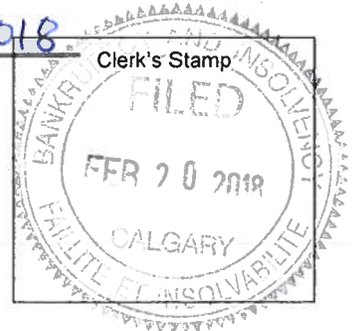


I hereby certify this to be a true copy of the original Order of which it purports to be a copy.

ESTATE NUMBER 25-2332583
25-2332610
25-2335351

Dated this 20 day of Feb 2018
for Rajabul
Registrar at Calgary
Bankruptcy Division of the
Court of Queen's Bench of Alberta

COURT COURT OF QUEEN'S BENCH OF ALBERTA
IN BANKRUPTCY AND INSOLVENCY



JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE NOTICE OF INTENTION TO MAKE A PROPOSAL OF MANITOK ENERGY INC.

IN THE MATTER OF THE NOTICE OF INTENTION TO MAKE A PROPOSAL OF RAIMOUNT ENERGY CORP.

IN THE MATTER OF THE NOTICE OF INTENTION TO MAKE A PROPOSAL OF CORINTHIAN OIL CORP.

DOCUMENT: ORDER (Terminating NOI)

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

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Date On Which Order Was Pronounced: February 20, 2018

Name Of Judge Who Made This Order: Madam Justice K.M. Horner

Location Of Hearing: Calgary, Alberta

UPON the application (the "**Application**") of National Bank of Canada ("**NBC**") in respect of Manitok Energy Inc. ("**Manitok**"), Raimount Energy Corp. ("**Raimount**"), and Corinthian Oil Corp. ("**Corinthian**", Corinthian, Manitok and Raimount are collectively referred to as, the "**Debtors**"); **AND UPON** having read the Application, the Affidavit of Audrey Ng, sworn on January 11, 2018, and the Affidavit of Service of Katie Doran, sworn on January 11, 2018, all filed; **AND UPON** having read Confidential Exhibits "I", "J", "AA", "DD", "EE", and "FF" to the

Affidavit of Audrey Ng, sworn on January 11, 2018, unfiled; **AND UPON** having read the Notice of Intention to Make a Proposal filed by Manitok and Raimount on January 10, 2018, and Corinthian on January 19, 2018, pursuant to section 50.4(1) of the *Bankruptcy and Insolvency Act*, SC 1985, c B-3 (the "**BIA**"); **AND UPON** having read the Affidavit of Massimo Geremia, sworn on January 11, 2018, filed; **AND UPON** having read the Order (Interim Finance) granted, in the within proceedings, on January 12, 2018; **AND UPON** having read the Affidavit of Massimo Geremia, sworn on February 7, 2018, filed; **AND UPON** having read the Supplemental Affidavit of Massimo Geremia, sworn on February 13, 2018, filed; **AND UPON** having read the Affidavit of Audrey Ng, sworn on February 14, 2018 (the "**Second Ng Affidavit**"), filed; **AND UPON** having read Confidential Exhibit "**B**" to the Second Ng Affidavit, unfiled; **AND UPON** having read the Second Report of FTI Consulting Canada Inc. (the "**Proposal Trustee**"), as proposal trustee of the Debtors, dated February 12, 2018; **AND UPON** having read the Third Report of the Proposal Trustee, dated February 19, 2018; **AND UPON** hearing counsel for NBC, the Debtors, the Proposal Trustee, and any other persons present;

IT IS HEREBY ORDERED AND DECLARED THAT:

SERVICE

1. The time for service of the notice of application for this order is hereby abridged and service thereof is deemed good and sufficient.

TERMINATION OF NOI AND SUBSTITUTION OF TRUSTEE

2. The time within which each of the Debtors may file a proposal to their creditors is hereby immediately terminated in accordance with section 50.4(11) of the BIA.
3. Alvarez & Marsal Canada Inc. ("**A&M**") is hereby substituted, in the place of FTI Consulting Canada Inc., as the trustee in bankruptcy of Manitok, Raimount and Corinthian in the bankruptcy proceedings under Estate Numbers 25-2332583, 25-2332610 and 25-2335351 (collectively, the "**Estates**"), respectively.
4. In the event A&M obtains the written consent of the Office of the Superintendent of Bankruptcy to administratively consolidate the Estates, then upon filing such written consent, the Estates shall be administratively consolidated into one estate. The Clerk of the Court is hereby authorized and directed to one consolidated file for all the Estates. If

written consent is not provided, then A&M shall be at liberty to make further applications to this Honourable Court for an order seeking to administratively consolidate the Estates.

GENERAL

5. Service of this Order on the persons listed on the service list shall be by any of email, facsimile, courier, registered mail, regular mail, or personal delivery, and no persons other than those on the service list are entitled to be served with a copy of this Order.



J.C.Q.B.A.