*Please note we are doing our best to clean up the title as there is no longer surface lease compensation paid on the land. We have been advised that "all the wells were closed and cemented in".

Manitobo

Land Titles Registry

STATUS OF TITLE

Title Number 2964118/2 Title Status Accepted Client File

Veldhuis LKH56612

1. **REGISTERED OWNERS, TENANCY AND LAND DESCRIPTION**

HAROLD THOMAS VELDHUIS AND DONNA CAROLE VELDHUIS

ARE REGISTERED OWNERS AS JOINT TENANTS SUBJECT TO SUCH ENTRIES RECORDED HEREON IN THE FOLLOWING DESCRIBED LAND:

THE N 1/2 OF SECTION 26-10-26 WPM EXC FIRSTLY: OUT OF THE NW 1/4 OF SAID SECTION, LOT 1 PLAN 63341 BLTO SECONDLY: ROAD PLAN 1043 BLTO AND THIRDLY: ALL MINES AND MINERALS AND RELATED HYDROCARBONS AS SET FORTH IN TRANSFER 91114

The land in this title is, unless the contrary is expressly declared, deemed to be subject to the reservations and restrictions set out in section 58 of The Real Property Act.

2. **ACTIVE INSTRUMENTS**

Instrument Type:	Caveat	
Registration Number:	13769/2	
Instrument Status:	Accepted	
Registration Date:	1912-12-08	
From/By:	C.P.R. CO.	
То:		
Amount:		
Notes:	NE 1/4	
Description:	No description	
Instrument Type:	Caveat	
Registration Number:	60675/2	
Instrument Status:	Accepted	
Registration Date:	1942-08-07	
From/By:	MANITOBA POWER COMMISSION	
То:		
Amount:		
Notes:	PART	
Description:	No description	

Instrument Type:	Caveat	
Registration Number:	74843/2	
Instrument Status:	Accepted	
	•	
Registration Date:	1949-01-18	
From/By:	RIO BRAVO OIL CO. LTD.	
То:		
Amount:		
Notes:	No notes	
Description:	No description	
Description.		
INSTRUMENTS TH	IAT AFFECT THIS INSTRUMENT	
Registration Num	ber Instrument Type	<u>Status</u>
91-3213/2	Assignment Of Caveat	Accepted
91-3214/2	Assignment Of Caveat	Accepted
1423669/2	Assignment Of Caveat	Accepted
Instrument Type:	Miscellaneous	
Registration Number:	96844/2	
Instrument Status:	Accepted	
Registration Date:	1953-09-26	
From/By:	MANITOBA POWER COMMISSION	
То:		
Amount:		
Notes:	NE 1/4	
Description:	RIGHT OF WAY AGREEMENT	
Instrument Type:	Caveat	
Registration Number:	98426/2	
Instrument Status:	Accepted	
	•	
Registration Date:	1953-12-28	
From/By:	TRANS-FIELD DEVELOPMENTS LTD.	
То:		
10.		
Amount:		
	No notes	

Instrument Type: Registration Number: Instrument Status:	Caveat 102395/2 Accepted
Registration Date: From/By: To:	1954-09-14 CANADIAN SUPERIOR OIL OF CALIFORNIA LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Miscellaneous
Registration Number:	107212/2
Instrument Status:	Accepted
Registration Date:	1955-06-03
From/By:	TRANS-PRAIRIE PIPELINES LTD.
То:	
Amount:	
Notes:	PT PINK ON PL 719
Description:	GRANT OF RIGHT OF USER
Instrument Type:	Caveat
Registration Number:	R4438/2
Instrument Status:	Accepted
Registration Date:	1958-08-29
From/By:	THE TOWN OF VIRDEN
То:	
Amount:	
Notes:	NE 1/4
Description:	No description

Instrument Type: Registration Number: Instrument Status:	Caveat R9401/2 Accepted
Registration Date: From/By: To:	1959-06-05 LANDA OIL COMPANY
Amount:	
Notes:	NW 1/4
Description:	No description
Instrument Type:	Caveat
Registration Number:	R9403/2
Instrument Status:	Accepted
Registration Date:	1959-06-05
From/By:	LANDA OIL COMPANY
То:	
Amount:	
Notes:	NW 1/4
Description:	No description
Instrument Type:	Caveat
Registration Number:	R41546/2
Instrument Status:	Accepted
Registration Date:	1964-12-16
From/By:	JENNINGS DRILLING CO. LTD.
То:	
Amount:	
Notes:	NE 1/4
Description:	No description

Instrument Type: Registration Number: Instrument Status:	Caveat R41547/2 Accepted	
Registration Date: From/By: To:	1964-12-16 RUNDLE PETROLEUMS LTD.	
Amount:		
Notes:	NE 1/4	
Description:	No description	
Instrument Type:	Caveat	
Registration Number:	R47590/2	
Instrument Status:	Accepted	
Registration Date:	1965-10-27	
From/By:	CHEVRON STANDARD LTD.	
To:		
Amount:		
Notes:	No notes	
Description:	No description	
INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Registration Num	per Instrument Type	<u>Status</u>
84-7161/2	Assignment Of Cavea	t Accepted
1149250/2	Assignment Of Cavea	t Accepted
1338289/2	Assignment Of Cavea	t Accepted
Instrument Type: Registration Number: Instrument Status:	Caveat R69017/2 Accepted	
mati ament status.	Allepicu	
Registration Date:	1969-01-16	
From/By:	CMS PETROLEUM CORP LTD	
То:		
Amount:		
Notes:	NE 1/4	
Description:	No description	

Instrument Type: Registration Number: Instrument Status:	Caveat R70250/2 Accepted	
Registration Date: From/By: To:	1969-04-21 N.W. TAYLOR EXPLORATION LTD.	
Amount:		
Notes:	NE 1/4	
Description:	No description	
INSTRUMENTS TH	IAT AFFECT THIS INSTRUMENT	
Registration Numl	ber Instrument Type	<u>Status</u>
91-7977/2	Assignment Of Caveat	Accepted
Instrument Type:	Caveat	
Registration Number:	R71066/2	
Instrument Status:	Accepted	
Registration Date:	1969-06-18	
From/By:	THE TORONTO-DOMINION BANK	
То:		
Amount:		
Notes:	NE 1/4	
Description:	No description	
Instrument Type:	Caveat	
Registration Number:	R71646/2	
Instrument Status:	Accepted	
Registration Date:	1969-07-28	
From/By:	TRITON OIL AND GAS CORPORATION	
То:		
Amount:		
Notes:	NW 1/4	
Description:	No description	

Instrument Type: Registration Number: Instrument Status:	Caveat R75825/2 Accepted	
Registration Date: From/By: To:	1970-03-30 FRANCANA OIL & GAS LTD.	
Amount: Notes: Description:	NE 1/4 No description	
INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Registration Numb	er Instrument Type	<u>Status</u>
92-11669/2	Assignment Of Caveat	Accepted
95-11096/2	Assignment Of Caveat	Accepted
1267085/2	Assignment Of Caveat	Accepted
1393446/2	Assignment Of Caveat	Accepted
1400979/2	Change Of Address	Accepted
Instrument Type: Registration Number: Instrument Status:	Assignment Of Caveat 84-7161/2 Accepted	
Registration Date: From/By:	1984-08-27	
To:	CHEVRON CANADA RESOURCES LIMITED	
Amount:		
Notes:	No notes	
Description:	No description	

Instrument Type:	Caveat
Registration Number:	91-708/2
Instrument Status:	Accepted
Registration Date:	1991-01-23
From/By:	OMT OIL LTD.
To:	
Amount:	
Notes:	LSD 11
Description:	No description
·	·
Instrument Type:	Caveat
Registration Number:	91-709/2
Instrument Status:	Accepted
Registration Date:	1991-01-23
From/By:	OMT OIL LTD.
To:	
Amount:	
Notes:	LSD 12
Description:	No description
Instrument Type:	Caveat
Registration Number:	91-710/2
Instrument Status:	Accepted
Registration Date:	1991-01-23
From/By:	OMT OIL LTD.
То:	
Amount:	
Notes:	LSD 13
Description:	No description

Instrument Type:	Assignment Of Caveat	
Registration Number:	91-3213/2	
Instrument Status:	Accepted	
Registration Date:	1991-04-08	
From/By:		
To:	158435 CANADA LTD.	
Amount:		
Notes:	No notes	
Description:	No description	
Instrument Type:	Assignment Of Caveat	
Registration Number:	91-3214/2	
Instrument Status:	Accepted	
Registration Date:	1991-04-08	
From/By:		
То:	CORVAIR OILS LTD.	
Amount:		
Notes:	No notes	
Description:	No description	
Instrument Type:	Assignment Of Caveat	
Registration Number:	91-7977/2	
Instrument Status:		
instrument status.	Accepted	
Registration Date:	1991-08-28	
Registration Date: From/By:	1991-08-28	
From/By:		
	1991-08-28 CORVAIR OILS LTD.	
From/By:		
From/By: To:		

Instrument Type:	Assignment Of Caveat
Registration Number:	92-11669/2
Instrument Status:	Accepted
motrument otatus.	
Registration Date:	1992-11-02
From/By:	
To:	CALEX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Assignment Of Caveat
Registration Number:	95-11096/2
Instrument Status:	Accepted
Registration Date:	1995-10-02
From/By:	
То:	TUNDRA OIL AND GAS LTD.
Amount:	
	Ne notos
Notes:	No notes
Description:	No description
Instrument Type:	Caveat
Registration Number:	1051337/2
Instrument Status:	Accepted
institument Status.	Accepted
Registration Date:	1998-09-23
From/By:	MTS COMMUNICATIONS INC.
То:	
Amount:	
Notes:	PART
Description:	RIGHT-OF-WAY AGREEMENT DATED 6 MAY 1993

Instrument Type:	Caveat	
Registration Number:	1105398/2	
Instrument Status:	Accepted	
Registration Date:	2001-12-13	
From/By:	CHEVRON CANADA LIMITED	
То:	KATHY HARVEY AS AGENT	
Amount:		
Notes:	NE 1/4	
Description:	RIGHT-OF-WAY AGRT - NO TERM DATE	ED 12 JUNE 2001
INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Registration Numb	per Instrument Type	<u>Status</u>
1149250/2	Assignment Of Caveat	Accepted
1338287/2	Assignment Of Caveat	Accepted
Instrument Type:	Caveat	
Registration Number:	1105400/2	
Instrument Status:	Accepted	
Registration Date:	2001-12-13	
From/By:	CHEVRON CANADA LIMITED	
То:	KATHY HARVEY AS AGENT	
Amount:		
Notes:	NE 1/4	
Description:	MANITOBA SURFACE LEASE -30 YEAR 1	TERM DATED 12 JUNE 2001
INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Registration Numb	per Instrument Type	<u>Status</u>
	ber Instrument Type Assignment Of Caveat	<u>Status</u> Accepted

Instrument Type: Registration Number: Instrument Status:	Assignment Of Caveat 1149250/2 Accepted	
Registration Date: From/By: To:	2004-08-03 CHEVRON CANADA LIMITED ENERPLUS ECT RESOURCES LTD.	
Amount:		
Notes:	No notes	
Description:	No description	
Instrument Type:	Caveat	
Registration Number:	1178448/2	
Instrument Status:	Accepted	
Registration Date:	2006-03-07	
From/By:	ENERPLUS ECT RESOURCES LTD.	
То:	CHARLES MURTON AS AGENT	
Amount:		
Notes:	NE 1/4	
Description:	BY VIRTUE OF A MB EASEMENT DATED	26 OCT 2005
INSTRUMENTS TH	IAT AFFECT THIS INSTRUMENT	
Registration Num	ber Instrument Type	<u>Status</u>
1338285/2	Assignment Of Caveat	Accepted
Instrument Type:	Assignment Of Caveat	
Registration Number:	1267085/2	
Instrument Status:	Accepted	
Registration Date:	2010-06-17	
From/By:	TUNDRA OIL & GAS LIMITED	
То:	ARC RESOURCES LTD	
Amount:		
Notes:	No notes	
Description:	No description	

Instrument Type: Registration Number: Instrument Status:	Caveat 1304297/2 Accepted	
Registration Date: From/By: To:	2012-01-16 ENERPLUS CORPORATION	
Amount: Notes:	NF 1/4	
Description:	NE 1/4 SURFACE LEASE EFFECTIVE 17 FEBF	RUARY 2008; 21 YEAR TERM
INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Registration Numb		<u>Status</u>
1338194/2	Assignment Of Caveat	Accepted
Instrument Type:	Caveat	
Registration Number:	1304298/2	
Instrument Status:	Accepted	
Registration Date:	2012-01-16	
From/By:	ENERPLUS CORPORATION	
To:		
Amount:		
Notes:	NE 1/4	
Description:	SURFACE LEASE EFFECTIVE 1 JANU	ARY 2008; 21 YEAR TERM
INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Registration Numb	er Instrument Type	<u>Status</u>

Registration Date::::::::::::::::::::::::::::::::::::	Instrument Type: Registration Number: Instrument Status:	Caveat 1304299/2 Accepted	
Notes:NE 1/4 SURFACE LEASE EFFECTIVE 10 MARCH 2008;21 VEAR TERMINSTRUMENTS THAT FFECT THIS INSTRUMENTInstrument TypeStatusRegistration Number:Instrument TypeStatus1338190/2Assignment Of CaveatAcceptedInstrument Type:CaveatStatusRegistration Number:1304300/2Instrument Status:AcceptedRegistration Date:2012-01-16From/By:ENERPLUS CORPORATIONTo:ENERPLUS CORPORATIONTo:StatusAnnount:SurFACE LEASE EFFECTIVE 12 JUNE 2008; 21 VEAR TERMINSTRUMENTS THAT FFECT THIS INSTRUMENTInstrument TypeRegistration Number:NE 1/4Description:SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 VEAR TERMINSTRUMENTS THAT FFECT THIS INSTRUMENTInstrument TypeRegistration Number:Instrument TypeRegistration Number:NE 1/4Description:SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 VEAR TERM	From/By:		
Description: SURFACE LEASE EFFECTIVE 10 MARCH 2008;21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Registration Number Instrument Type 1338190/2 Assignment Of Caveat Massignment Type: Caveat Registration Number: 1304300/2 Instrument Type: Caveat Registration Date: 2012-01-16 From/By: ENERPLUS CORPORATION To: ENERPLUS CORPORATION Mount: NE 1/4 Notes: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 VEAR TERM INSTRUMENTS THATFECT THIS INSTRUMENT Registration Number INSTRUMENTS THATFECT THIS INSTRUMENT Status		NF 1/4	
Registration NumberInstrument TypeStatus1338190/2Asignment Of CaveatAcceptedInstrument Type:CaveatRegistration Number:1304300/2Instrument Status:AcceptedRegistration Date:2012-01-16From/By:ENERPLUS CORPORATIONTo:ENERPLUS CORPORATIONTo:Surget CorporationAnd the status:NE 1/4Moount:Surget CorporationNotes:NE 1/4Description:SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 VEAR TERMINSTRUMENTS THES INSTRUMENTRegistration Number:Instrument TypeStatusStatus			MARCH 2008;21 YEAR TERM
Registration Number Instrument Type Status 1338190/2 Assignment Of Caveat Accepted Instrument Type: Caveat Status Registration Number: 1304300/2 Status Instrument Status: Accepted Status Registration Date: 2012-01-16 Status From/By: ENERPLUS CORPORATION Status Amount: Suscepted Status Notes: NE 1/4 Status Description: SUSFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT STRUMENT Instrument Type Status	INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
Instrument Type: Caveat Registration Number: 1304300/2 Instrument Status: Accepted Registration Date: 2012-01-16 From/By: 2012-01-16 From/By: ENERPLUS CORPORATION To: ENERPLUS CORPORATION To: ENERPLUS CORPORATION To: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status			<u>Status</u>
Registration Number: 1304300/2 Instrument Status: Accepted Registration Date: 2012-01-16 From/By: ENERPLUS CORPORATION To: Amount: Notes: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status	1338190/2	Assignment Of Caveat	Accepted
Instrument Status: Accepted Registration Date: 2012-01-16 From/By: ENERPLUS CORPORATION To: ENERPLUS CORPORATION Amount: Notes: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THET THIS INSTRUMENT Registration Number Instrument Type Status	Instrument Type:	Caveat	
Registration Date: 2012-01-16 From/By: ENERPLUS CORPORATION To:	Registration Number:	1304300/2	
From/By: ENERPLUS CORPORATION To: Amount: Amount: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status	Instrument Status:	Accepted	
To: Amount: Notes: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status	Registration Date:	2012-01-16	
Amount: Notes: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status	From/By:	ENERPLUS CORPORATION	
Notes: NE 1/4 Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status	То:		
Description: SURFACE LEASE EFFECTIVE 12 JUNE 2008; 21 YEAR TERM INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type	Amount:		
INSTRUMENTS THAT AFFECT THIS INSTRUMENT Registration Number Instrument Type Status	Notes:	NE 1/4	
Registration Number Instrument Type Status	Description:	SURFACE LEASE EFFECTIVE 12	IUNE 2008; 21 YEAR TERM
	INSTRUMENTS TH	AT AFFECT THIS INSTRUMENT	
1338188/2 Assignment Of Caveat Accepted	Registration Numb	er Instrument Type	<u>Status</u>
	1338188/2	Assignment Of Caveat	Accepted

Instrument Type: Registration Number: Instrument Status:	Caveat 1309979/2 Accepted	
Registration Date: From/By: To:	2012-04-04 ENERPLUS CORPORATION	
Amount: Notes:	NE 1/4	
Description:	SURFACE LEASE EFFECTIVE 25 FEB 2008	8; 21 YEAR TERM
INSTRUMENTS TH	IAT AFFECT THIS INSTRUMENT	
Registration Num	ber Instrument Type	<u>Status</u>
1338196/2	Assignment Of Caveat	Accepted
Instrument Type: Registration Number:	Assignment Of Caveat 1338188/2	
Instrument Status:	Accepted	
Registration Date:	2013-05-27	
From/By: To:	ENERPLUS CORPORATION COREX RESOURCES LTD.	
Amount:		
Notes:	No notes	
Description:	No description	
Instrument Type:	Assignment Of Caveat	
Registration Number:	1338190/2	
Instrument Status:	Accepted	
Registration Date:	2013-05-27	
From/By:		
To:	COREX RESOURCES LTD.	
Amount:		
Notes:	No notes	
Description:	No description	

Instrument Type:	Assignment Of Caveat
Registration Number:	1338192/2
Instrument Status:	Accepted
Registration Date:	2013-05-27
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Assignment Of Caveat
Registration Number:	1338194/2
Instrument Status:	Accepted
Registration Date:	2013-05-27
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
	Assistant of Course
Instrument Type:	Assignment Of Caveat
Registration Number:	1338196/2
Instrument Status:	Accepted
Registration Date:	2013-05-27
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Notes.	

Instrument Type:	Assignment Of Caveat
Registration Number:	1338285/2
Instrument Status:	Accepted
Registration Date:	2013-05-28
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
A	
Amount:	No notos
Notes:	No notes
Description:	No description
Instrument Type:	Assignment Of Caveat
Registration Number:	1338287/2
Instrument Status:	Accepted
Registration Date:	2013-05-28
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Assignment Of Caveat
Registration Number:	1338289/2
Instrument Status:	Accepted
Registration Date:	2013-05-28
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
10.	CONEX NESCONCES LID.
Amount:	
	•• •
Notes:	No notes

Instrument Type: Registration Number:	Assignment Of Caveat 1338290/2
Instrument Status:	Accepted
Registration Date:	2013-05-28
From/By:	ENERPLUS CORPORATION
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Caveat
Registration Number:	1342680/2
Instrument Status:	Accepted
Registration Date:	2013-07-29
From/By:	COREX RESOURCES LTD.
То:	DAYLENE BOULDING, AGENT
Amount:	
Notes:	NE 1/4
Description:	LEASE EXPIRES; 2034/07/21
Instrument Type:	Caveat
Registration Number:	1343963/2
Instrument Status:	Accepted
Registration Date:	2013-08-16
From/By:	COREX RESOURCES LTD.
То:	THERESA JANZEN AS AGENT
Amount:	
Notes:	NE 1/4
Description:	STATUTORY EASEMENT

Instrument Type:	Mortgage
Registration Number:	1355217/2
Instrument Status:	Accepted
Registration Date:	2014-03-04
From/By:	HAROLD THOMAS VELDHUIS AND DONNA CAROLE VELDHUIS
To:	SUNRISE CREDIT UNION LIMITED
Amount:	\$300,000.00
Notes:	No notes
Description:	No description
Instrument Type:	Assignment Of Caveat
Registration Number:	1393446/2
Instrument Status:	Accepted
Registration Date:	2016-02-17
From/By:	ARC RESOURCES LTD
To:	COREX RESOURCES LTD
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Change Of Address
Registration Number:	1400979/2
Instrument Status:	Accepted
Registration Date:	2016-07-07
From/By:	COREX RESOURCES LTD.
To:	
Amount:	
Notes:	No notes
Description:	No description

Instrument Type:	Assignment Of Caveat
Registration Number:	1423669/2
Instrument Status:	Accepted
	·
Registration Date:	2017-11-03
From/By:	TUNDRA OIL & GAS LIMITED
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Easement
Registration Number:	1443140/2
Instrument Status:	Accepted
Registration Date:	2019-03-13
From/By:	Harold Thomas Veldhuis and Donna Carole Veldhuis
То:	Corex Resources Ltd.
Amount:	
Notes:	NE 26
Description:	Statutory Easement
Description.	Statutory Edsement
	·
Instrument Type:	Easement
Instrument Type: Registration Number:	Easement
Instrument Type: Registration Number: Instrument Status:	
Registration Number:	Easement 1444330/2
Registration Number:	Easement 1444330/2
Registration Number: Instrument Status:	Easement 1444330/2 Accepted
Registration Number: Instrument Status: Registration Date:	Easement 1444330/2 Accepted 2019-04-16
Registration Number: Instrument Status: Registration Date: From/By:	Easement 1444330/2 Accepted 2019-04-16 Harold Thomas Veldhuis and Donna Carole Veldhuis
Registration Number: Instrument Status: Registration Date: From/By:	Easement 1444330/2 Accepted 2019-04-16 Harold Thomas Veldhuis and Donna Carole Veldhuis Corex Resources Ltd.
Registration Number: Instrument Status: Registration Date: From/By: To:	Easement 1444330/2 Accepted 2019-04-16 Harold Thomas Veldhuis and Donna Carole Veldhuis

	Instrument Type:	Easement
	Registration Number:	1512442/2
	Instrument Status:	Accepted
	Registration Date:	2024-06-21
	From/By:	Harold Thomas Veldhuis and Donna Carole Veldhuis
	То:	TOWN OF VIRDEN
	Amount:	
	Notes:	No notes
	Description:	Statutory easement - right of way
3.	ADDRESSES FOR SERVIC	Ε
	HAROLD THOMAS VELD	IUIS
	BOX 638	
	VIRDEN MB	
	ROM 2CO	
	DONNA CAROLE VELDHU	JIS
	P.O. BOX 638	
	VIRDEN MB	
	R0M 2C0	
4.	TITLE NOTES	
	No title notes	
5.	LAND TITLES DISTRICT	
	Brandon	
6.	DUPLICATE TITLE INFOR	MATION
	Duplicate not produced	
7.	FROM TITLE NUMBERS	
	1876437/2 Balar	nce
8.	REAL PROPERTY APPLIC	ATION / CROWN GRANT NUMBERS
		tion or grant information
		ion of grant mornation

