restructure, disclaim, resiliate, terminate or breach any contract, lease or other agreement, whether written or oral, pursuant to the terms of the Initial Order, must occur on or before the day that is fifteen (15) Calendar Days prior to the date of the Creditors' Meeting. Any notices of disclaimer or resiliation delivered to Claimants in connection with the foregoing shall be accompanied by a Claims Package.

14. Any Claimant that wishes to assert a Restructuring Period Claim must return a completed Proof of Claim to the Monitor such that it is received by the Monitor by no later than 5:00 p.m. on the Restructuring Period Claims Bar Date.

#### (ii) Notice of Claims to Known Claimants

15. The Monitor shall send a Claims Package to each of the Known Claimants by prepaid ordinary mail before 11:59 p.m. on June 3, 2016.

# CLAIMS PROCEDURE FOR UNKNOWN CLAIMANTS

#### (i) Notice of Claims

- 16. The Monitor will cause the Newspaper Notice to Claimants to be published on two separate dates prior to June 3, 2016 in each of the Calgary Herald and the Globe and Mail (National Edition). The Monitor will also post electronic copies of the Newspaper Notice to Claimants, the Proof of Claim, and this Order on the Monitor's Website as soon as practically possible after the date on which this Order is granted.
- 17. In addition, the Monitor shall send a Claims Package to any Unknown Claimant who requests these documents. Any such Unknown Claimant must return a completed Proof of Claim to the Monitor by no later than the Claims Bar Date.
- 18. To the extent that any D&O Claim is filed in accordance with this claims procedure, a corresponding D&O Indemnity Claim shall be deemed to have been filed in respect of such D&O Claim.

# CLAIMS BAR DATE, ADJUDICATION AND RESOLUTION OF CLAIMS

# (i) Barring of Claims

- 19. Any Claimant that does not return a Proof of Claim to the Monitor by the Claims Bar Date (or, for a Claimant asserting a Restructuring Period Claim, by the Restructuring Period Claims Bar Date), unless otherwise ordered by the Court, shall:
  - (a) not be entitled to vote at any Creditor's Meeting;

- (b) not be entitled to receive any distribution under any Plan;
- (c) not be entitled to any further notice in, and shall not be entitled to participate as a Claimant or creditor in, the CCAA Proceedings in respect of such Claim;
- (d) be forever barred from making or enforcing any such Claim against any of the Applicants, their Directors and their Officers, and all such Claims will be forever extinguished and barred without any further act or notification by the Applicants; and
- (e) be forever barred from making or enforcing any such Claim as against any other Person who could claim contribution or indemnity from the Applicants, their Directors and their Officers, or any of them and all such Claims will be forever extinguished and barred without any further act or notification by the Applicants.

#### (ii) Determination of Claims

- 20. The Applicants and the Monitor shall review all Proofs of Claim received by the Claims Bar Date and the Monitor shall accept, revise or disallow the amount of each Claim set out therein for voting and/or distribution purposes. The Monitor shall by no later than 11:59 p.m. on July 15, 2016, notify each Claimant who has delivered a Proof of Claim as to whether such Claimant's Claim as set out therein has been revised or rejected for voting purposes (and for distribution purposes, if the Applicants elect to do so), and the reasons therefor, by sending a Notice of Revision or Disallowance. Where the Applicants do not send by such date a Notice of Revision or Disallowance to a Claimant, the Applicants shall be deemed to have accepted such Claimant's Claim in the amount set out in that Claimant's Proof of Claim as a Voting Claim for voting purposes only, which shall be deemed to be that Claimant's Voting Claim.
- 21. Any Claimant who disputes the classification or amount of its Claim as set forth in a Notice of Revision or Disallowance sent pursuant to the immediately preceding paragraph shall deliver a Notice of Dispute to the Monitor (with a copy to the Applicants) by no later than 5:00 p.m. on the date that is fifteen (15) Calendar Days after receipt of the Notice of Revision or Disallowance.

