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### GOVERNMENT OF CANADA SUPPORTS CLEAN TECHNOLOGY IN QUEBEC'S FOREST SECTOR

Canada's forests are among the most sustainably managed in the world, and our forest sector is leading the way in innovation and environmental responsibility through new clean technologies.

Michel Picard, Member of Parliament for Montarville, on behalf of Canada's Minister of Natural Resources, the Honourable Jim Carr, today announced \$1.34 million in funding to Enerlab 2000 Inc. as part of the government's commitment to furthering the advancement of clean technology in Canada.

The funding is provided through Natural Resources Canada's Investments in Forest Industry Transformation (IFIT) program.

Enerlab 2000 Inc. will use its iso-lignin technology to produce insulation panels using lignin from black liquor, a byproduct of the pulp and paper process and an underutilized renewable resource. The project's objective is to replace

petroleum-based raw materials in the manufacture of insulating and structural panels. By using its iso-lignin technology, the facility expects to cut its production cost of raw materials by 20 percent and reduce its environmental footprint.

The project will deliver economic benefits to the local community and surrounding region by improving the facility's competitiveness, enhancing productive capacity and diversifying its product base.

On June 1, 2017, the IFIT program received a further \$55 million over three years as part of the Government of Canada's \$867-million response to support worker and forest-dependent communities that have been affected by U.S. duties on Canadian softwood lumber. This new funding will enable future innovative transformative technologies for the sector.

#### Quotes

"Today's announcement is a further example of our government's dedication to supporting renewable resources to further the advancement of clean technology in Canada. By using a waste product of the pulp and paper process in place of petroleum-based raw materials,

Enerlab is helping address the challenge of climate change."

Michel Picard  
Member of Parliament for Montarville  
SOURCE Natural Resources Canada

### WASTE CONNECTIONS ANNOUNCES DATES FOR SECOND QUARTER 2017 EARNINGS RELEASE AND UPCOMING MANAGEMENT PRESENTATION

Waste Connections, Inc. (TSX / NYSE: WCN) announced that it will report financial results for the second quarter of 2017 after the close of the stock market on July 25, 2017. The Company will be hosting an investor conference call related to this release on July 26th at 8:30A.M. Eastern Time.

To access the call, listeners should dial 888-223-5128 (within North America) or 303-223-4368 (international) approximately 10 minutes prior to the scheduled start time and ask the operator for the Waste Connections conference call (a Passcode is not required). A replay of the conference call will be available

until August 2, 2017, by calling 800-633-8284 (within North America) or 402-977-9140 (international) and entering Passcode # 21855415.

The call will also be broadcast live over the Internet through a link on our website at www.wasteconnections.com. A playback of the call will be available on our website. Copies of financial literature, including this release, are available on the Waste Connections website at www.wasteconnections.com or through contacting us directly at 832-442-2200.

Waste Connections also announced that executives of the Company currently plan on presenting at the following event during the third quarter of 2017:

September 14th  
Barclays Round Robin  
Corporate Day (Toronto)

The Company will post the presentation slides on its web site at www.wasteconnections.com under the tabs titled Investor Presentations and Investor Relations. The slides will be posted some time during the 24-hour period prior to the scheduled presentation time.

Waste Connections is an integrated

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solid waste services company that provides waste collection, transfer, disposal and recycling services in mostly exclusive and secondary markets in the U.S. and Canada. Through its R360 Environmental Solutions subsidiary, Waste Connections is also a leading provider of non-hazardous oilfield waste treatment, recovery and disposal services in several of the most active natural resource producing areas in the United States, including the Permian, Bakken and Eagle Ford Basins. Waste Connections serves more than six million residential, commercial, industrial, and exploration and production customers in 39 states in the U.S., and five provinces in Canada. The Company also provides intermodal services for the movement of cargo and solid waste containers in the Pacific Northwest.

SOURCE Waste Connections, Inc.