9. ORIGINATING INSTRUMENTS

	Instrument Type: Registration Number:	Request To Issue Title - Internal 1433659/2
	Registration Date:	2018-07-17
	From/By:	HAROLD THOMAS VELDHUIS AND DONNA CAROLE VELDHUIS
	То:	
	Amount:	
10.	LAND INDEX	
	NE 26-10-26W	
	EXC RD PL 1043 & M&M	

NW 26-10-26W EXC LOT 1 PL 63341, RD PL 1043 & M&M

CERTIFIED TRUE EXTRACT PRODUCED FROM THE LAND TITLES DATA STORAGE SYSTEM OF TITLE NUMBER 2964118/2

Instrument Type:	Mortgage
Registration Number:	1355217/2
Instrument Status:	Accepted
Registration Date:	2014-03-04
From/By:	HAROLD THOMAS VELDHUIS AND DONNA CAROLE VELDHUIS
То:	SUNRISE CREDIT UNION LIMITED
Amount:	\$300,000.00
Notes:	No notes
Description:	No description
Instrument Type:	Assignment Of Caveat
Registration Number:	1393446/2
Instrument Status:	Accepted
Registration Date:	2016-02-17
From/By:	ARC RESOURCES LTD
To:	COREX RESOURCES LTD
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Change Of Address
Registration Number:	1400979/2
Instrument Status:	Accepted
Registration Date:	2016-07-07
From/By:	COREX RESOURCES LTD.
To:	
Amount:	
Notes:	No notes
Description:	No description

Instrument Type:	Assignment Of Caveat
Registration Number:	1423669/2
Instrument Status:	Accepted
Registration Date:	2017-11-03
From/By:	TUNDRA OIL & GAS LIMITED
То:	COREX RESOURCES LTD.
Amount:	
Notes:	No notes
Description:	No description
Instrument Type:	Easement
Registration Number:	1443140/2
Instrument Status:	Accepted
Registration Date:	2019-03-13
From/By:	Harold Thomas Veldhuis and Donna Carole Veldhuis
To:	Corex Resources Ltd.
Amount:	
Notes:	NE 26
Description:	Statutory Easement
Instrument Type:	Easement
Registration Number:	1444330/2
Instrument Status:	Accepted
Registration Date:	2019-04-16
From/By:	Harold Thomas Veldhuis and Donna Carole Veldhuis
To:	Corex Resources Ltd.
Amount:	
Notes:	NE 1/4
Description:	No description
ADDRESSES FOR SERVIC	Ε
HAROLD THOMAS VELDH	IUIS
BOX 638	
VIRDEN MB ROM 2CO	

r									
	DONNA CAROLE VELDHUIS	5							
	P.O. BOX 638								
	VIRDEN MB								
	R0M 2C0								
4.	TITLE NOTES								
	No title notes								
5.	LAND TITLES DISTRICT								
	Brandon								
6.	DUPLICATE TITLE INFORMATION								
	Duplicate not produced								
7.	FROM TITLE NUMBERS								
	1876437/2 Balanc	e							
8.	REAL PROPERTY APPLICATION / CROWN GRANT NUMBERS								
	No real property application or grant information								
9.	ORIGINATING INSTRUME	NTS							
	Instrument Type:	Request To Issue Title - Internal							
	Registration Number:	1433659/2							
	Registration Date:	2018-07-17							
	From/By:	HAROLD THOMAS VELDHUIS AND DONNA CAROLE VELDHUIS							
	То:								
	Amount:								
10.	LAND INDEX								
	NE 26-10-26W								
	EXC RD PL 1043 & M&M								
	NW 26-10-26W								
	EXC LOT 1 PL 63341, RD PI	_ 1043 & M&M							

CERTIFIED TRUE EXTRACT PRODUCED FROM THE LAND TITLES DATA STORAGE SYSTEM OF TITLE NUMBER 2964118/2

The Real Property Act

Hilliam David Sallis З.

of the City of Winnipeg

in the Province of Manitoba, Secretary of The Manitoba Power Commission, make oath and say as follows:

- 1. I am the Agent and Secretary of The Manitoba Power Commission, the within named Caveator, and have full knowledge of the matters herein referred to.
- 2. I believe that The Manitoba Power Commission has a good and valid claim upon the said land and I say that this Caveat is not being filed for the purpose of delaying or embarrassing any person interested in or proposing to deal therewith.
- S. The allegations in the within Caveat are true in substance and in fact.

Sworn before me at the City of Winnipeg, D. Fallis in the Province of Manitoba this $\overline{\mathcal{J}}$ day of A.D. 194 A Commissioner for Oaths in and for the of Manitol Commission expires My Montreal Trust Bldg., 218 Portage Ared. TRAFFORD TAVIOR. 6.03 BARRISTER, SOLICITOR, ETO. WINNIPEG, MANITOBA CRO-FILMEL gheat 0 <u>8</u> an data analan aya ay ő ie y pastobas rumont torial farrent 1126.1 Chirl' s ġ Dates

The Real Property Act

Brandon. To the District Registrar of the Land Titles District of

Take Actice that THE MANITOBA POWER COMMISSION

claims an equitable estate or interest in an estate, in fee simple, in possession in the undermentioned land by virtue of an Agreements in writing, dated the Soch V 2 3 nd days of July, respectively A.D. 1942, made between the said THE MANITOBA POWER

COMMISSION and Sarah Lasby, Hidow and Executring of the Estate of Sporge Edgar Lashy late

in Manitoba. of the and Osler & Maxton Grust Company of Himyzlgin Dece and marty martoba, a true and correct copy of which said Agreements hereto attached,

granting a free and uninterrupted Right-of-Way or Easement, in, over and upon, and use of the said undermentioned land, which is described as follows:

In the Province of Manitoba, and being composed of all that portion of Furstly :-The most Southerlip Sixteen "16" feet in depth of the Harth theat Quarter of Section Leventy . 26; Jawn ly. "10" Range Twenty My "26" Westa shipier a. Secondly:idian. manto in "16" feet in depth of wherely Sixteen ddress fundred and s eventes of quarter of Secto of Registered Liventy Six "26 10; Kas dian ba.L hirdle he most in Man "16" fett in dth. Stall . lig "686" Lette Eighty. 26" Zuarter of Section & Range Leventy Six '26 " U. cat "20 idian in Manetaba Jaken for nicsian Line

standing in the Register in the name of George Edgar Lashy

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Wirden of

in Manitoba,

Harmer

, and it forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest unless such instrument be expressed to be subject to its claim.

It appoints the office of The Manitoba Power Commission, 146-8 Notre Dame Avenue East, Winnipeg, Manitoba, as the place at which notices and proceedings relating hereto may be served.

29 # Dated this day of

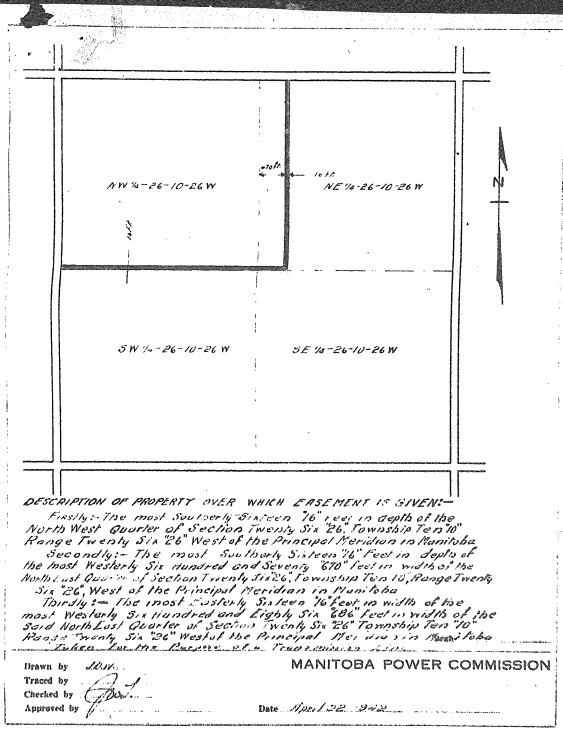
July

one thousand nine hundred and

rty-two

Signed in the presence of

THE MANITOBA POWER COMMISSION



FORM 04--000--0-00

E- L65-T92-1

Instrument 20, 5760 Reference 20. T. 2385

Know all men by these presents that the Osler & Nanton Trusts Co., the undersigned, the Mortgagee named in a certain Mortgage, registered in the Brandon Land Titles Office on March 3rd, 1926, at 1:15 P.M., as Number V 3407, of the following described lands:

Firstly: The most Southerly Sixteen (16) feet in depth of the North-west Quarter of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26) West of the Principal Meridian in Manitoba;

Secondly: The most Southerly Sixteen (16) feet in depth of the most Westerly Six Hundred and Seventy (670) feet in width of the Northeast Quarter of Section Twenty-six (26), Township Ten (10) Range Twenty-six (26), West of the Principal Meridian in Manitoba.

Thirdly: The most Easterly Sixteen (16) feet in width of the most Westerly Six hundred and Eighty-six (686) feet in width of the said North-east Quarter of Section Twenty-six (26), Township Ten (10), Karge Twenty-six (26) West of the Principal Meridian in Manitoba, taken for the purpose of a Transmission line joins in a certain Grant of Right of Way, Easement or License in writing under seal, dated July 8th, 1942, made between the registered owner of said lands, one, Sarah Lasby, Widow and Executrix of George Edgar Lasby of the town of Virden in Manitoba, Farmer, as <u>GRANTOR</u>, of the One Part, and The Manitoba Power Commission, as <u>GRANTER</u>, of the Other Part, for the purpose of granting, and doth hereby grant to the said Granteeion priority over its interest in the said lands, by virtue of the said Mortgage, and doth hereby postpone the said Mortgage and all its right title and interest thereunder in and to the said lands, to the said Granteef-Right-of-Way to the Grantee, in the same manner and to the same effect as if it had been dated and registered prior to the said Mortgage.

IN WITNESS WHEREOF the said Galer & Nanton Trusts Co. has hereunto caused its corporate seal to be affixed, attested to by the proper officers in that behalf . this 200 day of July, A.D. 1942.

OSLER & NAN FON TRUST COMPANY

Main A.B. Marce

SECHETAN

Edgar

ofVirden in the Province of Manitoba, (Occupation)

being the owner of the following land:

Firstly: The most Southerly Sixteen (16) feet in depth of the North-west Quarter of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26) West of the Principal Meridian in Manitoba;

Secondly: The most Southerly Sixteen (16) feat in depth of the most Westerly Six hundred and Seventy (670) feet in width of the North-cast Quarter of Section Twenty-six (26), Township Ten (10) Range Twenty-six (26), West of the Principal Meridian in Manitoba.

The most Easterly Sixteen (16) feet in width of the most Westerly Thirdly: Six hundred and Eighty-six (686) feet in width of the said North-east Quarter of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26) West of the Principal Meridian in Manitoba, taken for the purpose of a Trensmission Line.

manager Dollar (\$...200.00...) now paid to me by The Manitoba Power Commission (the receipt whereof is hereby by me acknowledged) hereby grant to The Manitoba Power Commission and its assigns forever, the free and uninterrupted right-of-way and license in, over and upon and use of a portion of such land as shown on attached plan for the purpose of erecting, maintaining, keeping and having an electric transmission line, including all necessary appurtenances thereto together with power of ingress, egress, way and passage thereon and thereof at all times to and for The Manitoba Power Commission, its agents, tenants, servants and workmen for inspecting, repairing and maintaining the said electric transmission lines.

gr :d Witness my hand and seal at

, A.D. 19.442

..... (Seal)

Widow and Executrix of George Edgar Lasby

J. R. Sarsfield *******************

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Caveat Forbidding Argistration

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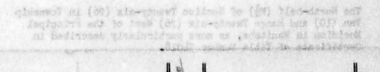
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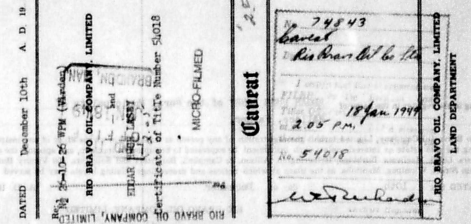
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CANADA PROVERCE OF NAMITOBA

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Provine of Stantolst Statistics

mc54018

My Constant extension August 1995, 1995

Caveat Horbidding Registration

C			

PROVINCE OF MANITOBA

Virden, Manitoba.

The address in Manitoba of the Registered Owner is:

BRANDON TO THE DISTRICT REGISTRAR OF THE LAND TITLES DISTRICT OF

	in writing, date	and serve of the server served the server	Novamber			• • • • • • • • • • • • • • • • • • • •
*		DY LEE	of the City o	f Edmonton	Construction Const	
		the Province of A				
io Bravo Oil C	ompany, Limited	l, a certain lease in wri	ting dated the 2nd	day of Novemb	er	A. D. 19 48
ade between	EDGAR HUGH	LASBY, Farmer,		of the Rural	1 Municip	ality of Wall
and a second start of	in	the Province of Man	itoba, as Lessor(s) an	nd the said	BANDI	LES
and the second	e ser a construction construction and		essee, the said Lessor(s	s) deriving his (he	r) (their) int	erest in the said
ands through,	under or by virta		Registered Owner	thereof.		n nagatarak tanan kapatakan
nghappa conginang ay n	an an an an an an Antain a' Anaistean an an Anna an an Anna an		1907 X 77.00		and the second radiant and a sec	n an
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98426 THE REAL PROPERTY ACT In Re: TRANS-FIELD DEVELOPMENTS LTD. N. 26-10-26 W. D. M. Offani toba. - A. CAVEAT FORBIDDING REGISTRATION MICRO-FILMED CERT. OF TITLE No. 69687 200 426 I certify that this instrument was FILED in the Brondon Land Tules Office on 28 Dec. al **10.10.11.1.1.** and a memorial tageof endarsed on Cert. of Title District Registeur bond man

TRANS-FIELD DEVELOPMENTS LTD.

OPTION FOR RIGHT-OF-WAY AGREEMENT AND/OR EASEMENT

PIPELINE

(OIL AND/OR GAS)

I, (We) Charles Grashy of the Rural Municipality

of	Wallace		in the	Province of	Manitoba	1.110

Farmer , hereunder called "THE GRANTOR," (as joint tenants) being or entitled to become registered as owner of an estate in fee simple in possession, subject, however, to such encumbrances, liens and interests as are notified by memorandum underwritten or endorsed hereon, in all that piece of land situate in the Province of Manitoba and described as follows:

North Half of Section Twenty-Six (26) in Township Ten (10) and Range Twenty-Six (26) West of the Principal Meridian in the Province of Manitoba, excepting thereout all Mines and Minerals as set out in Transfer 91114.

in consideration of the sum of Five (\$5.00) Dollars now paid to me, the receipt whereof is hereby acknowledged, do hereby offer and agree to sell, grant and convey to TRANS-FIELD DEVELOPMENTS LTD., hereinafter called "THE COMPANY," an unencumbered right-of-way and/or easement in the form and substance of the right-of-way agreement and/or easement attached hereto and marked "A" for the purposes of survey, construction and operation of one or more oil and/or gas pipe lines and/or one or more branches thereof together with appurtenances, being a right-of-way 30 feet in width on, over, under, across and/or through the said land for the sum of Thirty-five (\$35.00) Dollars, per acre of right-ofway. The location of the said right-of-way and/or easement upon the said land is to be selected by the Company.

This offer is to be irrevocable during the existence hereof. It is a term hereof and of any resulting agreement between the Grantor and the Company that the Company is hereby irrevocably granted the sole and exclusive option and/or right on, over, across, under and/or through the aforesaid lands or any portion thereof for the purposes herein or any one of such purposes during the existence of this option and during the existence of any agreement resulting herefrom.

This offer may be accepted at any time before the Thirty-first day of December, A.D. 1954, or before any extension date hereof by the said Company mailing or delivering to me a letter of acceptance signed by any one of its officials including its local superintendent or manager or by its solicitors or agent addressed to me at <u>Virden</u>

in the Province of Manitoba, or by the commencement of construction (excluding survey) of the said pipe line upon the aforesaid lands or any portion thereof, which-ever event shall first occur,

The Company may by mailing or delivering to me, before any expiration date of this offer ,a notice addressed as aforesaid to me together with a cheque for Five (\$5.00) Dollars, thereby extend the existence hereof and the time for acceptance of this offer for a further period of one year; provided no more than five such extensions of one year each can be so acquired.

This offer if accepted before midnight on the aloresaid date or any extension date shall thereupon constitute a binding and exclusive contract of purchase for the said right-of-way and/or easement and the sum of Five (\$5.00) Dollars paid at or before the execution of this option is to be applied on the said purchase price.

I, the Grantor, covenant and agree with the Company that I will in the event of the acceptance of this offer forthwith upon the request of the Company execute a right-of-way agreement and/or an easement in favor of the Company in the form attached hereto and further will execute such other and further documents of title in respect of the said right-of-way and/or easement as may be reasonably required by the Company.

I, the Grantor, further covenant and agree with the Company that in the event of the acceptance of this offer by the Company as hereinbefore provided, the Company shall forthwith upon such acceptance have immediate right to enter or continue upon the said land and place or continue to place its equipment thereon and to commence or continue construction, as the case may be, of its said pipe lines, branches and works in accordance with the terms of the form of right-of-way agreement and/or easement attached hereto.

It is further understood and agreed that in the event of this offer being accepted the amount payable herein in respect of the said right-of-way and/or easement shall be paid to me or to those otherwise interested in the said land by encumbrance or otherwise, conditional upon the said right-of-way and/or easement, or a caveat based on the said right-of-way and/or easement agreement, being registered or filed in the relative Land Titles Office, free of any encumbrance or charge, and free of any registration, registered against the above lands after the date hereof in respect to any right-of-way and/or easement.

It is further understood and agreed that the Company shall have the absolute right to assign this option and all rights, privileges and benefits accruing to it hereunder upon giving the Grantor 10 days' written notice of its intention so to do.

The Company appoints the offices of Messrs. Monk & Goodwin, Barristers, 426 Somerset Bldg., Winnipeg, Manitoba, as the place at which notices and proceedings relating hereto may be served.

This offer shall not nor shall its acceptance or anything herein contained or done hereunder affect or prejudice any right of the Company to acquire the said land or any other portion or portions of the lands of the Grantor under the provisions of any law. Such rights may be exercised at the Company's discretion in the event of the Grantor being unable or unwilling for any reason to carry out the terms of this option or any contract constituted as aforesaid or give to the Company a clear and unencumbered title to the right-of-way and/or easement.

This option and any such contract, including all rights, privileges and benefits hereunder and thereunder shall extend to and be binding upon and enure to the benefit of the heirs, executors, administrators, successors and assigns of the Grantor and the Company respectively; and wherever the singular or masculine is used, it shall be construed as if the plural or the feminine or the neuter, as the case may be, had been used, where the context or the party or parties hereto so require and the rest of the sentence shall be construed as if the grammatical and terminological changes thereby rendered necessary had been made.

In WITNESS WHEREOF I, the said Grantor, have hereunto set my hand and seal at Musney palities

15 2 day of December , this

SIGNED, SEALED and DELIVERED in the presence of:

W Harden

Charles

Willes

0

A.D. 195.3

AFFIDAVIT OF EXECUTION PROVINCE OF MANITOBA TO WIT: 1 - Walter Striker Manitoba in the Province of of make oath and say: That I was personally present and did see <u>Charles Grasby</u> named in the within instrument (and duplicate thereof), who is (are) personally known to me to be the person(s) named therein, duly sign; seal and execute the same for the purposes named therein.
 That the same was executed at <u>Munufully</u> <u>Mullace</u> , and that I am a subscribing witness thereto. in the Province of Manitoba 3. That I know the said **Charles Grasby** (or they are each), in my belief, of the full age of twenty-one years. and he (or-she) is SWORN before me at the Low Sam Barrie An of _____ R Kin in the Province of Man 1 toba this 19th day of December A.D. 195.3. A Commissioner for My Commissoin expires 1 august DOWER APPIDAVIT PROVINCE OF MANITOBA TO WIT: GN Charles Graspy of the Rural Municipality I, (We) Wallace Mani toba , in the Province of..... RN of. ally make oath and say: QH 1. That I am (one of) the Grantor (s) named in the Instrument within written and I say: ON (a) That I have no wife (insband): OR @ N (b) That the women (man) who consents as wife (husband) to the Instrument within written is the wife (husband) Charles Grasby .fone of the Grantor (a) of me, ... OR QN +1f the Grantos (o) -My-co-Grantor is the husba OB Q M é the -Granto TO MY CO-CRANNE IS the wife of me. en-(e) That no part of the land referred to in the Instrument within written is or ever has been the homestead of me one of the Grantor(s) within the meaning of "The Dower Act." SEVERALLY SWORN before me at the partes grasty RH Willice of Manitoba in the Province of. 154 ...day ofDecemberthis. A.D. 195. a Harden A Commissioner for Oatha My Commissoin expires 284 day 1955

CONSENT Marri Ĉ O N the wife (hashand) of 0 μ the wife (humband) of <u>Charles Grasby</u> α_μ within written instrument, hereby consent to the making of the same by him ther). the Grantor named in the 1 1 DATED this 24 day of _____ December _____, A.D., 1953 10.4 1.5.5 Marre GH____ Signature of Wife (hu Witness to Husband's consent N. Att. CERTIFICATE OF ACKNOWLEDGMENT BY WIFE terra par ana se mary The above consent was acknowledged before me by...... wife of <u>Charles Grasby</u>, apart from hor husband, to have been voluntarily executed by her of her own free will and accord and without any compulsion on the part of her husband. She has further acknow-ledged that she is aware of the nature and effect of the same. DATED at municipality Willow, in the Province of Mani toba: , this 15 th December , A.D. 195.3 day of Karde A Commissioner for Oaths My Commissoin expires 28 day or Sept 10 55 AFFIDAVIT OF EXECUTION (DOWER) PROVINCE OF MANITOBA TO WIT: Ι, in the Province of of ____, make oath and say: يعبة والأواف وحجا أرجاج أجمعه et market and the second second second 1. That I was personally present and did see husband and the star many a thirty within the angent of a second way as a the manual constrained that a ... execute his consent to the within instrument, of.... 2. That I know the said______ of the full age of twenty-one years. ં પૂર્વ તે તand that he is in my belief ې مەرىپە بەرىپەرىقى زىمارىيەردىك بىرىپەر مەشىپە بىرايە بىرىپەر بىرى مەرىپەر بىرىپەر يەرىپەر بىرىپەردىك بىرىپەر بىغا سولىغا بىيە بىرىپەر بىرىپەر 3. That the said consent was executed at.... and that I am the subscribing witness thereto.in the Province of an provide of the barrier for the second provided (1,2,2,2,2,2). بەربىي م allen ander het staten en staten en som en so SWORN before me at the of _____ in the Province of Manitoba this_____day of____December A.D. 195_3... - 12 the second s 5. 3. 195. RANS-FIELD DEVELOPMENTS 1 GREEMENT AND/OR EASEMENT ò OPTION FOR RIGHT-OF-WAY OIL AND/OR GAS) - AND

TRANS-FIELD DEVELOPMENTS LTD.

AGREEMENT FOR RIGHT-OF-WAY AND/OR EASEMENT

PIPELINE

(OIL AND/OR GAS)

I (We)

said land 30 feet in width and as shown coloured inon a plan of right-of-way on record

for the laying down, construction, operation, maintenance, inspection, alteration, removal, replacement, reconstruction, addition, connection and/or repair of one or more pipe lines and/or one or more branches of pipe line and/or pipe lines together with all the works of the Grantee necessary for the undertaking including, but without limiting the generality of the foregoing all such stations, pumps, structures, valves, fittings, motors, communication and/or power systems, roads, equipment and appurtenances as may be necessary or convenient in connection therewith for the carriage, conveyance, transportation, storage and/or handling of oil and/or gas and their products, together with the right of ingress and egress to and from the same for the Grantee, its employees, servants, agents, vehicles, supplies and equipment and further for all purposes necessary or incidental to the exercise and enjoyment of the rights herein granted as from the

day of _________A.D. 195 _____, and for so long thereafter as the Grantee desires to exercise the rights and privileges hereby given, on the following terms and conditions which are hereby mutually covenanted and agreed to by and between the Grantor and the Grantee.