#### (iii) Resolution of Claims

- 22. Where a Claimant that receives a Notice of Revision or Disallowance pursuant to paragraph 20 above does not file a Notice of Dispute by the time set out in paragraph 21 above, the value of such Claimant's Voting Claim or Distribution Claim (if the Notice of Revision or Disallowance dealt with the Distribution Claim) shall be deemed to be as set out in the Notice of Revision or Disallowance.
- 23. Upon receipt of a Notice of Dispute, the Applicants, with the assistance of the Monitor, may attempt to consensually resolve the classification and amount of the Claim with the Claimant.
- 24. If the Applicants and the Claimant consensually resolve the classification and amount of the Claim, the Monitor may accept a revised Claim, and such Claim will constitute a Voting Claim or a Distribution Claim (if the Notice of Revision or Disallowance dealt with the Distribution Claim).
- In the event that the Monitor is unable to resolve a dispute regarding any Voting Claim 25. with a Claimant, the Applicant or the Claimant shall so notify the Monitor, and the Claimant or the Applicant, as the case may be. The decision as to whether the Claimant's Voting Claim should be adjudicated by the Court shall be in the sole discretion of the Monitor (subject to consultation with the Applicant); provided, however that to the extent a Claim is referred under this paragraph to the Court, it shall be on the basis that the value of the Claim shall be resolved or adjudicated both for voting and distribution purposes (and that it shall remain open to the parties to agree that the Claimant's Voting Claim may be settled by the Claimant and the Applicant without prejudice to a future hearing by the Court to determine the Claimant's Distribution Claim). Thereafter, the Court shall resolve the dispute between the Applicant and such Claimant, and in any event, it is anticipated that the Court shall, by no later two (2) Calendar Days prior to the date of the Creditors' Meeting, notify the Applicant, such Claimant and the Monitor of the determination of the value of the Claimant's Voting Claim and Distribution Claim. Such determination of the value of the Voting Claim and Distribution Claim by the Court shall be deemed to be the Claimant's Voting Claim and Distribution Claim for voting and distribution purposes.

- Where the value of a Claimant's Voting Claim has not been finally determined by the Court by the date of the Creditors' Meeting, the relevant Applicant shall either:
  - (a) accept the Claimant's determination of the value of the Voting Claim as set out in the applicable Notice of Dispute only for the purposes of voting and conduct the vote of the creditors on that basis subject to a final determination of such Claimant's Voting Claim, and in such case the Monitor shall record separately the value of such Claimant's Voting Claim and whether such Claimant voted in favour of or against the Plan;
  - (b) adjourn the Creditors' Meeting until a final determination of the Voting Claim(s) is made; or
  - (c) deal with the matter as the Court may otherwise direct or as the relevant Applicant, the Monitor and the Claimant may otherwise agree.
- 27. The Monitor, with the assistance of the Applicants, shall review and consider all Proofs of Claim filed in accordance with this Claims Procedure Order, in order to determine the Distribution Claims. The Monitor shall notify each Claimant who filed a Proof of Claim and who did not receive a Notice of Revision or Disallowance for distribution purposes pursuant to paragraph 20 hereof as to whether such Claimant's Claim as set out in such Claimant's Proof of Claim has been revised or rejected for distribution purposes, and the reasons therefor, by delivery of a Notice of Revision or Disallowance. Where the Monitor does not send a Notice of Revision or Disallowance for distribution purposes to a Claimant, the relevant Applicants and the Monitor shall be deemed to have accepted the amount of such Claimant's Claim as set out in such Claimant's Proof of Claim as such Claimant's Distribution Claim.
- 28. Any Claimant who disputes a Notice of Revision or Disallowance for distribution purposes shall no later than fifteen (15) Calendar Days after receiving the notice referred to in paragraph 27, deliver a Notice of Dispute to the Monitor.
- 29. Where a Claimant that receives a Notice of Revision or Disallowance pursuant to paragraph 27 above does not return a Notice of Dispute for distribution purposes to the

Monitor by the time set out in paragraph 28 above, the value of such Claimant's Distribution Claim shall be deemed to be as set out in the Notice of Revision or Disallowance for distribution purposes and the Claimant will be barred from disputing or appealing same.

30. In the event that an Applicant is unable to resolve a dispute with a Claimant regarding any Distribution Claim, the Applicant or the Claimant shall so notify the Monitor, and the Claimant or the Applicant, as the case may be. Any of the Applicant, the Claimant or the Monitor may thereafter make an application to the Court for the resolution of the Distribution Claim. Thereafter, the Court shall resolve the dispute between the Applicant and such Claimant.

