Clerk's Stamp

COURT FILE NUMBER 2001-05482

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

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

AND IN THE MATTER OF THE COMPROMISE OR

ARRANGEMENT OF JMB CRUSHING SYSTEMS INC. AND

2161889 ALBERTA LTD.

AND IN THE MATTER OF A PLAN OF ARRANGEMENT OF JMB CRUSHING SYSTEMS INC. and MANTLE MATERIALS GROUP, LTD. UNDER THE *COMPANIES' CREDITORS ARRANGEMENT* 

ACT, RSC 1985, c C-36, as amended, and the BUSINESS CORPORATIONS ACT, SBC 2002, c 57, as amended

APPLICANTS JMB CRUSHING SYSTEMS INC., 2161889 ALBERTA LTD.,

MANTLE MATERIALS GROUP, LTD. and 2324159 ALBERTA

INC.

DOCUMENT AMENDED SALE APPROVAL AND VESTING ORDER

ADDRESS FOR SERVICE Gowling WLG (Canada) LLP AND CONTACT 1600, 421 – 7th Avenue SW INFORMATION OF Calgary, Alberta T2P 4K9

PARTY FILING THIS

DOCUMENT:

Attention: Tom Cumming/Caireen E. Hanert/Stephen Kroeger

Tel: 403.298-1938/403.298.1992/403.298.1018

Fax: 403.695.3490

Email: tom.cumming@gowlingwlg.com/

caireen.hanert@gowlingwlg.com/stephen.kroeger@gowlingwlg.com

DATE ON WHICH ORDER WAS PRONOUNCED: March 31, 2021

LOCATION OF HEARING OR TRIAL: Calgary Court House

NAME OF JUDGE WHO MADE THIS ORDER: Honourable Justice K.M. Eidsvik

UPON THE APPLICATION (the "Application") of JMB Crushing Systems Inc. ("JMB"), 2161889 Alberta Ltd. ("216", and together with JMB, the "Vendors"), Mantle Materials Group, Ltd. (the "Purchaser") and 2324159 Alberta Inc. ("ResidualCo") for an Order amending and restating the Order (Amended and Restated Mantle Sale Approval Order) pronounced October 16, 2020 (the "Original SAVO"), which is being applied for pursuant to the amended and restated purchase agreement dated March

3, 2021 (the "Amended Purchase Agreement") between the Vendors and the Purchaser attached as Exhibit "A" to the Confidential Affidavit of Aaron Patsch sworn March 30, 2021 (the "Confidential Affidavit");

AND UPON HAVING READ (a) the Application, filed; (b) the Affidavits of Byron Levkulich sworn on March 4 and March 23, 2021, filed; (c) the Affidavit of Tyler Pell sworn March 22, 2021, filed; (d) the Affidavits of Blake M. Elyea sworn March 24 and March 30, 2021, filed; (e) the Confidential Affidavit; (f) the Affidavit of Aaron Patsch sworn March 30, 2021, filed; (g) the Confidential Affidavit of Aaron Patsch sworn March 30, 2021; (h) the fourteenth report dated March 4, 2021 of FTI Consulting Canada Inc., in its capacity as Court-appointed monitor of JMB and 216 (the "Monitor"), the fifteenth report of the Monitor dated March 26, 2021 and the sixteenth report of the Monitor dated March 30, 2021, all filed; (i) the pleadings and proceedings in this Action, including: (i) the initial Order pronounced on May 1, 2020, the Order pronounced on May 11, 2020 amending and restating the initial Order (the initial Order as amended and restated, the "Initial Order"), filed; (ii) the Original SAVO, filed; (iii) the reverse vesting Order pronounced on October 16, 2020, as amended by an Order pronounced on December 7, 2020 (the reverse vesting Order, as amended, the "Original RVO"), filed; (iv) the assignment order pronounced on October 16, 2020 (the "Original Assignment Order") assigning certain agreements to which JMB or 216 were party under section 11.3 of the Companies' Creditors Arrangement Act, RSC 1985, c C-36, as amended (the "CCAA"), filed; and (v) the plan sanction Order pronounced on October 16, 2020 (the "Original Sanction Order"), sanctioning the joint plan of arrangement of the Purchaser and the CCAA Applicants under the CCAA and the Business Corporations Act, SBC 2002, c 57, as amended (the "BCBCA", and such plan of arrangement, the "Plan"), filed; and (f) the Affidavit of Service of ● sworn March ●, 2021 (the "Service Affidavit"), to be filed;

AND UPON HAVING READ the following Orders applied for contemporaneously in this Application: (a) an Order (the "Amended RVO") amending and restating the Original RVO, vesting the Excluded ResidualCo Assets and Excluded Liabilities in ResidualCo; (b) an Order (the "Amended Assignment Order") amending and restating the Original Assignment Order; and (c) an Order (the "Amended Sanction Order") amending and restating the Original Sanction Order and sanctioning an amended and restated joint plan of arrangement (the "Amended Plan") of the Vendors and Purchaser under the CCAA and BCBCA;

**AND UPON HEARING** the submissions of counsel for the Vendors, counsel for the Monitor and from any other affected parties who may be present;

# AND UPON NOTING no objections from others who were served; IT IS HEREBY ORDERED AND DECLARED THAT:

### **Service of Application Materials**

1. The time for service of the Application is abridged, the Application is properly returnable today, service of the Application on the service list, in the manner described in the Service Affidavit, is good and sufficient, and no other persons, other than those listed on the service list (the "Service List") attached as an exhibit to the Service Affidavit, are entitled to service of the Application.

### **Defined Terms**

2. Capitalized terms used herein but not otherwise defined shall have the same meaning as given to such terms in the Amended Purchase Agreement.