**CRIUS TO ISSUE SECOND QUARTER 2017 FINANCIAL RESULTS ON AUGUST 14, 2017**

Crius Energy Trust (TSX: KWH.UN) ("Crius" or the "Trust"), today announced that it will issue its second quarter 2017 financial results on Monday, August 14, 2017 after markets close. The Trust will hold a conference call to discuss the results on Tuesday, August 15, 2017 at 8:00 a.m. eastern time. To access the conference call by

telephone, dial 647-427-7450 or 1-888-231-8191. Please connect approximately 15 minutes prior to the beginning of the call to ensure participation. A question and answer session for analysts will follow management's presentation.

Alive audio webcast of the conference call will be available by following this link: Crius Energy Q2 2017 Results, or by visiting [www.cnw.ca](http://www.cnw.ca). Please connect at least 15 minutes prior to the call to ensure adequate time for any software download that may be required to join the webcast. The webcast will be archived at the above web site for 90 days.

A digital rebroadcast will be available to listeners starting at 11:00 a.m. ET on August 15 until August 22, 2017. To access the rebroadcast, please dial 416-849-0833 or 1-855-859-2056 and enter passcode 47675417#.

About Crius Energy Trust

Crius Energy Trust provides investors with a distribution-producing investment through its indirect 100% ownership interest in Crius Energy, LLC (the "Company"). With over 1.3 million residential customer equivalents, the Company provides innovative electricity, natural gas and solar products to residential and commercial customers through exclusive partnerships and direct-to-consumer marketing channels. Our unique brands offer consumers a broad suite of energy products and services including fixed and variable contracts, renewable energy, and bundled products to support their

energy needs beyond what is offered by their local utility. Company growth is achieved organically with customers acquired through our diversified marketing channels and through accretive acquisitions in the deregulated energy and solar industries, where there is a significant opportunity to participate in the consolidation of market participants. The Company currently sells energy products in 18 states and the District of Columbia with plans to continue expanding its geographic reach. The Company is well positioned to deliver capital appreciation and stable, growing distributions to investors.

The Trust intends to continue to qualify as a "mutual fund trust" under the Income Tax Act (Canada) (the "Tax Act"). The Trust will not be a "SIFT trust" (as defined in the Tax Act), provided that the Trust complies at all times with its investment restriction which precludes the Trust from holding any "non-portfolio property" (as defined in the Tax Act). Material information pertaining to Crius may be found on SEDAR under the Trust's issuer profile at [www.sedar.com](http://www.sedar.com) or on the Trust's website at [www.criusenergytrust.ca](http://www.criusenergytrust.ca).

SOURCE Crius Energy Trust

**COUCHE-TARD ANNOUNCES HAVING SIGNED AN AGREEMENT FOR THE ACQUISITION OF HOLIDAY AN IMPORTANT CONVENIENCE STORE PLAYER IN THE UPPER MIDWEST U.S. REGION**

Alimentation Couche-Tard Inc. ("Couche-Tard") (TSX: ATD.A/ATD.B) announces today that it has signed an agreement with Holiday Companies to acquire all of the issued and outstanding shares of Holiday Stationstores, Inc. and certain affiliated companies ("Holiday"), an important convenience store player in the Upper Midwest United-States, whose assets include over 500 company operated and franchise locations, a food commissary and a fuel terminal. This acquisition allows Couche-Tard to once again pursue its journey to become the world's preferred destination for convenience and fuel.

A FEW FACTS ABOUT HOLIDAY Privately owned company based in Minnesota; Founded by the Erickson family in 1928; Important player in the Upper Midwest U.S. with 522 stores and a strong presence in the Greater Twin City metropolitan area;

374 stores operated by Holiday and 148 by franchisees;

Present in 10 states, including 6 new to Couche-Tard: Minnesota, Wisconsin, Washington, Idaho, Montana, Wyoming, North Dakota, South Dakota, Michigan and Alaska;

Top quartile convenience and fuel volumes;

All sites sell fuel under the Holiday brand;

A strong car wash business with 221 locations;

Operates a food commissary which produces and provides fresh and frozen food to all stores and delivers additional fresh products to stores in the Greater Twin Cities area;

Owns and operates a fuel terminal in Newport, Minnesota, which supplies one third of stations;

Employs 5,963 employees throughout its network.

