



Sign Up with the Oilfield News Online

www.oilfieldnews.ca

Published By: NEWS COMMUNICATIONS since 1977

Wednesday May 24th 2017

### MINT INCOME FUND ANNOUNCES NORMAL COURSE ISSUER BID

MINT Income Fund announced that it has filed a notice with the Toronto Stock Exchange (the "TSX") and received its approval to make a normal course issuer bid ("NCIB") for its units through the facilities of the TSX. This NCIB will commence on May 25, 2017 and will terminate on May 24, 2018. In accordance with the Declaration of Trust by which the Fund is governed, market purchases pursuant to its NCIB may be effected by the Fund.

The Fund had 28,505,733 units issued and outstanding as at May 15, 2017. The Fund may, during the 12 month period commencing May 25, 2017 purchase on the TSX up to 2,849,753 units, being 10% of the public float and may not, in any 30 day period, purchase more than 570,114 units, being 2% of the units issued and outstanding. The Fund will hold in treasury for resale all units purchased pursuant to the bid. As at May 15, 2017 the Fund had purchased 207,300 units at an average price of \$6.96 per unit under its previously approved normal course issuer bid. The manager of the Fund believes that such purchases are in the best interest of the Fund and are a desirable use of its available funds.

### LEO RESOURCES ANNOUNCES PROPOSED BOARD

Leo Resources Inc. (CSE: LEO; FSE: L001) ("Leo" or the "Company") announces upon closing of the previously announced transaction with Green Life Clinics Inc. on May 9, 2017 and May, 16, 2017, the proposed board will consist of David Schmidt, Stanley Lu, Dr. Stephanie Liu, Sarah Donald, Suzette Ramcharan, and Anthony Jackson who will replace Sam Chaudhry, Konstantin Lichtenwald and Ken Tollstam. Anthony Jackson will be appointed as the Chairman of the Board and Terry Roycroft will replace Mr. Chaudhry as CEO.

Mr. Schmidt has over 15 years of experience working as a consultant to private and public companies, advising on financings, corporate and financial disclosure, as well as corporate development. He holds a Bachelor of Applied Science (Mining) from the University of British Columbia. He is currently CFO of White Gold Corp. (WGO.V)

Mr. Lu is currently a Managing Partner at Maxit Capital LP, a leading independent investment and merchant bank. Prior to Maxit, Mr. Lu worked at Dundee Capital Markets, where he played a key role in the IPO of Bedrocan Cannabis Corp. (now

Canopy Growth Corporation). Mr. Lu is a CPA, CA, a CFA charterholder and holds MAcc and BAFM degrees from the University of Waterloo.

Mr. Liu is a family physician with a practice in Edmonton, Alberta and also works with acutely ill patients at the University of Alberta Hospital. In addition, she is a clinical lecturer at the University of Alberta. She completed her medical school and residency in Family Medicine at the University of Alberta. Dr. Liu studied Health Sciences at the University of Calgary before completing a Masters of Sciences in Clinical Nutrition at Columbia University in New York City.

Ms. Donald is strategic member of the MCRCI team and has helped create the structure and patient processing of MCRCI, who has processed over 3,500 patients. With over 8 years' experience in the marijuana industry, she is a leading expert in patient care and creating industry standards for patients, physicians, and licensed producers in the national market.

Ms. Ramcharan is currently the VP, Corporate Development with Nighthawk Gold Corp. She is a seasoned investor relations professional with over sixteen years of experience in the mining industry having worked with Kirkland Lake Gold Inc., St Andrew Goldfields Ltd. (acquired by Kirkland Lake Gold Inc.), Gold Eagle Mines Ltd. (acquired

by Goldcorp Inc.), and European Goldfields Ltd. (acquired by Eldorado Gold Inc.). Ms. Ramcharan holds a Certified Professional Investor Relations (CPIR) through CIRI/Ivey.

Mr. Jackson is a Principal of BridgeMark Financial Corp., financial advisory firm. Mr. Jackson has had extensive experience as a Director and Officer of numerous publicly traded corporations across multiple industries. He is currently involved in two mergers involving LPs, Delta 9 Bio-Tech and Hadley Mining.

