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### CASCADE ENERGY RECEIVES IMPORTANT REGULATORY APPROVALS ADVANCING BUSINESS OPERATIONS

Cascade Energy, Inc. (OTC PINK: CSCE) today announces the completion of several important regulatory hurdles moving the Company an additional step closer to becoming fully operational within the fast-growing medical and legal recreational cannabis sectors. The Company, which has filed for a name change to Cannabis Strategic Ventures, will provide temporary, permanent, and long-term staffing solutions, employment and human resources consulting and Professional Employment Organization services to the legal Cannabis space.

The Company has recently received approval for operation in the state of Washington. Management considers this an important milestone achievement as there are advanced discussions with various cannabis-related operations for utilization of the Company's services. This formal approval will allow the management to

move into final contract negotiations.

Mr. Simon Yu, CEO noted, "We have been very busy with the state approval process and we are happy to report success in this area. Additionally, we have also been approved for workers' compensation insurance, which is vital for any staffing-related operation. We felt most of the regulatory and licensing process is now behind us allowing us to move our business plan forward. Interest in our services, especially within the state of Washington, has been very strong."

**F O R W A R D - L O O K I N G STATEMENTS:** This release contains "forward-looking statements" within the meaning of the safe harbor provisions of the U.S. Private Securities Litigation Reform Act of 1995. Forward-looking statements also may be included in other publicly available documents issued by the Company and in oral statements made by our officers and representatives from time to time. These forward-looking statements are intended to provide the management's current expectations or plans for our future operating and financial performance, based on assumptions currently believed to be valid. They can be identified by the use of words such as

"anticipate," "intend," "plan," "goal," "seek," "believe," "project," "estimate," "expect," "strategy," "future," "likely," "may," "should," "would," "could," "will" and other words of similar meaning in connection with a discussion of future operating or financial performance.

Examples of forward looking statements include, among others, statements relating to future sales, earnings, cash flows, results of operations, uses of cash and other measures of financial performance.

Because forward-looking statements relate to the future, they are subject to inherent risks, uncertainties and other factors that may cause the Company's actual results and financial condition to differ materially from those expressed or implied in the forward-looking statements. Such risks, uncertainties and other factors include, among others such as, but not limited to economic conditions, changes in the laws or regulations, demand for products and services of the company, the effects of competition and other factors that could cause actual results to differ materially from those projected or represented in the forward looking statements.

Any forward-looking information

provided in this release should be considered with these factors in mind. We assume no obligation to update any forward-looking statements contained in this report.

SOURCE Cascade Energy, Inc.

### FRONTERA ANNOUNCES APPOINTMENTS OF VP CAPITAL MARKETS AND VP CORPORATE STRATEGY & COMMUNICATIONS

Frontera Energy Corporation (TSX: FEC) ("Frontera" or the "Company") is pleased to announce the appointment of Grayson Andersen as its new Corporate Vice President of Capital Markets and Jeremy Kaliel as its new Corporate Vice President of Corporate Strategy & Communications. Mr. Andersen will be based in the Company's headquarters in Bogota, Colombia, while Mr. Kaliel will be based in the Company's office in Calgary, Canada.

Mr. Andersen has over 18 years of oil and gas and capital markets industry experience, 10 of which have been spent in the UK as a specialist salesperson with Macquarie Capital,

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Simmons & Company and Credit Suisse. Over the past year he has been providing capital markets advisory services to GeoPark Limited (GPRK on the NYSE). Prior to moving to the UK, Mr. Andersen was Manager of Investor Relations for Canadian Natural Resources Limited (CNQ on the TSX and NYSE), in Calgary, Canada. Mr. Andersen is a CPA, CA and spent five years in the oil and gas assurance practice of KPMG in Calgary, Canada. He holds a Bachelor of Commerce (Co-op) degree from Memorial University of Newfoundland.

Mr. Kaliel has over 12 years' experience in equity research at CIBC, Scotia Capital, and Raymond James - during which time he was ranked as the #1 sell-side analyst in the Canadian High-Payout E&P sector multiple times. Over the past year, Mr. Kaliel also worked as a capital markets & communications advisor to Cona Resources Ltd. (CONA on the TSX), in Calgary, Canada. He holds an MBA degree from HEC Montreal, and a Bachelor of Arts degree from the University of Alberta.