INFORMATION ABOUT THE TRANSACTION

The transaction is anticipated to close in the fourth quarter of Couche-Tard's fiscal year 2018 and is subject to customary regulatory approvals and closing conditions.

The acquired business is expected to generate earnings before interest, income taxes and depreciation and amortization expense ("EBITDA")\* ranging between US\$180 million and US\$190 million on an annual basis, before synergies.

The Corporation expects to finance the transaction by using its available cash and existing credit facilities.

The parties have signed a confidentiality agreement precluding them from disclosing the purchase price at this time for this acquisition.

Couche-Tard intends to continue Holiday's operational base at the Holiday corporate headquarters in Bloomington, Minnesota.

Cleary Gottlieb Steen & Hamilton LLP represented Couche-Tard in the transaction.

J.P. Morgan Securities LLC acted as exclusive financial advisor to Holiday and Faegre Baker Daniels LLP acted as legal advisor to Holiday.

Ronald Erickson, Chairman and CEO of Holiday Stationstores Inc.

"We are pleased to entrust Couche-Tard with carrying forward the Holiday brand and our highly successful programs. Our 90-year history and our promising future are being placed into excellent hands."

Brian Hannasch, President and CEO of Alimentation Couche-Tard Inc.

"The acquisition of Holiday is a



Is pleased to announce the acquisition of **e-tegrity Solutions Inc.**

This acquisition combines e-tegrity Solutions's integrity management expertise, substantial client base of oil & gas producers, and knowledge with Skystone's integrity engineering and field services. It strengthens our ability to provide a full vertically integrated integrity service to our clients including; Pressure Equipment Integrity Management, Pipeline Integrity Management, Materials Engineering, Corrosion Consulting, Technical Training, Cathodic Protection, and NDE Services. The combination of these two strong brands allows us to become a much stronger alternative to existing integrity management competitors in Western Canada.

For more information contact Marty Trimble at 403-968-0262, [mtrimble@skystone.ca](mailto:mtrimble@skystone.ca) or see our website [www.skystone.ca](http://www.skystone.ca)

great fit for Couche-Tard and will allow us to continue to build on our geographical growth strategy. The Erickson family and its management team have created one of the strongest, well run companies in the northern tier region of the U.S. with a great brand and consumer offer. We are pleased to welcome the Holiday brand and its highly successful programs to the family."

"We believe there are tremendous synergies between the two companies and that it also gives us a great entry point into the Upper Midwest and in particular a strong position in the Greater Twin Cities metropolitan area, with a population of 3.5 million."

"This acquisition, and the added value it will bring to our existing network of 14,000 stores, confirms our capacity to continue to grow by acquisition all the while targeting continued organic growth through food sales and other key categories."

INVITATION - CONFERENCE  
CALL FOR ANALYSTS AND MEDIA

Alimentation Couche-Tard Inc. invites analysts and media representatives to a conference call during which representatives of the Management Team will present the acquisition agreement. The conference call will start at 6:00 PM promptly (ET). Analysts and media representatives will need to contact CNW at one of the following numbers: 1-866-865-3087, 1-647-427-7450 or 514-807-9895, conference number # 53333066 and will need to identify themselves. Lines will be available 30 minutes in advance to allow them to register. Participants who wish to join the call after it started will not be able to join it.

About Alimentation Couche-Tard Inc.

Couche-Tard is the leader in the Canadian convenience store industry. In the United States, it is the largest independent convenience store operator in terms of number of company-operated stores. In Europe, Couche-Tard is a leader in convenience store and road transportation fuel retail in the Scandinavian countries (Norway, Sweden and Denmark), in the Baltic States (Estonia, Latvia and Lithuania) and in Ireland with an important presence in Poland.

