

COURT FILE NUMBER 2401 - 05179
COURT COURT OF KING'S BENCH OF ALBERTA
JUDICIAL CENTRE CALGARY



IN THE MATTER OF THE COMPANIES'
CREDITORS ARRANGEMENT ACT, RSC 1985, c
C-36, as amended

AND IN THE MATTER OF A PLAN OF
COMPROMISE OR ARRANGEMENT OF
ALPHABOW ENERGY LTD.

APPLICANT ALIXPARTNERS RESTRUCTURING, INC. in its capacity as Court-appointed
Monitor of Alphabow Energy Ltd.

DOCUMENT **APPLICATION – ENHANCEMENT OF MONITOR'S POWERS, STAY
EXTENSION and APPROVAL OF PROFESSIONAL FEES**

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT
Cassels Brock & Blackwell LLP
3700, Bankers Hall West
888 3 Street SW
Calgary, AB T2P 5C5
Attention: Jeffrey Oliver/Danica Jorgenson
P: 403.351.2921
E: joliver@cassels.com/ djorgenson@cassels.com

File No.: 54670-9

NOTICE TO THE RESPONDENTS: see Service List attached hereto as Schedule "A"

This application is made against you. You are a respondent.

You have the right to state your side of this matter before the judge.

To do so, you must be in Court when the application is heard as shown below:

Date: June 26, 2026
Time: 10:00 AM
Where: Calgary (via WebEx)
Before Whom: The Honourable Justice A.G. Kuntz

Go to the end of this document to see what else you can do and when you must do it.

Remedy claimed or sought:

1. AlixPartners Restructuring, Inc. in its capacity as Court-appointed Monitor (in such capacity, the "**Monitor**") of Alhabow Energy Ltd. ("**Alhabow**") seeks:
 - (a) an order substantially in the form attached hereto as Schedule "B" (the "**Enhanced Powers Order**"):
 - (i) if necessary, abridging the time for service of this Application and the supporting fourteenth report of the Monitor, to be filed (the "**Fourteenth Report**") and declaring service to be good and sufficient;
 - (ii) enhancing the rights, powers and obligations of the Monitor to, among other things, take control of Alhabow's bank accounts, execute documents on behalf of Alhabow, and to cause Alhabow to take such appropriate actions are required to complete the Transactions (as defined herein) and for the completion of the administration of the CCAA proceedings;
 - (iii) extending the Stay Period (as defined in the Amended and Restated Initial Order granted April 26, 2024 (the "**ARIO**")) up to and including August 28, 2026 (the "**Stay Extension**"); and
 - (iv) approving and ratifying the professional fees and disbursements of the Monitor and its legal counsel, Cassels Brock & Blackwell LLP ("**Cassels**") as set out in the Fourteenth Report, without the necessity of a formal passing of accounts:
 - (A) for the Monitor, for the period from April 1, 2024 to May 31, 2026 (the "**Monitor's Fee Period**"); and
 - (B) for Cassels, for the period from April 1, 2024 to March 31, 2026 (the "**Cassels' Fee Period**")
 - (b) such further and other relief as this Honourable Court deems appropriate.

Grounds for making this Application:

Background

2. On March 28, 2024 (the "**Filing Date**"), Alhabow filed a Notice of Intention to Make a Proposal ("**NOI**") pursuant to section 50.4(1) of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3 (the

"NOI Proceedings"). KSV Restructuring Inc., now known as AlixPartners Restructuring Inc., consented to act as proposal trustee in the NOI Proceedings.

3. On April 26, 2024, Alphabow sought and obtained an initial order (the **"Initial Order"**) from the Court of King's Bench of Alberta (the **"Court"**) granting, among other things, a continuation of the NOI Proceedings under the *Companies Creditors' Arrangement Act*, RSC 1985, c C-36 (the **"CCAA"**).
4. The Initial Order granted, among other things, the following relief:
 - (a) declaring the NOI Proceedings previously filed by Alphabow is taken up and continued under the CCAA, pursuant to section 11.6(a) of the CCAA;
 - (b) terminating the NOI Proceedings;
 - (c) granting a stay of all proceedings, rights and remedies against or in respect of Alphabow until May 6, 2024 (the **"Stay Period"**); and
 - (d) granting a charge to not exceed \$100,000 as security for the fees and disbursements of the Monitor, the Monitor's counsel, and Alphabow's counsel (the **"Administration Charge"**), against Alphabow's current and future assets, undertakings and properties of every nature and kind whatsoever (including all real and personal property), and wherever situated, including all proceeds thereof (collectively, the **"Property"**).
5. Further, on April 26, 2024, the Court granted:
 - (a) the ARIO; and
 - (b) a sale investment and solicitation process order, which, among other things, approved a sale and investment solicitation process.
6. Since the granting of the ARIO, this Court has approved: (i) multiple sale approval and vesting orders with respect to certain of the Property; and (ii) various extensions to the Stay Period. Most recently, the Stay Period was extended to June 30, 2026 pursuant to an order of this court pronounced by the Honourable Justice M.A. Marion on March 30, 2026.