Mr. Roycroft founded Medical Cannabis Research Centre Inc. (MCRCI), a leading cannabis clinic organization, in 2011. Under Mr. Roycroft's leadership, MCRCI has been voted the #1 clinic in 2015 and 2016 by Lift, the leading Canadian cannabis online marketplace. He is an internationally recognized speaker in medical marijuana and a top industry consultant. Mr. Roycroft engages with HR professionals in Canada regarding medicinal cannabis use in the workplace.

**CHINT GROUP HOLDS 7TH INTERNATIONAL MARKETING FORUM IN BANGKOK TO ENHANCE GLOBAL COOPERATION**  
CHINT Group ("CHINT"), a leading Chinese company in the fields of industrial electrical equipment production and clean energy, hosted

## SCS SAFETY COORDINATION SERVICES

Safety Compliance Health Environmental Learning Leaders

Industrial Safety Training: It's more than your ticket to a job, it's coming home safe at the end of each day. Our instructors provide top quality training, because your life matters.

[www.safetycoordination.com](http://www.safetycoordination.com)

On-site & On-location Training  
7 Days a Week

780-485-3585

7633 50th St NW  
2nd Floor  
Edmonton, AB  
T6A 2W9

[www.leducsaafety.com](http://www.leducsaafety.com)

1903 - 4th Street, Nisku, AB

P: 780-955-3300 \* F: 780-955-7651

T: 1-800-668-4299

- \* First Aid
- \* TDG
- \* H2S Alive
- \* Ground Disturbance
- \* Confined Space Entry/Rescue

*Keeping You Safe*



its seventh International Marketing Forum (CIMF) in Bangkok, Thailand from May 20-23, 2017. The gathering is a step forward for CHINT in bringing sales and marketing partners closer for insight sharing and to foster global strategic cooperation.

The forum, themed "New Drivers, New Opportunity, New Future", saw CHINT Group's global partners from over 80 countries and 200 regions participating alongside high-caliber professionals in relevant fields. Highlights of the event include keynote speeches made by Chairman of CHINT Group Cunhui Nan and vice president of CHINT Electric Lily Zhang who each shared their thoughts on the development of the company and its global strategy.

Lily Zhang said, "CHINT achieved rapid growth last year. The sales revenues of CHINT Group reached over US\$7 billion. We have been active participants in many international power projects and are exploring further marketing opportunities. We are very optimistic about CHINT's future."

CHINT Group also launched its new-generation NEXT series products to its global partners. The series is a complete upgrade of the Group's existing low-voltage electrical products. They herald the charting of a new course for the company's technical innovation and creativity as well as its adoption of smart manufacturing on a global scale.

Of the forum, Abiy Mulat, a distributor from Ethiopia said, "The new products developed by CHINT have boosted sales in Ethiopia,

and it has also helped CHINT build its brand image at the country." Another distributor from Norway, Robert Tillerflaten, also spoke highly of CHINT and had invited his customers to Thailand to witness the showcase of the company's strengths in developing the whole industry chain and expanding globally, as well as its efforts in the area of technology innovation.

Apart from the forum, a tour of its Thailand new energy factory was arranged to showcase CHINT Group's efforts to expand its global operations in response to China's Belt and Road Initiative. Nan said: "Thailand is an important country among the Belt and Road countries; we have been setting up our manufacturing bases, and research and sales centers in Germany, Thailand and many other countries to distribute our green energy products efficiently."

About CHINT Group Founded in 1984, CHINT Group is the leading clean energy supplier and energy efficiency management solution provider with the most complete product portfolio in China. Its business includes low-voltage electrical products, power transmission and distribution equipment & services, instruments & meters, building appliances, automobile parts, industrial automation, PV power generation, and equipment manufacturing. CHINT's total assets are valued at over US\$7 billion and the company has over 30,000 employees. Its products are sold in more than 130 countries and regions.

## RIDING THE WAVE OF THE "BELT AND ROAD" INITIATIVE, LONGI PRESIDENT LI ZHENGUO AND MALAYSIAN PRIME MINISTER NAJIB RAZAK MEET IN BEIJING

The high-profile International Cooperation Summit Forum on the "The Belt and Road" Initiative has been widely recognized and highly praised by the international community. Taking this opportunity, Malaysian Prime Minister Najib Tun Razak attended the forum and met with senior executives from four companies with investments in Malaysia, including LONGi. LONGi President Li Zhenguo, on behalf of the company, attended the meeting and held one-on-one talks with Prime Minister Najib.

