THIS IS EXHI	BIT"	4
referred	to in the A	ffidavit of
J. 10	Evia K	ushtord
Sworn before	me this	817
day of	March	20/6
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		THE RESERVE OF THE PERSON NAMED IN COLUMN

CHRIS SIMARD Barrister and Solicitor SPECTRA ENERGY TRANSMISSION Sulte 2600, 425 1st Street SW Fifth Avenue Place, East Tower Calgary, AB T2P 3L8



March 2, 2015

Quicksilver Resources Canada Inc. 2000, 125 – 9 Avenue S. E. Calgary, Alberta T2G 0P6

Dear Sir/Madam:

Re: Agreement between Quicksilver Resources Canada Inc. ("Quicksilver") and Westcoast Energy Inc. ("Westcoast")

We refer to the following Agreement between Westcoast and Quicksilver:

1) Firm Service Agreement #3313 dated February 27, 2009, as amended (the "Contract").

Be advised that Quicksilver has falled to pay the amount of the following invoice due under the Contract which failure is a breach of its contractual obligations thereunder:

February 20, 2015, Invoice No. GR 33218-1: \$2,634,962.90

We hereby demand that Quicksilver remedy such default within 5 days of receipt of this demand letter failing which Westcoast may, in addition to any other remedy that it has, at its option and without liability therefore, suspend further service until the default is fully remedied. If such default continues for a further 10 days after such suspension then Westcoast may terminate the Contract upon not less than 5 days prior notice thereof. Notwithstanding any such suspension, Quicksilver shall continue to be liable for the payment of all amounts payable to Westcoast and the performance of all other obligations thereunder during what would otherwise have been the remainder of the term of the Contract.

Yours truly,

WESTCOAST ENERGY INC.

Per:______ Marion Burnyeat

Vice-President, Field Services

Manon Burnyeat