### **Approval of the Acquisition and Reorganization Transactions**

3. The Acquisition and Reorganization Transactions are hereby approved and execution by the Vendors of the Amended Purchase Agreement is hereby authorized, ratified, confirmed, and approved, with such minor amendments as the Vendors (with the written consent of the Monitor) and the Purchaser may agree to. The Monitor and the Vendors are hereby authorized and directed to take such additional steps and the Vendors are hereby authorized and empowered to execute such additional documents as may be necessary or desirable for the completion of the Acquisition and Reorganization Transactions or for the conveyance of the property and assets of the Vendors referred to in the Amended Purchase Agreement as Acquired Assets other than any Restricted Agreements and more particularly listed or referred to on **Schedule "B"** to this Order (collectively, the "**Transferred Assets**") to the Purchaser, in accordance with the terms and conditions of the Amended Purchase Agreement.

### **Vesting of Transferred Assets**

4. Upon the delivery of a Monitor's certificate to the Purchaser, substantially in the form set out in Schedule "A" hereto (the "Monitor's Certificate") all of the Vendors' right, title, and interest in and to the Transferred Assets shall vest absolutely, exclusively, and entirely in the name of the Purchaser and shall be free and clear of and from any and all caveats, security interests, hypothecs, pledges, mortgages, liens, trusts or deemed trusts, reservations of ownership, options, 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, the "Claims") including, without limiting the generality of the foregoing:

- (a) any encumbrances or charges created by the Initial Order;
- (b) all charges, security interests or claims evidenced by registrations pursuant to: (i) the *Personal Property Security Act*, RSA 2000, c P-7 or any other personal property registry system; or (ii) the *Land Titles Act*, RSA 2000, c L-7 (the "**Land Titles Act**");
- (c) any liens or claims of lien under the Builders' Lien Act, RSA 2000, c B-7; and,
- (d) those Claims listed in **Schedule "C"** hereto (all of which are collectively referred to as the "**Transferred Assets Encumbrances**", which term shall not include the permitted encumbrances, caveats, interests, easements, and restrictive covenants listed in **Schedule** "**D"** hereto (collectively, "**Permitted Encumbrances**"));

and for greater certainty, this Court orders that all Claims affecting or relating to the Transferred Assets are hereby expunged, discharged and terminated as against the Transferred Assets.

- 5. Upon delivery of the Monitor's Certificate, and upon filing of a certified copy of this Order, together with any applicable registration fees, all governmental authorities including those referred to in this paragraph (collectively, "Governmental Authorities") are hereby authorized, requested, and directed to accept delivery of such Monitor's Certificate and certified copy of this Order as though they were originals and to register such transfers, interest authorizations, discharges and discharge statements of conveyance as may be required to convey to the Purchaser or its nominee clear title to the Transferred Assets, subject only to Permitted Encumbrances. Without limiting the foregoing:
  - (a) the Registrar of Land Titles ("Land Titles Registrar") for the lands defined below shall and is hereby authorized, requested, and directed to forthwith discharge and expunge the Transferred Assets Encumbrances listed in Schedule "C" to this Order and discharge and expunge any Claims including Transferred Assets Encumbrances (but excluding Permitted Encumbrances) that may be registered after the date of the Amended Purchase Agreement against Transferred Assets; and
  - (b) the Registrar of the Alberta Personal Property Registry (the "**PPR Registrar**") shall and is hereby directed to forthwith cancel and discharge any registrations at the Alberta Personal

Property Registry (whether made before or after the date of this Order) claiming security interests (other than Permitted Encumbrances) in the estate or interest of the Vendors in any of the Transferred Assets, 216 Retained Assets or JMB Retained Assets that are of a kind prescribed by applicable regulations as serial-number goods, including, but not limited to, those set out in **Schedule** "•" hereto.

- 6. 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 Amended Purchase Agreement. Presentment of this Order and the Monitor's 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 Transferred Assets of any Claims, including the Transferred Assets Encumbrances, but excluding the Permitted Encumbrances.
- 7. The Monitor is authorized and directed to undertake and perform such activities and obligations as are contemplated to be undertaken or performed by the Monitor pursuant to this Order, the SISP order, the Amended Purchase Agreement, or any ancillary document related thereto, and shall incur no liability, whatsoever, in connection therewith, save and except for any liability arising due to gross negligence or wilful misconduct on its part.
- 8. No authorization, approval or other action by and no notice to or filing with any Governmental Authority or regulatory body exercising jurisdiction over the Transferred Assets, 216 Retained Assets and JMB Retained Assets is required for the due execution, delivery, and performance by the Vendors of the Amended Purchase Agreement.
- 9. Upon delivery of the Monitor's Certificate together with a certified copy of this Order, this Order shall be immediately registered by the Land Titles Registrar notwithstanding the requirements of section 191(1) of the *Land Titles Act* and notwithstanding that the appeal period in respect of this Order has not elapsed. The Land Titles Registrar is hereby directed to accept all affidavits of corporate signing authority submitted by the Vendors.
- 10. For the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Transferred Assets shall stand in the place and stead of the Transferred Assets from and after delivery of the Monitor's Certificate, and shall be in accordance with the Amended RVO included in the Excluded ResidualCo Assets and subject to the Remaining ATB Debt, the Remaining Fiera Debt and the Security Interests created by the ATB Loan and Security Documents and the Fiera

Loan and Security Documents, and all Claims including the Transferred Assets Encumbrances (but excluding the Permitted Encumbrances) shall not attach to, encumber, or otherwise form a charge, security interest, lien, or other Claim against the Transferred Assets and may be asserted against the net proceeds from sale of the Transferred Assets with the same priority as they had with respect to the Transferred Assets immediately prior to the sale, as if the Transferred 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.