FIRST: The Grantee will, as soon as weather and soil conditions permit and insofar as it is practicable so to do, bury and maintain all pipe lines so as not to interfere with the drainage or ordinary cultivation of the said land.

SECOND: The Grantee will compensate the Grantor for damage done by the Grantee to any buildings, crops, fences, timber and livestock on the said right-of-way by reason of the exercise of the rights hereinbefore granted, except in the event of such damage arising from a deliberate or negligent act of the Grantor.

THIRD: The Grantee, performing and observing the covenants and conditions on its part to be performed and observed, shall and may peaceably hold and enjoy the rights, liberties, privileges, easement and right-of-way hereby granted without hindrance, molestation or interruption on the part of the grantor or of any person, firm or corporation claiming by, through, under or in trust for, the Grantor.

FOURTH: The Grantor shall not, without the prior written consent of the Grantee, excavate, dig, drill, construct, install, erect or permit to be excavated, drilled, constructed, dug, installed or erected on or under the said strip of said land or within forty yards therefrom, any pit, hole, ditch, well, foundation, pavement, pipe, structure or installation, but otherwise the Grantor shall have he right fully to use and enjoy the said right-of-way except as the same may be necessary for the purposes herein granted to the Grantee, and except in so far as such use and enjoyment may interfere or compete with the rights or any right herein granted to the Grantee.

FIFTH: Upon the discontinuance of the use of the said right-of-way and of the exercise of the rights hereby granted, the Grantee shall and will restore the said strip of said land to the same condition, so far as it is practicable so to do, as the same was in prior to the entry thereon and the use thereof by the Grantee.

SIXTH: All notices to be given hereunder may be given by registered letter addressed to the Grantee care of Messrs. Monk & Goodwin, Barristers, 426 Somerset Block, Winnipeg, Manitoba, and to the Grantor at

from time to time appoint in writing, and any such notice shall be deemed to be given to and received by the addressee four (4) days after the mailing thereof, portage prepaid.

SEVENTH: This Agreement shall not nor shall anything herein contained or done hereunder affect or prejudice any right of the Grantee to acquire the said strip of land or any other portion or portions of the lands of the Grantor under the provisions of any law, statutory or otherwise. Any such rights may be exercised at the Grantee's discretion in the event of the Grantor being unable or unwilling for any reason to perform this Agreement or give to the Grantee a clear and unencumbered title to the easement and/or right-of-way herein granted.

EIGHTH: The Grantor will if so requested by the Grantee execute such further and other documents of title and assurances in respect of the said right-of-way and/or easement as may be requisite.

NINTH: Nothing herein contained shall be deemed to vest in the Grantee any title to mines and minerals in or under the said strip of said land, except only the parts thereof that are necessary to be dug, carried away or used in the construction of the works of the Grantee. TENTH: Each of the parties hereto shall have the absolute right to assign this Agreement and all rights, privileges and benefits accruing to him hereunder upon giving the other party 10 days' written notice of his intention to do so.

ELEVENTH: Wherever the singular or masculine is used, it shall be construed as if the plural or the feminine or the neuter, as the case may be, had been used, where the context or the party or parties hereto so require and the rest of the sentence shall be construed as if the grammatical or terminological changes thereby rendered necessary had been made. This right-of-way and/or easement is, and shall be of the same force and effect to all intents and purposes as a covenant running with the land and these presents, including all the covenants and conditions herein contained, shall extend to, be binding upon, and enure to the benefit of, the heirs, executors, administrators, successors and assigns of the Grantor and the Grantee respectively.

IN WITNESS WHEREOF the C	Grantor has hereunto set his hand and seal and the	Grantee has caused its corporat
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	AFFIDAVIT OF EXECUTION	
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named in the within instrument (an therein, duly sign, seal and execute (2. That the same was execut in the Province of	d duplicate thereof), who is (are) personally known the same for the purposes named therein. ed at, and that I am a subscribing with the full age of twenty-one years. , , DOWER AFFIDAVIT , in the Province of trantor (s) named in the Instrument within written i	pesa thereto. and he (or she)

(d) My co-Grantor is the wife of me,

(e) That no part of the land referred to in the Instrument within written is or ever has been the homestead of me (one of) the Grantor(s) within the meaning of "The Dower Act."

OR

one of the Grantors.

one of the Grantors.

SEVERALLY SWORN before me at the	
of	
in the Province of	
thisday of	

(c) My co-Grantor is the husband of me,

A.D. 195.....

	CONSENT	•
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he	wife	(hu	sband)) of	9 (N *					the	Grantor	named in th	ie
vitl	hin' v	vritte	n inst	rument	, hereby	consent	to the	making of	f the same by h	im (her).			
			2			1997 - 1997 -							

DATED this day of.

rendingen opping territorian og av h 1999 – Andrea Standall, som en s 1999 – Andrea Standard av som en s

Witness to Husband's consent

Signature of Wife (husband)

......in the Province of ...

., this

A.D., 195

CERTIFICATE OF ACKNOWLEDGMENT BY WIFE

The above consent was acknowledged before me by

DATED at_

...... day of.....

....., A.D. 195....

....., in the Province of...

READ NOT ON YORKERS

AFFIDAVIT OF EXECUTION (DOWER)

PROVINCE OF MANITOBA

TO WIT:
I, ________, in the Province of _______,
of ______, make oath and say:
1. That I was personally present and did see _______husband
of ________ execute his consent to the within instrument.

2. That I know the said_______and that he is in my belief of the full age of twenty-one years.

3. That the said consent was executed at ______ and that I am the subscribing witness thereto.

SWORN before me at the______ of ______ in the Province of ______

 $\leq 2^{-1}$

this_______day of ______, A.D. 195_____

ł, This is Agreement for Hight-of-Way and or Easement Marked A" and keferred to in Option 1 Trans-Field Developments Ltd. 195 AGREEMENT FOR RIGHT-OF-WAY Q A for kight-of-Way and/or easement between Charles Grasby ADDIN FOR NOUTOFWAY RANS-FIELD DEVELOPMEN (OIL AND/OR GAS) sta é s AND and I Kanta barrad malaine at In the $\langle \hat{q} \rangle$ ij DATED

THE REAL PROPERTY ACT

TO THE DISTRICT REGISTRAR FOR THE LAND TITLES DISTRICT OF BRANDON .

TAKE NOTICE that Trans-Field Developments Ltd. claims an equitable estate or interest in an estate in fee simple in possession in the undermentioned land excepting mines and minerals by virtue of a certain Option from Charles Grasby, as Grantor, to the said Company (for Right-of-Way Agreement and/or Easement) made in writing and dated the 15th day of December A.D. 1953, a full and true copy of which Option and of the form therein referred to marked Exhibit "A" is hereto attached; which Option is still in force and effect and which land is situate in the Province of Manitoba, and described as follows:

> North half of Section Twenty-six (26) in Township Ten (10) and Range Twenty-six (26) West of the Principal Meridian in the Province of Manitoba, excepting thereout all mines and minerals as set out in Transfer 91114,

standing in the Register in the name of Charles Grasby of the Rural Municipality of Wallace, in the Province of Manitos, Farmer, and Trans-Field Developments Ltd. forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless such instrument be expressed to be subject to its claim.

Trans-Field Developments Ltd. appoints the office of Messrs. Monk & Goodwin, Barristers, 426 Somerset Building, Winnipeg, Manitoba, as the place at which notices and proceedings relating hereto may be served.

DATED this 230 day of December one thousand nine hundred and fifty-three.

istered		presence bottom	
Owner	V		

TRANS-FIELD	DEVELOPMENTS LTD.
by	Jaland
	Solicitor. Fagent

Virden, Manitoba.

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Address

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Reg

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THE REAL PROPERTY ACT

I, Henry Benning Monk of the City of Winnipeg, in the ^Province of Manitoba, Barrister-at-Law, make oath and say as follows:

and the state

1. I am the Solicitor and Agent of the within named Caveator.

2. I believe that Trans-Field Developments Ltd. has a good and valid claim upon the said land and I say that this Caveat is not being filed for the purpose of delaying or embarrassing any person interested in or proposing to deal therewith.

3. The allegations in the within Caveat are true in substance and in fact, as I verily believe.

SWORN before me at the City of Winnipeg, in the Province of Manitoba, this 23rd day of December A.D. 1953.

A Barrister - at - Law Entitled to practice in the Province of Manitoba in and for the Frovince of Manitoba.

The Real Property Act

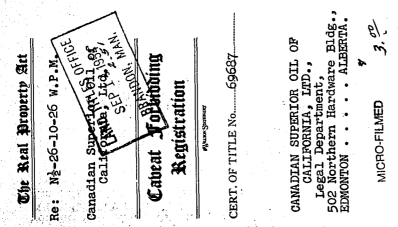
of Edmonton LAWSON R в. of the City in the Province of Manitoba, Alberta, make oath and say as follows:

dule K. Section 133

2395

7. I am the Agent of the within named Caveator. **2.** I believe that the has a good and valid claim upon the said land + and I say that this Caveat is not being filed for the purpose of for mortgage delaying or embarrassing any person interested in or proposing to deal therewith.

3. The allegations in the within Caveat are true in substance and in fact.* Sworn before me at the City of Edmonton in the Province of Ma Alberta, this 13th day of Septemb A.D. 19 54 . PUBLIC NOTARY in and for the Province of Alberta.



Canadian Superior Oil of California, Ltd.

all morn or Registered

Condono P. O. Man

The Real Property Act

To the District Registrar for the Land Titles District of BRANDON, Manitoba.

Call: Notice that CANADIAN SUPERIOR OIL OF CALIFORNIA, LTD., a body duly incorporated under the laws of the Dominion of Canada and having its head office at the City of Calgary, in the Province of Alberta, and being registered to carry on business in the Province of Manitoba.

claim an equitable estate or interest in an estate in fee simple in possession in the undermentioned

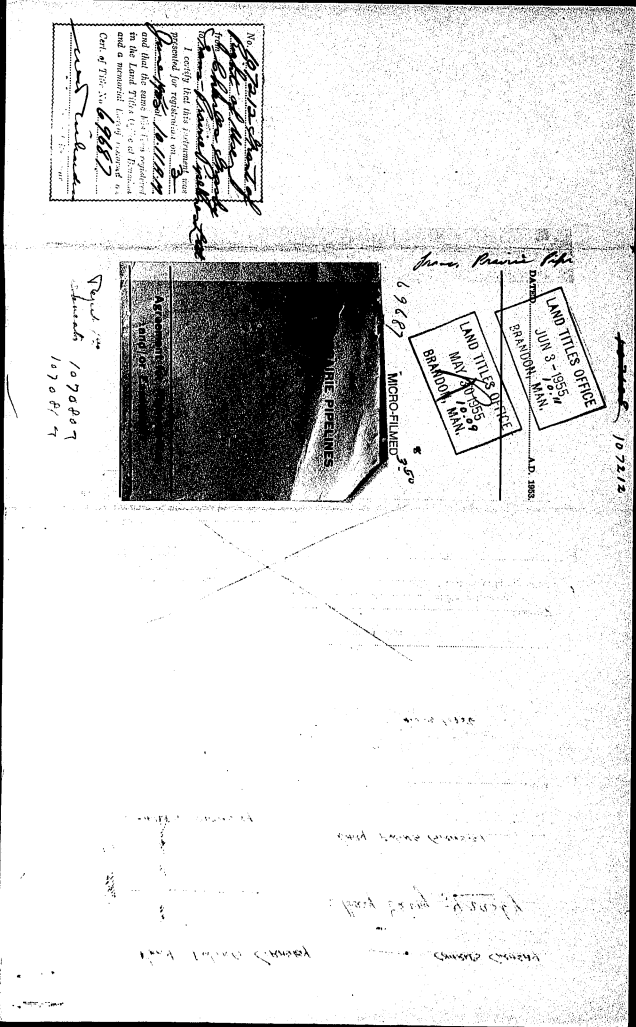
land by virtue of an Agreement in Writing dated the 28th day of August, A.D. 1954, between Charles Grasby of the Rural Municipality of Wallace, in the Province of Manitoba, Farmer, as Lessor, and Canadian Superior Oil of California, Ltd., as Lessee; whereby the Lessor did grant to the Lessee the right of entry and lease for the purpose of drilling wells for petroleum and natural gas on each legal subdivision contained in the following described land:

> The North Half (N/2) of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26), West of the Principal Meridian, in the Province of Manitoba; excepting thereout all mines and minerals and related hydrocarbons which, without restricting the generality thereof, shall be deemed to include all gas and petroleum within, upon or under the said land, together with full power to enter and work the same as set forth in Transfer #91114.

> > standing in the Register in the

λ.

	The	name of CHARLES GRASBY, of the Rural Municipality of Odanan, in the Province of Manitoba, Farmer
ost	7	and it forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless such instrument be expressed to be subject to its claim. It appoints the office of Messrs. MacInnes, Burbidge & Company
_ _		Barristers, etc., 400 Victory Building, 333 Main Street, Winnipeg, as the place at which notices and proceedings relating hereto may be served. Manitoba
of C	Owner	Dated this 13th day of September one thousand nine hundred
Cordova. Manitoba.	15	and fifty-four. Stipsed in the presence of BY 3 3 Lawron- Its Agent.



CONSENT MARY EWING GRASBY, the wife (Durbane) of CHARLES GRASBY 1. of the same by him (here) and to the disposition made by him (here) of an interest in the lands and premises mentioned therein. Mary Cuing s-to-Husband's -12214 CERTIFICATE OF ACKNOWLEDGEMENT BY WIFE The above consent was acknowledged before me by AMRY EWING Guers My DATED at Malfach, in the Province of 9220-126-69, this day of Andrew .D. 1955. 4 in and for the Province of Mattigest AFFIDAVIT OF EXECUTION DOWERT J.3. 1.1.9.3 Te. PROVINCE OF MANITOBA To Wit: I, of. in the Province of Manitoba,.....make oath (Occupation) nd say: 1. That I was personally present and did see...husband execute his consent to the within instrument. of.....and that he is in my belief 3. That the said consent was executed at and that I am the subscribing witness thereto. SWORN before me at in the Province of Manitoba, this..... A.D. 19...... day

Trans-Prairie Pipelines, Itd. PROVINCE OF MANITOBA GRANT OF RIGHT OF USER (THE PIPE LINE ACT - 1954) I WWW Charles Grasby Farmer 96 the ... in the Province of Manifold (secondicity) being the registered owner and the second se twenty six (26) township ten (10) range twenty six (26) west of the principal meridiam excepting thereout all mines and minerals and realted hydrocarbons, (which without restricting the generality thereof shall be deemed to include all gas and petroleum) within, upon or under the said land, together with full power to enter and work the same, as set forth in Transfer No. 91114. XXXXXXXXXXX XIII CIERT AL XIIII CIERT AL of the sum of twenty three 1(dollars (23,10) paid to me (100, the receipt whereof is hereby acknowledged, and in consideration of the covenants and conditions hereinafter mentioned to be kept and performed byTrans-Prairie ...Pipelines,Ltd. (hereinafter called "the grantee"); DO HEREBY GRANT and transfer unto and to the grantee the licence, liberty, privilege, and right, to use feet in width as shown outlined in _____ Pink on a plan of the lands registered in the land titles office for the Land Titles District of Brandon as Plan No. 719 for the laying down, construction, operation, maintenance, inspection, removal, replacement, reconstruc-tion and repair of a pipe line or lines, together with all such stations, structures, drips, valves, fittings, meters and other equipment and appurtenances as may be necessary or convenient in connection therewith, for the carriage, conveyance, transportation, and handling, of petroleum or petroleum products, or water or natural gas produced incidental to the production thereof, through or by means thereof, together with the right of ingress and egress for all purposes incidental to the grant, as and from the first day of May, A.D. 19.55., and for so long thereafter as the grantee may desire to exercise the rights and privileges hereby given, on the following terms and conditions which are hereby mutually covenanted and agreed to by and between the grantor and the grantee: FIRST: The grantee shall compensate the grantor for damage done to any crops, fences, timber, and livestock on the right-of-way by reason of the exercise of the rights hereinbefore granted. SECOND: The grantee shall fully compensate the grantor for loss suffered by reason of damage to persons or property arising by reason of, or out of, the existence, ownership, operation, maintenance, or use, of the pipe line. THIRD: The grantee will indemnify and save harmless the grantor against and from all liability to, and actions or proceedings by, any person brought or taken by reason of any loss or damage, or alleged loss or damage, caused or claimed to have been caused, or arising out of, or claimed to arise out of, the existence, ownership, operation, maintenance, or use, of the pipeline. FOURTH: The grantee shall, as soon as weather and soil conditions permit, bury and maintain all pipe lines so as not to interfere with the drainage or ordinary cultivation of the lands. FIFTH: Upon the discontinuance of the use of the right-of-way and of the exercise of the rights here-by granted, the grantee shall restore the lands to the same condition, so far as may be practicable so to do, as they were in prior to the entry thereon and the use thereof by the grantee.

SIXTH: The grantee, performing and observing the covenants and conditions on its part to be performed and observed, shall and may peaceably hold and enjoy the licence, liberty, privilege, and right, hereby granted without hindrance, molestation, or interruption, on the part of the grantor or of any person, firm or corporation claiming by, through, under or in trust for, the grantor.

(Here add any additional covenants that may be agreed upon between the parties.)



SEVENTH: All notices to be given here under may be given by registered letter addressed to the grantee at

Post Office Box 597, Virden, Manitoba.

and to the grantor at Post Office Virden, Manitoba.....

or such other address as the grantor and the grantee may respectively from time to time appoint in writing; and any such notice shall be deemed to be given to, and received by, the addressee seven days after the mailing thereof, postage prepaid.

EIGHTH: This right of user is, and shall be of the same force and effect to all intents and purposes as, a covenant running with the land, and these presents, including all the covenants and conditions herein contained, shall extend to, be binding upon, and enure to the benefit of, the executors, administrators, successors, and assigns, of the grantor and the grantee respectively; and wherever the singular or masculine is used it shall be construed as meaning the plural or feminine, or a body corporate, where the context or the parties so require.

IN WITNESS WHEREOF the grantor and grantee have executed and delivered this right of user

this 13 the day of 971ay, A.D. 19.5.5 -

SIGNED, in the presence of:

1 Onil

nas

Trans-Pra rie Pi Unes

1211

Subject to:

Caveat 13769, 74843,98426,102395,60675,

Agreement for Right of Way No. 96844

Caveats Nos. 107080 & 107081

AFFIDAVIT OF EXECUTION

ŧ,

CANADA	
PROVINCE OF Manitoba	
ı, John Joseph O'Neil	
of	•••••••••
1. That I was personally present and did seeCharlas Grasby named in the within instrument (and duplicate thereof), who is (are) personally know	
person (r) named therein, duly sign, seal and execute the same for the purposes named	n to me to be the therein.
2. That the same was executed at	
in the Province of	
3. That I know the said Charles Grasby	
KOEX HAY XOEX CAN , in my belief, of the full age of twenty-one years.	
SWORN before me at the	
in the Province of Manitot	
this	
A.D. 19576	
half 2.	
Mithing he	
A Commissioner for Oaths in and for the Province of Manitoba.	
My Commission Expires Que 9/56 DOWER AFFIDAVIT	
• •	
CANADA PROVINCE OF Manitoba	
TO WIT	
· · · · · · · · · · · · · · · · · · ·	
I, XXXXX Charles Grasby	
of	
severally make oath and say:	***************************************
0 4 6 ml. I am (que of) the Grantor (s) named in the Instrument within written and I	say:
(a) That I have no wife (bushand).	
OR OR	
o a 5 h (b) That the woman (ANNEX who consents as wife YARASSING) to the Instrument	within written is
the wife (bushand) of me	
0 OR	in the second
JJOH WAXAA	X SECONDEXEMBER OF
JO OR	
	CARDON CARDEN
J J OR	
A 0 2 Martin State of the off the transmission of which the include of the Dower Act."	Stapolagosianona
homested of the long of the transfit within the mething of "The Dower Act."	
SEVERALLY SWORN before me at the	anti i
R m of Wallace Chart for	- y
in the Province of pranchable	U S
this	2. ¹
A D. 1059 47	
A.D. 1900. S bt- price	

P

A Commissioner for Ballin in and for the Province of Admitable, My Commission Expires Anothe 31.5.5.4

many Rondown Part office thereof endorsed on Cert. of Tull, al. Real. Allow and a memorie No. 696.87 Edward & Junch Tilles Office on Speen 1752 FILED in the Brandow Land By Landa Cil Company No. A. 2401 Levent I certify that this instrument was and the first standard 1990 & Transfer 14 . 9114 MICHO-FILMED R9401 79332 RICHARDSON, RICHARDSON, EAT OF TRUBE NO. 64687 WINNIPEGI, CANADA I LAND TITUES DEFINE THE REAL HUBAND & WRIGHT CAVEAT FORBIDDING BARRISTERS AND SOLICITORS 9.01 A.M BRANDON, MAN. 274 GARRY ST. JUN 5 - 1959 JUN 25-1959 REGISTRATION BRANDON, MAN. or A.M. BROPFIRTY P.M. 1 (y) 5'' ACT

THE REAL PROPERTY ACT

TO THE DISTRICT REGISTRAR FOR THE LAND TITLES DISTRICT OF BRANDON TAKE NOTICE that LANDA OIL COMPANY, a body corporate, organized under the laws of the State of Delaware, One of the United States of America claims an equitable estate or interest in an estate in fee

simple in possession in the undermentioned land by virtue of an Agreement for surface rights in writing dated the 28th day of April, 1954 whereby CHARLES GRASBY of the Rural Municipality of Odanah in the Province of Manitoba, Farmer as Lessor did grant unto CANADIAN SUPERIOR OIL OF CALIFORNIA LTD. as Lessee the right of entry and lease and option and other rights necessary or incidental to drilling and/or production operations for petroleum, natural gas and hydrocarbons.

And also by virtue of an assignment in writing dated the 15th day of April, 1955 whereby CANADIAN SUPERIOR OIL OF CALIFORNIA LTD. did assign to BANFF OIL LTD. all its right, title, and interest in and to the said Agreement for surface rights.

And also by virtue of an assignment in writing dated the 31st day of March, 1959 whereby BANFF OIL LTD. did assign to LANDA OIL COMPANY all its right, title and interest in and to the said Agreement for surface rights insofar as it relates to and comprises the well sites and gas roadways in conjunction with the wellsknown as BANFF-CANADIAN SUPERIOR 12-26 10-26, BANFF-CANADIAN SUPERIOR 13-26 10-26, BANFF-CANADIAN SUPERIOR 11-26, 10-26 which said Agreement for surface rights affects the land described as follows:-

> Northwest Quarter of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26), West of the Principal Meridian, in Manitoba, excepting throughout all mines and minerals and related hydrocarbons, which without restricting the generality thereof shall be deemed to include all gas and petroleum within, uponcor under the said land together with full power to enter and work the same as set forth in transferce number 91114

standing in the Register in the name of

CHARLES GRASBY, of the Rural Municipality of Odanah, in Manitoba, Farmer, and LANDA OIL COMPANY forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless such instrument be expressed to be subject to its claim.