#### **NOTICE OF TRANSFEREES**

If, after the Filing Date, the holder of a Claim transfers or assigns the whole of such 31. Claim to another Person, neither the Applicants nor the Monitor shall be obligated to give notice or otherwise deal with the transferee or assignee of such Claim in respect thereof unless and until actual notice of transfer or assignment, together with satisfactory evidence of such transfer or assignment, shall have been received and acknowledged by the relevant Applicant and the Monitor in writing and thereafter such transferee or assignee shall for the purposes hereof constitute the "Claimant" in respect of such Claim. Any such transferee or assignee of a Claim shall be bound by any notices given or steps taken in respect of such Claim in accordance with this Order prior to receipt and acknowledgement by the relevant Applicant and the Monitor of satisfactory evidence of such transfer or assignment. A transferee or assignee of a Claim takes the Claim subject to any rights of set-off to which any Applicant may be entitled with respect to such Claim. For greater certainty, a transferee or assignee of a Claim is not entitled to set-off, apply, merge, consolidate or combine any Claims assigned or transferred to it against or on account or in reduction of any amounts owing by such Person to any of the Applicants. No transfer or assignment shall be received for voting purposes unless such transfer shall have been received by the Monitor no later than ten (10) Business Days prior to the date to be fixed by the Court for the Creditors' Meeting, failing which the original transferor shall have all applicable rights as the "Claimant" with respect to such

Claim as if no transfer of the Claim had occurred. Reference to transfer in this Order includes a transfer or assignment whether absolute or intended as security.

- 32. If a Claimant, or any subsequent holder of a Claim, who has been acknowledged by the Monitor as the holder of such, transfers or assigns the whole of such Claim to more than one Person or part of such Claim to another Person, such transfers or assignments shall not create separate Claims and such Claims shall continue to constitute and be dealt with as a single Claim notwithstanding such transfers or assignments. The Monitor shall not, in each case, be required to recognize or acknowledge any such transfers or assignments and shall be entitled to give notices to and otherwise deal with such Claim only as a whole and then only to and with the Person last holding such Claim provided such Claimant may, by notice in writing delivered to the Monitor, direct that subsequent dealings in respect of such Claim, but only as a whole, shall be dealt with by a specified Person and in such event such Person shall be bound by any notices given or steps taken in respect of such Claim with such Claimant in accordance with the provisions of this Order.
- 33. Neither the Applicants nor the Monitor are under any obligation to give notice to any Person other than a Claimant holding a Claim and shall have no obligation to give notice to any Person holding a security interest, lien or charge in, or a pledge or assignment by way of security in, a Claim as applicable in respect of any Claim.

#### **SERVICE AND NOTICE**

34. The Monitor and the Applicants may, unless otherwise specified by this Order, serve and deliver any letters, notices or other documents contemplated by this Order and the Claims Procedure to Claimants, Directors or Officers, and any other interested Persons, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or electronic or digital transmission to such Persons (with copies to their counsel if applicable) at the address as last shown on the records of the Applicants or set out in such Person's Proof of Claim. Any such service or notice by courier, personal delivery or electronic or digital transmission shall be deemed to have been received: (i) if sent by ordinary mail, on the third Business Day after mailing within Alberta, the fifth Business Day after mailing within Canada (other than within Alberta), and the tenth Business Day

after mailing internationally; (ii) if sent by courier or personal delivery, on the next Business Day following dispatch; and (iii) if delivered by electronic or digital transmission by 5:00 p.m. on a Business Day, on such Business Day, and if delivered after 5:00 p.m. or other than on a Business Day, on the following Business Day.

