

Our File: 251930/ASH

Your File:

Alan Harvie
Direct Phone: (403) 267-9411
E-mail: alan.harvie@macleoddixon.com

Lisa Bailey
Legal Assistant
Direct Phone: (403) 267-9461
E-mail: lisa.bailey@macleoddixon.com

August 23, 2006

***Sent by E-mail
and By Courier***

Paul Ferensowicz
Energy Team Secretariat
Alberta Energy and Utilities Board
640 - 5th Avenue S.W.
Calgary, Alberta
T2P 3G4

**Submission of Computershare Trust Company of Canada
Part 2 of Proceeding No. 1457147
Bears paw Petroleum Ltd., Carbon Development Partnership
(Successor in Interest to Prairie Mines and Royalty Ltd.,
formerly Luscar Ltd.), Devon Canada Corporation, EnCana
Corporation and Fairborne Energy Ltd.
Clive, Ewing Lake, Stettler and Wimborne Fields**

Computershare Trust Company of Canada (**Computershare**) advised in a July 4, 2006 letter from our office that it wishes to intervene in the above-referenced proceeding (pre-filed Exhibit No. 11-001-2006-07-04).

Computershare is entitled to a 12½% gross royalty under the N.A. & R.J. McLeod Gross Royalty Trust Agreement and the William Edwin Payne Gross Royalty Trust Agreement from wells drilled on Section 35-039-24 W4M (copies of which are part of pre-filed Exhibit No. 11-001-2006-07-04).

At this time, Computershare does not intend to actively participate in the hearing and does not intend to provide evidence, cross-examine other participants or provide arguments. However, Computershare reserves the right to provide arguments, upon further notification from Computershare, upon reviewing the submissions and evidence of other parties to this proceeding.

Computershare wishes to continue to receive a copy of all submissions and other documents filed in this proceeding.

Paul Ferensowicz

August 23, 2006

Page 2

Computershare neither supports nor objects to the applications of EnCana Corporation or Carbon Development Partnership in the proceeding. Computershare urges the Board to render a decision in the proceeding which creates greater certainty than presently exists in Alberta as to industry's ability to obtain a well licence and entitlement to production of natural gas from coal in situations where the title to natural gas and the title to coal are held by separate parties.

Questions, comments or concerns with respect to this submission should be directed to Computershare care of the undersigned.

MACLEOD DIXON LLP



Alan Harvie

ASH/lmb

cc: Computershare Trust Company of Canada
Attention: Wade Jamieson (by e-mail)
Attention: Mary Hammer (by e-mail)
Attention: Stacie Moore (by e-mail)

cc: Alberta Energy and Utilities Board
Attention: Tamara Bews (by e-mail)
Attention: Brenda Heenan-Powell (by e-mail)

cc: Thackray Burgess
Attention: R. Craig Steele (by e-mail)
Attention: John Gruber (by e-mail)

cc: Burnet, Duckworth & Palmer LLP
Attention: John Lowe (by e-mail)

cc: Field LLP
Attention: William T. Corbett, Q.C. (by e-mail)

cc: Carscallen Lockwood LLP
Attention: Donald Edie, Q.C. (by e-mail)

cc: Peacock Linder & Halt LLP
Attention: Pat Peacock, Q.C. (by e-mail)
Attention: Johanna Price (by e-mail)

cc: Centrica Canada Limited
Attention: Niall Armstrong (by e-mail)

cc: Borden Ladner Gervais LLP
Attention: Hugh Williamson, Q.C. (by e-mail)

cc: ConocoPhillips Canada Resources Corp.
Attention: Anne Schenkenberger (by e-mail)

cc: Devon Canada Corporation
Attention: Lorne Rollheiser (by e-mail)

cc: Fraser Milner Casgrain LLP
Attention: Bernard Roth (by e-mail)

cc: Code Hunter LLP
Attention: Katherine Reiffenstein (by e-mail)

cc: EnCana Corporation
Attention: Alan Reid (by e-mail)

cc: Rae & Company
Attention: Tibor Osvath (by e-mail)

cc: McLennan Ross LLP
Attention: Gavin Fitch (by e-mail)
Attention: David Farmer (by e-mail)