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MANITOK ENERGY INC. AND CORINTHIAN OIL CORP. ENTER INTO DEFINITIVE AMALGAMATION AGREEMENT

Manitok Energy Inc. ("Manitok") (TSX-V: MEI) is pleased to announce that it has entered into a definitive amalgamation agreement with Corinthian Oil Corp. ("Corinthian") and 2065718 Alberta Inc., a wholly owned subsidiary of Manitok ("Acquireco"), dated effective September 12, 2017 (the "Amalgamation Agreement") to acquire all of the issued and outstanding shares of Corinthian (the "Transaction").

Manitok will acquire approximately 180 boe/d of production (25% oil and liquids) with related oil battery and gas gathering system, as well as over 120,000 acres of land including 100,000 acres of net undeveloped land primarily located in the Heathdale area of southern Alberta. The production is mainly from the Colony, Glauconitic and Detrital formations, on which Manitok has identified additional exploitation opportunities. In addition to the production and land, there is approximately \$2.9 million of

net working capital, including \$2.0 million of cash, which will increase Manitok's liquidity, and not less than \$5.0 million in total tax pools. Based on the engineering report effective December 31, 2016 prepared by GLJ Petroleum Consultants Ltd., independent qualified reserves evaluator of Corinthian, the total proved plus probable reserves associated with the Heathdale property is approximately 1.85 million boe (24% oil and liquids).

The Transaction will be structured as a three-cornered amalgamation pursuant to which Manitok will acquire all of the issued and outstanding Corinthian common shares ("Corinthian Shares") in exchange for Manitok common shares ("Manitok Shares"), and Corinthian and Acquireco will amalgamate under the name "Corinthian Oil Corp." ("Amalco") pursuant to the provisions of the Business Corporations Act (Alberta). Amalco will be a wholly-owned subsidiary of Manitok following the completion of the Transaction.

Subject to certain adjustments contained in the Amalgamation Agreement, an aggregate of \$3,100,000 Manitok Shares are being issued to the holders of Corinthian Shares ("Corinthian

Shareholders") at a deemed price of \$0.070486665 per Manitok Share (the "Manitok Share Consideration"), being the five day volume weighted average price of Manitok Shares prior to the execution of the Amalgamation Agreement. Approximately 43,979,949 aggregate Manitok Shares will be issued to the Corinthian Shareholders under the Transaction.

Corinthian intends to obtain a unanimous written resolution of Corinthian Shareholders approving the Transaction on or before September 22, 2017. In the event that such written resolution cannot be obtained by September 22, 2017, Corinthian will call a special meeting of the Corinthian Shareholders to approve the Transaction (the "Corinthian Meeting"). In the event that the Corinthian Meeting is called to approve the Transaction, the Manitok Share Consideration will be adjusted to the five day volume weighted average price of Manitok Shares prior to the date of the Corinthian Meeting.

Closing of the Transaction will occur as soon as possible upon all of the conditions contained in the Amalgamation Agreement being satisfied or waived, including obtaining all consents, approvals and authorizations (including,

without limitation, all stock exchange, securities commission and other regulatory approvals) required or necessary in connection with the Transaction, including the approval of the Transaction by the Corinthian Shareholders. A copy of the Amalgamation Agreement will be available under Manitok's SEDAR profile at www.sedar.com.

About Manitok
Manitok is a public oil and gas exploration and development corporation focusing on conventional oil and gas reservoirs in the Canadian foothills and southeast Alberta. Manitok will utilize its experience to develop the untapped conventional oil and liquids-rich natural gas pools in both the foothills and southeast Alberta areas of the Western Canadian Sedimentary Basin.

Forward-looking Information
Cautionary Statement

This press release contains forward-looking statements. More particularly, this press release contains statements concerning the terms and anticipated timing of the Transaction and the anticipated benefits of the Transaction to Manitok.

The forward-looking statements in this press release are based on certain

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key expectations and assumptions made by Manitok, including expectations and assumptions concerning the prevailing market conditions, commodity prices, and the availability of capital.