Any notice or other communication (including Proofs of Claim) to be given under this Order by any Person to the Monitor shall be in writing in substantially the form, if any, provided for in this Order and will be sufficiently given only if delivered by prepaid registered mail, courier, personal delivery or electronic or digital transmission addressed to the following address and any such notice or other communication by a Person shall be deemed received only upon actual receipt thereof during normal business hours on a Business Day, or if delivered outside of a normal business hours, the next Business Day:

FTI Consulting, Inc.
Monitor of Quicksilver Resources Canada Inc., et al
Suite 720, 440 – 2<sup>nd</sup> Avenue S.W.
Calgary, Alberta T2P 5E9

Attention: Ms. Lindsay Shierman

Fax:

403-232-6116

Phone:

403-454-6036

Email:

lindsay.shierman@fticonsulting.com

- 36. If during any period during which notices or other communications are being given pursuant to this Order a postal strike or postal work stoppage of general application should occur, such notices or other communications sent by ordinary mail and then not received shall not, absent further order of the Court, be effective and notices and other communications given hereunder during the course of any such postal strike or work stoppage of general application shall only be effective if given by courier, personal delivery or electronic or digital transmission in accordance with this Order.
- 37. In the event that this Order is later amended by further order of the Court, the Monitor shall post such further order on the Monitor's Website and such posting shall constitute adequate notice of such amended claims procedure.

#### **SET-OFF**

38. The Applicants (or any of them) may set-off (whether by way of legal, equitable or contractual set-off) against payments or other distributions to be made pursuant to the Plan to any Claimant, any claims of any nature whatsoever that the Applicants (or any of them) may have against such Claimant, however, neither the failure to do so nor the allowance of any claim hereunder shall constitute a waiver or release by the Applicants (or any of them) of any such claim that the Applicants may have against such Claimant.

#### **MISCELLANEOUS**

- 39. Notwithstanding any other provision of this Order, the sending of Notices to Claimant and the solicitation of Proofs of Claim, and the filing by a Person of any Proof of Claim, shall not, for that reason only, grant any Person any standing in the CCAA Proceedings or rights under the Plan.
- 40. Nothing in this Order shall constitute or be deemed to constitute an allocation or assignment of Claims or Excluded Claims by the Applicants into particular affected or unaffected classes for the purpose of a Plan and, for greater certainty, the treatment of Claims, Excluded Claims, or any other claims are to be subject to a Plan and the class or classes of creditors for voting and distribution purposes shall be subject to the terms of any proposed Plan or further Order of the Court.
- 41. In the event no Plan is approved by the Court, the Claims Bar Date and the Restructuring Period Claims Bar Date shall be of no effect in any subsequent proceeding or distribution with respect to any and all Claims made by Claimants.
- 42. Nothing in this Order shall prejudice the rights and remedies of any Directors or Officers under any existing Director and Officer insurance policy or prevent or bar any Person from seeking recourse against or payment from any Director's and/or Officer's liability insurance policy or policies that exist to protect or indemnify the Directors and/or Officers, whether such recourse or payment is sought directly by the Person asserting a Claim from the insurer or derivatively through the Director or Officer or one or more of the Applicants; provided, however, that nothing in this Order shall create any rights in

favour of such Person under any policies of insurance nor shall anything in this Order limit, remove, modify or alter any defence to such claim available to the insurer pursuant to the provisions of any insurance policy or at law.

- 43. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or the United States, or in any other foreign jurisdiction, to give effect to this Order and to assist the Applicants, or any of them, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Applicants, or any of them, and to the Monitor, as an officer of the Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Applicants, or any of them, and the Monitor and their respective agents in carrying out the terms of this Order.
- 44. This Order shall have full force and effect in all provinces and territories of Canada, outside Canada and against all Persons against whom it may be enforceable.
- 45. The Applicants or the Monitor may from time to time apply to this Court to amend, vary, supplement or replace this Order or for advice and direction concerning the discharge of their respective powers and duties under this Order or the interpretation or application of this Order.

J.C.Q.B.A

#### SCHEDULE "A"

# NEWSPAPER NOTICE TO CLAIMANTS AND OTHERS IN RESPECT OF CLAIMS

IN THE MATTER OF THE CCAA PROCEEDINGS OF QUICKSILVER RESOURCES CANADA INC., 0942065 B.C. LTD. AND 0942069 B.C. LTD. collectively, the "APPLICANTS", and each, an "APPLICANT")

PLEASE TAKE NOTICE that this Newspaper Notice to Claimants is being published pursuant to an order of the Honourable Justice K. M. Eidsvik of the Court of Queen's Bench of Alberta, Judicial Centre of Calgary, dated May 26, 2016 (the "Claims Procedure Order"). All capitalized terms not otherwise defined in this Newspaper Notice to Claimants shall bear the meaning given to them in the Claims Procedure Order, which is posted on the website of the Monitor at <a href="http://cfcanada.fticonsulting.com/QRCI">http://cfcanada.fticonsulting.com/QRCI</a> (the "Monitor's Website").