The Transactions

7. On December 19, 2024, the Court granted Alphabow's applications for multiple sale approval and vesting orders approving, among others a transaction:

- (a) the sale of certain assets to 2628069 Alberta Ltd. ("**Cascade**"), pursuant to a Purchase and Sale Agreement between Alhabow and Cascade (the "**Cascade Transaction**"); and
 - (b) the sale of certain assets to 2628071 Alberta Ltd. ("**Resurgent**"), pursuant to a Purchase and Sale Agreement between Alhabow and Resurgent (the "**Resurgent Asset Transaction**").
8. On December 19, 2024, the Court approved a reverse vesting order for the transfer of all common shares of Alhabow to Resurgent ("**Resurgent**") pursuant to an Amended and Restated Subscription Agreement dated December 16, 2024 (the "**Resurgent Corporate Transaction**" and together with the Resurgent Asset Transaction the "**Resurgent Transactions**") and both together with the Cascade Transaction, the "**Transactions**").
9. The Resurgent Transactions will close upon the closing of the Cascade Transaction. As noted below, the Cascade Transaction is currently unable to close as a result of recent events, which situation the Monitor seeks to rectify pursuant to the within application.

Need for Enhanced Powers

10. On June 12, 2026 Bennett Jones LLP ("**Bennett Jones**"), counsel for Alhabow, issued a Notice of Withdrawal of Lawyer of Record (the "**Withdrawal Notice**"). While the Monitor was aware of communication issues between Alhabow and its counsel, the Withdrawal Notice was not anticipated.
11. On June 15, 2026, the Monitor received a resignation from Mr. Ben Li with respect to his position as an officer of Alhabow effective June 15, 2026 (the "**Li Resignation**"). The Monitor was advised that Mr. Ben Li has retained the law firm of Burnet, Duckworth & Palmer LLP ("**BDP**") as counsel in connection with various matters ancillary to these CCAA proceedings.
12. As a result of the Withdrawal Notice and the Li Resignation, the Monitor is concerned with respect to Alhabow's ability to conclude these CCAA proceedings and in particular to complete the Transactions. The Monitor has also lost confidence in the ability of Alhabow's directors and officers to direct and manage Alhabow.
13. On or about June 16, 2026, the Monitor became aware of allegations that funds were withdrawn from Alhabow's bank accounts (the "**Allegations**"), which were otherwise necessary to close the Cascade Transaction.
14. On June 17, 2026, counsel for the Monitor wrote to Bennett Jones and BDP to advise them of the Allegations and to demand Bennett Jones and BDP each provide the Monitor with any and all books

and records in their possession that may be relevant to the Monitor's assessment on Alphabow's financial affairs or the Allegations.

15. On June 17, 2026, Bennett Jones responded to the Monitor to advise that it was not in possession of the relevant books and records demanded by the Monitor and certain documents demanded by the Monitor were protected by solicitor-client privilege.
16. As of the date of the filing of this Application, no reply has been received from BDP to the June 17, 2026 letter.
17. Without the Enhanced Powers (as defined below) the Monitor does not have to authority necessary to effectively investigate the Allegations and to determine if the Transactions can close.
18. Due to the Withdrawal Notice, Li Resignation, and Allegations, the Monitor is concerned that the closing of the Transactions will be delayed or otherwise compromised unless the Monitor is granted the enhanced powers necessary to investigate the Allegations, close the Transactions and complete the wind-up of these CCAA proceedings.
19. For the purposes of slowing for the timely and efficient resolution of Alphabow's insolvency in these CCAA proceedings and to facilitate the closing of the Transactions the Monitor makes this Application to the Court, for among other things the enhancement of the Monitor's powers.
20. It is in the best interests of all stakeholders that the roles formerly undertaken by Alphabow and its directors be transferred to and taken on by the Monitor in the form of the Enhanced Powers (as defined in the Enhanced Powers Order).
21. The Enhanced Powers will streamline and facilitate the completion of the Transactions and these CCAA proceedings.

Stay Extension

22. The Stay Period will expire on June 30, 2026.
23. The Monitor requests that the Stay Period be extended to August 28, 2026.
24. The requested Stay Extension is required as it will afford the Monitor sufficient time to:
 - (a) investigate the Allegations;
 - (b) complete the Transactions;
 - (c) complete the administration and wind-up of these CCAA Proceedings; and

- (d) attend to any other matters ancillary to these CCAA Proceedings.
25. The Monitor has been working diligently and in accordance with the ARIO. Based on the information currently available to the Monitor, Alhabow has been acting in good faith and with due diligence.
26. The Monitor does not believe any creditor will be materially prejudiced by the proposed Stay Extension.
27. It is just convenient, and in the best interest of Alhabow and its stakeholders for Alhabow to continue to be afforded the protections of the CCAA pursuant to the Stay Extension.

Approval of Professional Fees

28. The total fees and disbursements of the Monitor for the Monitor's Fee Period were \$1,038,500.50, plus disbursements of \$406.98, plus GST of \$ 51,936.94, for a total of \$ 1,090,844.42.
29. The total fees and disbursements of the Monitor's counsel, Cassels, for the Cassels Fee Period were \$203,412.50, plus disbursements of \$2,503.69, plus GST of \$10,279.53, for a total of \$216,192.72.
30. The Monitor is of the view that its fees and disbursements and those of its legal counsel are reasonable in the circumstances, and commensurate with the work performed by the parties, which was necessary and appropriate in the circumstances.