At the meeting, Mr. Li Zhenguo first introduced the company's development course and global deployment. As the only PV company deploying the whole value chain other than poly-Si in Malaysia, LONGi has invested a total of RMB 1.6 billion in Malaysia through "acquisition + new construction". Products will be shipped mainly to America, Europe and the Asia-Pacific region. According to Mr. Li Zhenguo, LONGi's Malaysian project is of strategic significance in the grasp of the best opportunities in global cost elements to secure the company's global leadership in the field of mono-Si.

Prime Minister Najib highly appreciated LONGi's positive impact on Malaysia's economic growth, employment and new energy promotion. He expected LONGi to make further progress in the future.

Coping with economic and trade globalization, LONGi has continuously improved business throughout the whole value chain and actively explored overseas markets by establishing companies in the United States, Japan, Ireland and Germany, as well as production bases in Malaysia and India. LONGi is moving aggressively to expand silicon ingot and wafer capacity in response to strong market demand. In the meantime, LONGi will continue to supply customers with high efficiency monocrystalline cell and module with lower LCOE and better cost performance ratio.

**PETROWEST CORPORATION ANNOUNCES RESTRUCTURING AND REFINANCING UPDATE**  
Petrowest Corporation ("Petrowest" or the "Company") (TSX:PRW) announces the achievement of

certain important milestones in its restructuring and refinancing efforts. Over the next several months the Company plans to reposition itself as a highly focused provider of heavy construction and infrastructure services with a strong balance sheet. To fully achieve this goal, Petrowest has embarked on a multi-pronged process to dispose of non-core assets, to reduce debt levels, and to right-size the organization in the context of the future business plan.

### Management Changes

Petrowest is pleased to announce that Mr. Sami Saad, current President and Chief Operating Officer, has been appointed as Chief Executive Officer in replacement of Mr. Rick Quigley, effective today. Mr. Garry Wetsch, Board member, stated "We are delighted that Sami has agreed to accept increased responsibility for the on-going development and implementation of the new business strategy for the Company and we have full confidence in his ability to continue to effect positive change that will result in Petrowest becoming a leading company in the businesses we operate as well as managing our investment in the Site C partnership." Mr. Saad has a long history in the construction and EPC sectors, and stated "I am looking forward to maximizing the opportunities inherent in Petrowest that result from its people, its large asset base and its strong history in providing heavy earth construction services to the oil & gas industry and to the government and municipal infrastructure sectors in western Canada. My goal is to ensure Petrowest operates safely, profitably and with a strong commitment to community all while providing shareholders with attractive growth in value."

### Board of Director Changes

As the Company enters into a new phase of growth and development, the Board has determined that it should be reconstituted to better meet the go-forward needs. Specifically, the Board has concluded the appropriate number of members should be reduced from the current seven, and that new members should be added with skills and experience that can provide effective oversight in the context of the new business strategy. As the initial step in this process, Mr. James Coleman, Mr. Dan Tsubouchi, and Mr. Paul Shelley have announced their resignation effective May 18, 2017. The Board will consist of four current members being Mr. Garry Wetsch, Mr. Roy Larson, Mr. Gerry Romanzin and Mr. Rick Quigley who will be joined by Mr. Sami Saad, CEO. An additional board member will be



## SKYSTONE INTERNATIONAL 2017 Training Schedule

As a leading provider of Integrity & Safety services  
we offer the following courses:

Pipeline Integrity Management

Pipeline and Facility Installation Inspector's Course

Regulatory & CSA Z662 Pipeline Systems Code Requirements

Regulatory & ASME B31.3 Process Piping Code Requirements

**NEW** API1169 Pipeline Installation Inspectors Pre-Exam Workshop\*

We continue to offer our technical training courses  
at reduced rates to help ensure everyone keeps up to date  
with their training and remains employable.

See our website [www.skystone.ca/training](http://www.skystone.ca/training)  
for full course details, schedule and reduced prices.

**Sign up early as these prices will not last!**

nominated by Crown Capital and added to the Board in due course.