Although Manitok believes that the expectations and assumptions on which the forward-looking statements are based are reasonable, undue reliance should not be placed on the forward-looking statements because Manitok can give no assurance that they will prove to be correct. Since forward-looking statements address future events and conditions, by their very nature they involve inherent risks and uncertainties. Actual results could differ materially from those currently anticipated due to a number of factors and risks. These include, but are not limited to, risks associated with adverse market conditions, the inability of Manitok to complete the Transaction at all or on the terms announced, not obtaining the required court, shareholder and regulatory approvals and the risks associated with the oil and gas industry in general (e.g., operational risks in development, exploration and production; delays or changes in plans with respect to exploration or development projects or capital expenditures; the uncertainty of reserves estimates; the uncertainty of estimates and projections relating to production, costs and expenses; and health, safety and environmental risks), uncertainty as to the availability of labour and services, commodity price and exchange rate fluctuations, unexpected adverse weather conditions, general business, economic, competitive, political and social uncertainties, capital market conditions and market prices for securities and changes to existing laws and regulations. More information about certain of these risks are set out in the documents filed from time to time with the Canadian securities regulatory authorities, available on Manitok's SEDAR profiles at www.sedar.com.

Barrels of Oil Equivalent

The term barrels of oil equivalent ("boe") may be misleading, particularly if used in isolation. Per boe amounts have been calculated using a conversion ratio of six thousand cubic feet (6 mcf) of natural gas to one barrel (1 bbl) of crude oil. The boe conversion ratio of 6 mcf to 1 bbl is based on an energy equivalency conversion method primarily applicable at the burner tip and does not represent a value equivalency at the wellhead. Given that the value ratio based on the current price of crude oil as compared to natural gas is significantly different from the

energy equivalency of 6:1, utilizing a conversion on a 6:1 basis may be misleading as an indication of value.

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

SOURCE Manitok Energy Inc.

BALLARD TO OFFER WORLD'S FIRST PEM FUEL CELL PRODUCT USING NON PRECIOUS METAL CATALYST

Ballard Power Systems (NASDAQ: BLDP; TSX: BLDP) today announced that the Company has collaborated with Nisshinbo Holdings ("Nisshinbo"; www.nisshinbo.co.jp/english/), an Environmental and Energy company, to develop a Non Precious Metal Catalyst (NPMC) for use in the world's first commercialized NPMC-based proton exchange membrane (PEM) fuel cell product. Nisshinbo and Ballard have jointly collaborated on the development of NPMC since 2013.

Ballard has successfully incorporated the Non Precious Metal Catalyst into a high performing catalyst layer under a Technology Solutions program and plans to launch a new 30-watt FCgen®-1040 fuel cell stack product incorporating NPMC for commercial use in late-2017.

The NPMC-based FCgen®-1040 fuel cell stack will be a variant of Ballard's FCgen®-micro fuel cell stack, derived from the Company's air-cooled fuel cell technology designed for integration into ultra lightweight applications.

"We are delighted that this collaboration with Nisshinbo has enabled the development of an innovative breakthrough technology to reduce the amount of platinum in an air-cooled fuel cell stack by more than 80%," said Dr. Kevin Colbow, Ballard's Vice President - Technology and Product Development. "The NPMC-based FCgen®-1040 stack represents a step-change in PEM fuel cell technology with high performance at a reduced cost. Since platinum contributes 10-to-15% of the cost of a fuel cell stack today, we are very excited about the potential cost savings NPMC technology can enable moving forward."

Dr. Colbow continued, "Based on the success of this program and the step-change in PEM fuel cell technology represented by the new Non Precious Metal Catalyst, we are interested in exploring its use

for various commercial applications. The work done to date represents an important part of our Japan strategy where we are focused on breakthrough technology development with select Japanese partners as well as penetration into the Japanese hydrogen economy with strategic channel partners in key applications."

In a PEM fuel cell, the membrane electrode assembly (MEA) is formed by placing a catalyst-coated membrane between two gas diffusion layers where, until now, the catalyst has been precious platinum metal. When hydrogen gas flows across one side of the MEA and oxygen flows across the other side, an electrochemical (non-combustion) reaction occurs, splitting hydrogen into protons and electrons with the electrons captured as electricity. Combining fuel cells together to form multi-layer stacks increases the amount of electricity that can be produced.