Material or evidence to be relied on:

31. Amended and Restated Initial Order pronounced by the Honourable Justice Lema on April 26, 2024.
32. First Report of the Monitor dated July 18, 2024, filed;
33. Second Report of the Monitor dated August 21, 2024, filed;
34. Third Report of the Monitor dated September 13, 2024, filed;
35. Fourth Report of the Monitor dated October 29, 2024, filed;
36. Fifth Report of the Monitor dated November 19, 2024, filed;
37. Sixth Report of the Monitor dated December 13, 2024, filed;
38. Seventh Report of the Monitor dated January 30, 2025, filed;
39. Eighth Report of the Monitor dated February 21, 2025, filed;
40. Ninth Report of the Monitor dated May 2, 2025, filed;

41. Tenth Report of the Monitor dated June 19, 2025, filed;
42. Eleventh Report of the Monitor dated September 18, 2025, filed;
43. Twelfth Report of the Monitor dated January 15, 2026, filed;
44. Thirteenth Report of the Monitor dated March 26, 2026;
45. Fourteenth Report of the Monitor, to be filed.
46. Affidavit of Service of Angeline Gagnon, to be filed.
47. Such further and other materials as counsel may advise and this Honourable Court may permit.

Applicable rules:

- 48. The *Alberta Rules of Court*, including Rules 1.2, 1.3, 1.4, 6.1, 6.2, 6.3 and 6.47.
- 49. Such further and other rules as counsel may advise and this Honourable Court may permit.

Applicable Acts and regulations:

- 50. *Companies' Creditor Arrangement Act*, RSC 1985, c. C-36.
- 51. Such further and other acts and regulations as counsel may advise and this Honourable Court may permit.

Any irregularity complained of or objection relied on:

- 52. None.

How the application is proposed to be heard or considered:

- 53. Remotely, via Webex.

WARNING

If you do not come to Court either in person or by your lawyer, the Court may give the applicant(s) what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this application, you or your lawyer must attend in Court on the date and time shown at the beginning of this form. If you intend to give evidence in response to the application, you must reply by filing an affidavit or other evidence with the Court and serving a copy of that affidavit or other evidence on the applicant(s) a reasonable time before the application is to be heard or considered.

Schedule A

COURT FILE NUMBER 2401-05179

COURT COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

PROCEEDING IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF ALPHABOW ENERGY LTD.

SERVICE LIST
(Updated June 22, 2026)

<p>Bennett Jones LLP 4500 Bankers Hall East 855 - 2nd Street SW Calgary, AB, T2P 4K7</p> <p>Keely Cameron - cameronk@bennettjones.com</p>	<p><i>Former Counsel for AlphaBow Energy Inc.</i></p>
<p>AlphaBow Energy Ltd. Suite 300, 708 – 11th Avenue SE Calgary, AB T2R 0E4</p> <p>Ben Li - benli@alphabowenergy.com</p>	<p><i>Interested Party</i></p>
<p>Ben Li C/O Burnet, Duckworth & Palmer LLP 2400, 525 8 Ave SW Calgary, Ab T2P 1G1</p> <p>Paul Chiswell - Pchiswell@Bdplaw.Ca</p>	<p><i>Interested Party</i></p>
<p>AlixPartners Restructuring Inc. 1165, 324 - 8th Avenue SW Calgary, Alberta, T2P 2Z2</p> <p>Andrew Basi - Abasi@Ksvadvisory.Com Ross Graham - Rgraham@Ksvadvisory.Com</p>	<p><i>Monitor</i></p>
<p>Cassels Brock & Blackwell LLP Suite 3810, Bankers Hall West 888 3RD Street S.W. Calgary, AB T2P 5C5</p> <p>Jeffrey Oliver - joliver@cassels.com Danica Jorgenson – djorgenson@cassels.com Kamryn Wiest – kwiest@cassels.com</p>	<p><i>Counsel for the Monitor</i></p>

<p>MLT Aikins LLP 2100 Livingston Place 222 3 Ave SW Calgary, AB T2P 0B4</p> <p>Ryan Zahara - rzahara@mltaikins.com Kaitlin Ward - kward@mltaikins.com</p>	<p><i>Counsel for Orphan Well Association</i></p>
<p>Alberta Energy Regulator 250 5 St SW Suite 1000 Calgary, AB T2P 0R4</p> <p>Candice Ross - candice.ross@aer.ca Maria Lavelle - Maria.Lavelle@aer.ca D. Bronwhyn Simmons - Bronwhyn.Simmons@aer.ca insolvency@aer.ca</p> <p>Miller Thomson 3000, 700 - 9th Avenue SW Calgary, Alberta, T2P 3V4, Canada</p> <p>James Reid - jwreid@millerthomson.com</p>	<p><i>Interested Party</i></p> <p><i>Counsel to the Alberta Energy Regulator</i></p>
<p>Reynolds Mirth Richards & Farmer LLP Stantec Tower Suite 1800- 10220 103 Avenue NW Edmonton, AB T5J 0K4</p> <p>Shauna N Finlay - sfinlay@rmrf.com</p> <p>Michael E. Swanberg - mswanberg@rmrf.com</p>	<p><i>Counsel for Red Deer County</i></p>
<p>Brownlee LLP 1500 Watermark Tower 530 – 8 Ave. S.W. Calgary, AB T2P 3S8</p> <p>Richard Jones, K.C. - rjones@brownleelaw.com Greg Plester - gplester@brownleelaw.com</p>	<p><i>Counsel for Flagstaff Country, Ponka County, Lamont County, Stettler County, Starland County, County of Warner No. 5, Municipal District of Provost</i></p>
<p>Department of Justice Canada 606 4th Street SW Calgary, AB T2P 1T1</p> <p>Tristen Cones – Tristen.Cones@justice.gc.ca Lana Viheriasalo – Lana.Viheriasalo@justice.gc.ca</p>	<p><i>Counsel for Canada Revenue Agency</i></p>