As of January 29, 2017, adjusted to include the acquisition of CST Brands, Inc., Couche-Tard's network comprised of close to 9,500 convenience stores throughout North America, including 7,567 stores with road transportation fuel dispensing. Its North American network consists of 16 business units, including 12 in the United States covering 42 states and 4 in Canada covering

all 10 provinces. Approximately 94,000 people are employed throughout its network and at its service offices in North America.

In Europe, Couche-Tard operates a broad retail network across Scandinavia, Ireland, Poland, the Baltics states and Russia through ten business units. As of January 29, 2017, Couche-Tard's network comprised of 2,766 stores, the majority of which offer road transportation fuel and convenience products while the others are unmanned automated fuel sites which only offer road transportation fuel. Couche-Tard also offers other products, including stationary energy, marine fuel, aviation fuel, lubricants and chemicals. Including employees at its branded franchise stores, approximately 25,000 people work in its retail network, terminals and service offices across Europe.

In addition, under licensing agreements, close to 1,700 stores are operated under the Circle K banner in 13 other countries and territories worldwide (Cambodia, China, Costa Rica, Egypt, Guam, Honduras, Hong Kong, Indonesia, Macau, Malaysia, Mexico, Mongolia, New Zealand, the Philippines, Saudi Arabia, the United Arab Emirates and Vietnam), which brings the total network to close to 14,000 stores.

For more information on Alimentation Couche-Tard Inc., please visit: <http://corpo.couche-tard.com>.

\*It should be noted that EBITDA is not performance measure defined by IFRS, but we, as well as investors and analysts, consider that this performance measure facilitates the evaluation of our ongoing operations and our ability to generate cash flows to fund our cash requirements, including our capital expenditures program. Note that our definition of this measure may differ from the one used by other public corporations.

**LITHIUM X COMPLETES ACQUISITION OF ABERDEEN INTEREST TO CONSOLIDATE 100% OWNERSHIP OF THE SAL DE LOS ANGELES PROJECT**

Lithium X Energy Corp. (the "Company" (TSX: LIX) (OTCQX: LIXXF)) is pleased to announce that further to its news release of June 29th, 2017, the Company has closed the definitive agreement with Aberdeen International Inc. ("Aberdeen") for the purchase of Aberdeen's remaining 50% interest in Potasio y Litio de Argentina S.A. ("PLASA") which controls 100% of the Sal de los Angeles Project (the "Acquisition").

Under the Acquisition, the Company has acquired Aberdeen's remaining 50% interest in the Sal de los Angeles Project by paying to Aberdeen \$5 million in cash and issuing 6 million common shares of the Company (the "Lithium X Shares"). All Lithium X Shares issued to Aberdeen are subject to a 4-month hold period expiring on November 11, 2017 under applicable securities laws, with Aberdeen agreeing to a further 6-month hold period (for a total hold period of 10 months, expiring May 10, 2018) in respect of 3 million of the Lithium X Shares issued on closing.

In connection with the closing of the Acquisition, the Company and Aberdeen terminated their existing shareholders' agreement regarding the project company, PLASA, which is now a wholly-owned subsidiary of Lithium X.

The Company also announces the resignation of Aberdeen's nominee directors, Patrick Gleeson and Joseph Carrabba, from the board of directors, and thanks them for their contributions.

ABOUT LITHIUM X ENERGY CORP.

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**780-237-8389**



Lithium X Energy Corp. is a lithium exploration and development company with a goal of becoming a low-cost supplier for the burgeoning lithium battery industry. The Company holds two projects in the prolific "Lithium Triangle" in mining friendly Salta province, Argentina as well as participating in the Clayton Valley in Nevada through its ownership interest in Pure Energy Metals Limited ("Pure Energy"). The Company's wholly owned flagship project is the Sal de los Angeles lithium brine project. The project consists of 8,154 hectares covering 95% of Salar de Diablillos, and has an NI 43-101 mineral resource estimate of 1.037 million tonnes of lithium carbonate equivalent in the indicated category and 1.007 million tonnes of lithium carbonate equivalent in the inferred category. The Company's second Argentinian project, the Arizaro lithium brine project, consists of 33,846 hectares covering part of the western and eastern portions of the Salar de Azario, one of the largest known salt lakes in the world. In Nevada, the Company consolidated its Clayton Valley holdings with those held by Pure Energy, in the process becoming Pure Energy's largest shareholder, holding 19.99% of Pure Energy's outstanding common shares and share purchase warrants that, if exercised immediately, would increase its ownership interest to 22.5%. Pure Energy's combined holdings in Clayton Valley consist of more than 10,500 hectares (approximately 26,300 acres).