- 11. Except as expressly provided for in the Amended Purchase Agreement or by section 5 of the Alberta *Employment Standards Code*, the Purchase (and its nominee) shall not, by completion of the Acquisition and Reorganization Transactions, have liability of any kind whatsoever in respect of any Claims against the Vendors or ResidualCo.
- 12. Upon completion of the Acquisition and Reorganization Transactions, the Vendors and all persons who claim by, through or under the Vendors in respect of the Transferred Assets, and all persons or entities having any Claims of any kind whatsoever in respect of the Transferred 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 Transferred Assets, and to the extent that any such persons or entities remain in the possession or control of any of the Transferred Assets, or any artifacts, certificates, instruments or other indicia of title representing or evidencing any right, title, estate, or interest in and to the Transferred Assets, they shall forthwith deliver possession thereof to the Purchaser.
- 13. The Purchaser shall be entitled to enter into and upon, hold and enjoy the Transferred Assets for its own use and benefit without any interference of or by the Vendors, or any person claiming by, through or against the Vendors.
- 14. Pursuant to clause 7(3)(c) of the Personal Information Protection and Electronic Documents Act (Canada) and section 20(e) of the Alberta Personal Information Protection Act, the Vendors and the Monitor are authorized and permitted to disclose and transfer to the Purchaser all human resources and payroll information in the Vendors' records pertaining to the Vendors' past and current employees. The Purchaser shall maintain and protect the privacy of such information and

- shall be entitled to use the personal information provided to it in a manner which is in all material respects identical to the prior use (of such information) to which the Vendors were entitled.
- 15. Immediately upon closing of the Acquisition and Reorganization Transactions, holders of Permitted Encumbrances shall have no claim whatsoever against the Vendors, ResidualCo or the Monitor.
- 16. The Monitor is directed to file with the Court a copy of the Monitor's Certificate forthwith after delivery thereof to the Purchaser.
- 17. The Monitor may rely on written notice or correspondence from the Vendors and the Purchaser, or their respective counsel, regarding the fulfillment of conditions to closing under the Amended Purchase Agreement and shall incur no liability with respect to the delivery of the Monitor's Certificate.

### **Effective Time**

18. This Order shall become effective in the order set out in the Amended Sanction Order, which Amended Sanction Order is granted contemporaneously with the within Order.

### **Pendency of Bankruptcy Proceedings**

- 19. For greater certainty, 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*, RSC 1985, c B-3, as amended (the "**BIA**"), in respect of the Vendors, and any bankruptcy order issued pursuant to any such applications;
  - (c) any assignment in bankruptcy made in respect of the Vendors; and
  - (d) the provisions of any federal or provincial statute,

the vesting of the Transferred Assets in the Purchaser in accordance with this Order and the Amended Purchase Agreement shall be binding on any trustee in bankruptcy that may be appointed in respect of the Vendors or ResidualCo and shall not be void or voidable by creditors of the Vendors or ResidualCo, 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.

20. Notwithstanding any other provisions of this Order, the Vendors or ResidualCo, as applicable, shall continue to be entitled to exercise all rights to set-off (or any other contractual rights) and apply any and all post-filing amounts that the Vendors or ResidualCo owe or may come to owe to any party, as the case may be, as against any amounts that are owed by such party to the Vendors or ResidualCo.

### **Advice and Directions**

21. The Vendors, the Monitor, the Purchaser, 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, the interpretation of this Order or the implementation thereof, to assist and aid the parties in closing the Acquisition and Reorganization Transactions, and for any further order that may be required, on notice to any party likely to be affected by the order sought or on such notice as this Court requires.

### **Aid and Recognition**

22. 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 Vendors, the Purchaser, the Monitor, and their 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 Vendors, to the Purchaser and to the Monitor as an officer of the Court, as may be necessary or desirable to give effect to this Order or to assist the Vendors, the Purchaser the Monitor, and their agents in carrying out the terms of this Order.

### Service

- 23. Service of this Order shall be deemed good and sufficient by:
  - (a) Serving the same on:

| /. |       |         | 11 . 1    | . 1    |         | 1    | . 1     |    | . 1   |         | 1.     |
|----|-------|---------|-----------|--------|---------|------|---------|----|-------|---------|--------|
| (i | ) the | persons | listed of | on the | service | list | created | 1n | these | proceed | lings; |

- (ii) any other person served with notice of the application for this Order;
- (iii) any other parties attending or represented at the application for this Order;
- (iv) the Purchaser or the Purchaser's solicitors;
- (b) Posting a copy of this Order on the Monitor's website at: http://cfcanada.fticonsulting.com/jmb/default.htm; and,
- (c) Posting a copy of the Order to CaseLines Filesite in accordance with the CaseLines Service Order granted on May 29, 2020,

and service on any other person is hereby dispensed with.

24. Service of this Order shall be deemed good and sufficient by serving the same in accordance with the procedures in the CaseLines Service Order granted on May 29, 2020.

Justice of the Court of Queen's Bench of Alberta

# SCHEDULE "A" TO THE ORDER (Amended Sale Approval and Vesting Order)

### MONITOR'S CERTIFICATE

Clerk's Stamp

COURT FILE NUMBER 2001-05482

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 JMB CRUSHING SYSTEMS INC. AND

2161889 ALBERTA LTD.

AND IN THE MATTER OF A PLAN OF ARRANGEMENT OF JMB CRUSHING SYSTEMS INC. and MANTLE MATERIALS GROUP, LTD. UNDER THE COMPANIES' CREDITORS ARRANGEMENT

ACT, RSC 1985, c C-36, as amended, and the BUSINESS CORPORATIONS ACT, SBC 2002, c 57, as amended

APPLICANTS JMB CRUSHING SYSTEMS INC., 2161889 ALBERTA LTD.,

MANTLE MATERIALS GROUP, LTD. and 2324159 ALBERTA

INC.