<p>Department of Justice, Canada - Prairie Regional Office 601, 606 – 4 Street SW Calgary, Alberta T2P 1T1</p> <p>Lora Falkenberg Walsh - Lora.Walsh@justice.gc.ca Stephanie Doucette – Stephanie.Doucette@justive.gc.ca</p>	<p><i>Counsel for Indian oil and Gas Canada</i></p>
<p>Indian Oil and Gas Canada 100, 9911 Chiila Boulevard Tsuut'ina, Alberta T3T 0E1</p> <p>IOGCCCompliance@sac-isc.gc.ca</p>	<p><i>Interested Party</i></p>
<p>Osler, Hoskin & Harcourt LLP Suite 2700, Brookfield Place, 225 – 6th Avenue S.W., Calgary, AB T2P 1N2</p> <p>Randal Van de Mosselaer - rvandemosselaer@osler.com</p>	<p><i>Counsel for Nova Chemicals Corporation</i></p>
<p>Osler, Hoskin & Harcourt LLP Suite 2700, Brookfield Place, 225 – 6th Avenue S.W., Calgary, AB T2P 1N2</p> <p>Emily Paplawski - epaplawski@osler.com</p>	<p><i>Counsel for Canadian Natural Resources Limited</i></p>
<p>Napoli Shkolnik Canada 1900, 144 – 4 Avenue S.W. Calgary, Alberta T2P 3N4</p> <p>Clint Docken - cdocken@napolilaw.ca</p>	<p><i>Counsel for Reinhold Willfried Kautz and Thyra Kautz</i></p>
<p>Paramount Resources Ltd. 2800, 421 7th Avenue SW Calgary, AB T2P 4K9</p> <p>Mitch Shier - Mitch.Shier@paramountres.com</p>	<p><i>Interested Party</i></p>
<p>Prairie Provident Resources Canada Ltd. 1100, 640 – 3rd Avenue SW Calgary, AB T2P 0B4</p> <p>J Dunne - jdunne@ppr.ca</p>	<p><i>Interested Party</i></p>
<p>Dentons Canada LLP 15th Floor, 850 – 2 Street SW Calgary, AB T2P 0R8</p> <p>Afshan Naveed - afshan.naveed@dentons.com</p>	<p><i>Counsel for Advance Drilling Ltd.</i></p>

<p>2290770 Alberta Corp. 18 Discovery Ridge View SW Calgary, AB T3H 4P9</p> <p>calgarygreenenergy@gmail.com</p>	<i>Interested Party</i>
<p>2254651 Alberta Ltd. 1900 – 520 3 Avenue SW Calgary, AB T2P 0R3</p> <p>michaellam87@gmail.com</p>	<i>Interested Party</i>
<p>Quingdao Sinoenergy Group Corporation 7th Floor, Office Building W2, Oriental Beijung, China, XX</p> <p>hu.yi@snencn.cn</p>	<i>Interested Party</i>
<p>Stettler Energy Ltd. 251 Alandale Place SW Calgary, AB T3Z 3L9</p> <p>stettlerenergy@protonmail.com</p>	<i>Interested Party</i>
<p>Cleo Energy Corp 200, 117 – 8 Avenue SW Calgary, AB T2P 1B4</p> <p>Kellie D'Hondt - kdhondt@cleoenergy.com</p>	<i>Interested Party</i>
<p>Meridian Onecap Credit Corp. Suite 1500, 4710 Kingsway Burnaby, BC V5H 4M2</p> <p>absecparties@avssystems.ca</p>	<i>Interested Party</i>
<p>Kneehill County c/o #3200, 10180 101 Street NW Edmonton, AB T5J 3W8</p> <p>appres@rmrf.com</p>	<i>Interested Party</i>
<p>City Of Lethbridge 910 4 Avenue S Lethbridge, AB T1J 0P6</p> <p>tax@lethbridge.ca</p>	<i>Interested Party</i>
<p>Tamarack Valley Energy Ltd. 3300, 308 4th Avenue SW Calgary, AB T2P 0H7</p> <p>land@tamarackvalley.ca</p>	<i>Interested Party</i>