For additional information about Lithium X Energy Corp., please visit the Company's website at [www.lithium-x.com](http://www.lithium-x.com) or review the Company's documents filed on [www.sedar.com](http://www.sedar.com). Join the Company's email list at <http://lithium-x.com/subscribe>.

SOURCE Lithium X Energy Corp.

### **CANADA KUWAIT PETROCHEMICAL CORP. CHOOSSES HONEYWELL TECHNOLOGY FOR NEW COMPLEX IN ALBERTA**

Honeywell (NYSE: HON) announced today that Canada Kuwait Petrochemical Corp. (CKPC) has chosen Honeywell UOP's C3 Oleflex™ technology to produce 550,000 metric tons per year of polymer-grade propylene at CKPC's proposed facility in Sturgeon County near Edmonton, Alberta. CKPC is a joint venture of Pembina Pipeline Corporation (TSX: PPL, NYSE: PBA) of Canada and Petrochemical Industries Company K.S.C. of Kuwait.

Honeywell also will provide the process design package, proprietary

and non-proprietary equipment, on-site operator training, technical services for startup and continuing operation, and key catalysts and adsorbents for the project. Including this project, Honeywell UOP's Oleflex technology has been selected for 41 out of 51 propane and isobutane dehydrogenation projects globally since 2011.

"Historically, propylene has been produced as a byproduct of making ethylene from petroleum, but with the influx of lighter feedstocks, the amount of propylene from these manufacturing processes is dramatically reduced," said John Gugel, vice president and general manager of Honeywell UOP's Process Technology and Equipment business. "Honeywell UOP's Oleflex process addresses the growing propylene supply gap by producing on-purpose propylene from propane, which is in abundant supply."

CKPC's proposed new facility is slated to consume 22,000 barrels per day of propane from Pembina Pipeline Corporation's Redwater fractionation complex and other regional facilities, and to produce more than 1.2 billion pounds per year of polypropylene for customers throughout North America and the world.

Honeywell UOP's C3 Oleflex technology uses catalytic dehydrogenation to convert propane to propylene and is proven to have the lowest cash cost of production and the highest return on investment among competing technologies. Its low energy consumption, low emissions and fully recyclable, platinum-alumina-based catalyst system minimizes its impact on the environment. The independent reaction and regeneration sections enable steady-state operations, improved operating flexibility, and a high on-stream factor and reliability.

Honeywell UOP also licenses C4 Oleflex technology, which converts butanes to butylenes, the primary ingredient for making high-octane fuel additives and synthetic rubber. Since the technology was first commercialized in 1990, Honeywell UOP has commissioned 27 Oleflex units for on-purpose propylene and isobutylene production. Global production capacity of propylene from Oleflex technology now stands at approximately 6.8 million metric tons per year.

CKPC is in the front-end engineering design (FEED) phase of developing a world-scale integrated propane dehydrogenation and polypropylene upgrading facility. The project being developed by CKPC remains subject to a positive final investment

decision from each partner of the joint venture, as well as regulatory and environmental approvals.

Honeywell UOP ([www.uop.com](http://www.uop.com)) is a leading international supplier and licensor of process technology, catalysts, adsorbents, equipment, and consulting services to the petroleum refining, petrochemical, and gas processing industries. Honeywell UOP is part of Honeywell's Performance Materials and Technologies strategic business group, which also includes Honeywell Process Solutions ([www.honeywellprocess.com](http://www.honeywellprocess.com)), a pioneer in automation control, instrumentation and services for the oil and gas, refining, petrochemical, chemical and other industries.