- 2 -

LANDA OIL COMPANY appoints the offices of Richardson, Richardson, Huband & Wright, 274 Garry Street, WINNIPEG 1, Manitoba as the place at which notices and proceedings relating hereto may be served.

DATED this 1 of day of June one thousand nine hundred and fifty nine by GREY RICHARDSON as Agent for the Caveator.

SIGNED in the presence of ىف Qa.

Subject to Caveats 13769, 60675, 74843, 107081, R4438, 96844, 107212, 108137, 122807, 98426, 102395, 107080,

Address of the registered owner is: CHARLES GRASBY - Virden, Manitoba. - Schedule K, Section 133

THE REAL PROPERTY ACT

I, GREY RICHARDSON of the City of Winnipeg, in the Province of Manitoba, Barrister-at-Law, make oath and say as follows:

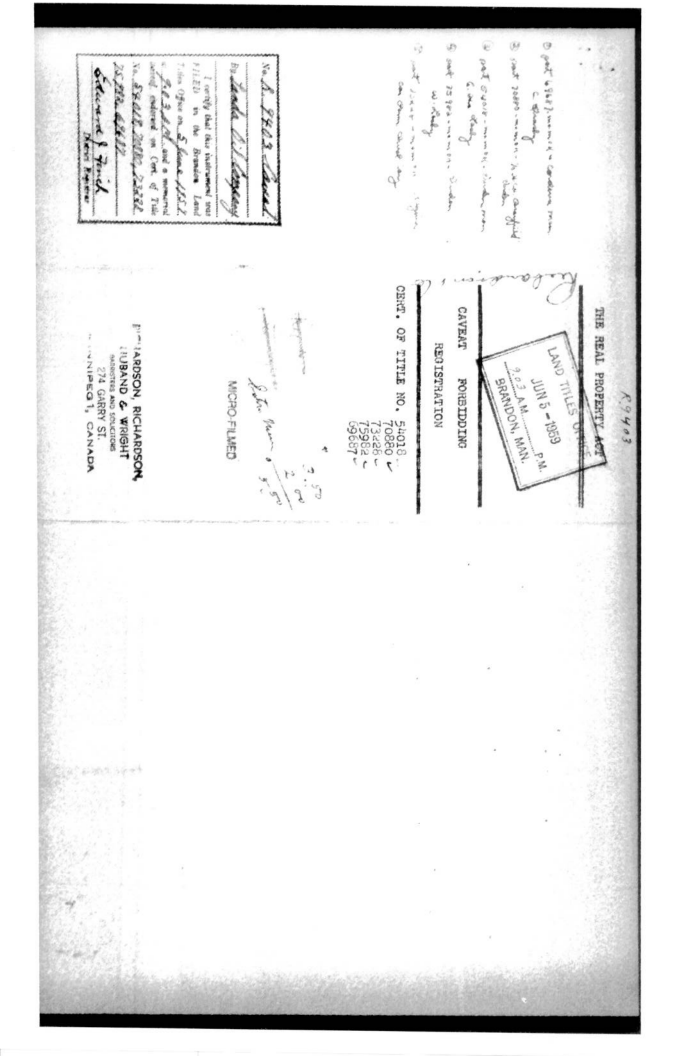
1. I am the Agent of the within named Caveator.

2. I believe that it has a good and valid claim upon the said land and I say that this Caveat is not being filed for the purpose of delaying or embarrassing any person interested in or proposing to deal therewith.

3. The allegations in the within Caveat are true in substance and in fact.

SWORN before me at the City of Winnipeg, in the Province of Manitoba, this 1st day of fun A.D. 1959. COMMISSIONER FOR OATHS IN AND FOR THE PROVINCE OF MANITOUS

19 1960 in and for the Province of Manitoba.



THE REAL PROPERTY ACT

TO THE DISTRICT HEGISTRAR FOR THE LAND TITLES DICIRICT OF BRANDON TAKE NOTICE that LANDA OIL COMPANY, a body corporate organized under the laws of the State of Delaware, One of the United States of America, claims an equitable estate or interest in an estate in fee simple in possession in the undermentioned land by virtue of a certain Petroleum and Natural Gas Lease in writing dated the 2nd day of November, 1948 and made between EDGAR HUGH LASBY formerly of the Rural Municipality of Wallace in the Province of Manitoba as Lessor and EANDY LEE of the City of Edmonton in the Province of Alberta, Oil Operator as Lessee, whereby the Lessor did grant to the Lessee all petroleum and natural gas and related hydrocarbons except coal and valuable stone within, upon or under the hereinafter described lands subject to the terms and conditions of the said Lesse.

And also by virtue of an assignment in writing dated the 13th day of November, 1948, whereby the said Bandy Lee did assign to the RIO BRAVO OIL COMPANY LIMITED, (now CANADIAN SUPERIOR OIL OF CALIFORNIA, LTD.) all its right, title and interest in said Fetroleum and Natural Gas Lease.

And also by virtue of an assignment in writing dated the 15th day of April, 1955 whereby the said Canadian Superior Oil Of California, Ltd. did assign to BANFF OIL LTD. all its right, title and interest in the said Petroleum and Natural Gas Lease.

And also by virtue of an assignment in writing dated the 31st day of March, 1959 whereby the said Banff Oil Ltd. did assign to LANDA OIL COMPANY all its right, title and interest in the said Petroleum and Natural Gas Lease, which Lease affects the land described as follows: The Northwest Quarter of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26), West of the Principal Meridian in Manitoba.

standing in the Register in the name of

EDGAR HUGH LASBY of the Rural Municipality of WALLACE in the Province of Manitoba, Farmer as to an undivided one-quarter (1/4) interest in mines and minerals,

VICTOR HARRELL MCKINLEY of the Town of VIRDEN in the Province of Manitoba, Merchant, and WILFRED FRANCIS MAWHINNEY of Oakville, in Manitoba, Implement Agent as to an undivided one-quarter (1/4) interest in mines and minerals,

CANADA PERMANENT TRUST COMPANY as to an undivided one-quarter $\left(1/4\right)$ interest in mines and minerals,

WALLACE LASBY of the Municipality of WALLACE in Manitoba, Farmer as to an undivided one-quarter (1/4) interest in mines and minerals,

CHARLES GRASBY, of the Rural Municipality of Odanah, in Manitoba, Farmer as to the surface title.

and LANDA OIL COMPANY forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless such instrument be expressed to be subject to its claim.

LANDA OIL COMPANY appoints the offices of Richardson, Richardson, Huband & Wright, 274 Garry Street, Winnipeg 1, Manitoba as the place at which notices and proceedings relating hereto may be served.

DATED this 4^{-4} day of fund one thousand nine hundred and fifty nine by GREY RICHARDSON as Agent for the Caveator.

SIGNED in the presence of) Kardson

Subject to Caveats 13769, 60675, 74843, 84438, 107081.

Addresses of the registered owners are: EDGAR HUCH LASBY - Virden, Manitoba. VICTOR HARRELL MCKINLEY and WILFRED FRANCIS MAWHINNEY-Virden, Man. CANADA PERMANENT TRUST COMPANY - 298 Garry Street, Winnipeg 1, Man. WALLACE LASBY - Virden, Manitoba. CHARLES GRASBY- Virden, Manitoba. Schedule K. Section 133

THE REAL PROPERTY ACT

I, GREY RICHARDSON of the City of Winnipeg, in the Province of Manitoba, Barrister-at-Law, make oath and say as follows:

> I am the Agent of the within named Caveator.
> I believe that it has a good and valid claim upon the said land and I say that this Caveat is not being filed for the purpose of delaying or embarrassing any person interested in or proposing to deal therewith.

3. The ellegations in the within Caveat are true in substance and in fact.

SWORN before me at the City of Winnipeg, in the Province of Manitoba, this 4 day of June A.D. 1959.

ien ki

A COMMISSIONER BOR DATIES IN AND YOR THE PROVINCE OF HANTON

PROVINCE	OF	MANIT	OBA

NOT THE REAL PROPERTY OF

To Wit:

R-47590

I. DAVID PROCTOR,

City of the of Winnipeg, in the Province of Manitoba, Barrister-at-law, make oath and say as follows: duly authorized attorney of the 1. I am the within named caveator, Chevron Standard Limited,

the within-named cavestor has I believe that/I have a good and valid claim upon the said land and I say that this caveat is not 2. being filed for the purpose of delaying or embarrassing any person interested in or proposing to deal therewith.

8. The allegations in the within caveat are true in substance and in fact, as I verily believe.

Sworn before me at the City of ` Winnipeg, in the Province of Manitoba, 19 65 this 26th day of October

A Com ioner for Oaths in and for the Province of Manitoba. My Commission expires MARCH 25 1966

ഗ HEVRON STANDARD LIMITEL PITBLADO, HOSKIN & COMPANY FORBIDDING REGISTRATION UNDER R.P.A MANITOBA BARRISTERS AND BOLICITORS MICRO-FILME NOCHUS 24,444 Labeal 1 g WINNIPEG 2 Octobel File No. Dated RESOURCES LIMITED 19 84 ASSIGNMENT OF CAVEAT NO. RH759 2 noa Tül certify that this instrument District Registrar 5 Cert. TO: CHEVRON CANADA g £ illes Office いよう 8 FILED FILED _

The Real Property Act

To the District Registrar for the Land Citles District of BRANDON

Cake Motice that

CHEVRON STANDARD LIMITED

claim an equitable estate or interest in an estate in fee simple in possession in the undermentioned land

by virtue of an agreement for a right-of-way and/or easement bearing date the 3rd day of September, 1965, made by Charles Grasby, of the Town of Virden in the Province of Manitoba, Farmer, and us, Chevron by virtue of Standard Limited, a duplicate original of which agreement is hereunto annexed and made a part hereof; The said lands being described as follows:

The North half $(N\frac{1}{2})$ of Section Twenty-six (26), in Township Ten (10), and Range Twenty-six (26) West of the Principal Meridian, in the Province of Manitoba, Excepting thereout all Mines and Minerals.

standing in the Register in the name of the said Charles Grasby

and 1.D forbid S. the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless such instrument be expressed to be subject to 1ts claim.

It appoint s the office of Pitblado, Hoskin & Company, Barristers and Solicitors, 900 Hamilton Building, Main Street, Winnipeg, Canada, as the place at which notices and proceedings relating hereto may be served.

Bated this

Virden. Mani toba

Я

Town

the

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OWNER

The address of the registered

26th

October day of

Signed in the presence of conal

CHEVRON STANDARD LIMITED Per

je e s

Its Duly Authorized Attorney

, 19 65

AGREEMENT FOR RIGHT-OF-WAY AND/OR EASEMENT

THIS AGREEMENT MADE this 320. day of September

BETWEEN:

CHARLES GRASET of the Town of Virien in the Province of Manitoba, Farmer

(hereinafter called "the Grantor"),

OF THE FIRST PART

, A. D. 19**65** .

DOG NO. 24,444

- and -Chevron Standard Limited The component of the company, a body corporate, carrying on business in the Province of Alberta (hereinafter called "the Company"),

OF THE SECOND PART.

WHEREAS the Grantor is the registered owner of an estate in fee simple, subject however to the encumbrances, liens, and interests contained in the existing Certificate of Title therefor, in all that land described as follows:

The North Half $(\frac{1}{2})$ of Section Twenty Six (26) Township Ten (10) Range Twenty Six

(26) West of the Principal Meridian, in the Province of Manitoba.

Excepting thereout all Minsa and Minerals.

(hereinafter called "the said lands").

AND WHEREAS the Grantor has agreed to grant the Company an easement over and across the said lands for the purposes and upon the terms and conditions hereinafter set forth:

<u>0.</u> 😤 🗋 NOW THEREFORE in consideration of the sum of Dollars, now paid to the Grantor by the Company (the receipt whereof the Grantor hereby acknowledges), and in consideration of the covenants and conditions here-inafter mentioned to be kept and performed by the Company, THE GRAWTOR DOLS HEREBY GRANT AND TRANSFER unto and to the Company the right, license, liberty, privilege and easement to use that portion of the said lands shown outlined in red upon the sketches or plans attached hereto and marked Exhibit "A" (hereinafter called "the right-of-way"), being a right-of-way or easement for the laying down, construction, operation, maintenance, inspection, removal, replacement, reconstruction and repair of a pipe line or lines, together with all such stations, structures, drips, valves, fittings, meters and other equipment and appurtenances as may be necessary or convenient in connection therewith for the carriage, conveyance, transportation and handling of petroleum or petroleum products, water and/or gas through or by means thereof, together with the right to construct, maintain and operate, reconstruct, replace or remove, on or from the said right-of-way, a line of poles with telegraph and/or telephone wires thereon, and the right of ingress or egress for all purposes incidental to this grant as and from the date hereof and for so long hereafter as the Company may desire to exercise the rights and privileges hereby given.

IT IS HEREBY LUTUALLY COVENANTED, DECLARED AND AGREED by and between the Grantor and the Company as follows:

First: The Grantor shall not, without the prior written consent of the Company, excavate, drill, install, erect or permit to be excavated, drilled, installed or erected on or under the right-of-way any pit, well, foundation, pavement, or other structure or installation, but otherwise the Grantor shall have the right fully to use and enjoy the right-of-way except as the same may be necessary for the purposes herein granted to the Company.

LL-138-1 CS Page 1 of 2. Second: The Company will bury all pipe lines laid by it crossing any cultivated area of the right-of-way to a depth of not less than eighteen inches from the surface of the ground, so as not to interfere with drainage or ordinary cultivation of the said land.

Third: The Company will compensate the Grantor for loss suffered by reason of damage to persons, crops or property arising by reason of or out of the existence, ownership, operation, maintenance or use of the right-of-way.

Fourth: Upon the discontinuance of the use of the right-of-way and of the exercise of the rights hereby granted, the Company will restore the right-of-way to the same condition, so far as may be practicable to do so, as it was in prior to the entry thereon and the use thereof by the Company.

Fifth: The Company, performing and observing the covenants and conditions on its part to be performed and observed, shall and may peaceably hold and enjoy the rights, liberties, privileges and casement hereby granted without hindrance, molestation or interruption on the part of the Grantor or of any person, firm or corporation claiming by, through, under or in trust for, the Grantor.

Sixth: This easement is, and shall be of the same force and effect to all intents and purposes as a covenant running with the land and these presents, including all the covenants and conditions herein contained, shall extend to, be binding upon, and enure to the benefit of the executors, administrators, successors and assigns of the Grantor and the Company respectively.

IN WITNESS WHEREOF the Grantor has hereunto set his hand and seal and the Company has caused its corporato seal to be hereunto affixed, attested by the hands of its proper officers duly authorized in their behalf both as of the day and year first above written.

SIGNED, SEALED AND DELIVERED)	PL	arles	Dask	
MAN HIMMEN ON MARK	CERVICON	STANDAND &		
they with yours	PER :	MANAGER - LAN	IR ADMINISTRAT	TON CON
	PER:	roll	STATT SUCCETAR	ie
CONSENT OF	SPOUSE	0		l - 19 - 2027 General - New Second General - Second Contractor

being married to the above named

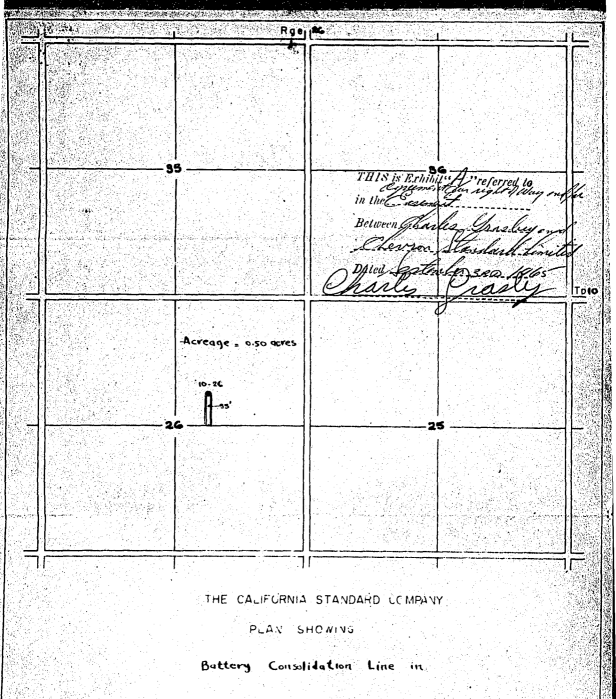
do hereby give my consent to the disposition of our homestead made in this instrument, and I have executed this document for the purpose of giving up my life estate, and other dower rights in the said property given to me by THE DOWER ACT, 1948, to the extent necessary to give effect to the said disposition.

LL-138-1-CS Pg. 2 of 2 7/62 -(Alta.)

I.

- 2 -

CONSENT BY WIFE OR HUSBAND (hundradk (wife) of Hary Ewing Orseby the Grantor named in the Instrument(s) above or within written, hereby consent to the making of same by (him) (her). Dated this _____ day of _____ A.D. 19 65 Signature: Ollary Curing Grasly Witness: CERTIFICATE OF ACKNOWLEDGMENT BY WIFÉ The above consent was acknowledged before me by <u>childred Extrements</u> 2007 wife of <u>Charles Greeky</u> apart from der husbapd, to have been volun-tarily executed by her of her own free will and accord, and without any compulsion on the part of her husband. She has further acknowledged that she is aware of the nature and effect of the same. in the Province of Manitoba Virden 3rd. , this day of Dated at Sontember the Frovinc Daths 11 25th. 1967 My Commission expires AFFIDAVIT BY MAKER OF INSTRUMENT Charles Greeby of the CANADA Ι, 7.000 Virlant PROVINCE OF MANITOBA of in the Province of Parmer TO WIT: Manitoba, make oath and say: That I am the Grantor named in the Instrument(s) above or within written, and I am of 1. the full age of twenty-one years. (a) That I have no (husband) (wife) OR (b) That the woman who consents as wife, to the instrument(s) above or within written, is the wife of me Charles Grashy the Grantor. That the man who consents as husband, to the instrument(s) above or within written, is the husband of me the Grantor. (c) That no part of the land referred to in the instrument(s) above or within written, is or ever has been the homestead of me the Grantor, within the meaning of "The Dower Act" That I am the registered owner of the lands described in the within instrument(s). з. services the Tom SWORN before me at harles cras of in the) nd t ei Province of September, this) day of A. D. 44 the Province of Manitoba Wetter July 25th. 1967 A Commis sioner My Commission expires AFFIDAVIT OF EXECUTION Joseph Neary Naverchak City Ι, of the CANADA PROVINCE OF MANITOBA of in the Province of Manitoba. TO WIT: , make oath and say: That I was personally present and did see the within Instrument(s) and Duplicates 1. thereof duly signed, sealed and executed by of the parties thereto and the within Consent duly signed and executed by Hary being Greaby That, the said Instrument(s) and Duplicates thereof and Consent were executed at 2. ieg_ they are each and am satisfied that That I know the said part of the full з. age of twenty-one years. That I am a subscribing witness to the said Instrument(s) and Duplicates and Consent. 4. Tom SNORN herican me at the in the) of Manitoba Province of September this) day of 65 A.D. 19 A Commissioner for Oaths A Commissioner for Oaths in and for My Commission expires the Province of Manitoba My Commission expires April 11th, 196 Quy. 1067 ... LL 104 CS (6/64)

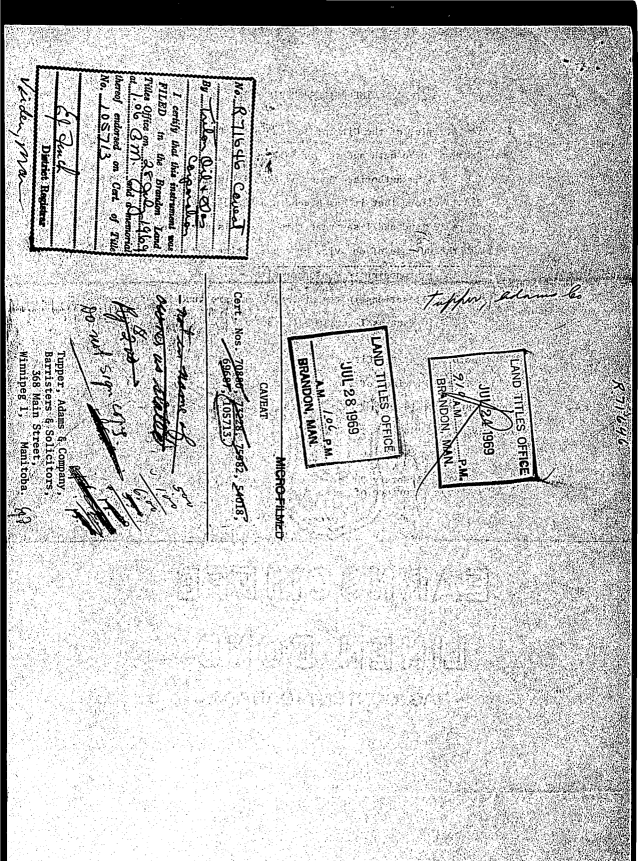


LSD 10-26-10-26-WPM

THE BURNER DATE OF THE STREET

1.1

Contant Manuel Part



THE REAL PROPERTY ACT

I, Larry A. Kyle, of the City of Regina in the Province of Saskatchewan, make oath and say as follows:

- I am the authorized Agent of the within named named Caveator.
 I believe that it has a good and valid claim upon the said land and I say that this Caveat is not being filed for the purpose of delaying or embarrassing any person interested. in or proposing to deal therewith.
- The allegations in the within Caveat are true in substance and in fact as I verily believe.

SWORN before me at the City of) Regina in the Province of) Saskatchewan, this 24 day) of July, A.D., 1969.

Notary Public in and for the Province of Saskatchewan Viasine of Her Ingesty the Queen

TO THE DISTRICT REGISTRAR FOR THE LAND TITLES DISTRICT OF BRANDON TAKE NOTICE that TRITON OIL & GAS CORPORATION, a body corporate, orgainized under the laws of the State of Texas, One of the United States of America

claims an equitable estate or interest in an estate in fee simple in possession in the undermentioned land by virtue of an Agreement for surface rights in writing dated the 28th day of April, 1954 whereby CHARLES GRASBY of the Rural Municipality of Odanah in the Province of Manitoba, Farmer as Lessor did grant unto CANADIAN SUPERIOR OIL OF CALIFORNIA LTD. as Lessee the right of entry and lease and option and other rights necessary or incidental to drilling and/or production operations for petroleum, natural gas and hydrocarbons.

And also by virtue of an assignment in writing dated the 15th day of April, 1955 whereby CANADIAN SUPERIOR OIL OF CALIFORNIA LTD. did assign to BANFF OIL LTD. all its right, title, and interest in and to the said Agreement for surface rights.

And also by virtue of an assignment in writing dated the 31st day of March, 1959 whereby BANFF OIL LTD. did assign to LANDA OIL COMPANY all its right, title and interest in and to the said Agreement for surface rights insofar as it relates to and comprises the well sites and gas roadways in conjunction with the wells known as BANFF-CANADIAN SUPERIOR 12-26 10-26, BANFF-CANADIAN SUPERIOR 13-26 10-26, BANFF-CANADIAN SUPERIOR 11-26, 10-26.