Mr. Gerry Romanzin stated "On behalf the Company, its employees and shareholders I wish to acknowledge the contribution of the retiring Board members. The past two years have been very difficult for our industry and our Company, and their steady-handed guidance was able to get us through this period to the point where we are now on a clear path to recovery. Each has served with a high level of skill and professionalism and Petrowest is grateful for their time with us."

#### Restructuring Update

Petrowest continues to advance its non-core asset and division disposition program. The Company is in negotiations with respect to the sale of its R Bee Crushing division which operates western Canada's largest rock crushing business. In addition, surplus equipment has been identified that will be offered for sale either at auction or privately, and other non-core assets are in various stages of marketing. While there is no certainty that any sale of assets will be completed, the used heavy equipment market in Canada is strong driven in part by an uptick in oil & gas activity, increased infrastructure work and a strong U.S. dollar.

#### Refinancing Update

The Company has arranged for financing necessary to complete the restructuring plan. The existing bank syndicate has agreed to extend the waiver period from May 19, 2017 to September 30, 2017. The amount of credit available under the existing bank facilities has been set at \$38 million which is the amount currently outstanding. It is anticipated that proceeds from the sale of non-core assets will be sufficient to fully repay the bank loans on or before September 30, 2017.

The Company announces that it has closed today a financing with Crown Capital for a \$12 million Bridge Loan that matures on November 30, 2017. The Bridge Loan is expected to be repaid with proceeds received on the sale of non-core assets that exceed amounts applied to the repayment of the senior bank debt. The Bridge Loan will be used to fund the Company's working capital needs through the restructuring period. In addition, Crown has agreed to refinance the existing \$15 million Term Loan maturing September 2018 with a new \$15 million Term Loan maturing May 2020 which was issued today. In connection with the Crown financings Petrowest has issued 7.3 million common shares to Crown and its affiliates and has cancelled the 4.3 million

common share purchase warrants previously issued to Crown.

#### FORWARD LOOKING INFORMATION :

Certain information and statements contained in this news release constitute forward-looking information. The information and statements contained in this news release that are not historical facts are forward-looking statements. Forward-looking statements (often, but not always, identified by the use of words such as "seek", "plan", "continue", "estimate", "project", "predict", "potential", "targeting", "intend", "could", "might", "should", "believe", "expect", "may", "anticipate" or "will" and similar expressions) may include plans, expectations, opinions, or guidance that are not statements of fact.

Forward looking statements in this news release include the Company's plans to reposition itself as a highly focused provider of heavy construction and infrastructure services with a strong balance sheet, the addition of a board member to be nominated by Crown Capital and added to the Board in due course, the Company's expectations regarding the anticipated sale of the R Bee Crushing division and the sale of surplus equipment and other non-core assets, the Company's anticipation that proceeds from the sale of non-core assets will be sufficient to fully repay the bank loans on or before September 30, 2017, the Company's expectation that the Bridge Loan will be repaid with proceeds received on the sale of non-core assets that exceed amounts applied to the repayment of the senior bank debt. Readers should review the cautionary statement respecting forward-looking information that appears below. Any forward-looking statements are made as of the date hereof and Petrowest does not undertake to publicly update and review such statements to reflect new events, subsequent events or otherwise, except to the extent events and circumstances have occurred that are reasonably likely to cause actual results to differ materially from material forward-looking information for a period that is not yet complete or as otherwise required by law.

Forward-looking statements are based upon the opinions, expectations and estimates of management as at the date the statements are made and are subject to a variety of risks and uncertainties and other factors that could cause actual events or outcomes to differ materially from those anticipated or implied by such forward-looking

statements. These factors include, but are not limited to, such things as changes in industry conditions (including the levels of capital expenditures made by government agencies and companies undertaking infrastructure projects and oil and gas explorers and producers), the credit risk to which Petrowest is exposed in the conduct of its business, fluctuations in prevailing commodity prices or currency and interest rates, the competitive environment to which the various business divisions are, or may be, exposed in all aspects of their business, the ability of Petrowest's various business divisions to access equipment (including parts) and new technologies and to maintain relationships with key suppliers, the ability of Petrowest's various business divisions to attract and maintain key personnel and other qualified

employees, various environmental risks to which Petrowest's business divisions are exposed in the conduct of their operations, inherent risks associated with the conduct of the businesses in which Petrowest's business divisions operate, timing and costs associated with the acquisition of capital equipment, the impact of weather and other seasonal factors that affect business operations, availability of financial resources or third-party financing and the impact of new laws or changes in administrative practices on the part of regulatory authorities. Forward-looking information concerning the Company's plans to reposition itself as a highly focused provider of heavy construction and infrastructure services with a strong balance sheet is based on management's expectations for the future business plan following the