Honeywell ([www.honeywell.com](http://www.honeywell.com)) is a Fortune 100 software-industrial company that delivers industry specific solutions that include aerospace and automotive products and services; control technologies for buildings, homes, and industry; and performance materials globally. Our technologies help everything from aircraft, cars, homes and buildings, manufacturing plants, supply chains, and workers become more connected to make our world smarter, safer, and more sustainable. For more news and information on Honeywell, please visit [www.honeywell.com/newsroom](http://www.honeywell.com/newsroom).

SOURCE Honeywell

### **PURE TECHNOLOGIES AWARDED FIRST CONDITION ASSESSMENT PROJECT IN SOUTH EAST ASIA**

Maynilad Water Services has awarded Pure Technologies ("Pure") a 12-month contract, worth up to \$1.7 million, to assess a critical water pipeline within Metro Manila in the Philippines. The contract, which takes advantage of Pure's Assess and Address™ approach to pipeline management, marks the first condition assessment program for a water network operator located in south-east Asia.

"We've been partnering with Pure for more than eight years to assist with the reduction of our non-revenue water," said Eric J. Montes, VP Integrated Asset Management, Maynilad. "This project, which is part of our Pipeline Integrity Management, is aligned with our overall Asset Management Program. One of the major goals of the project is to establish the baseline condition and to determine the lifecycle cost and maintenance requirements of the pipeline, which is the single most critical asset that we operate, as well as evaluate the condition

in comparison to international standards. Ultimately, Pure will assist us with our replacement and rehabilitation decisions allowing us to extend the life of this important asset."

The 41 kilometer water trunk main is constructed from a combination of steel and prestressed concrete cylinder pipe (PCCP) installed more than 30 years ago.

Pure will make Assess and Address recommendations based on a number of factors, including detected leaks, remaining wall thickness on the metallic pipes and broken wire wraps on the PCCP, which are the main indicators of potential issues. Pure's non-destructive technical approach will prioritize specific locations on the pipeline for repair/replacement.

"We enjoy partnering with forward-thinking water operators like Maynilad who are open to using innovation and advanced analytics to manage their most critical assets," said Mike Wrigglesworth, Senior Vice President of Pure Technologies. "This program builds on our existing relationship with Maynilad, and provides defensible information on the condition of their infrastructure so they can make more informed decisions in the future."

About Maynilad

Maynilad Water Services Inc. is the water and wastewater services provider for the 17 cities and municipalities that comprise the West Zone of the Metropolitan Manila area in the Philippines. The water operator was granted exclusive concession to operate until 2037.

About Pure Technologies Ltd.

Pure Technologies Ltd. is an international asset management, technology and services company which has developed patented technologies for inspection, monitoring and management of critical infrastructure around the world. Pure's business model incorporates four distinct but complementary business streams:

Sales of proprietary monitoring technologies for pipelines, bridges and structures;

Recurring revenue from data analysis, site maintenance, and from technology licensing;

Premium technical services including pipeline inspection, leak detection and condition assessment;

Specialized engineering services in areas related to asset management, primarily in the area of pipeline condition assessment for water and wastewater infrastructure.

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**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 bedroom cabin  
 Large 73x103 ft. fenced lot  
 Open floor plan  
 32x8.5 ft. deck  
 Attached storage shed

MLS©612359



**TURTLE LAKE**

608 Kenderdine  
 Sunset View Boulevard  
**\$325,000**

Lakefront property  
 56 x 136 ft. lot  
 2 bedroom cabin  
 Potable water & nat gas

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



**TURTLE LAKE**

Lot 43 Kewatin Lane  
 Sunset View Beach  
**\$291,500**

672 sq. ft. second story cabin  
 15,680 sq. ft. partly fenced  
 Large corner lot  
 Built with 6x6 timbers  
 MLS© 607601



**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

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 INDEPENDENTLY OWNED AND OPERATED

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