And also by virtue of an assignment in writing dated the first day of October, 1968 whereby LANDA OIL COMPANY (now-LANDA INDUSTRIES INC. a Delaware Corporation) did assign to TRITON OIL & GAS CORPORATION all its right, title and interest in and to the said Agreement for surface rights insofar as it relates to and comprises the well sites and gas roadways in conjunction with the wells known as BANFF-CANADIAN SUPERIOR 12-26 10-26, BANFF-CANADIAN SUPERIOR 13-26 10-26, BANFF-CANADIAN SUPERIOR 11-26, 10-26 which said Agreement for surface rights affects the land described as follows:-

4

Northwest Quarter of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26), West of the Principal Meridian, in Manitoba; excepting throughout all mines and minerals and related hydrocarbons, which without restricting the generality thereof shall be deemed to include all gas and petroleum within, upon or under the said land together with full power to enter and work the same as set forth in transfer number 91114 and excepting thereout public road as shown on Plan 1043: standing in the Register in the name of

HARRY VELDHUIS; of the Town of Virden CHARLES GRASBY; of the Rural Municipality of Odanah, in Manitoba, Farmer, and TRITON OIL & GAS CORPORATION forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless such instrument be expressed to be subject to its claim.

TRITON OIL'& GAS CORPORATION appoints the offices of Tupper, Adams & Company, 368 Main Street, Winnipeg 1, Manitoba as the place at which notices and proceedings relating hereto may be served.

DATED this 211 day of July one thousand nine hundred and sixty-nine.

Signed in the presence of:)

TRITON OIL & GAS CORPORATION BY Agent

Subject to Caveats 13769, 60675, 74843, 107081, R4438, 96844, 107212, 108137, 122807, 98426, 102395, 107080, <u>Address of the registered owner is:</u> CHARLES GRASBY - Virden, Manitoba.

Sec. S

No. thereof Tilles Office of FILED certify Ξ 1.11 F.12 District Manual i, RE L David С, 10/00/07 14 1.11 Ş N-1/2 26-10-26 WPM ASSIGNMENT OF CAVEAT Cherron CT. 157381 I certify that the within instrument is duly Entered and Registered in the Land LAND TITLE OFFICE Titles Office for the Brandon Land 408 2/2 1994 Registration District of Brandon, in the Province of Manitoba. MICHO-FIEMED File No. 24444

R

1917

CHEVEON 24444 DOC. NO

ASSIGNMENT OF CAVEAT

Chevron Standard Limited, a body corporate, having an office at the City of Calgary, in the Province of Alberta, being the caveator under a caveat dated the 26th day of October, 1965, and registered in the Land Titles Office for the District of Brandon, in the Province of Manitoba, in the 27th day of October, 1965 as No. R.47590 against the following:

The North Half (Ny) of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26), West of the Principal Meridian in Manitoba excepting thereout all mines and minerals.

hereby assigns all of its interest, claims and rights with respect to the land above described to Chevron Canada Resources Limited, a body corporate having an office at the City of Calgary, in the Province of Alberta.

In witness whereof Chevron Standard Limited has hereunto signed its name this $\frac{1}{2}$ day of $\frac{1}{2}$, $\frac{1}{2}$, 1984.

Signed by Attorney-in-Fact

of Chevron Standard Limited

in the presence of: 1. Illica

Chevron Standard Limited

Per 🚧 T.M. DOUGA

NOTICE OF CHANGE OF ADDRESS FOR SERVICE

Chevron Canada Resources Limited appoints the office of Pitlado & Hoskin, Barristers and Solicitors, 1900 One Lombard Place. Winnipeg, Manitoba, R3B 2L8, as the place at which notice of proceedings relating hereto may be served.

Dated at the City of Calgary, in the Province of Alberta this $\frac{154}{100}$ day of $\frac{1000}{1000}$ A.D. 1984.

CHEVRON CANADA RESOURCES LIMITED

Per: Attorney-in-Fac T.M. DOUGALL

AFFIDAVIT OF EXECUTION

C A N A D A) PROVINCE OF ALBERTA) TO WIT:)

I, SHERYLE M. ELLIOTT, of the City of Calgary, in the Province of Alberta, Secretary.

MAKE OATH AND SAY:

- THAT I was personally present and did see THOMAS M. DOUGALL, Attorney-in-Fact for Chevron Standard Limited, named in the within instrument, who is personally known to me to be the Attorney-in-Fact for Chevron Standard Limited, duly sign and execute the same for the purposes named therein.
- THAT the same was executed at the City of Calgary, in the Province of Alberta and that I am the subscribing witness thereto.
- THAT I know the said THOMAS M. DOUGALL and he is in my belief of the full age of eighteen years.

SWORN BEFORE me at the City of Calgary, in the Province of Alberta, this $\frac{\partial}{\partial S} \int day$ of \underline{Suly} , A.D. 1984

Allad

Commissioner A Notary Public/ mhD for Oaths in and for the Province of Alberta

Jan 28/91 Notice martial # Ueldhuis Ĥ Certificate of Registration LAND TITLES OFFICE BRANDON, MAN Registered this date JAN 2 3 1991 JAN 2 3 1991 BE NO. ______91___00708_____ Locally that the within Instrument was registered in the BRANDON Land Titles Office and entered on 00708 Certificate of Title No. 185022 New Certificate of Title No

W 778 8 Manitobr Attorney Ge Caveat Land Titles Brandon District of DOCIMENTNUMBE 1. CAVEATOR(S) (include address and postal code) (We) OMT OIL LTD., 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B OY2 claim an interest in the following land or mortgage, and I forbid the registration of any instrument affecting this interest unless such instrument be expressed to be subject to my claim. 2 PARTICULARS OF ESTATE OR INTEREST CLAIMED Surface Lease between HAROLD THOMAS VELDHUIS and OMT OIL LTD., dated October 1st, A.D. 1990 relating to Legal Subdivision 11 of 26-10-26 WPM. (as set forth in an instrument hereto attached) 3. LAND (description) 22 The North Half of 26-10-26 WPM, exc. FIRSTLY: _Road Plan 1043 BLTO: All mines and minerals and related hydrocarbons as set forth in Transfer SECONDLY 91114 No apto 15.11 TITLE NUMBER(S) 185022 MORTGAGE NUMBER(S) If additional room required, attach schedule 4 NAME AND ADDRESS OF REGISTERED OWNER(S) FOR SERVICE (include postal code) HARDLD THOMAS VELDHUIS, P.O. Box 638, Virden, Manitoba ROM 2CO I additional room required, altach schedule 5: ADDRESS OF CAVEATOR(S) FOR SERVICE (include postal code) 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B 0Y2 6. SIGNATURES OF CAVEATOR(S) 91 That (two) am (are) the within (Agent of the aveators) and the statements herein are true in substance and in fact. The said Cavea(or(s) has (have) a good and valid claim upon the within land, and this caveat is not filed for the purpose of delaying or embarassing any person. ê i DATE M MEIGHEN, HADDAD & COMPANY PER: PAT L. FRASER 91 01 22 (Name) (Signature) 2 (Name) 51 (Signature) EVIDENCE FARM LANDS OWNERSHIP ACT S.M. 1982-83-84 C. 22 where applicable BY VIRTUE OF Agreement to Purchase Lease 🗋 Loan C) Option to Purchase Resistands under the first harks Orthers in Act easierd for The within leads we not formulated within the desiritor of society (4) at the Frank Leads Outcors hards or TRAXIDIXIAN The within farm lands are exempt by Regulation 211/84 of The Real Property Act, ie. are 5 acres or less; or Than Michael Charlen Bir Rinka and An Karak Kara Lendr Owner ship fiel type echen S2(6). et The Free Presson X Ast Particulater) SPE S strike out inappropriate statement(s) and initial **工作。**就估约过 DATE M n FRASER 91 012. 行使 (Name) (Signature) (Name) (Signature) 6.1 Gaveekaker Agent MEIGHEN, HADDAD & COMPANI, Barristers & Splicitors, 110, - 11th Street, Brandon, Manitoba R7A15Y6 - ATTENTION PANEL, FRASER (204) 727-8461 INSTRUMENT PRESENTED FOR REGISTRATION BY, include address and postal code

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THIS IS SCHEDULE "A" ATTACHED TO AND FORMING PART OF A CAVEAT BETWEEN HAROLU THOMAS VELDHUIS and OMT OIL LTD., dated October 1, 1990.

THIS SURFACE LEASE made in triplicate this 1st day of October, A.D. 1990.

BEIWEEN:

HAROLD THOMAS VELDHUIS, of the Town of Virden, in the Province of Manitoba,

(hereinafter called "the Lessor"),

- and -

OMT OIL LTD.,

(hereinafter called "the Lessee").

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SURFACE LEASE

WHEREAS the Lessor is the registered owner of an estate in fee simple, subject however to the mortgages and encumbrances contained in the existing Certificate of Title, of and in that certain parcel of land situated, lying and being in the Province of Manitoba, and described as follows:

N 3 26-10-26 WPM, exc: Firstly: Road Plan 1043 BLTO: Secondly: All mines and minerals and related hydrocarbons as he set forth in Transfer No. 91114.

NOW THEREFORE THIS SURFACE LEASE WITNESSETH THAT:

1. DEMISED PREMISES:

(a) The Lessor for the purposes and for the consideration hereinafter set forth does hereby lease unto the Lessee those parts of the said lands shown outlined in red on the Plan of Survey hereto annexed and marked "A" (hereinafter called "the demised premises") to be held by the Lessee, as tenant, for the term of three years from the date hereof, for the purpose of:

- i) Drilling for a mineral;ii) A wellsite, and;iii) A roadway.

IT IS UNDERSTOOD AND AGREED that the Lessee may use, maintain and operate the said wellsite and roadway and in addition, shall have the right, all liberty and privilege in, on under or across the said land to lay down, A. construct, meaning, angest, remove, replace, reconstruct and repair service A. lines and flow lines together with all structures and equipment necessary for in invited that other and and an addition of a service and servic or incidental to that stated purpose of drilling for a mineral, a wellsite, and a roadway.

PAYMENT FOR THE FIRST YEAR BY LESSEE:

i) For the first year of the term of this lease, the Lessee shall pay to the Lessor the sum of ----ONE THOUSAND ONE HUNDRED-----(\$1,100.00)----------DOILARS for the site plus \$100.00 for the hydro poles and for the use of

the demised premises. This consideration is negotiated on the understanding that this is an existing wellsite which is being taken over by the Lessee herein and in order to assist the Lessee the Lessor hereby agrees to accept monthly post-dated cheques delivered by the Lessee to the Lessor for the year on or before the date hereof. The Lessee agrees that the post-dated cheques shall not be refundable nor shall the Lessee stop payment on them.

PAYMENT FOR SUBSECUENT YEARS BY LESSEE:

ii) For each subsequent year of the terms of this Lease the Lessee shall pay to the Lessor, the total sum of \$1,100.00 for the site plus \$100.00 for the continued use of the demised premises and the said sum shall be referred to as "the annual rent".

iii) The Lessee may surrender from time to time and at any time, any portion of the wellsite located within the demised premises by giving to the Lessor written notice thereof, specifying the portion of the said wellsite being retained, and such portion, together with the roadway, shall thereafter compromise the demised premise. Provided however that the rental set out in paragraph (ii) immediately preceding shall not be reduced but shall, for all purposes, be and continue to be during the term hereof, the acreage originally selected.

2. RESTORATION OF SURRENDERED ACREACES:

In the event that the Lessee shall surrender any portion of the demised premises as set out in paragraph (iii) immediately preceding then the Lessee shall forthwith and continuously take such steps as are necessary to restore the said surrendered portion to its original agricultural state or so near thereto as may be realistically possible.

3. TAXES PAYABLE BY LESSOR:

(a) The Lessor shall pay promptly and satisfy all taxes, rates and assessments that may be assessed or levied against the said lands during the continuance of this Lease.

(b) The Lessee shall promptly pay and satisfy all taxes, rates and assessments that may be assessed or levied in respect of machinery, equipment structures or works placed or carried on by the Lessee in, on or under the demised urremises.

4. CONSTRUCTION OF DITCHES AND APPROACHES:

The Lessee shall construct roadways with shallow ditches, where ditches are required and, if required by the Lessor, with a reasonable number of approaches for the Lessor in order that the lessor may cross the roadway with farm machinery.

5. DIGGING OF PITS AND DESTRUCTION OF WEED:

The Lessee shall dig pits or have adequate metal reservoirs and shall deposit therein the mud and sludge resulting from drilling operations and shall not permit the same to escape onto the Lessor's land including the demised premises, and the Lessee shall keep down and destroy in the proper season and from time to time all noxious weeds on the demised premises. In the event that the Lessee fails to control all noxious weeks on the demised premises the Lessor may be itself or through its agents, destroy the said weeds at the expense of the Lessee.

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6. FENCING OF DEMISED PREMISES:

The Lessee shall, during the continuance of this lease erect upon the boundaries of the demised premises proper fences but only if required by the Lessor, enclose all openings or excavations with proper fences to prevent livestock from falling into such openings or excavations and, if required by the Lessor, the Lessee shall provide proper livestock guards, or gates at any point of entrance on the demised premises used by the Lessee and if gates are installed, cause the same to be closed after use by the Lessee or its servants or agents. In the event that the Lessee fails to construct or fails to maintain the said structures, the Lessee and further in Texas gates are installed the said clearance below the gates shall be kept free of debris and dirt.

7. REPLACEMENT AND REPAIR OF FENCES:

The Lessee shall replace all fences damaged or destroyed and repair all fences as to maintain them in a manner proper and useful for the purposes of both parties.

8. INDEMNITY:

The Lessee shall indemnify and save harmless the Lessor of, from and against all action, suits, claims and demands by any person in respect to any loss, injury, damage or obligation arising out of or connected with the operations carried on by the Lessee, its servants, agents, or any person allowed or pemitted to be on the premises by the Lessee, on or under the said lards.

9. RIGHT TO RENEW BY LESSEE:

If the Lessee is not in default in respect of any of the covenants and conditions contained in this Lease at the date of expiration of the initial term hereof, then the Lessee may give a written, not less that ninety (90) days before the expiration of the initial term, of its desire to renew the said lease. The parties hereto shall then negotiate a lease together with its terms and conditions as the circumstances require and permit.

10. QUIET ENJOYMENT BY LESSEE:

The Lessee shall have quiet enjoyment of the demised premises and the rights and privileges hereby granted during the term of this lease and any renewal thereof.

11. USE OF DEMISED PREMISES BY LESSOR:

Subject to the consent of the Lessee, the Lessor or their tenant may at their own cost, risk and expenses, cultivate such portions of the wellsite and/or roadway, being a portion of the demised premises, not actually and from time to time not being used by the Lessee. Provided, however, that the Lessee may occupy the said cultivated area at any time, without liability for damage to growing crops. The cultivation of a portion of the demised premises by the Lessor or his agents shall not imply an exclusion of the cultivated area from the demised premises nor shall it be cause to reduce the rental or shall it be excluded from any claim in respect to damage thereto by the Lessee, its servants or agents, or others permitted to enter upon the said lands.

12. RIGHT TO ASSIGN

Either party may delegate, assign or convey to other persons or corporations all or any of the powers, rights and interest obtained by or conferred upon the parties hereto. Provided, however, that such assignment, delegation or conveyance shall be for the entire interest of the party.

13. REVIEW OF RENTALS:

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Notwithstanding anything contained in this lease, upon the request of either party, the annual rental payable hereunder in respect of the demised premises shall be subject to review after three years have expired or such further time, whichever is the longer, for which a notice shall be given and each three years thereafter with such subsequent three years to date from the last rental review actually requested and completed. Such request shall be in writing and given to the other party at least thirty days prior to the commencement of the period in respect of which the review is sought.

14. ENCUMERANCES:

The Lessor shall have the right to encumber its property in the ordinary course of its farming business and the Lessee shall postpone its encumbrances to those of the Lessor if required by the Lessor to do so.

15. ABANDONMENT AND RESTORATION:

Upon the abandonment of a wellsite, roadway or other installation or upon the partial abandonment of any well, roadway or other installation the Lessee shall cause its equipment, structures, and all other property (except as otherwise agreed in writing between the Lessor and Lessee) to be removed and the Lessee shall use its best efforts to restore the said land to its original agricultural condition insofar as it may be reasonable and practicable to do so and to negotiate and pay reasonable compensation to the Lessee for any damage to the surrenderer or abandoned areas which the Lessee is unable to restore, for whatever reason, to its original agricultural condition existing prior to the entry thereon by the Lessee. The normal rental provided herein, shall continue until the Lessee has advised the Lessor in writing that it has completed its restoration procedures.

16. SURRENDER:

The Lessee may at any time surrender the demised premises in the manner any upon the procedure set out in the paragraph immediately proceeding provided, however, that it shall first ensure that any work or structure erected on the said land shall be first removed whereupon this lease shall terminate at the next succeeding anniversary date. The said Notice of Surrender shall be given only upon all works and structures being so removed, the lands restored, and further that a written notice has been given to the Lessor at least thirty days in advance of the anniversary date of the said Lease.

17. NOTIFICATION OF CHANGE OF OWNERSHIP:

If a party disposes of its interest in this lease it shall give the other party notice of such disposition and the name and address of the new Lessor/Lessee, as the case may be.

18. CANCELLATION IN CASE OF DEFAULT:

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If the Lessee defaults in payment of any sum payable hereunder or in the performance of any covenant or obligation of the Lessee herein contained this lease may be terminated by the Lessor at the expiration of forty-five (45) days after a notice of default has been given to the Lessee unless the Lessee has in the meantime remedied such default.

19. REMOVAL OF ENCLMBRANCES:

Upon the surrender of the within lease the Lessor shall ensure that all caveats, encumbrances, and other instruments that the Lessee has filed by it, its permittees, and any other person in any way associated with the Lessee has riled and unless and until the said encumbrances have been totally removed the surrender procedures hereinbefore provided shall be deemed not to have been completed.

20. PAYMENTS:

All payments required to be made under this Lease shall be made by cheque or bank draft forwarded by pre-mail payable at par to the Lessor at its address for service of notices herein provided (or at such other places as the

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Lessor may be notice designate from time to time), at least fifteen days before the due date thereof.

21. TIME OF THE ESSENCE:

Time shall be in every respect be of the essence of this Lease.

22. NOTICES:

Any notice required or permitted to be given hereunder shall be deemed to have been given ten (10) clear days after such notice is mailed by prepaid registered or certified post property addressed to a party and for the purpose of this clause, the address of the parties shall be:

LESSOR: P.O. BOX 638, Virden, Manitoba ROM 200

LESSEE: 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B 0X2

Either party may change its address by written notice to the other party.

23. MEANING OF LESSOR AND LESSEE:

 a) Reference to the Lessor and Lessee shall include the respective heirs, executors, administrators, successors, and assigns of the Lessor and Lessee.

b) Reference to the singular number and neuter gender shall include the plural number and the masculine and femine genders and vice versa as the context requires.

c) All covenants shall be construed as joint and several.

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Failing orgenent between the Lessor and Lessee upon the lease terms and conditions following the exercise of the right to renew under clause 9 hereof or review of rental under clause 13, the matter shall be referred to arbitration of a single arbitrator, in the parties agree upon one, otherwise to three arbitrators one to be appointed by each party and a third to be chosen by the first of two names. The aware and determination of such arbitrators or arbitrators, or any two of them shall be binding upon the parties hereto and their respective heirs, executors, administrators and assigns.

24. MANITOBA LAW TO APPLY:

This Lease shall for all purposes be construed according to the Laws of Manitoba and if at any time legislation shall be emacted in the said Province regarding the taking or holding of surface leases, the provisions of such legislation shall automatically be applied to the within lease.

25. ACCEPTANCE BY THE LESSEE:

The Lessee hereby accepts this Lease of the demised premises to be held by it as tenant subject to the terms hereof.

IN WIINESS WHEREOF the parties have hereunto signed their names and affixed their seals of have by their proper officers appointed for the purpose signed its name and affixed its seal the day and year first above written.

	ALED AND DELIVERED
by the Les	sor(s), in the
presence o	£:
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SIGNED, SEALED AND DELIVERED by the Lessee(s), in the presence of:

I, (wife) (husband) of the Lessor names on the within lease, hereby consent to the hereinbefore mentioned disposition of the said lands and premises referred to therein.

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CERTIFICATE OF ACKNOWLEDGMENT BY WIFE

The above consent was acknowledged before me by wife of apart from a part from

wife of apart from her husband to have been voluntarily executed by her, of her own free will and accord and without any compulsion on the part of her husband. She has further acknowledged that she is aware of the nature and effect of same.

DATED at the day of , A.D. 1990.

, in the Province of Manitoba, this

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A NOTARY PUBLIC/COMMISSIONER FOR QATHS in and for the Province of Manitoba

DOWER AFFIDAVIT

CANADA) I, HARDAD THOMAS VELDHUIS Province of Manitoba) of the TOWN of UIRDEN TO WIT:) in the Province of Manitoba

 THAT I am the within named Lessor and that I am of the full age of eighteen years.

2. THAT no part of the land referred to in the instruction within written is or ever has been the homestead of me, HAROLD THOMAS VELONUS, the Lessor within the meaning of "The Dower Act".

THAT I have no wife/husband

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SWORN before me at the 1000N of URDEN in the Province Jan Que') ille of Manitoba, this 10 day of OCTO BERC , A.D. 1990. ene mu A NOTARY PUBLIC/COMMISSIONER

A NOTARY FUBLIC/COMMISSIONER FOR OATHS in and for the Province of Manitoba

AFFIDAVIT OF EXECUTION

CANADA) PROVINCE OF MANITOBA) TO WIT: }

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ft.

I, RENE MARK McNEILL Town of Virden vince of Manitoba, Barrister

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MAKE OATH AND SAY:

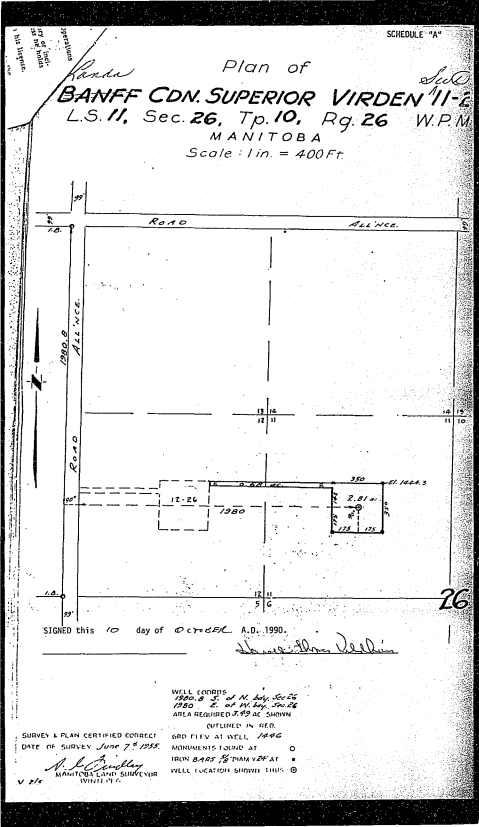
1. THAT I was personally present and did see HAROLD THOMAS VELDHUIS named in the within instrument, who is (and) personally known to me to be the persons named therein, duly sign, seal and execute the same for the purposes named therein.

2. THAT the same was executed at Virden, in the Province of Manitoba and that I am the subscribing witness thereto.

3. THAT I know the said HAROLD THOMAS VELDHUIS and he (or cho) is (or thoy are each), in my belief, of the full age of eighteen years.

SWORN BEFORE me at the Town of Virden , in the Province of Manitoba, this ¹⁰ day -of Oct. ,A.D. 1990

A Constant Constant A NORTH - FOR DATES in and for the Province of Manitoba My commission expires March 11th, 1991.



Jan 2.8/91 notes mouted H Veldhuis 140 Certificate of Registration Registered this date <u>JAN 2 3 1991</u> 0070
 Registered this date
 JAN 2 3 1831
 0 / 2000

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 9,1
 0.0 / 0.9

 I certify that the within instrument was registered in the BRANDON
 Land Tilles Office and entered on
 AND TITLES OFFICE DRANDON, MAN JAN 23 1991 Certificate of True No. 785088 For District Registra New Certificate of Title No.