Admiral Law 301, 522 11 Avenue SW Calgary, AB T2R 0C8 Trina Campbell - Trina@admirallaw.ca	<i>Counsel for Global Raymac Surveys Inc.</i>
James & McCall 405, 500 - 4 Avenue SW Calgary, AB T2P 2V6 Kyle T.W. Shewchuk - kshewchuk@jmbarristers.com	<i>Counsel for Select Energy Systems Ltd.</i>
SB LLP 209,2920 Calgary Trail Edmonton, AB T6J 2G8 Sandeep K. Dhir, K.C. - sdhir@sb-llp.com	<i>Counsel for Xtreme Oilfield Technology Ltd., EPCOR Energy Alberta GP Inc.</i>
Carscallen LLP #900, 332 – 6 th Avenue SW Calgary, AB T2P 0B2	<i>Counsel for Freehold Royalties Partnership</i>
TAQA North, An Alberta Partnership, By It's Managing Partner Taqa North Ltd. 2100, 308 4 Avenue SW Calgary, AB T2P 0H7 Legal@taqa.ca	<i>Interested Party</i>
Warren Sinclair LLP 600, 4911 51 Street Red Deer, AB T4N 6V4 Kelsey Lavery - klavery@warrensinclair.com	<i>Counsel for 24/7 Compression Ltd.</i>
West Environmental Ltd. 2875 107 Ave SE Calgary, AB T2Z4S8 info@westx.com	<i>Interested Party</i>
Enmax Corporation, Attention: Desi Klein, Collections And Litigation Paralegal 141 - 50 Avenue SE Calgary, AB T2G 4S7 Desi Klein - dklein@enmax.com	<i>Counsel for Enmax Energy Corp</i>

<p>Tiffany Clark 800, 525 - 8TH Avenue SW Calgary, AB T2P 1G1</p> <p>Tiffany.Clark@precisiondrilling.com</p>	<p><i>Counsel for Precision Well Servicing</i></p>
<p>Courtney Kachur, Rose LLP 2100, 440-2ND Avenue SW Calgary, AB T2P 5E9</p> <p>Courtney Kachur - courtney.kachur@rosellp.com</p>	<p><i>Counsel for Alberta Tubular Products Ltd..</i></p>
<p>Warren Sinclair LLP 600, 4911 51 Street Red Deer, AB T4N 6V4</p> <p>Kelsey Lavery - klavery@warrensinclair.com</p>	<p><i>Counsel for Team Snubbing Services Inc.</i></p>
<p>Bearspaw Petroleum Ltd. #5309, 333 – 96 Avenue NE Calgary, AB T3K 0S3</p> <p>Paul Wright - pwright@bearspawpet.com</p>	<p><i>Interested Party</i></p>
<p>Fasken Martineau DuMoulin LLP Suite 3400, 350 – 7th Ave SW Calgary, AB T2P 3N9</p> <p>Robyn Gurofsky - rgurofsky@fasken.com</p>	<p><i>Counsel to PricewaterhouseCoopers Inc.</i></p>
<p>Government of Alberta, Energy Team 9th Floor, North Petroleum Plaza 9945-108 Street Edmonton, AB T5K 2G6</p> <p>Emmett Larsen - Emmett.Larsen@gov.ab.ca</p> <p>Colin King - Colin.King@gov.ab.ca</p>	<p><i>Interested Party</i></p>
<p>Kikino Metis Settlement General Delivery Kikino, AB T0A 2C0</p> <p>kiadmin@telus.net</p>	<p><i>Interested Party</i></p>
<p>Metis Settlements Appeal Tribunal 9th Floor, Forestry Building 9920 – 108 Street Edmonton, AB T5K 2M4</p> <p>Billie-Jo (BJ) Simpson - bj.simpson@gov.ab.ca</p>	<p><i>Interested Party</i></p>

<p>Dentons Canada LLP Bankers Court 850 2 St SW 15th Floor Calgary, AB T2P 0R8</p> <p>Derek Pontin - derek.pontin@dentons.com Cory Bergh (Co-Founder & CEO) - corybergh@crbon.io</p>	<p><i>Counsel to Crbon Labs Inc.</i></p>
<p>Borden Ladner Gervais Centennial Place 520 3 Ave SW Suite 1900 Calgary, AB T2P 0R3</p> <p>Marin Leci – MLeci@blg.com Brett Nguyen – BNguyen@blg.com Shayleen Henry – ShHenry@blg.com</p> <p>James Nixon – james.nixon@prairiesky.com Sonia Jensen – Sonia.Jensen@prairiesky.com</p>	<p><i>Counsel to PrairieSky</i></p>
<p>Parlee McLaws 3300 TD Canada Trust Tower 421 – 7th Avenue SW Calgary, AB T2P 4K9</p> <p>Shannon L. Kelley - skelley@parlee.com</p>	<p><i>Counsel for Canadian Natural Resources Limited</i></p>
<p>Blake, Cassels & Graydon LLP 199 Bay Street Suite 4000, Commerce Court West Toronto, Ontario M5L 1A9</p> <p>Jake Harris – jake.harris@blakes.com Tom Wagner - tom.wagner@blakes.com</p>	<p><i>Counsel for Strathcona Resources Ltd.</i></p>
<p>Cyndee Nykolaishyn 5129 51 Ave Vegreville ,AB T9C-1M4</p> <p>Phone:780-970-8528</p> <p>lnykolaishyn@hotmail.com</p>	<p><i>Interested Party</i></p>
<p>Donald Rudyk 5253 46 Avenue Vegreville, AB T9C 1P9</p> <p>Phone: 780-217-1885</p> <p>lnykolaishyn@hotmail.com</p>	<p><i>Interested Party</i></p>