Any Person who believes he, she, or it has a Claim against any of the Applicants or their Directors or Officers shall submit his, her or its Claim in a Proof of Claim form (which can be found on the Monitor's Website), other than an Excluded Claim (which includes Claims of any Person who provided goods and/or services to any Applicant on or after the Filing Date).

Proof of Claim forms can also be obtained by contacting the Monitor at the address below and providing particulars as to your name, address, facsimile number and e-mail address. Once the Monitor has this information, you will receive, as soon as practicable, a Proof of Claim form.

All Claimants <u>must</u> submit their Proofs of Claim by submitting them to the Applicants care of the Monitor <u>by no later than 5:00 p.m.</u> (Calgary Time) on July 5, 2016 (the "Claims Bar Date") by registered mail, personal delivery, e-mail (in PDF format), courier or facsimile transmission, and all Proofs of Claim must be <u>actually received</u> by the Monitor before the Claims Bar Date, at the following addresses:

#### FTI Consulting, Inc.

Monitor of Quicksilver Resources Canada Inc., et al Suite 720, 440 – 2nd Avenue S.W.

Calgary, Alberta T2P 5E9

Attention:

Ms. Lindsay Shierman

Fax:

403-232-6116

Phone:

403-232-6036

Email

lindsay.shierman@fticonsulting.com

CLAIMS WHICH ARE NOT RECEIVED BY THE MONITOR BY THE CLAIMS BAR DATE WILL BE BARRED AND EXTINGUISHED FOREVER.

The publication of this Notice to Claimant, the solicitation of Proofs of Claim by the Monitor or the Applicants, and/or the sending of a Proof of Claim by a Claimant to the Monitor, does not grant any Claimant or any Person standing in the CCAA Proceedings or any rights under any Plan filed in respect of any of the Applicants, their Directors or Officers.

#### SCHEDULE "B"

#### PROOF OF CLAIM

(See attached for instructions)

IN THE MATTER OF THE CCAA PROCEEDINGS OF QUICKSILVER RESOURCES CANADA INC., 0942065 B.C. LTD. AND 0942069 B.C. LTD. collectively, the "APPLICANTS", and each, an "APPLICANT") Regarding the claim of \_\_\_\_\_ (name of Claimant) \_\_\_\_\_ (referred to in this form as "the Claimant"). All notices or correspondence regarding this claim to be forwarded to the Claimant at the following address: Telephone Number: Facsimile Number: \_\_\_\_\_\_ Attention (Contact Person): Email Address: (All future correspondence will be delivered to the designated email address unless the Claimant specifically requests that hardcopies be provided) П Please provide hardcopies of materials to the address above. \_\_\_\_\_ (name of the Claimant or representative of the Claimant), of \_\_\_\_\_\_ (City, Province or State) do hereby certify that: 1. I am the Claimant; OR I am \_\_\_\_\_\_ (state position/title) of the Claimant. I have knowledge of all the circumstances connected with the claim referred to in this 2. form. 3. Check box the Applicant against whom you make this claim.

0942069 B.C. Ltd.

**Directors and Officers** 

0942065 B.C. Ltd.

Quicksilver Resources Canada Inc.