Manitobs Attorney Genera Caveat Land Titles District of Brandon ATTATION to CAVEATOR(S) (include address and costal code) OMT OIL LTD., 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B 0Y2 (We) claim an interest in the following land or mortgage, and I forbid the registration of any instrument affecting this interest unless such instrument be expressed to be subject to my claim. 2 PARTICULARS OF ESTATE OR INTEREST CLAIMED Surface Lease between HAROLD THOMAS VELDHUIS and OMT OIL LTD., dated October 1st. A:D. 1990 relating to Legal Subdividion 12. of 26-10-26 WPM. A (as set forth in an instrument hereto attached) 3. LAND (description) The North Half of 26-10-26 WPM, exc: FIRSTLY: Road Plan 1043 BLTO SECONDLY: All mines and minerals and related hydrocarbons as set forth in Transfer No. 91114 0040 15 12 TITLE NUMBER(S) 185022 MORTGAGE NUMBER(S) 18 If additional room required, attach schedule 4 NAME AND ADDRESS OF REGISTERED OWNER(S) FOR SERVICE (include postal code) HAROLD THOMAS VELDHUIS, P.O. Box 638, Virden, Manitoba ROM 2CO I additional room required, attach schedule 5 ADDRESS OF CAVEATOR(S) FOR SERVICE (include postal code) 2900 Landard Place, Winnipeg, Manitoba R3B 0Y2 6: SIGNATURES OF CAVEATOR(S) That I (we) am tere) the within (Agent of or Caveators) and the statements herein are true in substance and in fact. The said Caveator(sistes (have) a good and valid claim upon the within land, and this caveat is not filed for the purpose of delaying of embarassing any person DATE M D S MEIGHEN, HADDAD & COMPANY PER: PAT L FRASER o'I 0 (Name) (Signature) (Name) (Signature) 7. EVIDENCE FARM LANDS OWNERSHIP ACT S.M. 1982-83-84 C. 22 where applicable BY VIRTUE OF Agreement to Purchase I Lease Loan Option to Purchase Destriktornice the Faire Lectron Dan Handler African Back th 22 The winder a rear and a rear and a stand with a construction of the stand and a stand a stand a stand a stand 3. The within farm lands are exempt by Regulation 211/84 of The Real Property Act, ie, are 5 acres or less TREAM IN THE REAL PROPERTY AND A CONTRACT OF THE REAL PROPERTY ACT. I.E. ARE DATED OF ISSS OF AGIXRADICKINAX UNIS STATISTICAL MALACHT strike out inappropriate statement(s) and initial DATE Ÿ M n 91. 01. ad PATEL (Name) (Signature) (Name) (Signature) CassacoxoxAgent 18: INSTRUMENT PRESENTED FOR REGISTRATION BY, include address and postal prog MEIGHEN, HADDAD & COMPANY, Barristers & Solicitors, 110 Manitoba R7A 5Y6 ATENTION: JPAT L. FRASER (204) 727-8461

THIS IS SCHEDULE "A" ATTACHED TO AND FURMING PART OF A CAVEAT BETWEEN HAROLD THOMAS VELDHUIS and OMT OIL LTD., dated October 1st, 1990.

THIS SURFACE LEASE made in triplicate this 1st day of October, A.D. 1990.

BETWEEN:

HAROLD THOMAS VELDHUIS, of the Town of Virden, in the Province of Manitoba,

(hereinafter called "the Lessor"),

- and -

OMT OIL LTD.,

(hereinafter called "the Lessee").

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SURFACE LEASE

WHEREAS the Lessor is the registered owner of an estate in fee simple, subject however to the mortgages and encumbrances contained in the existing Certificate of Title, of and in that certain parcel of land situated, lying and being in the Province of Manitoba, and described as follows:

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NOW THEREFORE THIS SURFACE LEASE WITNESSETH THAT:

1. DEMISED PREMISES:

(a) The Lessor for the purposes and for the consideration hereinafter set forth does hereby lease unto the Lessee those parts of the said lands shown outlined in red on the Plan of Survey hereto annexed and marked "A" (hereinafter called "the demised premises") to be held by the Lessee, as tenant, for the term of three years from the date hereof, for the purpose of:

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i) Drilling for a mineral;
ii) A wellsite, and;
iii) A roadway.
iv) A battery

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PAYMENT FOR THE FIRST YEAR BY LESSEE:

i) For the first year of the term of this lease, the Lessee shall $H_{\rm exp}$ pay to the Lessor the sum of -----ANE THOUSAND ONE HUNDRED-----(\$17:00.00) ------ $H_{\rm exp}$ -----DOLLARS for the site plus \$200.00 for the hydro poles and for the use of

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PAYMENT FOR SUBSEQUENT YEARS BY LESSEE:

ii) For each subsequent year of the terms of this Lease the Lessee shall pay to the Lessor, the total sum of \$2,200.00 for the site plus \$200.00 for the continued use of the demised premises and the said sum shall be referred to as "the annual rent".

iii) The Lessee may surrender from time to time and at any time, any portion of the wellsite located within the demised premises by giving to the Lessor written notice thereof, specifying the portion of the said wellsite being retained, and such portion, together with the roadway, shall thereafter compromise the demised premise. Provided however that the rental set out in paragraph (ii) immediately preceding shall not be reduced but shall, for all purposes, be and continue to be during the term hereof, the acreage originally selected.

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The Lessor shall have the right to encumber its property in the ordinary course of its farming business and the Lessee shall postpone its encumbrances to those of the Lessor if required by the Lessor to do so.

15. ABANDONMENT AND RESTORATION:

Upon the abandonment of a wellsite, roadway or other installation or upon the partial abandonment of any well, roadway or other installation the Lessee shall cause its equipment, structures, and all other property (except as otherwise agreed in writing between the Lessor and Lessee) to be removed and the Lessee shall use its best efforts to restore the said land to its original agricultural condition insofar as it may be reasonable and practicable to do so and to negotiate and pay reasonable compensation to the Lessee for any damage to the surrenderer or abandoned areas which the Lessee is unable to restore, for whatever reason, to its original agricultural condition existing prior to the entry thereon by the Lessee. The normal rental provided herein, shall continue until the Lessee has advised the Lessor in writing that it has completed its restoration procedures.

16. SURRENDER:

The Lessee may at any time surrender the demised premises in the manner any upon the procedure set out in the paragraph immediately proceeding provided, however, that it shall first ensure that any work or structure erected on the said land shall be first removed whereupon this lease shall terminate at the next succeeding anniversary date. The said Notice of Surrender shall be given only upon all works and structures being so removed, the lands restored, and further that a written notice has been given to the Lessor at least thirty days in advance of the anniversary date of the said Lease.

17. NOTIFICATION OF CHANGE OF OWNERSHIP:

If a party disposes of its interest in this lease it shall give the other party notice of such disposition and the name and address of the new Lessor/Lessee, as the case may be.

18. CANCELLATION IN CASE OF DEFAULT:

If the Lessee defaults in payment of any sum payable hereunder or in the performance of any covenant or obligation of the Lessee herein contained this lease may be terminated by the Lessor at the expiration of forty-five (45) days after a notice of default has been given to the Lessee unless the Lessee has in the meantime remedied such default.

19. REMOVAL OF ENCLMERANCES:

Upon the surrender of the within lease the Lessor shall ensure that all caveats, encumbrances, and other instruments that the Lessee has filed by it, its permittees, and any other person in any way associated with the Lessee has filed and unless and until the said encumbrances have been totally removed the surrender procedures hereinbefore provided shall be deemed not to have been completed.

20. PAYMENTS:

All payments required to be made under this Lease shall be made by cheque or bank draft forwarded by pre-mail payable at par to the Lessor at its address for service of notices herein provided (or at such other places as the

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Lessor may be notice designate from time to time), at least fifteen days before the due date thereof.

21. TIME OF THE ESSENCE:

Time shall be in every respect be of the essence of this Lease.

22. NOTICES:

Any notice required or permitted to be given hereunder shall be deemed to have been given ten (10) clear days after such notice is mailed by prepaid registered or certified post property addressed to a party and for the purpose of this clause, the address of the parties shall be:

LESSOR: P.O. BOX 638, Virden, Manitoba ROM 200

LESSEE: 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B 0X2

Either party may change its address by written notice to the other party.

23. MEANING OF LESSOR AND LESSEE:

 a) Reference to the Lessor and Lessee shall include the respective heirs, executors, administrators, successors, and assigns of the Lessor and Lessee.

b) Reference to the singular number and neuter gender shall include the plural number and the masculine and femine genders and vice versa as the context requires.

c) All covenants shall be construed as joint and several.

ARCHINEICH

Failing agreement between the Lessor and Lessee upon the lease terms and conditions following the exercise of the right to renew under clause 9 hereof or review of rental under clause 13, the matter shall be referred to arbitration of a single arbitrator, In the parties agree upon one, otherwise to three arbitrators one to be appointed by each party and a third to be chosen by the first of two names. The aware and determination of such arbitrator or arbitrators, or any two of them shall be binding upon the parties hereto and their respective heirs, executors, administrators and assigns.

24. MANITOBA LAW TO APPLY:

This Lease shall for all purposes be construed according to the Laws of Manitoba and if at any time legislation shall be enacted in the said Province regarding the taking or holding of surface leases, the provisions of such legislation shall automatically be applied to the within lease.

25. ACCEPTANCE BY THE LESSEE:

The Lessee hereby accepts this Lease of the demised premises to be held by it as tenant subject to the terms hereof.

IN WITNESS WHEREOF the parties have hereunto signed their names and affixed their seals of have by their proper officers appointed for the purpose signed its name and affixed its seal the day and year first above written.

SIGNED, SEALED AND DELIVERED by the Lessor(s), in the presence of:

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SIGNED, SEALED AND DELIVERED by the Lessee(s), in the presence of:

- 6 -

I, (wife)(husband) of the Lessor names on the within lease, hereby consent to the hereinbefore mentioned disposition of the said lands and premises referred to therein.

CERTIFICATE OF ACKNOWLEDGMENT BY WIFE

The above consent was acknowledged before me by apart from her husband to have been voluntarily executed by her, of her own free will and accord and without any compulsion on the part of her husband. She has further acknowledged that she is aware of the nature and effect of same.

DATED at the day of , A.D. 1990.

, in the Province of Manitoba, this

A NOTARY PUBLIC/COMMISSIONER FOR OATHS in and for the Province of Manitoba

DOWER AFFIDAVIT

CANADA) I, HAROLD THOMAS VELOHUS Province of Manitoba) of the TOWN of VIRDEN TO WIT:) in the Province of Manitoba

1. THAT I am the within named Lessor and that I am of the full age of eighteen years.

2. THAT no part of the land referred to in the instruction within written is or ever has been the homestead of me, HAROAD THOMAS JELDADC, the Lessor within the meaning of "The Dower Act".

1.9.3. THAT I have no wife/husband.

SWORN before me at the $T \circ \omega \mathcal{N}$ of $\mathcal{V}_{IR} OEN$ in the Province of Manitoba, this 1° day of $\mathfrak{O}_{L} T \circ \mathcal{S}_{ER} \mathcal{R}$, A.D. 1990.

Hancie Leglin

A NOTARY PUBLIC/COMMISSIONER

in and for the Province of Manitoba

AFFIDAVIT OF EXECUTION

C A N A D A PROVINCE OF MANITOBA TO WIT:

}

I, RENE MARK McNEILL Town of Virden vince of Manitoba, Barrister

- 7 -

of the , in the Pro-

MAKE OATH AND SAY:

1... THAT I was personally present and did see HAROLD THOMAS VELDHUIS gnamed in the within instrument, who is (and) personally known to me to be the persons named therein, duly sign, seal and execute the same for the purposes named therein.

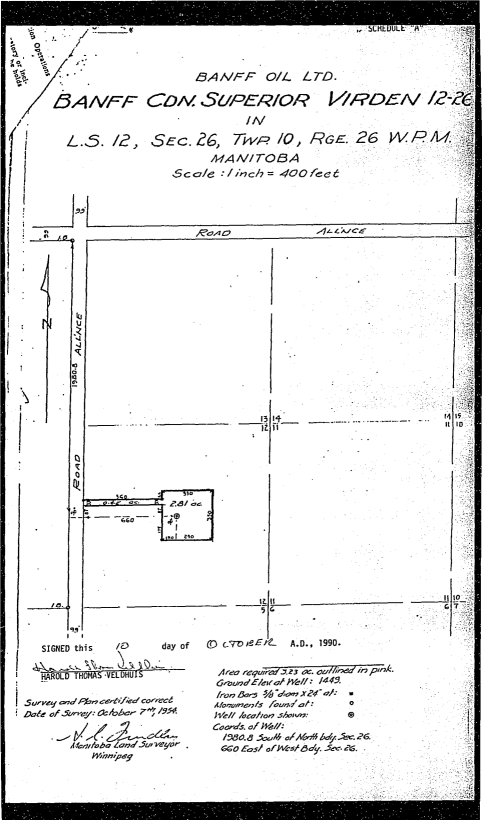
2. THAT the same was executed at Virden, in the of Manitoba and that I am the subscribing witness thereto.

in the Province

 $\frac{1}{2}$, 3. THAT I know the said HAROLD THOMAS VELDHUIS and he (or the) is (or they are each), in my belief, of the full age of eighteen years.

SWORN BEFORE me at the Town of Virden , in the Province of Manitoba, this ¹⁰ day of ⁰cc. ,A.D. 1990

A HOTAL ANTILATION A HOTAL CONTROL AND A HOTAL in and for the Province of Manitoba My commission expires March 11th, 1991.



Jan 28/91 Notice + Velhuis 160 Certificate of Registration. Registered this date _JAN 2 3 1991 00710 AND TITLES OFFICE 91 00710 JAN 23 1991 as No. RANDON, MAN CROFILMED) I certify that the within Instrument was registered in the BRANDOR Land Titles Office and entered on 85022 . Certificate of Title No 1 For District Registrar New Certificate of Title No

HT FORM 228 MC. 1448 Maplto Attorney General Caveat 1 and Titles District of Brandon DOCUMENT NUMBER 710 1. CAVEATOR(S) (include address and postal code) I/Wei OMT OIL LTD 2900 - 1 Lombard Place, Winnipeg, Manitoba T3B 0Y2 claim an interest in the following land or mortgage, and I forbid the registration of any instrument affecting this interest unless such instrument be expressed to be subject to my claim. 2. PARTICULARS OF ESTATE OR INTEREST CLAIMED Surface Lease between HAROLD THOMAS VELDHUIS and OMT OIL LTD. dated October 1st, A.D. 1990 relating to Legal Subdivision 13 of 26-10-26 WPM. (as set forth in an instrument hereto attached) 3. LAND (description) The North Half of 26-10-26 WPM, exc: FIRSTLY: Road Plan 1043 BLTO; SECONDLY: Allymines and minerals and related hydrocarbons as set forth in Transfer No - 91114 00-10 13-TITLE NUMBER(S) 185022 MORTGAGE NUMBER(S) If additional room required, attach schedule 4. NAME AND ADDRESS OF REGISTERED OWNER(S) FOR SERVICE (include postal code) HAROLD THOMAS VELDHUIS, P.O. Box 638, Virden, Manitoba ROM 2CO If additional room required, attach schedule 5. ADDRESS OF CAVEATOR(S) FOR SERVICE (include postal code) 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B 0Y2 6. SIGNATURES OF CAVEATOR(S) That I kke) am fexe) the within (Agent obox Caveators) and the statements herein are true in substance and in fact. The said Caveator(s) #988 (have) a good and valid claim upon the within land, and this caveat is not filed for the purpose of delaying or embarassing any person. DATE D М MEIGHEN, HADDAD & COMPANY PER: PAT L. FRASER 01 22 (Name) (Signature) (Name) (Signature) EVIDENCE - FARM LANDS OWNERSHIP ACT S.M. 1982-C3-84 C. 22 where applicable BY VIRTUE OF Loan Agreement to Purchase **X** Lease D Option to Purchase A solution and a set of the second se 3. The within farm lands are exempt by Regulation 211/84 of The Real Property Act, i.e. are 5 acres or less; or XMORWIRK MERRY ADDEX ADD HANX RARICULOUS DATE strike out inappropriate statement(s) and initia D м FRASER 91 0120 (Signature) 見ないとうで、 17 (Na (Signature) Chivealor Wagent ほとつけい 8. INSTRUMENT PRESENTED FOR REGISTRATION BY, include address and postal code MEIGHEN, HADDAD & COMPANY, Barristers & Solicitors, 110 - 11th St C Manitoba R7A 5Y6 (RTIENTION: PAT L. FRASER (204) 727-8461 110 - 11th Street, Brandon, Manitoba R7A 5Y6

THIS IS SCHEDULE "A" ATTACHED TO AND FORMING PART OF A CAVEAT BETWEEN HAROLD THOMAS 'VELDHUIS and OMT OIL LTD., dated October 1st, 1990.

THIS SURFACE LEASE made in triplicate this 1st day of October, A.D. 1990.

BEIWEEN:

HAROLD THOMAS VELDHUIS, of the Town of Virden, in the Province of Manitoba,

(hereinafter called "the Lessor"),

- and -

OMT OIL LTD.

(hereinafter called "the Lessee").

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SURFACE LEASE

WHEREAS the Lessor is the registered owner of an estate in fee simple, subject however to the mortgages and encumbrances contained in the existing Certificate of Title, of and in that certain parcel of land situated, lying and being in the Province of Manitoba, and described as follows:

N 1/2 26-10-26 WEM, exc: <u>Firstly:</u> Road Plan 1043 BLTO; <u>Secondly:</u> All mines and minerals and related hydrocarbons as he set forth in Transfer No. 91114.

NOW THEREFORE THIS SURFACE LEASE WITNESSETH THAT:

1 DEMISED PREMISES:

(a) The Lessor for the purposes and for the consideration hereinafter set forth does hereby lease unto the Lessee those parts of the said lands shown outlined in red on the Plan of Survey hereto annexed and marked "A" (hereinafter called "the demised premises") to be held by the Lessee, as tenant, for the term of three years from the date hereof, for the purpose of:

i) Drilling for a mineral;ii) A wellsite, and;iii) A readway.

IT IS UNDERSTOOD AND AGREED that the Lessee may use, maintain and operate the said wellsite and roadway and in addition, shall have the right, A liberty and privilege in, on under or across the said lands to lay down, y construct, maintain, anotec, remove, replace, reconstruct and repair service lines and flow lines together with all structures and equipment necessary for or incidental to that stated purpose of drilling for a mineral, a wellsite, and a roadway.

PAYMENT FOR THE FIRST YEAR BY LESSEE:

 i) For the first year of the term of this lease, the Lessee shall pay to the Lessor the sum of -----ONE THOUSAND ONE HUNDRED-----(\$1,100,00)-----DULARS for the site plus \$100,00 for the hydro poles and for the use of the demised premises. This consideration is negotiated on the understanding that this is an existing wellsite which is being taken over by the Lessee herein and in order to assist the Lessee the Lessor hereby agrees to accept monthly post-dated cheques delivered by the Lessee to the Lessor for the year on or before the date hereof. The Lessee agrees that the post-dated cheques shall not be refundable nor shall the Lessee stop payment on them.

PAYMENT FOR SUBSEQUENT YEARS BY LESSEE:

ii) For each subsequent year of the terms of this Lease the Lessee shall pay to the Lessor, the total sum of \$1,100.00 for the site plus \$100.00 for the continued use of the demised premises and the said sum shall be referred to as "the annual rent".

iii) The Lessee may surrender from time to time and at any time, any portion of the wellsite located within the demised premises by giving to the Lessor written notice thereof, specifying the portion of the said wellsite being retained, and such portion, together with the roadway, shall thereafter compromise the demised premise. Provided however that the rental set out in paragraph (ii) immediately preceding shall not be reduced but shall, for all purposes, be and continue to be during the term hereof, the acreage originally selected.

2. RESTORATION OF SURRENDERED ACREAGES:

In the event that the Lessee shall surrender any portion of the demised premises as set out in paragraph (iii) immediately preceding then the Lessee shall forthwith and continuously take such steps as are necessary to restore the said surrendered portion to its original agricultural state or so near thereto as may be realistically possible.

3. TAXES PAYABLE BY LESSOR:

(a) The Lessor shall pay promptly and satisfy all taxes, rates and assessments that may be assessed or levied against the said lands during the continuance of this Lease.

(b) The Lessee shall promptly pay and satisfy all taxes, rates and assessments that may be assessed or levied in respect of machinery, equipment structures or works placed or carried on by the Lessee in, on or under the demised premises.

4. CONSTRUCTION OF DITCHES AND APPROACHES:

The Lessee shall construct roadways with shallow ditches, where ditches are required and, if required by the Lessor, with a reasonable number of approaches for the Lessor in order that the lessor may cross the roadway with farm machinery.

5. DIGGING OF PITS AND DESTRUCTION OF WEED:

The Lessee shall dig pits or have adequate metal reservoirs and shall deposit therein the mud and sludge resulting from drilling operations and shall not pennit the same to escape onto the Lessor's land including the demised premises, and the Lessee shall keep down and destroy in the proper season and from time to time all noxious weeds on the demised premises. In the event that the Lessee fails to control all noxious weeks on the demised premises the Lessor may be itself or through its agents, destroy the said weeds at the expense of the Lessee.

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6. FENCING OF DEMISED PREMISES:

The Lessee shall, during the continuance of this lease erect upon the boundaries of the demised premises proper fences but only if required by the Lessor, enclose all openings or excavations with proper fences to prevent livestock from falling into such openings or excavations and, if required by the Lessor, the Lessee shall provide proper livestock guards, or gates at any point of entrance on the demised premises used by the Lessee and if gates are installed, cause the same to be closed after use by the Lessee or its servants or agents. In the event that the Lessee fails to construct or fails to maintain the said structures, the Lessee and further in Texas gates are installed the said clearance below the gates shall be kept free of debris and dirt.

7. REPLACEMENT AND REPAIR OF FENCES:

The Lessee shall replace all fences damaged or destroyed and repair all fences as to maintain them in a manner proper and useful for the purposes of both parties.

8. INDEMNITY:

The Lessee shall indemnify and save harmless the Lessor of, from and against all action, suits, claims and demands by any person in respect to any loss, injury, damage or obligation arising out of or connected with the operations carried on by the Lessee, its servants, agents, or any person allowed or permitted to be on the premises by the Lessee, on or under the said lands.

9. RIGHT TO RENEW BY LESSEE:

If the Lessee is not in default in respect of any of the covenants and conditions contained in this Lease at the date of expiration of the initial term hereof, then the Lessee may give a written, not less that ninety (90) days before the expiration of the initial term, of its desire to renew the said lease. The parties hereto shall then negotiate a lease together with its terms and conditions as the circumstances require and permit.

10. QUIET ENJOYMENT BY LESSEE:

The Lessee shall have quiet enjoyment of the demised premises and the rights and privileges hereby granted during the term of this lease and any renewal thereof.

11. USE OF DEMISED PREMISES BY LESSOR:

Subject to the consent of the Lessee, the Lessor or their tenant may at their own cost, risk and expenses, cultivate such portions of the wallsite and/or roadway, being a portion of the demised premises, not actually and from time to time not being used by the Lessee. Provided, however, that the Lessee may occupy the said cultivated area at any time, without liability for damage to growing crops. The cultivation of a portion of the demised premises by the Lessor or his agents shall not imply an exclusion of the cultivated area from the demised premises nor shall it be cause to reduce the rental or shall it be excluded from any claim in respect to damage thereto by the Lessee, its servants or agents, or others permitted to enter upon the said lands.