DOCUMENT MONITOR'S CERTIFICATE

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS McCarthy Tétrault LLP 4000, 421 – 7th Avenue SW Calgary, Alberta T2P 4K9

DOCUMENT:

Attention: Sean Collins / Pantelis Kyriakakis

Tel: 403-260-3531 / 3536

Fax: 403-260-3501

Email: scollins@mccarthy.ca / pkyriakakis@mccarthy.ca

### **RECITALS**

1. Pursuant to an Order of the Honourable Justice K.M. Eidsvik of the Court of Queen's Bench of Alberta, Judicial District of Calgary (the "Court"), dated May 1, 2020, as subsequently amended and restated on May 11, 2020, FTI Consulting Canada Inc., was appointed as the monitor (the "Monitor") of JMB Crushing Systems Inc. and 2161889 Alberta Ltd. (collectively, the "Vendors").

- 2. Pursuant to an Order of the Court, dated March 5, 2021 (the "Amended Sale Approval Order"), the Court approved the Amended and Restated Purchase Agreement dated March 3, 2021 (the "Amended Purchase Agreement") between the Vendors as vendors and Mantle Materials Group, Ltd. (the "Purchaser") as purchaser, and provided for the vesting in the Purchaser of the Vendors' right, title, and interest in and to the Transferred Assets, which vesting is to be effective with respect to the Transferred Assets upon the delivery by the Monitor to the Purchaser of a certificate confirming: (i) the payment by the Purchaser of the Purchase Price for the Transferred Assets; (ii) that all conditions to the closing of the Amended Purchase Agreement have been satisfied or waived by the Vendors and the Purchaser; and, (iii) the Acquisition and Reorganization Transactions have been completed to the satisfaction of the Monitor.
- 3. Unless otherwise indicated herein, all capitalized terms have the meanings set out in the Amended Sale Approval Order.

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

- (a) The Purchaser has paid and the Monitor has received the Purchase Price for the Transferred Assets, in accordance with and as contemplated by the terms of the Amended Purchase Agreement;
- (b) The conditions to the closing of the Amended Purchase Agreement have been satisfied or waived by the Vendors and the Purchaser; and
- (c) The Acquisition and Reorganization Transactions have been completed to the satisfaction of the Monitor.

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

FTI CONSULTING CANADA INC., in its capacity as the monitor of JMB CRUSHING SYSTEMS INC. and 2161889 ALBERTA LTD., and not in its personal or corporate capacity.

| Per: |        |  |
|------|--------|--|
|      | Name:  |  |
|      | Title: |  |

# SCHEDULE "B" TO THE ORDER (Sale Approval and Vesting Order)

### TRANSFERRED ASSETS

The Transferred Assets consisting of the following:

- 1. the Business;
- 2. the following Assigned Contracts:
  - a. the Fiera Loan Agreements and Fiera Loan and Security Documents;
  - b. the ATB Loan and Security Documents;
  - c. the Commitment Letter dated January 8, 2018 between Canadian Western Bank and 216, as amended, together with all cash collateral security delivered in connection therewith and the rights of the Vendors in respect of the letters of credit issued by Canadian Western Bank thereunder, including:
    - the letter of credit in the amount of \$19,540 issued in connection with the 216
       Disposition identified as SML 080085;
    - ii. the letter of credit in the amount of \$42,010 issued in connection with the 216 Disposition identified as SML 100085;
    - iii. the letter of credit in the amount of \$79,690 issued in connection with the 216 Disposition identified as SML 110025;
    - iv. the letter of credit in the amount of \$77,540 issued in connection with the 216Disposition identified as SML 110026;
    - v. the letter of credit in the amount of \$57,030 issued in connection with the 216 Disposition identified as SML 110045;
    - vi. the letter of credit in the amount of \$44,380 issued in connection with the 216 Disposition identified as SML 110046;
    - vii. the letter of credit in the amount of \$25,690 issued in connection with the 216 Disposition identified as SML 120006;
    - viii. the letter of credit in the amount of \$29,650 issued in connection with the 216 Disposition identified as SML 120100;
    - ix. the letter of credit in the amount of \$46,110 issued in connection with the 216Disposition identified as SML 110047;
    - x. the letter of credit in the amount of \$78,110 issued in connection with the 216 Disposition identified as SML 120005; and

- xi. the letter of credit in the amount of \$41,440 issued in connection with the 216 Disposition identified as SML 060060;
- (such Commitment Letter, security, letters of credit and other documentation contemplated thereby being collectively referred to as the "CWB Agreement");
- d. the Contracts granting a licence or other right to use the Axon software, the ISNetworld software and the software provided by ComplyWorks Ltd.;
- e. Non-competition agreement dated March 22, 2019 between 541466 Alberta Ltd., Lisa Ball, Gordon Ball, and JMB;
- 3. the JMB Active Royalty Agreements and the interest in the JMB Active Royalty Lands and JMB Reserves thereunder;
- 4. the Books and Records;
- 5. the Miscellaneous Assets.

# SCHEDULE "C" TO THE ORDER (Sale Approval and Vesting Order)

# **ENCUMBRANCES**

# **Encumbrances Registered against Certificates of Title:**

**JMB Active Royalty Lands** 

**a** Shankowski Royalty Agreement

Short Form Legal Description: SW 21-56-7-W4

Long Form Legal Description:

First

Section 21 Meridian 4 Range 7 Township 56

Quarter North West

Excepting thereout:

Containing 64.7 Hectares (160) Acres more or less

Hectares

(Acres) more or less

Road 0.417 1.03

Excepting thereout all mines and minerals and the right to work the same

A) Plan 1722948 -

Second

Meridian 4 Range 7 Township 56 Section 21

Quarter South West

Containing 64.7 Hectares (160) Acres more or less

Excepting thereout:

Hectares

(Acres) more or less

A) Plan 1722948 -

Road

0.417

Excepting thereout all mines and minerals and the right to work the same

202 104 972

13/05/2020

Builder's Lien

202 106 447

15/05/2020

Builder's Lien

Lienor – Rbee Aggregate Consulting Ltd

Agent – John Schroder

Edmonton, Alberta T5S 1E7

C/O Scott Law

Lienor – J.R. Paine & Associates Ltd

17505 106 Ave

Amount: \$64,207

9702-100 Street C/O Putnam & Lawson

Agent - Maxwell C Putnam Morinville, Alberta T8R 1G3

Amount: \$1,270,791

**Title Number** 

Registration Number

Date (D/M/Y)

**Particulars** 

1.03

ਭ **Andrychuk Royalty Agreement** 

Short Form Legal Description: SW 15-57-14-W4

Long Form Legal Description:

Meridian 4 Range 14 Township 57

as shown on Road Plan 2915ET excepting thereout: 0.19 of an acre more or less containing 64.462 hectares (159.40 acres) more or less Section 15 All that portion of the South West Quarter Excepting thereout all mines and minerals As shown on a Plan of Survey of the said Township dated 6 October 1913 Lying to the west of the right bank of the North Saskatchewan River

ACTIVE\_CA\ 44025982\10

|--|

# <u>c</u> Havener\_Royalty Agreement

Short Form Legal Description: NW 16-56-7-W4

0037 711 496

Long Form Legal Description:

Section 16 Meridian 4 Range 7 Township 56

Quarter North West

A) Plan 4286BM

- Road 0.0004

0.001

Excepting thereout: Containing 64.7 hectares (160) acres more or less

hectares

(acres) more or less

a point on the west boundary; thence southerly along the said west boundary to the point of commencement containing ......

3.00

C) Plan 1722948 -Road

0.360

0.89

thence northerly and parallel to the west boundary of the said quarter 110 metres; thence westerly and parallel to the said south boundary to B) All that portion commencing at the south west corner of the said quarter section; thence easterly along the south boundary 110 metres;

Excepting thereout all mines and minerals

| Title Number   | Registration<br>Number | Date (D/M/Y) Particular | Particulars   |
|----------------|------------------------|-------------------------|---|
| 172 269 783 +2 | 002 170 374            | 20/06/2000              | Caveat Re: Royalty Agreement Caveator – JMB Crushing Systems Ltd. |

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|---|---|---|
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|   | ı | _ |

| 202 106 449   | 202 104 972  |
|---|--|
| 15/05/2020  | 13/05/2020   |
| Builder's Lien Lienor – RBEE Aggregate Consulting Ltd. c/o Putnam & Lawson 9702-100 Street Morinville, Alberta T8R 1G3 Agent – Maxwell C Putnam Amount: \$1,270,791 | Po Box 478 Elk Point, Alberta T0A 1A0  Builder's Lien Lienor – J.R. Paine & Associates Ltd. C/o Scott Law 17505 106 Ave Edmonton, Alberta T5S 1E7 Agent – John Schroder Amount: \$64,207 |

# **SCHEDULE "D" TO THE ORDER** (Sale Approval and Vesting Order)

### PERMITTED ENCUMBRANCES

- 1. The terms and conditions of the JMB Active Royalty Agreements, including any depth limitations or similar limitations that may be set forth therein and any liens or security interests reserved therein for royalty, bonus or rental, or for compliance with the terms thereof;
- 2. Inchoate Liens incurred or created as security in favour of any Person with respect to a Vendor's share of costs and expenses for the extraction, processing or hauling of Aggregates which are not due or delinquent as of are adjusted to the date of Closing;
- 3. Defects or irregularities of title which are waived by the Purchaser;
- 4. Easements, rights of way, servitudes or other similar rights on, over, or in respect of any of the Transferred Assets, including rights of way for highways and other roads, railways, sewers, drains, pipelines, gas or water mains, power, telephone or cable television towers, poles and wires;
- 5. Applicable Laws and any rights reserved to or vested in any Government Authority to levy taxes, require periodic payment of rentals, fees or other amounts or otherwise to control or regulate any of the Transferred Assets in any manner, including (a) any rights, obligations, or duties reserved to or vested in any Governmental Authority to control or regulate any Transferred Asset in any manner including to purchase, condemn, expropriate, or recapture any Transferred Asset, and (b) any requirements to obtain the consent or approval of, or to submit notices or filings with, or other actions by, Governmental Authorities in connection with the transfer of the Permits;
- 6. Statutory exceptions to title and the reservations, limitations and conditions in any grants or transfers from the Crown of any of the Transferred Assets or interests therein;
- 7. Liens granted in the ordinary course of business to a public utility, municipality or governmental authority respecting operations pertaining to any of the Transferred Assets for which any required payments are not delinquent or are adjusted as of the Closing;
- 8. Undetermined or inchoate securing taxes not yet due and payable that are adjusted as of the Closing;
- 9. Security Interests in favour of Fiera against the Transferred Assets;

- 10. Security interests in favour of Canadian Western Bank under and pursuant to the CWB Agreement (as defined in the Amended Purchase Agreement); and,
- 11. All encumbrances, claims, Liens, registrations, interests and instruments, as set out below in this Schedule "C" hereto.