Gabriel de Alba, Chairman of the Board of Directors of Frontera, commented, "We are excited to add two high calibre Corporate Vice Presidents with proven track records in the capital markets. Now that the restructuring phase is complete, we can focus our attention on highlighting our high-quality assets and longer-term growth initiatives to the market. Our Frontera team will be undertaking an aggressive capital markets program over the coming months to highlight the great work that CEO Barry Larson and his team have accomplished so far in 2017, and provide insight into our plans for 2018 and beyond."

About Frontera:

Frontera is a Canadian public company and a leading explorer and producer of crude oil and natural gas, with operations focused in Latin America. The Company has a diversified portfolio of assets with interests in more than 25 exploration and production blocks in Colombia and Peru. The Company's strategy is focused on sustainable growth in production and reserves and cash generation. Frontera is committed to conducting business safely, in a socially and environmentally responsible manner.

The Company's common shares trade on the Toronto Stock Exchange under the ticker symbol "FEC".

If you would like to receive News Releases via e-mail as soon as they are published, please subscribe here: <http://fronteraenergy.com>

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**A d v i s o r i e s :**

**Cautionary Note Concerning Forward-Looking Statements**

This news release contains forward-looking statements. All statements, other than statements of historical fact, that address activities, events or developments that the Company believes, expects or anticipates will or may occur in the future (including, without limitation, statements regarding estimates and/or assumptions in respect of production, revenue, cash flow and costs, and the Company's exploration and development plans and objectives) are forward-looking statements. These forward-looking statements reflect the current expectations or beliefs of the Company based on information currently available to the Company. Forward-looking statements are subject to a number of risks and uncertainties that may cause the actual results of the Company to differ materially from those discussed in the forward-looking statements, and even if such actual results are realized or substantially realized, there can be no assurance that they will have the expected consequences to, or effects on, the Company. Factors that could cause actual results or events to differ materially from current expectations include, among other things: uncertainty of estimates of capital and operating costs, production estimates and estimated economic return; uncertainties associated with estimating oil and natural gas reserves; failure to establish estimated resources or reserves; volatility in market prices for oil and natural gas; fluctuation in currency exchange rates; inflation; changes in equity markets; perceptions of the Company's prospects and the prospects of the oil and gas industry in Colombia and the other countries where the Company operates or has investments as the result of the completion of the Company's comprehensive restructuring transaction or otherwise; uncertainties relating to the availability and costs of financing needed in the future; the uncertainties involved in interpreting drilling results and other geological data; and the other risks disclosed under the heading "Risk Factors" and elsewhere in the Company's annual information form dated March 14, 2017 filed on SEDAR at [www.sedar.com](http://www.sedar.com). Any forward-looking statement speaks only as of the date on which it is made and, except as may be required by applicable securities laws, the Company disclaims any intent or obligation to update any

forward-looking statement, whether as a result of new information, future events or results or otherwise. Although the Company believes that the assumptions inherent in the forward-looking statements are reasonable, forward-looking statements are not guarantees of future performance and accordingly undue reliance should not be put on such statements due to the inherent uncertainty therein.

This news release contains future oriented financial information and financial outlook information (collectively, "FOFI") (including, without limitation, statements regarding expected capital expenditures), and are subject to the same assumptions, risk factors, limitations and qualifications as set forth in the above paragraph. The FOFI has been prepared by management to provide an outlook of the Company's activities and results, and such information may not be appropriate for other purposes. The Company and management believe that the FOFI has been prepared on a reasonable basis, reflecting management's best estimates and

judgments, however, actual results of operations of the Company and the resulting financial results may vary from the amounts set forth herein. Any FOFI speaks only as of the date on which it is made and, except as may be required by applicable securities laws, the Company disclaims any intent or obligation to update any FOFI, whether as a result of new information, future events or results or otherwise.

SOURCE Frontera Energy Corporation

**HANERGY AND AUDI SIGN MOU ON STRATEGIC COOPERATION IN THIN FILM SOLAR CELL TECHNOLOGY**


Hanergy Thin Film Power Group Limited (HKSE Stock Code: 566) today announced that its wholly-owned US subsidiary Alta Devices has signed with AUDI AG a Memorandum of Understanding on Strategic Cooperation in Thin Film Solar Cell Technology. Two parties will jointly undertake the



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"Audi/Hanergy Thin Film Solar Cell Research and Development project".