<p>WSK Well Services Inc.</p> <p>Heather Wideman - ar@wskwell.com</p> <p>David Lord – david.l@wskwell.com</p>	<p><i>Interested Party</i></p>
<p>Janice Schwartz 38316 Rge Rd 234 Red Deer County, AB T0M 0V0</p> <p>lucadog123@gmail.com</p>	<p><i>Interested Party</i></p>
<p>Peak Legal Counsel 707 7 Ave SW #1150 Calgary, AB T2P 3H6</p> <p>Anggi Chen-Lau - anggi@peaklc.ca Corey Sandquist - corey@peaklc.ca</p>	<p><i>Interested Party</i></p>
<p>KMSC Law LLP #1810, 10303 Jasper Avenue Edmonton, AB T5J 3N6</p> <p>Erik Compton – Erik@kmsc.ca</p>	<p><i>Counsel for Hutterian Brethren of Ferrybank</i></p>
<p>DLA Piper (Canada) LLP 2700, 10220 – 103 Avenue NW Edmonton, AB T5J 0K4</p> <p>Jerritt Pawlyk – jerritt.pawlyk@dlapiper.com</p>	<p><i>Counsel to MEGlobal Canada ULC</i></p>
<p>Fasken Martineau DuMoulin LLP Suite 3400, 350 – 7th Ave SW Calgary, AB T2P 3N9</p> <p>Jayden Wlasichuk - jwlasichuk@fasken.com</p>	<p><i>Counsel to Direct Energy Marketing Limited</i></p>
<p>Code Hunter LLP 850, 440 – 2 Avenue SW Calgary, AB T2P 5E9</p> <p>Katherine Reiffenstein – Katherine.reiffenstein@codehunterllp.com</p>	<p><i>Counsel to Bearspaw Petroleum Ltd.</i></p>
<p>McCarthy Tetrault LLP 4000, 421 – 7 Avenue SW Calgary, AB T2P 4K9</p> <p>Nathan Stewart – nstewart@mccarthy.ca Doug Yoshida – dyoshida@mccarthy.ca Lyndsey Delamont – ldelamont@mccarthy.ca</p>	<p><i>Counsel to Strathcona Resources Ltd.</i></p>

<p>Energy Transfer Canada ULC c/o PGI Processing ULC 4000, 585 – 8 Avenue SW Calgary, AB T2P 1G1</p> <p>legalnotices@pembina.com</p>	<p><i>Interested Party</i></p>
<p>MLT Aikins LLP 2200, 10235 – 101 Street NW Edmonton, AB T5J 3G1</p> <p>Dana Nowak – dnowak@mltaikins.com</p>	<p><i>Interested Party</i></p>
<p>2628069 Alberta Ltd. Suite 1250, 639 5th Avenue S.W. Calgary, AB T2P 0M9</p> <p>Tony Kinnon - tonykinnon@icloud.com</p>	<p><i>Interested Party</i></p>
<p>2628071 Alberta Ltd. Suite 1250, 639 5th Avenue S.W. Calgary, AB T2P 0M9</p> <p>Tony Kinnon - tonykinnon@icloud.com</p>	<p><i>Interested Party</i></p>
<p>Blue Rock Law LLP Suite 700, 215 9th Avenue S.W. Calgary, AB T2P 1K3</p> <p>David Mann - david.mann@bluerocklaw.com Scott Chimuk - Scott.chimuk@bluerocklaw.com Courtney Burton - Courtney.Burton@bluerocklaw.com</p>	<p><i>Counsel for 2628069 Alberta Ltd. and 2628071 Alberta Ltd.</i></p>
<p>Tingle Merrett LLP 1250, 639 – 5 Avenue SW Calgary, AB T2P 0M9</p> <p>Ariane Young - ayoung@tinglemerrett.com</p>	<p><i>Counsel for 2628069 Alberta Ltd. and 2628071 Alberta Ltd.</i></p>

MAILING LIST

COSL Canada Ltd. 500 Centre St S Calgary, AB T2G 1A6	Mercuria Commodities Canada Corporation Suite 600, 326 – 11 Avenue SW Calgary, AB T2R 0C5
Nova Chemicals Corporation 250 5 ST SW #2100 Calgary, AB T2P 0R4	Terrocco Industries Ltd. 27212 Township Rd 391 Red Deer, AB T4P 0Z8
Tallahassee Exploration Inc. PricewaterhouseCoopers 3100, 111 – 5 Avenue SW Calgary, AB T2P 5L3	Yueyu Duan c/o AlphaBow Energy Ltd. Suite 300, 708 – 11th Avenue SE Calgary, AB T2R 0E4 Attention: Yueyu Duan

FACSIMILE LIST

Workers' Compensation Board/Collection Unit 9912 107 Street Edmonton, AB T5K 1G5 Fax: 1-780-427-5863	
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Schedule B

COURT FILE NUMBER 2401 - 05179

COURT COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE CALGARY

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, RSC 1985, c C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ALPHABOW ENERGY LTD.

APPLICANT ALIXPARTNERS RESTRUCTURING, INC. in its capacity as Court-appointed Monitor of Alphabow Energy Ltd.