SASKATCHEWAN  
**OIL & GAS**  
SHOW

[www.oilshow.ca](http://www.oilshow.ca)

# June 7th & 8th

## CLICK HERE FOR SCHEDULE OF EVENTS

<http://oilshow.ca/index.php/exhibit/schedule>

## CLICK HERE FOR TICKET PURCHASE

[http://oilshow.ca/index.php/proform/form/ticket\\_registration](http://oilshow.ca/index.php/proform/form/ticket_registration)

restructuring and refinancing in the context of the current competitive environment in the heavy construction and infrastructure services sectors. Forward-looking information concerning the addition of a board member to be nominated by Crown Capital and added to the Board in due course is based on a term and condition of the Crown refinancing. Forward-looking information concerning the Company's expectations regarding the anticipated sale of the R Bee Crushing division and the sale of surplus equipment and other non-core assets is based upon the ongoing negotiations and marketing for sale thereof. Forward-looking information concerning the Company's anticipation that proceeds from the sale of non-core assets will be sufficient to fully repay the bank loans on or before September 30, 2017 is based on management's expectations that the asset disposition program will occur on terms favourable to Petrowest and within the range of sale proceeds estimated by management. Forward-looking information concerning the Company's expectation that the Bridge Loan will be repaid with proceeds received on the sale of non-core assets that exceed amounts applied to the repayment of the senior bank debt is based on management's expectations that the asset dispositions will occur on terms and within the time estimated by management.

Although management of Petrowest believes that the expectations reflected in such forward looking statements are reasonable, it can give no assurance that such expectations will prove to have been correct. Accordingly, readers should

not place undue reliance upon any of the forward-looking information set out in this news release. All of the forward looking statements of Petrowest contained in this news release are expressly qualified, in their entirety, by this cautionary statement. The various risks to which Petrowest is exposed are described under "Risk Factors" in Petrowest's Annual Information Form, available under Petrowest's profile on the SEDAR website at [www.sedar.com](http://www.sedar.com).

### 49 NORTH RESOURCES INC. ACQUIRES ADDITIONAL INTEREST IN WESTCORE ENERGY LTD.

49 North Resources Inc. ("49 North") (TSXV: FNR), 602, 224 – 4th Avenue South, Saskatoon, Saskatchewan, announces that in connection with the closing of a non-brokered private placement by Westcore Energy Ltd. ("Westcore") (TSXV: WTR), 602, 224 – 4th Avenue South, Saskatoon, Saskatchewan, 49 North acquired on May 16, 2017 ownership of 906,667 units ("Units"), each Unit comprised of one common share ("Common Share") of Westcore, and one common share purchase warrant ("Warrant"). The Common Shares acquired by 49 North represent approximately 2.44% of Westcore's issued and outstanding Common Shares. The Warrants acquired by 49 North represent approximately 22.66% of the Warrants issued and outstanding.

Prior to the closing of the non-brokered private placement, 49 North owned 16,521,900 Common Shares, representing 49.92% of Westcore's issued and outstanding Common Shares. Upon completion of the private placement, 49 North

owns 17,428,567 Common Shares, representing 46.98% of Westcore's issued and outstanding Common Shares. Prior to the closing of the non-brokered private placement, 49 North did not own any Warrants. Upon completion of the private placement, 49 North owns 906,667 Warrants, representing 22.66% of the issued and outstanding Warrants.

49 North acquired the Units at a price of \$0.15 per Unit, for an aggregate price of \$136,000.05. 49 North acquired the Units for investment purposes. 49 North may in the future take such actions in respect of its holdings as it may deem appropriate in light of the circumstances then existing, including acquiring ownership or control over additional Common Shares or other securities of Westcore or the disposition of all or a portion of its holdings in open market or in privately negotiated transactions.

A copy of the early warning report in respect of this transaction has been filed with the applicable securities commissions and can be found at [www.sedar.com](http://www.sedar.com).