### Alberta Personal Property Registry Permitted Encumbrances in favour of Fiera

| Year | Manufacturer            | Model                     | Serial # / VIN                 | PPR Registration No. |
|------|-------------------------|---------------------------|--------------------------------|----------------------|
|      |                         |                           | 1256110534, 1256110533,        | 18062002625          |
|      |                         | Travco 12'x56' 5-         | 1256110532, 1256110531,        |                      |
| 2001 | Travco                  | Unit Wel                  | 1256110530                     |                      |
|      | Bold                    | Bold Developments         |                                | 18062002625          |
| 2007 | Developments            | 12'x56'                   | T06012                         |                      |
|      |                         | Arctic 10' x 30' Tri-     |                                | 18062002625          |
| 2007 | Arctic                  | Axle                      | 2GRTV30T975073015              |                      |
| 2005 |                         | Arctic 10' x 30' Tri-     | 2 CD TV 120 TO T 5 C T 0 C 1 C | 18062002625          |
| 2007 | Arctic                  | Axle                      | 2GRTN30T075070316              | 10062002625          |
| 2007 | Deitoo                  | Britco 12'x62' 6-         | 070663                         | 18062002625          |
| 2007 | Britco                  | Sleeper Britco 12'x62' 6- | 070003                         | 18062002625          |
| 2007 | Britco                  | Sleeper                   | 070668                         | 18002002023          |
| 2007 | Billeo                  | Britco 12'x62' 6-         | 070008                         | 18062002625          |
| 2007 | Britco                  | Sleeper                   | 070669                         | 18002002023          |
| 2007 | Diffeo                  | Stratis 2500 gallon       | 070007                         | 18062002625          |
| 2015 | Stratis                 | Water                     | S0SWS035                       | 10002002023          |
| 2014 | Komatsu                 | HM400-3                   | 3384                           | 18062002625          |
| 2014 | Komatsu                 | HM400-3                   | 3578                           | 18062002625          |
| 2014 | Komatsu                 | HM400-3                   | 3420                           | 18062002625          |
| 2006 | Volvo                   | L180E                     | L180EV8273                     | 18062002625          |
| 2008 | Caterpillar             | 988H                      | CAT0988HCBXY02382              | 18062002625          |
| 2006 | Volvo                   | L180E                     | L180EV8379                     | 18062002625          |
| 1999 | Komatsu                 | WA450-3                   | 53372                          | 18062002625          |
| 2013 |                         | 988H                      |                                | 18062002625          |
| 2013 | Caterpillar Caterpillar | 246C                      | CAT0988HABXY05172              | 18062002625          |
|      |                         |                           | CAT0246CJJAY07005              | 18062002625          |
| 2012 | Caterpillar             | 246C                      | CAT0246CVJAY08691              |                      |
| 2013 | Volvo                   | L220G                     | VCEL220GC00012444              | 18062002625          |
| 2013 | Volvo                   | L220G                     | VCEL220GA00012852              | 18062002625          |
| 2009 | Volvo                   | L220F                     | VCEL220FP00006937              | 18062002625          |
| 2004 | Caterpillar             | D6N LGP                   | ALY01814                       | 18062002625          |
| 2005 | Daewoo                  | Solar 470LC-V             | 1357                           | 18062002625          |
| 1996 | Hitachi                 | EX55UR                    | 1BG02075                       | 18062002625          |
| 2012 | Caterpillar             | 345D                      | CAT0345DJEEH01226              | 18062002625          |
| 2009 | Caterpillar             | 160M                      | CAT0160MAB9E00358              | 18062002625          |
| 2001 | Toyota                  | 7FGU30                    | 61607                          | 18062002625          |
| 2001 | Caterpillar             | 535B                      | AAE00408                       | 18062002625          |
| 2014 | Wacker                  | G100                      | 20278208                       | 18062002625          |
| 2006 | Terex Amida             | AL5200D-4MH               | G0F24939                       | 18062002625          |
| 2014 | Wacker                  | LTW20                     | 20239723                       | 18062002625          |
| 2014 | Wacker                  | LTW20                     | 20239727                       | 18062002625          |
| 2014 | Wacker                  | LTW20                     | 20241937                       | 18062002625          |
| 2004 | Precision               |                           | 1420500044                     | 18062002625          |
| 2015 | Precision               | 100-Ton Truck S           | 15-589                         | 18062002625          |
|      |                         | Midland 48'               |                                | 18062002625          |
| 1980 | Midland                 | Tandem-Axle V             | 2ATD10186AM110007              |                      |
| 1979 | Fruehauf                | 28 crusher wat            | DXV180718                      | 18062002625          |
| _    |                         |                           |                                | 18062002625          |
| 1999 | Manac                   | Super B Tri-Axle          | 2M5931033X1062925              | (Block 136)          |