DOCUMENT ORDER FOR ENHANCEMENT OF MONITOR'S POWERS, STAY EXTENSION and APPROVAL PROFESSIONAL FEES

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT
Cassels Brock & Blackwell LLP
Bankers Hall West
3700, 888 3rd St SW
Calgary, AB T2P 5C5
E: joliver@cassels.com/ djorgenson@cassels.com
P: 403 351 2920

Attention: Jeffrey Oliver/Danica Jorgenson

File no. 54670-9

Clerk's Stamp

DATE ON WHICH ORDER WAS PRONOUNCED: June 26, 2026

LOCATION WHERE ORDER WAS PRONOUNCED: Calgary, Alberta

NAME OF JUSTICE WHO MADE THIS ORDER: The Honourable Justice Kuntz

UPON THE APPLICATION of AlixPartners Restructuring, Inc., in its capacity as the Court-appointed Monitor (in such capacity, the "**Monitor**") of Alphabow Energy Ltd. ("**Alphabow**") for an Order (among other things) approving the professional fees and disbursements of the Monitor and its counsel, approving the Monitor's activities, and expanding the Monitor's powers; **AND UPON** having reviewed the Amended and Restated Initial Order of this Court pronounced April 26, 2024 (the "**ARIO**"); the Fourteenth Report of the Monitor dated June [●], 2026 (the "**Fourteenth Report**"); and the Affidavit of Service of Angeline Gagnon, sworn June [●], 2026; **AND UPON** hearing counsel for the Monitor, counsel for Alphabow and any other interested parties appearing at the within application; **AND UPON** being satisfied that it is appropriate to do so;

IT IS HEREBY ORDERED AND DECLARED THAT:

1. Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Fourteenth Report.

SERVICE

2. Service of notice of this application and supporting materials is hereby declared to be good and sufficient, and time for service of this application is abridged to that actually given.

STAY EXTENSION

3. The Stay Period (as defined in the ARIO) is hereby extended up to and including August 28, 2026.

MONITOR'S PROFESSIONAL FEES

4. The Monitor's accounts for fees and disbursements, as set out in the Fourteenth Report, are hereby approved without the necessity of a formal passing of its accounts.
5. The accounts of the Monitor's legal counsel, Cassels Brock & Blackwell LLP, for its fees and disbursements, as set out in the Fourteenth Report, are hereby approved without the necessity of a formal assessment of its accounts.

MONITOR'S ENHANCED POWERS

6. Notwithstanding any other provision of the ARIO, in addition to other rights and obligations of the Monitor under the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended, the Monitor is hereby empowered and authorized, but not obligated, to act at once in respect of the property and business of Alfabow and, without in any way limiting the generality of the foregoing, the Monitor is hereby expressly empowered and authorized to do any of the following where the Monitor considers it necessary or desirable (collectively, the "**Monitor's Enhanced Powers**"):

- (a) receive and collect all monies and accounts now owed or hereafter owing to Alfabow, including, without limitation, all of the proceeds, receipts and disbursements arising out of or from Alfabow's present and after-acquired assets, property and undertakings (collectively, the "**Property**"), and to exercise all remedies of Alfabow in collecting such monies, including, without limitation, to enforce any security held by Alfabow;
- (b) deal with all administrative matters, including to take possession of and control Alfabow's bank accounts;
- (c) to abandon, dispose of, or otherwise release any interest in any of Alfabow's real

- or personal property or any right in any immovable;
- (d) upon further order of the Court, to abandon, dispose of, or otherwise release any license or authorization issued by any government authority;
 - (e) enter into any agreements and incur any obligations on behalf of Alphabow for the purpose of closing:
 - i. the sale of certain of the Property pursuant to a Purchase and Sale Agreement between Alphabow and 2628069 Alberta Ltd. (the "**Cascade Transaction**");
 - ii. the sale of certain of the Property pursuant to a Purchase and Sale Agreement between Alphabow and 2628071 Alberta Ltd. (the "**Resurgent Asset Transaction**");
 - iii. the transfer of all common shares of Alphabow to 2628071 Alberta Ltd. pursuant to an Amended and Restated Subscription Agreement between Alphabow to 2628071 Alberta Ltd. (the "**Resurgent Corporate Transaction**" and together with the Cascade Transaction and the Resurgent Asset Transaction, the "**Transactions**"); and/or
 - iv. any other transaction with respect to the Property that the Monitor may deem appropriate;
 - (f) engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel, financial advisors, investment dealers, and such other persons from time to time in connection with the Transactions.
 - (g) settle, extend or compromise any indebtedness owing to or by Alphabow;
 - (h) execute, assign, issue and endorse documents, whether in the Monitor's name or in the name and on behalf of Alphabow, for any purpose of closing the Transactions or any other transaction with respect to the Property that the Monitor may deem appropriate;
 - (i) take any other action reasonably required with respect to or in connection with the Transactions;
 - (j) initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to

Alphabow in connection with the Transactions or any matters ancillary to the Transactions. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgement pronounced in any such proceeding;