As the first step, Audi and Hanergy will introduce the solution of integrating thin-film solar cells in the panoramic roof of Audi models. It is aimed to prolong the endurance mileage by feeding solar energy into the internal vehicle electrical system - including air conditioning and other electrical appliances. In the long term, by leveraging the technologies from both sides, the two parties plan to gradually transition to utilize thin film solar technology to feed solar energy into the drivetrain battery to provide additional primary power for vehicles. The project will not only contribute to Audi's clear vision of emission-free mobility, but also advance the application of thin-film solar technology for global primary energy generation. The two sides plan to jointly present an Audi vehicle prototype featuring an integrated prototype solar roof solution by the end of 2017.

Audi takes the target of zero emissions seriously. That's why besides innovative fuels, electric drive systems are essential for future automobiles at Audi. By 2020, the product range will include three attractively designed and efficient battery-electric cars. By 2025, Audi intends to deliver one third of its cars with fully electric drivetrains to customers.

Based on this strategic setting, renewable energy - especially solar energy with the characteristics of mobile energy - has become very attractive for Audi to achieve sustainable mobility. Since light vehicle bodies and limited vehicle roof areas require solar cells with a high power-to-weight ratio. Gallium Arsenide (GaAs), a high-efficient, thin, flexible and lightweight thin film solar technology has therefore stood out as the primary option for Audi's panorama sunroof solution.

Chairman Yuan Yabin of Hanergy Thin Film Power Group Limited remarked at the signing ceremony, "The cooperation with AUDI AG is an important milestone in the application of Hanergy's mobile energy technology in the automotive sector. Hanergy Thin Film Power Group Limited is the world's leading thin film solar energy company committed to providing its partners with the best mobile energy products and solutions. Its wholly-owned US subsidiary Alta Devices possesses the most efficient flexible GaAs thin film solar technology which can provide the best clean power solutions to automakers. As the automotive industry is striving for green mobility, I believe that the

cooperation between the two sides will convey the message of green development to the world through the efforts from the traditional and emerging industries, while revealing the confidence and action from both sides in protecting the environment."

Dr. Ding Jian, senior Vice President of Hanergy Thin Film Power Group Limited, CEO of Alta Devices, Inc. and co-leader of the Audi/Hanergy Thin Film Solar Cell Research and Development Project, said: "This partnership with Audi is Alta Devices' first cooperation with a high-end auto brand. By combining Alta's continuing breakthroughs in solar technology and Audi's drive toward a sustainable mobility of the future, we will shape the solar car of the future."

"The range of electric cars plays a decisive role for our customers. Together with Hanergy, we plan to install innovative solar technology in our electric cars that will extend their range and is also sustainable," stated Audi Board of Management Member for Procurement Dr. Bernd Martens. At a later stage, solar energy could directly charge the traction battery of Audi electric vehicles. "That would be a milestone along the way to achieving sustainable, emission-free mobility," continued Martens.

Alta Devices, Inc. of Hanergy Thin Film Power Group is a world leading manufacturer of GaAs thin film cell devices and a supplier of mobile energy application products. It has the world's thinnest, lightest, flexible GaAs thin film solar technology with the highest conversion efficiency. This form factor makes for easy integration into curved glass automotive roofs, and provides the most power possible in every type of lighting. This technology can lead to a green revolution for the automotive industry. By charging on-board battery using solar energy, it can extend the driving range and create a comfortable all-weather interior environment for vehicles. Alta Devices' high-efficient flexible GaAs thin film solar technology can be applied to automobiles, small UAVs, High-altitude and long endurance UAVs, consumer electronics products, IoT devices, wearable devices and other high value-added products.

Dr. Ding Jian, Senior Vice President of Hanergy Thin Film Power Group Limited & CEO of Alta Devices, Inc., Stefan Kuhne, Exteriors Procurement Department Director of Audi signed the MoU at Hanergy's headquarter in Beijing. Yuan Yabin, Chairman of Hanergy Thin Film Power Group Limited, Li Ming, Vice President & President for Europe of Hanergy Thin Film Power Group Limited,

Zhou Xuelian, Procurement Director of Audi China, and Tomas Link, Body Design Director of Audi China attended the signing ceremony.