for Residual disclaim the sum account and/or seany cour	tructu ed, re of CD attach ervice ntercla	ring P structu PN\$ ed here s suppl hims to h the 1	olicants (che eriod Clain red, termina eto and mark ied after Ma which the C	nants, as a ted or resil (insernated Schedu arch 8, 2016 CCAA App	nt the dated inted inted inted in an architecture in the content of the content o	e on what still is contained of classing showing the contained of the cont	ich the or are income as sime as sime as sime as to a sime as to a sime are are are are are are are are are ar	subject debted to hown by nclude the be reduce entitled	agreeme the Clain the states e value o ed by de- and/or a	nt was mant in ment of goods ducting mounts
location	of the	delivei	unt must sp y of all serv ation evidenc	vices and m	aterials. 2	Any claim	f the cla for inter	im includ rest must	ing the d be suppo	ate and orted by
	] - laim, t	A. the Cla	UNSECUF imant does i	RED CLAIN	M OF \$_ d has not h	ield any a	7	That in security.	respect	of this
cl w	] laim, t hich a	B. the Cla are as f	SECURED imant holds ollows:	CLAIM C assets valu	F \$ ued at \$	•	7 8	That in a	respect ( ý, partici	of this ılars of
at which i	the Cl	aimant	f the security assesses the as Schedule	security to	the date or gether with	n which th the basis	e securii of valua	y was giv tion, and	en and th attach a	e value copy of
			ired this Cl documents e					No 🏻		
(ii	f yes)	Full Le	egal Name o	f original c	reditor(s):	·				
DATED ti	his	day	of		2016 Per:					
Witness						ne of Clai	ınant:			
						ant is other of authori			lual, prin	t name
					Name:					
					Title:					

#### SCHEDULE "C"

#### INSTRUCTION LETTER

FOR THE CLAIMS PROCEDURE FOR CLAIMANTS (INCLUDING RESTRUCTURING PERIOD CLAIMANTS)

IN THE MATTER OF THE CCAA PROCEEDINGS OF QUICKSILVER RESOURCES CANADA INC., 0942065 B.C. LTD. AND 0942069 B.C. LTD. collectively, the "APPLICANTS", and each, an "APPLICANT")

PLEASE TAKE NOTICE that this Instruction Letter is being sent pursuant to an order of the Honourable Justice K. M. Eidsvik of the Court of Queen's Bench of Alberta, Judicial Centre of Calgary, dated May 26, 2016 (the "Claims Procedure Order"). All capitalized terms not otherwise defined in this Instruction Letter shall bear the meaning given to them in the Claims Procedure Order, which is posted on the website of the Monitor at <a href="http://cfcanada.fticonsulting.com/QRCI">http://cfcanada.fticonsulting.com/QRCI</a> (the "Monitor's Website").

#### Claims Procedure

This letter provides instructions for completing the Proof of Claim. A blank Proof of Claim form is included with this letter.

The Claims Procedure is intended for any Person asserting a Claim (other than an Excluded Claim) of any kind or nature whatsoever against any of the Applicants and/or any of their Directors and/or Officers arising before March 8, 2016, or a Restructuring Period Claim arising after March 8, 2016.

If you wish to file a Claim (including a Restructuring Period Claim), you must file a Proof of Claim to avoid the barring and extinguishment of any Claim (or Restructuring Period Claim) which you may have against any of the Applicants and/or any of their Directors and/or Officers.

If you have any questions regarding the Claims Procedure, please contact the Monitor at the following addresses:

#### FTI Consulting, Inc.

Monitor of Quicksilver Resources Canada Inc., et al

Suite 720, 440 – 2nd Avenue S.W.

Calgary, Alberta T2P 5E9

Attention:

Ms. Lindsay Shierman

Fax:

403-232-6116

Phone:

403-232-6036

Email

lindsay.shierman@fticonsulting.com

For Claimants Submitting a Proof of Claim (including for a Restructuring Period Claim)

In the case of a Claim other than a Restructuring Period Claim, you are required to file a Proof of Claim, in the form enclosed herewith, and ensure that it is received by the Monitor by 5:00 p.m.

(Calgary Time) on July 5, 2016 (the "Claims Bar Date") to avoid the barring and extinguishment of any Claim you may have against any of the Applicants and/or any of their Directors and/or Officers, if any.

In the case of a Restructuring Period Claim, you are required to file a Proof of Claim, in the form enclosed herewith, and ensure that it is received by the Monitor by 5:00 p.m. on the day that is fifteen (15) Calendar Days after after termination, repudiation or resiliation of the applicable agreement or other event giving rise to the applicable Restructuring Period Claim (the "Restructuring Period Claims Bar Date"), to avoid the barring and extinguishment of any Restructuring Period Claim you may have against any of the Applicants and/or any of their Directors and/or Officers, if any.

Additional Proof of Claim forms can be found on the Monitor's Website or obtained by contacting the Monitor at the address indicated above and providing particulars as to your name, address, facsimile number and e-mail address. Once the Monitor has this information, you will receive, as soon as practicable, a Proof of Claim form.