49 North is a corporation incorporated pursuant to the laws of the Province of Saskatchewan. 49 North is a Saskatchewan focused resource investment company. Its diversified portfolio of assets includes investments in shares and other securities of junior and intermediate mineral and oil and gas exploration companies.

### NATIONAL ENERGY BOARD TO HOLD PUBLIC HEARING TO CONSIDER ENBRIDGE'S LINE 21 SEGMENT REPLACEMENT PROJECT

The National Energy Board (NEB) announced today that it will hold a public hearing to review an application from Enbridge to replace a section of its Line 21 pipeline in the Northwest Territories. The hearing will begin the week of August 8 at the Fort Simpson Recreation Centre.

The hearing will include a written process with an oral portion including cross-examination and argument. The NEB will also hear oral traditional evidence from Indigenous participants. The hearing will be broadcast in English and Dene Zhatie.

To help participants understand how the NEB will review this application, NEB staff will hold an information session on June 6 at the Fort Simpson Recreation Centre starting at 7 pm.

The NEB has accepted all requests for participation. Five groups have been granted Intervenor

status and six groups have been granted Commenter status.

On March 10, Enbridge applied to the NEB to replace a 2.5-kilometre-long section of its Line 21 pipeline, also known as the Norman Wells Pipeline. The new pipe would be installed under the Mackenzie River using a trenchless crossing method called horizontal directional drilling. Enbridge is also requesting permission to leave the section of pipeline that is being replaced under the Mackenzie River (decommission).

### MCCOY GLOBAL INC. ANNOUNCES APPROVAL OF NORMAL COURSE ISSUER BID

McCoy Global Inc. ("McCoy" or "the Corporation") (TSX: MCB) today announced that it has received approval from the Toronto Stock Exchange (the "TSX") to undertake a proposed normal course issuer bid (the "Bid") to purchase up to 1,385,212 common shares, representing approximately 5% of the issued and outstanding common shares of McCoy.

McCoy's management and board of directors believe that the current market price of its common shares does not represent the underlying value of the Corporation, and has determined that the repurchase of its common shares is a desirable use of funds and in the best interests of the Corporation and its shareholders.

Purchases under the Bid will be made through the facilities of the TSX or any Canadian alternative trading system. The period of the Bid will extend from May 24, 2017 to May 23, 2018, or an earlier date should McCoy complete its purchases. All common shares purchased under the Bid will be cancelled. The actual number of common shares purchased, the time of purchases and the price at which the common shares will be acquired will depend on future market conditions.

As at May 12, 2017, 27,704,239 common shares of McCoy were issued and outstanding. Under the rules of the TSX and subject to certain exemptions for block purchases, the maximum number of common shares that the Corporation may purchase on any one trading day is 4,496 common shares, representing 25% of the average daily trading volume of 17,987 common shares for the previous six calendar months.

The Corporation previously announced a normal course issuer bid (the "Previous Bid") on March 30, 2015, which expired on March 29, 2016. Due to market conditions, no purchases were made under the Previous Bid.



**780-623-3914**  
SERVING LAC LA BICHE, AB

Multi Test is pleased to offer our customers the latest methods in Occupational Testing. We provide an easily accessible location just outside the hamlet of Lac La Biche that has room enough for large truck turn around.

Our highly qualified technicians are certified in the areas of audiometric testing, respirator fit testing, DOT and Non-DOT drug and alcohol testing.

Our mission is to provide our customers with competitive prices, a professional and private atmosphere, as well as accurate, quick results.

**Mission Road, #67123 or Range Road 141A  
Lac La Biche, AB  
T0A 2C0**

**Drug and Alcohol testing**

1391-100th Street  
 North Battleford, SK S9A 0V9  
 Fax: 306-445-3513  
 Email: remax.nb@sasktel.net  
**www.remaxbattlefords.com**  
**Office: 306-446-8800**



# Of the Battlefords

Turtle Lake & Brightsand Lake, SK Properties



**BRIGHTSAND LAKE**  
 110 Peterson Way - Eastview Beach  
**\$104,900**  
 Total of .29 acre water front lot  
 Amazing view & Easy Access to the Lake  
 Buyer Responsible for GST  
 MLS © 598567