View original content with multimedia:<http://www.prnewswire.com/news-releases/hanergy-and-audi-sign-mou-on-strategic-cooperation-in-thin-film-solar-cell-technology-300508359.html>

SOURCE Hanergy Thin Film Power Group Limited

## ALGONQUIN POWER & UTILITIES CORP. EXTENDS DIVIDEND REINVESTMENT PLAN TO RESIDENTS OF THE UNITED STATES

Algonquin Power & Utilities Corp. (TSX: AQN, NYSE: AQN) ("APUC") announced today that eligible shareholders resident in the United States are now able to enroll their common shares in APUC's shareholder dividend reinvestment plan (the "Reinvestment Plan"). Since its launch in 2011, the Reinvestment Plan was previously only available to residents of Canada.

The expansion of APUC's Reinvestment Plan will, for the first time, allow investors resident in the United States to participate, including APUC's U.S.-based employees. Expansion of the Reinvestment Plan to include U.S. residents provides an additional means to deliver

shareholder value to U.S. investors and is well aligned with the listing of APUC common shares for trading on the New York Stock Exchange.

The distribution of common shares under the Reinvestment Plan has now been registered under the U.S. Securities Act of 1933, and certain other administrative changes have also been made to facilitate the participation of residents of the United States. Shareholders resident in the United States should review the prospectus relating to the Reinvestment Plan, including the applicable income tax considerations and risk factors included therein, which forms part of the Registration Statement on Form F-3 filed with the U.S. Securities and Exchange Commission on August 18, 2017.

Enrolling in the Reinvestment Plan

If you are a registered shareholder, you must complete, sign and return an enrolment form in order to become a Reinvestment Plan participant. Enrolment forms and information on the Reinvestment Plan may be obtained from AST Trust Company (Canada), either through their website ([www.canstockta.com](http://www.canstockta.com)) or by contacting them directly at 1-800-387-0825. Non-registered beneficial holders of common shares (i.e. shareholders who hold their common shares through an intermediary such as a broker, dealer, bank, trust company, financial organization or any other nominee) should consult



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with their intermediary to determine the procedures for participation in the Reinvestment Plan. Once a shareholder is enrolled in the Reinvestment Plan, participation will continue automatically unless terminated in accordance with the terms of the Reinvestment Plan.

Shareholders who wish to enroll in the enhanced Reinvestment Plan must do so no less than five (5) business days prior to the dividend record date.

Copies of the Reinvestment Plan and the enrolment form, as well as additional information about the Reinvestment Plan, including a series of questions and answers are also available on the APUC website at [www.AlgonquinPowerandUtilities.com](http://www.AlgonquinPowerandUtilities.com).

Enrolment Must Occur by September 22nd for the Third Quarter Dividend

On August 10, 2017, APUC announced that a dividend of U.S. \$0.1165 per share had been declared on its common shares, payable on October 13, 2017 to the shareholders of record on September 29, 2017, for the period from July 1, 2017 to September 30, 2017. Shareholders can elect to receive the dividend in the amount of Cdn. \$0.1480, and the dividend is considered an 'eligible dividend' for Canadian income tax purposes.

The common share dividend will be paid in cash or, if a shareholder has enrolled in the enhanced Reinvestment Plan, dividends (net of applicable withholding tax) will be reinvested in additional shares of APUC as per the Reinvestment Plan, based on equivalent Canadian funds. For the third quarter of 2017, shares issued under the Reinvestment Plan will be acquired by way of a treasury issuance at the average market price less a 5% discount as determined in accordance with the Reinvestment Plan.

Those shareholders who do not elect to participate in the Reinvestment Plan will receive their regular quarterly cash dividends (net of applicable withholding tax).

About Algonquin Power & Utilities Corp.

APUC is a North American diversified generation, transmission and distribution utility with \$10 billion of total assets. Through its two business groups, APUC provides rate regulated natural gas, water, and electricity generation, transmission, and distribution utility services to over 750,000 customers in the United States, and is committed to being a North American leader in the generation of clean energy through its portfolio of long term contracted wind, solar and

hydroelectric generating facilities representing more than 1,250 MW of installed capacity. APUC delivers continuing growth through an expanding pipeline of renewable energy development projects, organic growth within its rate regulated generation, distribution and transmission businesses, and the pursuit of accretive acquisitions. Common shares and preferred shares are traded on the Toronto Stock Exchange under the symbols AQN, AQN.PR.A, and AQN.PR.D. APUC's common shares are also listed on the New York Stock Exchange under the symbol AQN.