- (k) if necessary, to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Monitor in its discretion may deem appropriate;
- (l) if necessary, to apply for any vesting order or other orders (including, without limitation, confidentiality or sealing orders) necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property; and
- (m) conduct investigations, including examinations under oath of any Person (as defined in the ARIO) reasonably thought to have knowledge relating to the Allegations (as defined in the Fourteenth Report), the Property and any and all transactions leading to the defalcation of the Property (the "**Investigation**");
- (n) compel any person with possession, custody, or control to disclose to the Monitor and produce and deliver any books, records, accounting, documents, correspondences or papers, electronically stored or otherwise, relating to the Allegations, the Property and any and all transactions leading to the defalcation of the Property;
- (o) seeking any orders from the Court that are deemed by the Monitor to be necessary or desirable in connection with the Allegations;
- (p) engage legal counsel, consultants, investigators, forensic accounts, experts, advisors, or other persons, as the Monitor deems necessary or advisable in its sole discretion to assist with or carry out the Investigation; and
- (q) report to, meet with and discuss with such affected persons as the Monitor deems appropriate all matters relating to the Property, the Transactions and these proceedings, and to share information, subject to such terms as to confidentiality as the Monitor deems advisable.

and in each case where the Monitor takes any such actions or steps, it shall be exclusively authorized and empowers to do so, to the exclusion of all other persons, including

Alphabow, and without interference from any other person.

MONITOR'S PROTECTIONS

7. The enhancement of the Monitor's powers as set for in this Order, the exercise by the Monitor of any of its powers, the performance by the Monitor of any of its duties, or the employment by the Monitor of any person in connection with its appointment and the performance of its powers and duties shall not constitute the Monitor as an employer, successor employer, or related employer of the employees of Alphabow or any employee caused to be hired by Alphabow by the Monitor within the meaning of any provincial, federal or municipal legislation, other relevant legislation, regulation, common law, or rule of law or equity governing employment, pensions, or labour standards for any purpose whatsoever or expose the Monitor to any liability to any individual arising from or relating to their employment or previous employment with Alphabow. Without limiting the provisions of the ARIO, all employees and consultants of Alphabow shall remain employee or consultants of Alphabow until such time as the Monitor, on Alphabow's behalf, may terminate the employment of such employees or other contractual or consulting agreements. Nothing in this Order shall, in and of itself, cause the Monitor to be liable for any employee-related liabilities or duties, including, without limitations, wages, severance pay, termination pay, vacation pay and pension or benefit amounts.
8. The Monitor is not and shall not be or be deemed to be a principal, director, officer, or employee of Alphabow.
9. The Monitor shall continue to have the benefits of all of the indemnities, charges, protections and priorities as set out in the ARIO and any other order of this Court and all such indemnities, charges, protections and priorities shall apply and extend to the Monitor and the fulfillment of its duties or the carrying out of the provisions of this Order.
10. Nothing in this Order shall constitute or be deemed to constitute the Monitor as receiver, assignee, liquidator, administrator, receiver-manager, agent of the creditors or legal representative of Alphabow within the meaning of any relevant legislation, regulation, common law, or rule of law or equity. For greater clarity, any distribution to creditors of Alphabow administered by the Monitor on behalf of Alphabow will be deemed to have been made by Alphabow themselves.
11. Notwithstanding the enhancement of the Monitor's powers and duties as set forth herein, the exercise by the Monitor of any of its powers, or the performance by the Monitor of any of its duties, the Monitor is not, and shall not be deemed, to be the owner of the Property for any purpose and nothing contained herein shall require the Monitor to occupy or take control, care, charge, possession or management (separately and/or collectively, "**Possession**") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might be

cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or relating to the disposal of waste or other contamination including, without limitation, the *Canadian Environmental Protection Act* or any other provincial or federal regulations in Canada or internationally ("**Environmental Legislation**"), provided however that nothing herein shall exempt the Monitor from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Monitor shall not, as a result of this Order or anything done in pursuance of the Monitor's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in Possession.

12. In addition to the rights and protections afforded to the Monitor under the CCAA, the ARIO, this Order, or any other Order granted by this Honourable Court or as an officer of this Court, the Monitor shall incur no liability or obligation, in its personal or corporate capacity, as a result of its appointment or the carrying out of the Provisions of this Order, save and except for any gross negligence or wilful misconduct on its part. Nothing in this Order shall derogate from the protections afforded the Monitor by the CCAA or any applicable legislation.
13. The power and authority granted to the Monitor by virtue of this Order shall, if exercised in any case, be paramount to the power and authority of the Applicants with respect to such matters and in the event of a conflict, the terms of this Order and those of the ARIO or any other Order of this Court, the provisions of this Order shall govern.

DIRECTORS AND OFFICERS

14. All current and former directors and officers of the Alhabow shall have no further power or authority to manage or direct Alhabow including, but not limited to, the power to direct the sale, transfer or other disposition of the Property on behalf of the Alhabow or incur any obligations on behalf of Alhabow.
15. All of the current and former directors, officers, shareholders, employees, consultants, agents, experts, accountants and counsel of the Alhabow and all other persons acting on the instruction or behalf of any of the foregoing having notice of this Order shall and are hereby directed to cooperate with and provide the Monitor with reasonable access to the books and records of Alhabow including, without limitation, any documents or records kept or created in connection

with the Transactions.

SERVICE OF ORDER

16. Service of this Order shall be deemed good and sufficient by:
 - (a) serving the same on:
 - i. the persons listed on the service list created in these proceedings;
 - ii. any other person served with notice of the application for this Order; and
 - iii. any other parties attending or represented at the application for this Order; and
 - (b) posting a copy of this Order on the Monitor's website established in connection with these proceedings, for no less than six months from the date of this Order; and service on any other person is hereby dispensed with.
17. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier.

Justice of the Court of King's Bench of Alberta