**TURTLE LAKE**  
 Rm of Mervin  
**\$249,000**  
 1,208 sq. ft. bungalow home  
 2 bedrooms, 1 bath  
 Bright cozy sunroom 16x6  
 Oak kitchen cabinets & built in china cabinet  
 MLS © 585316



**TURTLE LAKE**  
 808 Lakeshore Drive  
**\$215,000**  
 Year round 2 BDRMS Cabin  
 768 sq ft cabin  
 Very large 73 x 103 fenced lot  
 32x805 ft deck, 10x10  
 MLS©571194



**TURTLE LAKE**  
 2016 Spruce - Indian Point Cres  
**\$585,000**  
 1,296 sq ft four season  
 1 1/4 Story Cabin  
 3 Bedroom 2 Bath  
 Storage shed, F/S/W/D included  
 Deck on the front & back of the cabin  
 MLS©592034



**TURTLE LAKE**  
 Rm of Mervin  
**\$79,000**  
 Build your dream home  
 Total of 1.42 acres  
 parcel of land  
 Power and gas near by  
 Road built to RM specs  
 MLS© 580412

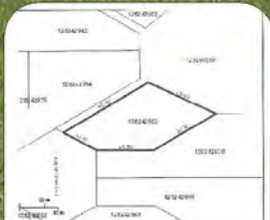


**Turtle Lake**  
 1 ZULYNIK-KIVIMAA  
 MOONLIGHT BAY PLACE  
**\$245,600**  
 768 sq. ft. cabin  
 1 bedrooms, 1 bath  
 Open floor plan  
 F / S & storage included  
 MLS© 606156

**Turtle Lake**  
 216 Bruce  
**\$212,600**  
 600 sq. ft. cabin  
 2 bedrooms, 1 bath  
 Large 95 x 143 ft. lot  
 Close to playgrounds,  
 beach & boat launch  
 MLS © 605867



**Brightsand Lake**  
 112 Peterson Way - Eastview Beach  
**\$114,900**  
 .29 Acre Water Front Lot  
 1000 gallon holding tank  
 Older Mobile Home  
 This lot has a well,  
 Storage Shed Included  
 MLS© 598569



**Brightsand Lake**  
 114 Peterson Way - Eastview Beach  
**\$99,900**  
 .22 acre water front lot on the  
 west side os Brightsand Lake  
 Amazing View & Easy  
 Access to Lake  
 Buyer Responsible for GST  
 MLS © 598570



**Evergreen**  
 509 Mariana Place  
**\$299,900**  
 977 / 2 sq ft cabin  
 Year round home  
 3 BDRMS, gas fireplace,  
 Vaulted ceiling,  
 Patio door opening  
 Single detached garage  
 MLS© 575507



**TURTLE LAKE**  
 2406 Spruce-Indian Pt  
 Golden Sands Crescent  
**\$439,900**  
 1,340 sq. ft. year round cabin  
 3 bedrooms, 2 baths  
 Deck and fire pit in private backyard  
 F/S/W/D & storage shed included  
 MLS© 601835



**Turtle Lake Lot 1**  
 Sunshine Kivimaa  
 Moonlight Bay Place  
**\$130,000**  
 65 x 130 ft bare lot  
 Corner of Sunshine Place  
 &  
 Lake Shore Drice  
 MLS©601835

**RE/MAX**  
 OF THE BATTLEFORDS  
 REMAX OF BATTLEFORD  
 INDEPENDENTLY OWNED AND OPERATED

**Wally Lorenz - Agent**  
 Tel: 306-843-3296  
 Cel: 306-843-7898  
 email: znerol.w@sasktel.net  
<http://wallylorenz.point2agent.com>

**RE/MAX**  
 OF THE BATTLEFORDS  
 REMAX OF BATTLEFORD  
 INDEPENDENTLY OWNED AND OPERATED

**Dorothy Lehman- Agent**  
 Tel: 306-446-8800  
 Cel: 306-441-7782  
 Fax: 306-445-3513  
 email: jd.leh@sasktel.net

**RE/MAX**  
 OF THE BATTLEFORDS  
 REMAX OF BATTLEFORD  
 INDEPENDENTLY OWNED AND OPERATED

**Kayla Petersen - Agent**  
 Tel: 306-446-8800  
 Cel: 306-481-5780  
 email: kmb@sasktel.net