| Year | Manufacturer               | Model                  | Serial # / VIN              | PPR Registration No. |
|------|----------------------------|------------------------|-----------------------------|----------------------|
|      |                            |                        |                             | 18062002625          |
| 1999 | Manac                      | Super B                | 2M5931033X1062925           | (Block 229)          |
| 1997 | Great Dane                 | 7911TJW-53             | 1GRAA0625VB117102           | 18062002625          |
| 2004 | Detroit Diesel             | Series 60              | 6R753345                    | 18062002625          |
|      | MTU Onsite                 |                        |                             | 18062002625          |
| 2013 | Energy                     | DP550D65-AH1484        | 366258101013                |                      |
| 1998 | Stamford                   | 60-kW Portable D       | E980749726                  | 18062002625          |
| 2004 | Elrus                      | 25YD3 SB               | M3461ER04SB                 | 18062002625          |
| 2008 | Kolberg-Pioneer            | L3-36125               | 407136                      | 18062002625          |
| 2006 | Powerscreen                | 36"x80" Porta          | 6002232                     | 18062002625          |
| 2008 | Kolberg-Pioneer            | 36"x70' P              | 408560                      | 18062002625          |
| 2004 | Elrus                      | 36"x60" Portable Be    | M3445ER04PC                 | 18062002625          |
| 2004 | Elrus                      | 36X60FT-PC             | M3446ER04PC                 | 18062002625          |
| 1999 | Elrus                      | 2434                   | ER99PC1524                  | 18062002625          |
| 2014 | Tyalta                     | 42"x60' Transfer B     | 144260350                   | 18062002625          |
|      |                            | 30"X60' Portable       |                             | 18062002625          |
| 2010 | CEC                        | Belt                   | 30600606Ј                   |                      |
|      | Clemro                     |                        |                             | 18062002625          |
| 2011 | Industries, Ltd.           | 7X20-3D                | 16824471                    |                      |
| 2006 | Fabtec                     | 6'x20' Portable Sc     | P620332506                  | 18062002625          |
| 2004 | Elrus                      | 6X20-3D SC             | M3490ER04SC                 | 18062002625          |
| 2002 | Elrus                      | M2943 2236             | M2943ER02JP                 | 18062002625          |
|      | Clemro                     |                        |                             | 18062002625          |
| 2011 | Industries, Ltd.           |                        | 16794599                    |                      |
| 2008 | Dodge                      | Ram 2500HD             | 3D7KS29D78G155808           | 18062002625          |
| 2008 | Ford                       | F350 Super Duty XL     | 1FTWW31568ED84921           | 18062002625          |
| 2000 | F 1                        | F350 Super Duty        | 15777 1712 1 500 55 1 40 65 | 18062002625          |
| 2008 | Ford                       | XLT                    | 1FTWW31598EE44965           | 100 (2002 (27        |
| 2012 | Eard                       | F250 Super Duty<br>XLT | 1ET7W2D60CED71277           | 18062002625          |
| 2012 | Ford                       | F250 Super Duty        | 1FT7W2B69CEB71377           | 18062002625          |
| 2012 | Ford                       | XLT                    | 1FT7W2B61CEB76184           | 16002002023          |
| 2012 | Ford                       | F150 XLT               | 1FTFW1EF2CFA97764           | 18062002625          |
| 2012 | Ford                       | F150 XLT               | 1FTFW1EF0CFA97763           | 18062002625          |
| 2012 | Ford                       | F350 Super Duty        | 1FT8W3B60CEA94375           | 18062002625          |
| 2012 | Ford                       | F350 Super Duty        | 1FT8W3B60CEB56034           | 18062002625          |
| 2008 | Kenworth                   | T800                   | 1NKDL40X68J936318           | 18062002625          |
| 2008 | Kenworth                   | T800                   | 1NKDL40X88J936319           | 18062002625          |
| 2008 | Peterbilt                  | 367                    | 1NPTX4EX48D737575           | 18062002625          |
| 2008 | Peterbilt                  | 367                    | 1NPTL40X19D778993           | 18062002625          |
| 2009 | Kenworth                   | T800                   | 1XKDP40X49R941482           | 18062002625          |
| 2009 | Peterbilt                  | 367                    | 1XPTP40X79D789572           | 18062002625          |
|      |                            |                        |                             | 18062002625          |
| 2007 | International Western Star | 4200 SBA               | 1HTMPAFM67H406957           | 18062002625          |
| 2007 |                            | 4900SA                 | 5KKXAM0067PX64941           |                      |
| 2013 | Peterbilt                  | 337                    | 2NP2HN8X1DM205263           | 18062002625          |
| 2015 | Peterbilt                  | 567                    | 1XPCDP0X6FD284564           | 18062002625          |
| 2015 | Peterbilt                  | 567                    | 1XPCDP0X8FD284565           | 18062002625          |
| 2015 | Peterbilt                  | 563 Tandem Axel        | 1XPCDP0XXFD284566           | 18062002625          |
| 2015 | Peterbilt                  | 564 Tandem Axel        | 1XPCDP0X1FD284567           | 18062002625          |
| 2015 | Peterbilt                  | 565 Tandem Axel        | 1XPCDP0X3FD284568           | 18062002625          |

| Year | Manufacturer | Model               | Serial # / VIN          | PPR Registration No. |
|------|--------------|---------------------|-------------------------|----------------------|
|      |              |                     |                         | 18062002625          |
| 2015 | Peterbilt    | 566 Tandem Axel     | 1XPCDP0X5FD284569       | (Block 185)          |
|      |              |                     |                         | 18062002625          |
| 2015 | Peterbilt    | 568 Tandem Axel     | 1XPCDP0X5FD284569       | (Block 187)          |
|      |              |                     |                         | 18062002625          |
| 2015 | Peterbilt    | 569 Tandem Axel     | 1XPCDP0X5FD284569       | (Block 188)          |
|      |              |                     |                         | 18062002625          |
| 2015 | Peterbilt    | 570 Tandem Axel     | 1XPCDP0X5FD284569       | (Block 189)          |
| 2015 | B . 177      |                     | 11/DCD D01/5FD 20.45.60 | 18062002625          |
| 2015 | Peterbilt    | Arnes Tri-Axle      | 1XPCDP0X5FD284569       | (Block 190)          |
| 2015 | Peterbilt    | 567 Tandem Axel     | 1XPCDP0X1FD284570       | 18062002625          |
| 2013 | Peterbilt    | 367                 | 1XPTP4TX9DD184358       | 18062002625          |
| 2013 | Peterbilt    | 367                 | 1XPTD40X6DD197601       | 18062002625          |
| 2014 | Peterbilt    | 348                 | 2NP3LJ0X2EM242007       | 18062002625          |
| 1996 | Arrow        | Arrow Jeep          | 259CSCB2XT1073252       | 18062002625          |
| 1994 | Arnes        | Arnes Jeep          | AR804203                | 18062002625          |
| 2000 | Decap        | Super B             | 2D9D54C37YL017498       | 18062002625          |
| 2000 | Decap        | Super B             | 2D9DS2B31YL017499       | 18062002625          |
| 2006 | Arnes        | Arnes Pup           | 2A92142466A003242       | 18062002625          |
| 2006 | Decap        | Super B             | 2D9DS4C476L017782       | 18062002625          |
| 2006 | Decap        | Super B             | 2D9DS2B326L017783       | 18062002625          |
| 2006 | Decap        | Super B             | 2D9DS4C406L017784       | 18062002625          |
| 2006 | Decap        | Super B             | 2D9DS2B366L017785       | 18062002625          |
| 2006 | Decap        | Super B             | 2D9DS4C446L017786       | 18062002625          |
| 2006 | Decap        | Super B             | 2D9DS2B3X6L017787       | 18062002625          |
| 2007 | Arnes        | Tri-Axle            | 2A90737307A003528       | 18062002625          |
| 2008 | Arnes        |                     | 2A92142498A003884       | 18062002625          |
| 2008 | Arnes        | Quad-Axle           | 2A92142408A003885       | 18062002625          |
|      |              | Tri-Axle End Dump   |                         | 18062002625          |
| 2009 | Arnes        | T                   | 2A90737359A003298       |                      |
|      |              | Tri-Axle End Dump   |                         | 18062002625          |
| 2009 | Arnes        | T                   | 2A90737379A003299       |                      |
|      |              | Tri-Axle End Dump   |                         | 18062002625          |
| 2009 | Arnes        | T                   | 2A907373X9A003300       |                      |
|      |              | Tri-Axle End Dump   |                         | 18062002625          |
| 2009 | Arnes        | T                   | 2A90737319A003301       |                      |
| •    |              | Tri-Axle End Dump   |                         | 18062002625          |
| 2009 | Arnes        | T                   | 2A90737339A003302       | 100,0000000          |
| 2000 |              | Quad-Axle End       | 24021424004002220       | 18062002625          |
| 2009 | Arnes        | Dump                | 2A92142499A003238       | 100/2002/25          |
| 1999 | Argo         | 8' x 21' Tandem-Axl | 2AABDE821X1000122       | 18062002625          |
| 2008 | Doepker      | Tri-Axle End Dump   | 2DEGEDZ3381023677       | 18062002625          |
| 2006 | Doepker      |                     | 2DESNSZ3161018845       | 18062002625          |
| 2015 | Arnes        | Tri-Axle            | 2A9073731FA003598       | 18062002625          |
| 2015 | Arnes        | Tri-Axle            | 2A9074131FA003583       | 18062002625          |
| 2015 | Arnes        | Tri-Axle            | 2A9073732FA003576       | 18062002625          |
| 2015 | Arnes        | Tri-Axle            | 2A9073738FA003596       | 18062002625          |
| 2015 | Arnes        | Tri-Axle            | 2A907373XFA003597       | 18062002625          |
| 2015 | Arnes        | Tri-Axle            | 2A9073733FA003599       | 18062002625          |
| 2013 | Arnes        | 40-Ton Tri-Axle     | 2A9125335DA003461       | 18062002625          |
| 2013 | Lode King    | SDS53-3             | 2LDSD5331DS055478       | 18062002625          |