12. RIGHT TO ASSIGN

Either party may delegate, assign or convey to other persons or corporations all or any of the powers, rights and interest obtained by or conferred upon the parties hereto. Provided, however, that such assignment, delegation or conveyance shall be for the entire interest of the party.

13. REVIEW OF RENTALS:

Notwithstanding anything contained in this lease, upon the request of either party, the annual rental payable hereunder in respect of the demised

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premises shall be subject to review after three years have expired or such further time, whichever is the longer, for which a notice shall be given and each three years thereafter with such subsequent three years to date from the last rental review actually requested and completed. Such request shall be in writing and given to the other party at least thirty days prior to the commencement of the period in respect of which the review is sought.

14. ENCUMERANCES:

The Lessor shall have the right to encumber its property in the ordinary course of its farming business and the Lessee shall postpone its encumbrances to those of the Lessor if required by the Lessor to do so.

15. ABANDONMENT AND RESTORATION:

Upon the abandonment of a wellsite, roadway or other installation or upon the partial abandonment of any well, roadway or other installation the Lessee shall cause its equipment, structures, and all other property (except as otherwise agreed in writing between the Lessor and Lessee) to be removed and the Lessee shall use its best efforts to restore the said land to its original agricultural condition insofar as it may be reasonable and practicable to do so and to negotiate and pay reasonable compensation to the Lessee for any damage to the surrenderer or abandoned areas which the Lessee is unable to restore, for whatever reason, to its original agricultural condition existing prior to the entry thereon by the Lessee. The normal rental provided herein, shall continue until the Lessee has advised the Lessor in writing that it has completed its restoration procedures.

16. SURRENDER:

The Lessee may at any time surrender the demised premises in the manner any upon the procedure set out in the paragraph immediately proceeding provided, however, that it shall first ensure that any work or structure erected on the said land shall be first removed whereupon this lease shall terminate at the next succeeding anniversary date. The said Notice of Surrender shall be given only upon all works and structures being so removed, the lands restored, and further that a written notice has been given to the Lessor at least thirty days in advance of the anniversary date of the said Lease.

17. NOTIFICATION OF CHANGE OF OWNERSHIP:

If a party disposes of its interest in this lease it shall give the other party notice of such disposition and the name and address of the new Lessor/Lessee, as the case may be.

18. CANCELLATION IN CASE OF DEFAULT:

If the Lessee defaults in payment of any sum payable hereunder or in the performance of any covenant or obligation of the Lessee herein contained this lease may be terminated by the Lessor at the expiration of forty-five (45) days after a notice of default has been given to the Lessee unless the Lessee has in the meantime remedied such default.

19. REMOVAL OF ENCLMBRANCES:

Upon the surrender of the within lease the Lessor shall ensure that all caveats, encumbrances, and other instruments that the Lessee has filed by it, its permittees, and any other person in any way associated with the Lessee has riled and unless and until the said encumbrances have been totally removed the surrender procedures hereinbefore provided shall be deemed not to have been completed.

20. PAYMENTS:

All payments required to be made under this Lease shall be made by cheque or bank draft forwarded by pre-mail payable at par to the Lessor at its address for service of notices herein provided (or at such other places as the

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- 5 -Lessor may be notice designate from time to time), at least fifteen days before the due date thereof.

TIME OF THE ESSENCE: 21.

Time shall be in every respect be of the essence of this Lease.

22. NOTICES:

Any notice required or permitted to be given hereunder shall be deemed to have been given ten (10) clear days after such notice is mailed by prepaid registered or certified post property addressed to a party and for the purpose of this clause, the address of the parties shall be:

LESSOR: P.O. BOX 638, Virden, Manitoba ROM 200

LESSEE: 2900 - 1 Lombard Place, Winnipeg, Manitoba R3B 0X2

Either party may change its address by written notice to the other party.

23. MEANING OF LESSOR AND LESSEE:

Reference to the Lessor and Lessee shall include the a) respective heirs, executors, administrators, successors, and assigns of the Lessor and Lessee.

b) Reference to the singular number and neuter gender shall include the plural number and the masculine and femine genders and vice versa as the context requires.

c) All covenants shall be construed as joint and several.

ARBITRATION

Failing agreement between the Lessor and Lessee upon the lease terms and conditions following the exercise of the right to renew under clause 9 hereof or review of rental under clause 13, the matter shall be referred to A arbitration of a single arbitrator, if the parties agree upon one, otherwise H.) to three arbitrators one to be appointed by each party and a third to be chosen by the first of two names. The aware and determination of such arbitrator or arbitrators, or any two of them shall be binding upon the parties hereto and their respective heirs, executors, administrators and assigns.

MANITOBA LAW TO APPLY: 24.

This Lease shall for all purposes be construed according to the Laws of Manitoba and if at any time legislation shall be enacted in the said Province regarding the taking or holding of surface leases, the provisions of such legislation shall automatically be applied to the within lease.

25. ACCEPTANCE BY THE LESSEE:

The Lessee hereby accepts this Lease of the demised premises to be held by it as tenant subject to the terms hereof.

IN WITNESS WHEREOF the parties have hereunto signed their names and affixed their seals of have by their proper officers appointed for the purpose signed its name and affixed its seal the day and year first above written.

SIGNED, SEALED AND DELIVERED by the Lessor(s), in the presence of:

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SIGNED, SEALED AND DELIVERED by the Lessee(s), in the presence of:

I, (wife)(husband) of the Lessor names on the within lease, hereby consent to the hereinbefore mentioned disposition of the said lands and premises referred to therein.

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CERTIFICATE OF ACKNOWLEDGMENT BY WIFE

The above consent was acknowledged before me by apart from her husband to have been voluntarily executed by her, of her own free will and accord and without any compulsion on the part of her husband. She has further acknowledged that she is aware of the nature and effect of same.

DATED at the day of , A.D. 1990.

, in the Province of Manitoba, this

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A NOTARY PUBLIC/COMMISSIONER FOR OATHS in and for the Province of Manitoba

DOWER AFFIDAVIT

1. THAT I am the within named Lessor and that I am of the full age of eighteen years.

2. THAT no part of the land referred to in the instruction within written is or ever has been the homestead of me, HA/OLD THOMAI USL-DHUSC the Lessor within the meaning of "The Dower Act".

THAT I have no wife/husband.

SWORN before me at the TOWNof VIRDEN in the Province of Manitoba, this 1^{O} day of CCTD EER, A.D. 1990.

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A NOTARY PUBLIC/COMMISSIONER

in and for the Province of Manitoba

AFFIDAVIT OF EXECUTION

C A N A D A PROVINCE OF MANITOBA TO WIT:

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I, RENE MARK McNEILL Town of Virden vince of Manitoba, Barrister

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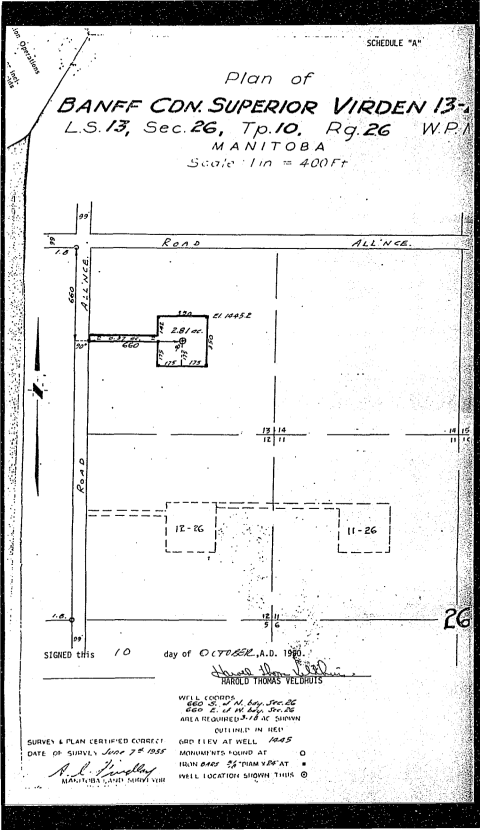
MAKE OATH AND SAY:

1. THAT I was personally present and did see HAROLD THOMAS VELDHUIS named in the within instrument, who is (and personally known to me to be the persons named therein, duly sign, seal and execute the same for the purposes named therein.

2. THAT the same was executed at Virden, in the Province of Manitoba and that I am the subscribing witness thereto.

3. THAT I know the said HAROLD THOMAS VELDHUIS and be (er. cho) is (or they are each), in my belief, of the full age of eighteen years.

SWORN BEFORE me at the Town of Virden , in the Province of Manitoba, this ¹⁰ day -of Oct. ,A.D. 1990



was Replatered in the Bundon I certify that this instrument Tidas (tilice un - 8 1991 and a comoda) (P.T...... istrict Registrar 2 e passog + Court LAND TITLES OFFICE 061581 159132)44744 144742) APR MICRO FILMED BRANDON, MAN. 0.32 S

Form 19 (Section 156 of The Real Property Act)

File: 3325

ASSIGNMENT OF CAVEAT

CANADIAN SUPERIOR OIL LTD., of 330 - 5th Avenue S.W., Calgary, Alberta, T2P 217, being the Caveator under a Caveat dated the 18th day of January, 1949, as No. 74843 against the following described land:

All Mines and Minerals including Petroleum and Natural Gas within, upon, or under the following described land:

the North Half of Section Twenty-six, Township Ten and Range Twenty-six, West of the First Meridian in Manitoba

hereby assign all of our interests, claims and rights with respect to the land above described

158435 CANADA LTD., 20 CORVAIR OILS LTD., P.O. Box 3827, Edmonton, Alberta, T5L 418

In witness whereof I have hereunto signed my name this <u>した</u>day of <u>Musek</u> 1991

SUPERIOR OIL LTD.

MANITOBA ADDRESS FOR SERVICE:

158435 CANADA LTD. Co Thompson, Dorfman, Sweatman 500 - 3 Lombard Avenue Winnipeg, Manitoba R3B 1N4

No. 183190, 185022,15 was Registered in the Brandon and Titles Office on..... I certify that this instrument 00 . & Muret Ę District Registrat LAND TITLES OFFICE BRANDON, MAN. Arag & Conent APR - 8 1991 183190 144744 144744 159132 91 03214 MICROFILMED H 156170 20 290 A. MARTINA WWWWWWW

Form 19 (Section 156 of The Real Property Act)

File: 3325

ASSIGNMENT OF CAVEAT

158435 CANADA LTD., c/o CORVAIR OILS LTD., P.O. Box 3827, Edmonton, Alberta, T5L 4J8, having been assigned a Caveat dated the 18th day of January, 1949, as No. 74843 originally registered in the name of CANADIAN SUPERIOR OIL LTD., against the following described land:

All Mines and Minerals including Petroleum and Natural Gas within, upon, or under the following described land

the North Half of Section Twenty-six, Township Ten and Range Twenty-six, West of the Pirst Meridian in Manitoba

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MANITOBA ADDRESS FOR SERVICE:

hereby assign all of our interests, claims and rights with respect to the above described to:

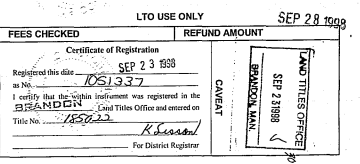
CORVAIR OILS LTD, P.O. Box 3827, Edmonton, Alberta, T5L 4J8.

In witness whereof I have hereunto signed my name this <u>25th</u> day of <u>March</u> (1991)

158435 CANADA LTD.

8. Mitchell, Director

CORVAIR OILS LTD. C/o Thompson, Dorfman, Sweatman 500 - 3 Lombard Avenue Winnipeg, Manitoba R3B 1N4



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Caveat loss resulting	to form - Registrar General Reg. No. 2223431. runneni is registered that does not conform with the the regulation, the Registrar General and the Distric from the non-conformance.	Man	itoba sumer & Corporate /
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I. CAVEATOR		(98/291/00)]) 93/129W #0
MTS Communications Inc.			
489 Empress Street, PO Box 6660			
claims an interest in the followin unless such instrument be express	g land and forbids the registration of sed to be subject to its claim.	any instrument affecting this	interest
2. PARTICULARS OF ESTATE	E OR INTEREST CLAIMED		
An agreement in writing dated th	day of	hetween	
An agreement in writing dated th	6 th May	1993 ^{between}	
HAROLD THOMAS VELDHUIS	and the second s	and the second	•
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HAROLD THOMAS VELDHUIS			
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THE MANITOBA TELEPHONE SYSTEM RIGHT-OF-WAY AGREEMENT

Referred to in the attached

caveat as EXHISTAGAEEMENT made in triplicate this of day of MAY BETWEEN: HAROLD THOMAS VELDHUIS

H.V. 17 B.

(hereinafter referred to as the "Grantor")

and

1993

THE MANITOBA TELEPHONE SYSTEM (hereinafter referred to as "MTS")

In consideration of the payment of "listly ______Dollars (\$ 10.00), the receipt of which is acknowledged, the Grantor, being the registered owner of the land described below (the 'Land'), grants to MTS a right, licence and easement over, across, upon and under the Land (the 'Right-of-Way'), with permission to enter upon the Right-of-Way and to construct, maintain, repair, remove, add, and teplace, buried telephone and telecommunications lines, wires, cables, equipment, and pedestals as may be required (the 'Telecommunications Plant') on; within and under the Right-of-Way.

HAY 77 PARCEL 1: WLY O METERS PERP OF NW 1/4 26-10-26 WPM EXC: THAT PORTION LYING TO THE NORTH OF A LINE DRAWN SOUTH OF, PARALLEL WITH AND PERP DISTANT 20 METERS FROM THE SOUTHERN LIMIT OF THE RUAD PLAN 1043 B.L.T.U.

PARCEL 2: ALL THAT PORTION OF THE N 1/2 26-10-26 WPM WHICH LIES BETWEEN THE SOUTHERN LIMIT OF ROAD PLAN 1043 BLTO, AND A LINE DRAWN SOUTH OF PARALLEL WITH AND PERP DISTANT OF METERS FROM THE SAID SOUTHERN LIMIT. Certificate(5) of Title No. 185022

2. MTS shall exercise the rights granted under this Agreement in a careful manner so as to cause a minimum of inconvenience or damage to the Grantor. In addition to the consideration specified in paragraph 1 above, MTS shall pay reasonable compensation to the Grantor for damage to the Grantor's crops which is caused in the exercise of the rights granted under this Agreement. Where damage to the Land or improvements to the Land is caused in the exercise of the Land to a condition which is as something and or improvements to the Lond to a condition which is as close as reasonably practicable to the condition thereof immediately prior to the exercise of these rights; and; where such restoration cannot be effected, MTS shall pay reasonable compensation to the Grantor in respect of such damage.

3. The Grantor grants to MTS the right of free and unimpeded access to any part of the Right-of-Way for, the purposes described in paragraph 1 above, which rights may be exercised without charge and at any and all times by MTS or its contractors or agents. ...MTS agrees that any tree or brush clearing or removal within the Right-of-Way shall be undertaken by mutual agreement of the Grantor and MTS. In the event MTS must re-enter the Right-of-Way for any of the purposes described in paragraph'1 above, MTS, wherever practicable, will notify the Grantor in advance of such re-entry, provided that the lack of such notification to the Grantor shall not in any way affect MTS' rights under this Agreement.

The Grantor agrees to provide reasonable notice to MTS of its intention to excavate or to remove the soil from or within the Right-of-Way, so as to enable MTS to undertake such measures as may be necessary to protect the Telecommunications Plant against damage.

 The Grantor agrees to obtain the consent of MTS before erecting or permitting the erection of anybuilding or structure on or within the Right-of-Way, which consent shall not be unreasonably withheld by MTS.

The Grantor acknowledges that a plan of survey with respect to the Right-of-Way granted under this Agreement may be registered at the Land Tilles Office by MTS. Upon registration of this plan of survey, the Grantor authorizes and directs MTS to insert in this Agreement, where there is a blank space left for that purpose, the registered plan number. The Grantor agrees that such insertion shall not affect this Agreement or the rights granted under this Agreement, and that this Agreement shall have the same force and effect as though the registered plan number had been included at the time of its execution, and MTS, following the insertion of the registered plan number, shall be entitled to register this Agreement by way of caveat. The Grantor agrees that notwithstanding that the plan number may be absent at the time of the execution of this Agreement, MTS shall be entitled to enter upon the Land to the extent and subject to the terms specified in this Agreement.

7. To the intent that the rights, licences and privileges contained in this Agreement may run with the Land, the Grantor covenants and agrees that such rights, licences and privileges shall entre to the benefit of MTS; its successors and assigns, and shall be binding upon the Grantor and the Grantor's successors in title, and the owners or occupiors for the time being of the Land or any part of the Land.

IN WITNESS WHEREOF the parties have executed this Agreement on the above date.

Witness

Ø. Ø IAROLD THOMAS VELDHUIS Witness

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MULUG

THE MANIFOBA TELEPHONE SYSTEM

Authorized Signing Officer

JETFORM/FORM/1022.DOC

ivi y	CONSENT UNDER THE DOWER ACT	002 File: 93/1
I, husband of the instrument within written,	hereby consent to the making of the same by hi	, the w , the Grantor named in t m/her.
DATED this	day of	19
WITNESS		
CERTIFICATE C	OF ACKNOWLEDGMENT OF CONSENT BY WI	IFE/HUSBAND
The above consent was ackn of executed by per/him of ber/his		, wife/husba ife, to have been voluntar in the part of her husband/i
DATED at the		n the Province of Manitob 19
	AFFIDAVIT OF EXECUTION	
CANADA PROVINCE OF MANITOBA	I. CITY of the	
TO WIT:	in the Province of Manitoba,	make oath and sa
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1 Land Titles Office on-I certily that this instrument was Registered in the Brandon No. 1144250 LAND TITLES OFFICE 1 1149250 AUS 3 2004 BRANTION, MAN. District Registrar 30 x 3700 = 74000 rexce -

Form 19 (Section 144.1 of the Act)

ASSIGNMENT OF CAVEAT

Chevron Canada Limited, being the caveator under the caveats listed below, registered in the Land Titles Office for the District of Brandon, on the dates, and by the Numbers, and against the lands as listed below:

CHEVRON FILE	CAVEAT	TITLE NUMBER	QUARTER	LEGAL DESCRIPTION	REGISTRATION
25379	R58655	1830668	S 1/2	26-10-26W1M	4-May-1967
	R142520	1830668	SE 1/4	26-10-26W1M	17-Jan-1980
35174-	R145907	1830668	W 1/2	25-10-26W1M	5-Aug-1980
	國際的政治的	4).	S 1/2	26-10-26W1M-	
	87-2268	1830668	SW 1/4	25-10-26W1M	26-Feb-1987
	91-11901	1830668	SE 1/4	26-10-26W1M	17-Dec-1991
108291	1092352	1830668	SW 1/4	25-10-26W1M	8-Mar-2001
108458	1105396	1830668	SW 1/4	25-10-26W1M	13-Dec-2001
- <u>1</u> 0-18-	1109372	1830668	SW 1/4	25-10-26W1M	27-Feb-2002
108552	1128845	1830668	SW 1/4	26-10-26W1M	28-Apr-2003
二日 100年	-83-742	1806679	SE 1/4	25-10-26W1M	27-Jan-1983
10664	86-280	1806679	SE 1/4	25-10-26W1M	7-Jan-1986
SIQ ma≰	31108878	1806679	SE 1/4	25-10-26W1M	18-Feb-2002
108462	1109766	1806679	SE 1/4	25-10-26W1M	8-Mar-2002
108555%	1128850	1806679	SE 1/4	25-10-26W1M	28-Apr-2003
An in the second	,R47590	1876437	N 1/2	26-10-26W1M	27-Oct-1965
108553 4	1105398	1876437	NE 1/4	26-10-26W1M	13-Dec-2001
108463	1105400	1876437	NE 1/4 + 168/590	26-10-26W1M	13-Dec-2001
	R15373	1686597	PTN SE 1/4 + NEX	36-10-26W1M	11-Jul-1960 🗲
S Le Sage	R18458	1686597	PTN SE 1/4 + NE 1/4		27-Jul-1961 C
285	86-283	1425502	PTN-SE-14 W/D	36-10-26W1M	7-Jan-1986

1007176 4 1707161 +175785 + 172318 hereby assign all of its interests, claims and rights with respect to the land above described to ENERPLUS ECT RESOURCES LTD.

In witness whereof I have hereunto signed my name this 30th day of June, 2004.

Angeliga Lyall Witness

Address for service:

E. GLEN SVEINSON TEAM LEADER, LAND ADMINISTRATION ATTORNEY-IN-FACT

CHEVRON CANADA LIMITED

Enerplus ECT Resources Ltd. Banker's Hall P.O. Box # 22276 Calgary, AB T2P 4J6

Attention: Manager, Land Contracts and Administration

FAX

Date: August 11, 2004

13:36

To: Holly Pierce, Fax (204) 726-6553, Phone (204) 726-6523

From: Susan Wilson, Fax (403) 234-5734, Phone (403) 235-5408

RE: Correction To Assignment of Caveat No. 1149250

For Caveat R15373, please add CT 1686590 and part of ne ¼ 36-10-26 WPM

Authorized by E. Glen Sveinson

Thank you.

Susan Wilson

13:36

CHEURON CANADA INFO TECH

403 234 5215 P.01/03

FAX

Date: August 11, 2004

To: Holly Pierce, Fax (204) 726-6553, Phone (204) 726-6523

From: Susan Wilson, Fax (403) 234-5734, Phone (403) 235-5408

RE: Correction To Assignment of Caveat No. 1149250

For Caveat R18458, please add CT 1686590 and part of NE ¼ 36-10-26 WPM

Authorized by E. Glen Sveinson

Thank you.

Susan Wilson

PAGE.01

FAX

493 234 5734

P.01/01

Date: August 11, 2004

40

To: Holly Pierce, Fax (204) 726-6553, Phone (204) 726-6523

From: Susan Wilson, Fax (403) 234-5734, Phone (403) 235-5408

RE: Correction To Assignment of Caveat No. 1149250

For Caveat 86-283, please remove CT 1425562 - Ptn SE 1/4 36-10-26 WPM and replace it with CT's 1707176, 1707161, 175785 & 172318 - W 1/2 36-10-26 WPM

Authorized by E. Glen Sveinson

Thank you.

Susan Wilson

403 234 5734

TOTAL P.01 PAGE.01

AFFIDAVIT OF SUBSCRIBING WITNESS

I. Angelica Lyall, of the City of Calgary, in Alberta, make oath and say:

I am a subscribing witness to the attached instrument and I was present and saw it executed at Calgary, Alberta, by E. Glen Sveinson, Team Leader, Land Administration, Attorney-In-Fact for Chevron Canada Limited.

I verily believe that each person whose signature I witnessed is of the full age of majority and is the party of the same name referred to in the instrument.