If you are submitting your Proof of Claim electronically, please submit it in PDF format and ensure the name of the file is [legal name of creditor]poc.pdf.

IF A PROOF OF CLAIM IN RESPECT OF YOUR CLAIM OR RESTRUCTURING PERIOD CLAIM IS NOT RECEIVED BY THE MONITOR BY THE CLAIMS BAR DATE OR THE RESTRUCTURING PERIOD CLAIMS BAR DATE:

- (A) YOUR CLAIM SHALL BE FOREVER <u>BARRED</u> AND <u>EXTINGUISHED</u> AND YOU WILL BE PROHIBITED FROM MAKING OR ENFORCING A CLAIM AGAINST ANY OF THE APPLICANTS AND/OR ANY OF THEIR DIRECTORS AND/OR OFFICERS AND/OR AS AGAINST ANY OTHER PERSON WHO COULD CLAIM CONTRIBUTION OR INDEMNITY FROM THE APPLICANTS, THEIR DIRECTORS AND THEIR OFFICERS;
- (B) YOU SHALL NOT BE PERMITTED TO VOTE ON ANY PLAN OF ARRANGEMENT THAT IS ADVANCED ON BEHALF OF THE APPLICANTS OR ANY OF THEM, OR ENTITLED TO ANY FURTHER NOTICE OR DISTRIBUTION UNDER SUCH A PLAN, IF ANY; AND
- (C) YOU SHALL NOT BE ENTITLED TO PARTICIPATE AS A CREDITOR IN THE CCAA PROCEEDINGS OF THE APPLICANTS, NOTING, HOWEVER, THAT THE SENDING OF A NOTICE TO CLAIMANT, A NOTICE TO RESTRUCTURING PERIOD CLAIMANT, THE SOLICITATION OF PROOFS OF CLAIM BY THE MONITOR OR THE APPLICANTS AND/OR THE SENDING OF A PROOF OF CLAIM BY A CLAIMANT TO THE MONITOR DOES NOT GRANT ANY CLAIMANT OR ANY PERSON STANDING IN THE CCAA PROCEEDINGS OR ANY RIGHTS UNDER ANY PLAN FILED IN RESPECT OF ANY OF THE APPLICANTS, THEIR DIRECTORS OR OFFICERS.

#### SCHEDULE "D"

## NOTICE OF REVISION OR DISALLOWANCE

IN THE MATTER OF THE CCAA PROCEEDINGS OF QUICKSILVER RESOURCES CANADA INC., 0942065 B.C. LTD. AND 0942069 B.C. LTD. collectively, the "APPLICANTS", and each, an "APPLICANT")

TO: [name and address of Claimant]

PLEASE TAKE NOTICE that this Notice of Revision or Disallowance is being sent pursuant to an order of the Honourable Justice K. M. Eidsvik of the Court of Queen's Bench of Alberta, Judicial Centre of Calgary, dated May 26, 2016 (the "Claims Procedure Order"). All capitalized terms not otherwise defined in this Notice of Revision or Disallowance shall bear the meaning given to them in the Claims Procedure Order, which is posted on the website of the Monitor, at <a href="http://cfcanada.fticonsulting.com/QRCI">http://cfcanada.fticonsulting.com/QRCI</a> (the "Monitor's Website").

The Monitor has reviewed your Proof of Claim dated or disallowed your Claim for the following reasons:	, 2016, and has revised		

Subject to further dispute by you in accordance with the provisions of the Claims Procedure Order, your Claim will be allowed as a (Voting and/or Distribution) Claim as follows:

Applicable Applicant	Claim per Proof of Claim	Amount Revised/ Disallowed (for Voting/Distribution)	Allowed as (Voting and/or Distribution) Claim
	\$	\$	\$

If you intend to dispute this Notice of Revision or Disallowance, you must, no later than 5:00 p.m. (Calgary Time) on the day that is 15 Calendar Days after your receipt of this Notice of Revision or Disallowance, deliver a Notice of Dispute by registered mail, personal delivery, e-mail (in PDF format), courier or facsimile transmission to the following address:

FTI Consulting, Inc.

Monitor of Quicksilver Resources Canada Inc., et al Suite 720, 440 – 2nd Avenue S.W.