| Year | Manufacturer | Model             | Serial # / VIN    | PPR Registration No. |
|------|--------------|-------------------|-------------------|----------------------|
| 2015 | Arnes        | 50-Ton Tri-Axle   | 2A9105630FA003016 | 18062002625          |
| 1980 | Willock      | Single-Axle Float | 2ATA06238AM107038 | 18062002625          |
| 1999 | Manac        | Tandem-Axle       | 2M5920884X1062932 | 18062002625          |
| 2007 | Dodge        | Ram 3500HD        | 3D7MX48A27G781634 | 18062002625          |
|      |              | F350 Super Duty   |                   | 18062002625          |
| 2008 | Ford         | XLT               | 1FTWW31518EE16691 |                      |
|      |              | F350 Super Duty   |                   | 18062002625          |
| 2008 | Ford         | XLT               | 1FTWW31598ED98117 |                      |
|      |              | F350 Super Duty   |                   | 18062002625          |
| 2008 | Ford         | XLT               | 1FTWW31538EE44962 |                      |
| 2012 | Dodge        | Ram 2500 SLT      | 3C6TD5JT2CG113379 | 18062002625          |

### Permitted Encumbrances Registered against Certificates of Title:

### I. JMB Active Royalty Lands

### (a) Shankowski Royalty Agreement

Short Form Legal Description: SW 21-56-7-W4

Line: 0037 711 538

Title No.: 172 269 783 +5

| Registration<br>Number | Date (D/M/Y) | Particulars   |
|------------------------|--------------|---|
| 862 021 825            | 30/01/1986   | Utility Right Of Way Grantee – Alberta Power Limited As to portion or Plan: 4286BM  |
| 972 235 435            | 08/08/1997   | Caveat Re: Right Of Way Agreement Caveator – Canadian Natural Resources Limited. Box 6926, Station "D" Calgary, Alberta T2P 2G1 Agent – Donna Fellows Affected Land: 4;7;56;21;SW (Data Updated by: Change of Name 042462560) |

### (b) Andrychuk Royalty Agreement

Short Form Legal Description: SW 15-57-14-W4

Title No.: 202 076 980 +1

Linc: 0023 553 580

| Registration<br>Number | Date (D/M/Y) | Particulars  |
|------------------------|--------------|--|
| 762 127 955            | 19/07/1976   | Utility Right of Way Grantee – The County of Two Hills No. 21. |

### (c) Havener Royalty Agreement

Short Form Legal Description: NW 16-56-7-W4

Title No.: 172 269 783 +2

Linc: 0037 711 496

| Registration<br>Number | Date (D/M/Y) | Particulars  |
|------------------------|--------------|--|
| 882 162 859            | 19/07/1988   | Caveat Re: Easement Caveator – Jimmy David Yarmuch Box 645 Elk Point, Alberta T0A 1A0 (Data Updated By: Transfer Of Caveat 012383325)  |
| 972 003 876            | 06/01/1997   | Caveat Re: Surface Lease Caveator: Canadian Natural Resources Limited Box 6926, Station "D" Calgary, Alberta T2P 2G1 Agent – Donna Fellows (Data Updated By: Change Of Name 042462572) |
| 972 229 534            | 05/08/1997   | Utility Right Of Way Grantee – Canadian Natural Resources Limited Box 6926, Station "D" Calgary, Alberta T2P 2G1 (Data Updated By: Change Of Name 042463878)                           |