SWORN before me at the City of Calgary in the Province of Manitoba, this 30th day of June 2004

Cindy V. Marchant A Commissioner for Oaths outside the Province of Manitoba My commission expires November 27, 2005

yall Angélica

8. INSTRUMENT PRESENTED FOR REGISTRATION BY (include address, postal code, contact person and pi	hone
number)	
ENERPLUS CORPORATION 3000, 333-7th Avenue S.W., Calgary, Alberta, T2P 2Z1	
Joanne Feeney (403) 693-4916	

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		BRANDON, MB	1338/96	12

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 ENERPLUS CORPORATION 3000, 333-7th Avenue S.W., Calgary, Alberta, T2P 2Z1
 Joanne Feeney (403) 693-4916

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1. CAVEATOR(S)/ASSIGNOR(S	Martin Lange and Annual A Annual Annual Annua Annual Annual Annua Annual Annual Annua Annual Annual Annu	ta secondaria de la composición de la c		
184- Englis Company				:
We, Enerplus Corporation, of 3000, 333-7 th Avenue S.	Successor in interest to E	271 being the Cave	ces Lio. by amaigar ator	nation
01 3000, 333-1 Avenue 3.	vv., Galgary, Alberta, 12P	zz i, being the cave	see sche	dule
2. CURRENT AFFECTED TITLE	(S)			
1876437/2				
3. CAVEAT BEING ASSIGNED				
Instrument Number: : R4759	0/2			
4. ASSIGNEE(S) (full legal name	and address for service)			
COREX RESOURCES LTD.				
Bankers Hall				
P.O. Box 22101				
Calgary, AB				
T2P 4J5				
5. SIGNATURE OF CAVEATOR	(S)/ASSIGNOR(S)			
1. I am (one of) the within (cave				_
2. I hereby assign the above C	aveat, together with all interest	s, claims and rights that I	have in the lands affecte	ed by it as
caveator, to the assignee(s). 3. I am an employee of the Cav	eator and have authority to bin	d. I am of the full age of the	aiority_	
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Form 18

AFFIDAVIT OF WITNESS

I, Koraley Whincup, of the City of Calgary in the Province of Alberta make oath and say/hereby affirm that:

- 1. I was personally present and did see Don Ratcliff, the person named in the attached Assignment of Caveat (insert instrument type) sign that instrument at the City of Calgary in the Province of Alberta.
- 2. I personally know the person whose signature I witnessed.

OR

The identity of the person whose signature I witnessed has been proven to me to my satisfaction.

- 3. The person whose signature I witnessed acknowledged to me that they
 - (a) are the person named in the attached instrument:
 - (b) have attained the age of majority; and
 - (c) were authorized to execute the instrument.

SWORN/AFFIRMED before me at the City of Calgary ____, in the Province of Alberta this 8th day of May 2013. Kevin Roger Martin

oraley Whincup

Name, address and telephone number (required):

Kevin Roger Martin P.O. Box 22276 Calgary, AB T2P 4J6 (403)298-2899

A Commissioner for Oaths in and for the Province of Manitoba My commission expires: November 9, 2013

ASSIGNMENT OF CAVEAT Form 11.1



M4002

1.	1. CAVEATOR(S)/ASSIGNOR(S)	
	TUNDRA OIL & GAS LIMITED 1700 ONE LOMBARD PLACE, WINNIPEG, MANITOBA, R3B 0X3	
		see schedule
2	2. CURRENT AFFECTED TITLE(S)	
	1876437/2, 2132111/2, 2321163/2, 2321164/2, 2456802/2, 2459322/2, 2459328/2	
		see schedule
3.	CAVEAT BEING ASSIGNED	
_	Instrument No. <u>74843/2</u>	
1.	 ASSIGNEE(S) (full legal name and address for service) COREX RESOURCES LTD. 	
	3100, 525 - 8TH AVE SW, CALGARY, ALBERTA T2P 1G1	
		see schedule
-		
•	SIGNATURE OF CAVEATOR(S)/ASSIGNOR(S)	see schedule
	 I am (one of) the within (caveator(s)/assignor(s)) and I am of the age of majority. I hereby assign the above Caveat, together with all interests, claims and rights that 	t I have in the lands affected by it a
	caveator, to the assignee(s).	
	3. I am an employee of the Corporation and have the authority to bind same.	
1	Daigan Abstreirer, Manager Land Administration	2017/11/02
	witness signature name signature	date (YYYY/MM/DD)
		//
	witness signature name signature	date (YYYY/MM/DD)
	Prior to signing and witnessing this document, please carefully	review the notices in Box 6.
	If the witness is not a lawyer practicing in the province/territory	y where this document is signed (or either a
	notary public or a practicing lawyer if signed in B.C. or Queber this document is signed outside of Canada, please review sect	c), an Affidavit of Witness will be required. I
6	. IMPORTANT NOTICES	an 12.5 of the real toparty rise
	NOTICE TO WITNESSES: By signing as witness you confirm that the person whose signature	you witnessed:
	1. Is either personally known to you, or that their identity has been proven to you.	
	AND	
	 That they have acknowledged to you that they: (a) are the person named in this instrument; 	
	(b) have attained the age of majority in Manitoba; and	
	(c) are authorized to execute this instrument.	
	By virtue of section 194 of The Real Property Act, any statement set out in this document statement has the same effect and validity as an oath, affidavit, affirmation or statutory declar	t and signed by the party making the ration given pursuant to The Manitoba
	Evidence Act.	••••••••••••••••••••••••••••••••••••••
	SINGULAR INCLUDES PLURAL AND VICE VERSA WHERE APPLICABLE. In this document	"I" or "me" is to be read as including a
	assignors whether individual or corporate.	
	FARM LANDS OWNERSHIP DECLARATION	de Oursestie Antheory
	The registration of this instrument does not contravene the provisions of The Farm Lar	ids Ownership Act because.
	(strike out inappropriate statement(s) and sign below:)	Learning to the second s
	 The interest being assigned does not relate to a purchase, an option, a lease or a None of the lands affected by the caveat being assigned are farm land as defined 	in The Farm Lands Ownership Act.
	3. The assignee is a Canadian citizen, permanent resident of Canada, agency of	the government, municipality, loca
	government district, qualified Canadian organization, family farm corporation or a	a qualified immigrant as defined in
	The Farm Lands Ownership Act. 4. The interest in the farm land is being assigned pursuant to a bona fide debt obligation of the second second	tion-
	5. Other (specify section of The Farm Lands Ownership Act):	
	Particulars:	
	The set of the set	
		2017/11/02 date (YYYY/MM/DD)
	name	
		//
	name signature	date (YYYY/MM/DD)
	name signature Assignee, Assignor or Agent	date (YYYY/MM/DD)

INSTRUMENT PRESENTED FOR REGISTRATION BY (include address, postal code, contact person and phone number) TUNDRA OIL & GAS LIMITED 1700 ONE LOMBARD PLACE WINNIPEG, MANITOBA R3B 0X3 ATTENTION: LAZARO GRAGASIN PHONE: 1-204-934-5866

Ľ	AND TITLES OFFICE USE ONLY
SEE ATTACHED LETTER/FAX/ADDITIC	ONAL EVIDENCE FOR BOX(ES)
Set for acceptance	Fee Fee adjustment Extra Fee Refund
Fees checked	Registration No.

Form 18

AFFIDAVIT OF WITNESS

I, <u>Lazaro Gragasin</u> of the <u>City</u> (*city/town, etc.*) of <u>Winnipeg</u> in the <u>Province</u> (*province/state, etc.*) of <u>Manitoba</u> make oath and say/hereby affirm that:

- I was personally present and did see ______ Daigan Abstreiter _____, the person named in the attached ______ Assignment of Caveat ______ (insert instrument type) sign that instrument at the ______ City _____ (city/town, etc.) of ______ Winnipeg ______ in the ______ Province ______.
- 2. I personally know the person whose signature I witnessed.

OR

The identity of the person whose signature I witnessed has been proven to me to my satisfaction.

- 3. The person whose signature I witnessed acknowledged to me that they
 - (a) are the person named in the attached instrument;
 - (b) have attained the age of majority; and
 - (c) were authorized to execute the instrument.

SWORN/AFFIRMED before me at the City	$-$) $\wedge m$
of <u>Winnipeg</u> , in <u>Manitoba</u>	
this 2 day of November , 2017_	
Junn Delgwillett signature	stgnature
Name, address and telephone number <i>(required)</i> : Suzanne DeGagné-Mott 1700- One Lombard Place, Winnipeg, MB	

R3B 0X3 204-934-5861

A Notary Public in and for the Province of Manitoba or

A Commissioner for Oaths in and for the Province of Manitoba My commission expires: <u>January 16, 2019</u>

or

Other person authorized to take affidavits under The Manitoba Evidence Act (specify): _____

Document Review

The Property Registry A Service Provider for the Province of Manitoba

Registration #	Туре	New Titles
1423669/2	Assignment of Caveat	
•• •		

Notes

RIGHT-OF-ENTRY AGREEMENT

THIS AGREEMENT MADE IN DUPLICATE this $28^{t/t}$ day of October A.D. 2020.

BETWEEN:

Harold and Donna Veldhuis, Box 638, Virden, Manitoba, R0M 2C0

(Hereinafter called the GRANTOR)

- and -

Town of Virden, Box 310, Virden, Manitoba, R0M 2C0

(Hereinafter called the GRANTEE)

WHEREAS the GRANTOR is the owner of the following described land:

THE N 1/2 OF SECTION 26-10-26 WPM EXC FIRSTLY: OUT OF THE NW 1/4 OF SAID SECTION, LOT 1 PLAN 63341 BLTO SECONDLY: ROAD PLAN 1043 BLTO AND THIRDLY: ALL MINES AND MINERALS AND RELATED HYDROCARBONS AS SET FORTH IN TRANSFER 91114

Certificate of Title No. 2964118/2

(Hereinafter called "the land")

AND WHEREAS the Grantee intends to install and construct an underground water pipeline running horizontally from the northeastern corner to the northwestern corner of the Grantor's land;

AND WHEREAS the Grantee requires a right of entry to enter upon the Grantor's lands to perform such installation and construction;

NOW THEREFORE in consideration of the mutual covenants and provisos herein contained, the parties hereby agree as follows:

- 1. The Grantor grants unto the Grantee the right of free and unimpeded entry and access to the northern portion of the land for the purpose of installation of water pipelines and any related work required to do so.
- 2. Upon completion of the installation of the pipelines, the Grantee shall cause a Plan of Easement (the "Plan") to be created and forthwith shall register said Plan at the Land Titles Office.

- 3. The parties intend that the Easement Agreement, attached hereto as Schedule "A", will govern the relationship between the parties once the Plan is completed.
- 4. The Easement Agreement shall constitute the entire Agreement between the parties once the Plan is completed.
- 5. In the event that the pipeline is not completed, the Grantee shall be responsible for any costs required to make good any such damage to the Grantor's land resulting from the construction or occupancy of the pipeline on the land.
- 6. That upon the discontinuance of the exercise of the rights hereby granted, the Grantee shall and will restore the surface of the land to as near the same condition, so far as may be practicable to do so, as the same was prior to the use thereof by the Grantee; provided however that the Grantee at its option may leave and abandon the said pipeline in place. Upon said discontinuance the Grantee shall, at the Grantee's sole expense, execute all documents and do all things necessary to remove any encumbrances from the title of the Grantor which were placed thereon by the Grantee or by any other person or persons whomsoever, directly or indirectly, as a result of the granting of this Agreement by the Grantor.

IN WITNESS WHEREOF the GRANTOR had hereunto set their hands and seals the \mathcal{K}^{\prime} day of October, A.D. 2020.

SIGNED, SEALED AND DELIVERED)	
in the presence of:)	-all land
- Pr)	Harold Veldhuis
fert acros)	
Witness		Klonna Deldhand
		$D = \dots = X - 1 + 1 + \dots + \dots$

Donna Veldhuis

IN WITNESS WHEREOF the GRANTEE has hereunto executed this agreement as evidenced by the signature of its proper officers the day of October, A.D. 2020.

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SIGNED, SEALED AND DELIVERED) in the presence of:)

Witness

THE TOWN OF VIRDEN PER

STATUTORY EASEMENT AGREEMENT

THIS AGREEMENT MADE IN DUPLICATE this 30 day of May

BETWEEN:

Harold Thomas Veldhuis and Donna Carole Veldhuis, as joint tenants Of Box 638, Virden, Manitoba R0M 2C0

(Hereinafter called the GRANTOR)

2024

- and -

Town of Virden, Box 310, Virden, Manitoba, R0M 2C0

(Hereinafter called the GRANTEE)

WHEREAS the GRANTOR is the owner of the following described land:

THE N ½ OF SECTION 26-10-26 WPM EXC FIRSTLY: OUT OF THE NW ¼ OF SAID SECTION, LOT 1 PLAN 63341 BLTO SECONDLY: ROAD PLAN 1043 BLTO AND THIRDLY: ALL MINES AND MINERALS AND RELATED HYDROCARBONS AS SET FORTH IN TRANSFER 91114

Certificate of Title No. 2964118/2

AND WHEREAS the Grantee intends at the Grantee's cost to install and construct an underground water pipeline on said land;

AND WHEREAS the Grantee requires a right, licence and easement over, across, upon, under and through the following land:

ALL THOSE PORTIONS OF THE N ½ OF SECTION 26-10-26 WPM EXC FIRSTLY: OUT OF THE NW ¼ OF SAID SECTION, LOT 1 PLAN 63341 BLTO SECONDLY: ROAD PLAN 1043 BLTO AND THIRDLY: ALL MINES AND MINERALS AND RELATED HYDROCARBONS AS SET FORTH IN TRANSFER 91114

REQUIRED FOR EASEMENT AS SHOWN ON PLAN 70468 BLTO (DEPOSIT NO 0459/22)

Referred to herein as the "land"

AND WHEREAS the parties hereto have agreed to enter into an agreement for the continued use of the water pipeline for the general purpose of providing a water supply to the said land;

AND WHEREAS the parties wish to provide for the continued ownership of the said water pipeline by the Grantee and for continuing access to the said land by the Grantee.

NOW THEREFORE, in consideration of FIVE HUNDRED (\$500.00) DOLLARS, and other good and valuable consideration of the mutual covenants and provisos herein contained, the parties hereby agree as follows:

- 1. The Grantor acknowledges that the Grantee has, at its expense, constructed and installed the said water pipeline and related structures and equipment, and that the Grantee is the owner of same notwithstanding that the same may be situate in whole or in part upon the land of the Grantor.
- 2. The Grantor grants unto the Grantee the right of free and unimpeded access to the land together with an easement and right-of-way as may be necessary for the purposes of inspecting, maintaining, improving or repairing the said water pipeline or related structures and equipment. And to use, excavate, construct, place, operate, inspect, maintain, repair, alter, add to or remove, a wastewater line and related structures and equipment.
- 3. The Grantor hereby grants to the Grantee the right of free and unimpeded access to and exit from the land including the right to pass over and upon adjoining lands which are now or may hereafter be owned by the Grantor insofar as such access or exit cannot conveniently be had from the land.
- 4. The Grantee shall exercise the rights, licenses and easements hereby granted in careful and workmanlike manner and shall minimize any damage or inconvenience to the Grantor, and the Grantee shall make good any such damage if such damage results from pipeline construction or maintenance activity. This includes crop damage, costs for reseeding, and restoration of the land.
- 5. The Grantee shall indemnify and save harmless the Grantor of and from all actions, suits, demands, costs and liabilities which may arise from or out of the granting of the within rights or the use of the right of way by the Grantee. The Grantee shall exercise general care so as not to damage the water pipeline, and shall not erect any structures above the water pipe line in such a manner as would cause problems accessing the water line.
- 6. The Grantor shall not impede or interfere with nor construct any structure which would have the effect of impeding or interfering with the said water pipe line or related structures or equipment, or the access of the Grantee thereto, or otherwise interfere with or restrict the exercise of the rights and licenses hereby granted.
- 7. The Grantee shall not at any time expand, alter, renovate or in any way modify the said water well and water pipeline in such manner as to expand or increase the size of the encroachment of the said water well and water pipeline over and upon the land.

- 8. All expenses for the upkeep, maintenance and improvements of the said water pipeline and related structures and equipment shall be borne by the Grantee.
- 9. The Grantor understands and agrees that the pipeline and any equipment or related material, is in its entirety, and shall remain, the sole property of the Grantee, and that the Grantor has acquired no proprietary interest therein by reason of the said pipeline. The Grantee shall be solely responsible for the cost of the repairs and maintenance of the pipeline.
- 10. The Grantor hereby grants to the Grantee the right to clear any debris on and on either side of the land which, in the opinion of the Grantee, interferes with or is likely to interfere with the function of the water line system.
- 11. The Grantor shall not, without prior consent in writing of the Grantee excavate, drill, place, install, erect or permit to be excavated, drilled, placed, installed or erected on, over or under the land any pit, well, foundation, pavement, material, fence, structure or thing which will interfere with the drainage system, but otherwise the Grantor shall have the right fully to use and enjoy the easement area, subject always to and so as not to interfere with the rights, licenses and easements hereby granted.
- 12. The rights, licenses and easements hereby granted shall be exercisable immediately and at all times hereafter by the Grantee, free and without charge; and shall extend to the agents or employees of the Grantee.
- 13. The Grantee performing and observing the covenants and conditions on its part to be performed and observed shall and may hold and enjoy the rights, licences and easements hereby granted without hindrance, molestation or interruption on the part of the Grantor or of any person claiming by, through, under or in trust for, the Grantor.
- 14. The Grantor acknowledges that a plan of easement with respect to the Easement granted under this Agreement shall be registered at the Land Titles Office by the Grantee. Upon registration of this plan of survey, the Grantor authorizes and directs the Town to insert in this Agreement, where there is a blank space left for that purpose, the registered plan number. The Grantor agrees that such insertion shall not affect this Agreement or the rights granted under this Agreement, and that this Agreement shall have the same force and effect as though the registered plan number had been included at the time of its execution, and The Town, following the insertion of the registered plan number, shall be entitled to register this Agreement by way of caveat. The Grantor agrees that notwithstanding that the plan number may be absent at the time of the execution of this Agreement. The Town shall be entitled to remember the to the extent and subject to the terms specified in this Agreement.
- 15. This Agreement shall run with the land and shall endure to the benefit of and be binding upon the parties hereto, their heirs, executors, successors, assigns, successors in title, and the owners and occupiers of the said lands for the time being.
- 16. The Grantee may, with the consent of the Grantor, assign all the Grantee's rights, licences and privileges under this Agreement provided however, that the consent of the Grantor shall not be unreasonably withheld.

- 17. The Grantee may, at any time and from time to time, release and quit claim to the then registered owner of the said lands, all or any part of the rights, licences, and privileges granted by the Grantor under this Agreement.
- 18. This Agreement may be executed in any number of counterparts with the same effect as if all parties hereto had signed the same document, notwithstanding the date of such signing are deemed to bear the date hereof. Signed counterparts may be delivered by facsimile transmission.

IN WITNESS WHEREOF the GRANTOR had hereunto set their hands and seals the <u>30</u> day of <u>man</u>, 2022

) that

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SIGNED, SEALED AND DELIVERED in the presence of:

Witness

Harold Thomas Veldhuis oldhe

IN WITNESS WHEREOF the GRANTEE has hereunto executed this agreement as evidenced by the signature of its proper officers the <u>10</u> day of <u>June</u>, 2022

SIGNED, SEALED AND DELIVERED in the presence of:

Witness

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Witness

TOWN OF VIRDEN

PER Name Murray Position: Mai

PER: Stewar

Name: Rhonda stanart Position: Chief Administrative affair I, Larissa Elide Veronica Sosnowski, of the Town of Virden, in the Province of Manitoba,

MAKE OATH AND SAY:

- 1. THAT I was personally present and did see the within Instrument and duplicate duly signed, sealed and executed by Rhonda Stewart, as an officer of The Town of Virden, one of the parties thereto.
- 2. THAT the said Instrument and duplicate were executed at Virden, Manitoba.
- 3. THAT I know the said party and am satisfied that the officer is of the full age of eighteen years
- 4. THAT I am a subscribing witness to the said Instrument and duplicate.

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SWORN before me at the Town of Virden, in the Province of Manitoba, this <u>10</u> day of <u>2022</u>.

Witness' signature

Manugua d

A Commissioner for Oaths/ Notary Public in and for the Province of Manitoba. My Commission Expires: (JANVARY 19, 2024)

I, Katelyn Rae Horn, of the Town of Virden, in the Province of Manitoba,

MAKE OATH AND SAY:

- 1. THAT I was personally present and did see the within Instrument and duplicate duly signed, sealed and executed by Murray Wright, as an officer of The Town of Virden, one of the parties thereto.
- 2. THAT the said Instrument and duplicate were executed at Virden, Manitoba.
- 3. THAT I know the said party and am satisfied that the officer is of the full age of eighteen years.
- 4. THAT I am a subscribing witness to the said Instrument and duplicate.

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SWORN before me at the Town of Virden, in the Province of Manitoba, this / O day of ______, 2022.

Witness' signature

Jonuanud

A Commissioner for Oaths/ Notary Public in and for the Province of Manitoba. My Commission Expires: UANUARY 19, 20-24 C A N A D A PROVINCE OF MANITOBA TO WIT:

I, Laussa Sasnoviski, , of the Town of Virclen,

MAKE OATH AND SAY:

- 1. THAT I was personally present and did see the within Instrument and duplicate duly signed, sealed and executed by Harold Thomas Veldhuis and Donna Carole Veldhuis, one of the parties thereto.
- 2. THAT the said Instrument and duplicate were executed at $\sqrt{100}$ ev , Manitoba.
- 3. THAT I know the said parties and am satisfied that each is of the full age of eighteen years.
- 4. THAT I am a subscribing witness to the said Instrument and duplicate.

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 SWORN before me at the Town
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 Of Viden, in the Province of
)

 Manitoba, this 31 day of
)

 Manitoba, this 31 day of
)

Signature of Witness

A Commissioner

Notary Public in and for the Province of Manitoba. My Commission Expires: $\sqrt{2} \sqrt{2} \sqrt{2}$

STATUTORY DECLARATION

CANADA) PROVINCE OF MANITOBA) TO WIT:) IN THE MATTER OF: Statutory Easement Agreement dated the <u>30</u> day of <u>000</u>, 202

We, Murray Wright and Rhonda Stewart, as Officers for Town of Virden, both of the Town of Virden, in the Province of Manitoba,

SEVERALLY MAKE OATH AND SAY:

THAT the Town of Virden is an eligible grantee within the meaning of section 111(1) of The Real Property Act.

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AND I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.

SEVERALLY SWORN before me at the Town of Virden, Province of Manitoba, this <u>10</u> day of <u>June</u>, 2022

A Notary Public/ or Commissioner for Oaths in and for the Province of Manitoba My Commission Expires:

TOWN OF VIRDEN
PER: Auray ungh
Name Murray winght
Position: matter The
PER: KI Malallua
Position. Chief Administrative affect
Name: Phondas Stewart

CANADA PROVINCE OF MANITOBA TO WIT: I, Donna Carole Veldhuis, of the Town of Virden, in the Province of Manitoba,

make oath and say:

1. I am one of the within named Grantors and that I am of the full age of eighteen years.

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- 2. I am one of the persons entitled to be the registered owners of the within described lands.
- 3. My co-grantor, namely, Harold Thomas Veldhuis, is my spouse and has homestead rights in the within lands.
- 4. One of the persons consenting to this disposition, namely, Harold Thomas Veldhuis, is my spouse and has homestead rights in the within lands.

SWORN before me at the <u>TOWN</u>) Of <u>Virden</u>, in the Province of) Manitoba, this <u>30</u> day of <u>May</u>,) 2022.

A NOTARY PUBLIC in and for the Province of Manitoba.

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Donna Carole Veldhuis

CANADA	
PROVINCE OF MANITOBA	
TO WIT:	

I, Harold Thomas Veldhuis, of the Town of Virden,

in the Province of Manitoba,

make oath and say:

1. I am one of the within named Grantors and that I am of the full age of eighteen years.

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- 2. I am one of the persons entitled to be the registered owners of the within described lands.
- 3. My co-grantor, namely, Donna Carole Veldhuis, is my spouse and has homestead rights in the within lands.
- 4. One of the persons consenting to this disposition, namely, Donna Carole Veldhuis, is my spouse and has homestead rights in the within lands.

SWORN before me at the Town Of Viceo, in the Province of) Manitoba, this 30 day of May 2022. ____,)

A NOTARY PUBLIC in and for the Province of Manitoba.

Had -

Harold Thomas Veldhuis