Calgary, Alberta T2P 5E9

Attention:

Ms. Lindsay Shierman

Fax:

403-232-6116 403-232-6036

Phone: Email

lindsay.shierman@fticonsulting.com

Any Claimant who fails to deliver a Notice of Dispute by the date and time set out above shall be deemed to accept the classification and the amount of its Claim as set out in this Notice of Revision or Disallowance and such Claim as set out herein shall constitute a (Voting and/or Distribution) Claim and the Claimant will have those rights set out in the Claims Procedure Order with respect to such (Voting and/or Distribution) Claim.

If you do not deliver a Notice of Dispute of Revision or Disallowance by the deadline stated above, you:

- (a) shall be forever barred from making or enforcing any Claim against any of the Applicants, their Directors and their Officers (other than with respect to such Claim as has been allowed in this Notice of Revision or Disallowance), and all such Claims will be forever extinguished;
- (b) shall not be entitled to vote on (and/or receive any distribution under) any Plan of Arrangement that is advanced on behalf of the Applicants or any of them, or entitled to any further notice or distribution under such a Plan, if any (other than with respect to such Claim as has been allowed in this Notice of Revision or Disallowance).

Dated at Calgary, Alberta,	this	day of	, 2016

#### SCHEDULE "E"

# NOTICE OF DISPUTE OF REVISION OR DISALLOWANCE OF THE CLAIMANT (INCLUDING A CLAIMANT WITH A RESTRUCTURING PERIOD CLAIMS) LISTED HEREIN

IN THE MATTER OF THE CCAA PROCEEDINGS OF QUICKSILVER RESOURCES CANADA INC., 0942065 B.C. LTD. AND 0942069 B.C. LTD. collectively, the "APPLICANTS", and each, an "APPLICANT")

By order of the Court of Queen's Bench of Alberta (the "Court") dated May 26, 2016 (as may be amended, restated or supplemented from time to time (the "Claims Procedure Order"), in the proceeding commenced by the Applicants under the Companies' Creditors Arrangement Act, R.S.C. 1985, c. C-36, as amended (the "CCAA"), the Applicants have been authorized to conduct a claims procedure (the "Claims Procedure"). A copy of the Claims Procedure Order, with all schedules, may be found on the Monitor's website at: <a href="http://cfcanada.fticonsulting.com/QRCI">http://cfcanada.fticonsulting.com/QRCI</a> (the "Monitor's Website"). Capitalized terms used in this Notice of Dispute not otherwise defined in this letter shall have the meaning given to them in the Claims Procedure Order.

Name of Claimant:	p		
Address:		**	
Telephone Number:			
Facsimile Number:			_
Email Address:			
notice of our intention	to dispute the 1 , 2016 issue oplicants, in respect	Notice of Revision of by FTI Consulting, of our Claim. We call in the said Notice of Revised Claim as	re Order, we hereby give you on or Disallowance dated, Inc., in its capacity as Courtaccept/dispute the following of Revision or Disallowance:
	Accepted (\$CDN)	Disputed (\$CDN)	
		·	
Reason for the dispute (attach	copies of any suppor	ting documentation):	

		<del>-</del> 2 -			
Address for Se	rvice of Notice of Di	spute of Revision or Disallowance:			
	FTI Consul	ting, Inc.			
	Monitor of (	Monitor of Quicksilver Resources Canada Inc., et al			
		Suite 720, 440 – 2nd Avenue S.W. Calgary, Alberta T2P 5E9			
	Attention:				
	Fax:	,			
	Phone:	403-232-6036			
	Email	lindsay.shierman@fticonsulting.com			
ABOVE AND (CALGARY T DATE ON W. RECEIVED B	MUST BE ACTI TIME) ON THE DA HICH THE NOTION	CSIMILE OR COURIER TO THE ADDRESS INDICATED UALLY RECEIVED BY THE MONITOR BY 5:00 P.M. AY WHICH IS FIFTEEN CALENDAR DAYS AFTER THE CE OF REVISION OR DISALLOWANCE IS ACTUALLY, 2016			
		Per:			
Witness	,				
		Name of Claimant/Restructuring Period Claimant:			
		If Claimant/Restructuring Period Claimant is other than an individual, print name and title of authorized signatory			
		Name:			
		Title:			