

November 1, 2010
Via E-Mail

Interested Parties

Dear Sirs and Madams:

**RE: ERCB PROCEEDING 169
APPLICATION NO. 1613543 BY SUNSHINE OIL SANDS LTD.
APPLICATION NO. 1616123 BY TOTAL E & P CANADA LTD.
APPLICATION NO. 1506272 BY PARAMOUNT ENERGY OPERATING
CORPORATION
APPLICATION NO. 1647807 BY ATHABASCA OIL SANDS CORPORATION
ATHABASCA OIL SANDS AREA**

On September 20, 2010, CNRL filed a motion in this proceeding asking the Energy Resources Conservation Board (Board) to order Sunshine Oil Sands Limited, Athabasca Oil Sands Corporation, and Grizzly Oilsands ULC (collectively the Bitumen Owners) to provide all bitumen pressure measurements collected by any or all of the Bitumen Owners from any wells drilled or to be drilled by the Bitumen Owners in or proximal to the Area of Application. The Board has considered the motion and asked me to communicate its decision.

The Board received responses from Athabasca and Sunshine on September 28, 2010. Sunshine provided further information on October 13, 2010. Grizzly provided its response on October 14, 2010. Athabasca and Grizzly state that they do not have any bitumen pressure measurements nor do they have any intention to drill new wells and, therefore, no new pressure data will be acquired in the coming year. Sunshine stated that it had collected relevant data and it provided said information. Further, Sunshine stated that if it did collect any further data, that it would provide this information to the parties.

In light of the foregoing, it is not necessary for the Board to rule on the motion since that data has already been provided or will be provided if obtained.

Yours truly,

David Burns
Board Counsel