Visit APUC at [www.AlgonquinPowerandUtilities.com](http://www.AlgonquinPowerandUtilities.com) and follow us on Twitter @AQN\_Utilities.

SOURCE Algonquin Power & Utilities Corp.

## **CANADA ENERGY PARTNERS SUCCESSFULLY TESTS PROTOTYPE JETCAV TOOL & WATER DISPOSAL APPEAL DISMISSED**

Canada Energy Partners Inc.'s (TSX-V: CE) (the "Company") has successfully surface tested its prototype jetcav mining tool (the "JetCav tool"). The JetCav tool effectively granulated 5 out of 6 the kimberlite targets from a Canadian diamond mine. The kimberlite targets are one of the hardest of the minerals prospective to the JetCav tool. The Company is pleased with the results and intends to apply the tool to an actual mineral deposit as soon as possible.

An explanatory video showing the actual test results can be viewed on the Company's website at [www.canadaenergypartners.com](http://www.canadaenergypartners.com).

The Company received a decision from the Oil & Gas Appeal Tribunal ("OGAT") on August 21, 2017 dismissing the Company's appeal. The Oil & Gas Commission ("OGC") is still deliberating, after the previously concluded Technical Review, whether to cancel the Company's water disposal well permit or conversely to withdraw the Suspension Order. If the OGC withdrew the Suspension Order, the Company would be allowed to resume water disposal operations. The OGAT stated in their decision that should the OGC cancel the Company's water disposal well permit that would be an appealable decision.

The OGAT decision and all of the prior Company's submissions to the Tribunal can be viewed on our website at: [www.canadaenergypartners.com](http://www.canadaenergypartners.com).

On behalf of the Board of Directors of Canada Energy Partners Inc. "Benjamin Jones" Benjamin Jones President & CEO

Neither the TSX Venture Exchange nor its Regulation Services Provider (as such term is defined in the policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release.

This press release contains forward-looking statements within the meaning of applicable securities laws. Forward-looking statements are frequently characterized by words such as "plan", "expect", "project", "intend", "believe", "anticipate", "estimate" and other similar words or statements that certain events or conditions "may" or "will" occur, including, without limitation, estimated revenues.

Forward-looking statements are subject to a variety of risks and uncertainties and other factors that could cause actual events or results to differ materially from those projected in the forward-looking statements. These factors include, without limitation, regulatory approvals, mechanical integrity of the water disposal well, receptivity of the disposal zone, variability of operating costs, risks associated with oil and gas

production and exploration, retention of and ability to attract company personnel, volatility of commodity prices, currency and interest rate fluctuations, environmental risk, inability to access sufficient capital from internal and external sources and changes in legislation, including income tax, environmental and regulatory matters.

This press release, in particular the information in respect of estimated revenues, may contain future-oriented financial information or financial outlook within the meaning of applicable securities laws. Such future-oriented financial information or financial outlook has been prepared for the purpose of providing information about management's reasonable expectations as to the anticipated results of its proposed business activities. Readers are cautioned that reliance on such information may not be appropriate for other purposes.

The forward-looking statements contained in this press release are made as of the date hereof, and the Company undertakes no obligation to update publicly or revise any forward-looking statements, whether as a result of new information, future events or otherwise, unless so required by law.

SOURCE Canada Energy Partners Inc.



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**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 72x103 ft. fenced lot  
 Open floor plan  
 32x8.5 ft. deck  
 Attached storage shed

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**TURTLE LAKE**

608 Kenderline  
 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  
**\$212,500**

600 sq. ft. cabin  
 2 bedrooms, 1 bath  
 Large 95 x 143 ft. lot  
 Close to playgrounds,  
 beach & boat launch  
 MLS - 605867



**SOLD**  
**TURTLE LAKE**

Lot 43 Kawatin 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 of Brightsand Lake  
 Amazing View & Easy  
 Access to Lake  
 Buyer Responsible for GST

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**SOLD**  
**Turtle Lake**

Green  
 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

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**Turtle Lake Lot 1**

Sunshine Kivimaa  
 Moonlight Bay Place  
**\$130,000**

65 x 130 ft bare lot  
 Corner of Sunshine Place  
 &  
 Lake Shore Drive

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