The amount of platinum catalyst-coated material used in fuel cells, known as platinum loading, has been successfully reduced over time. Nisshinbo's Non Precious Metal Catalyst is based on a carbon alloy material which further reduces the cost of an air-cooled fuel cell stack.

Ballard and Nisshinbo jointly presented a paper entitled "Non-Precious Metal Catalysts: Cathode Catalyst Layer Design Considerations for High Performance and Stability" at the SSI-21 Conference held in Padua, Italy in

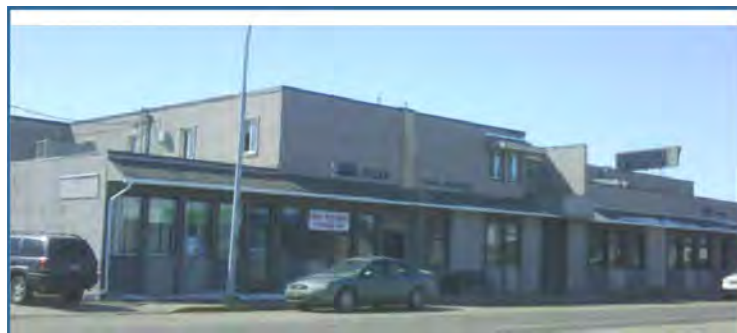
June 2017. The presentation was shortlisted to receive the ISE Best Oral Presentation Award for its work showing the highest ever reported performance for a NPMC-based PEM fuel cell and the comparison to performance of a PEM fuel cell using a platinum catalyst.

Nisshinbo is an "Environmental and Energy Company" Group providing low-carbon, optimized products across a range of business lines, including chemicals, precision instruments, electronics, automotive brakes and textiles. Nisshinbo has been a long-time leading global supplier of carbon plates used in the construction of PEM fuel cells for various market applications. Nisshinbo has been a strategic supplier of compression molded bipolar flow field carbon plates to Ballard for over 20 years. In November 2015, Nisshinbo also became a strategic equity investor in Ballard.

About Ballard Power Systems

Ballard Power Systems (NASDAQ: BLDP; TSX: BLDP) provides clean energy products that reduce customer costs and risks, and helps customers solve difficult technical and business challenges in their fuel cell programs. To learn more about Ballard, please visit www.ballard.com.

This release contains forward-looking statements concerning anticipated development results and impacts on our products. These forward-looking statements reflect Ballard's current expectations as contemplated under section 27A of the Securities Act of



FOR SALE

The Morinville Hotel and Plaza offers 30 units single, double, and king accommodations with 7 monthly suites consisting of 2 bedrooms. Former banquet hall now leased as a church. Other leases include chinese restaurant, clothing store, tattoo parlour. Former pizza space for lease opportunity.

The hotel sits on 78,000 sq ft of land. The buildings take up over 32,000 sq ft. Beside the hotel suites there is a U-Haul depot, a 5000 sq ft storage compound consisting of 84 units. All professionally built metal units with roll top metal doors. Extra land for commercial development available.

https://www.remax.ca/ab/morinville-real-estate/na-10219-100-avenue-nw-na-wp_id184167676-1st/

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1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Any such forward-looking statements are based on Ballard's assumptions relating to its financial forecasts and expectations regarding its product development efforts, manufacturing capacity, and market demand.

These statements involve risks and uncertainties that may cause Ballard's actual results to be materially different, including general economic and regulatory changes, detrimental reliance on third parties, successfully achieving our business plans and achieving and sustaining profitability. For a detailed discussion of these and other risk factors that could affect Ballard's future performance, please refer to Ballard's most recent Annual Information Form. Readers should not place undue reliance on Ballard's forward-looking statements and Ballard assumes no obligation to update or release any revisions to these forward looking statements, other than as required under applicable legislation.

This press release does not constitute an offer to sell or the solicitation of an offer to buy securities. The Ballard Common Shares have not been registered under the United States Securities Act of 1933, as amended, or the securities laws of any other jurisdiction and may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

SOURCE Ballard Power Systems Inc.

**TORONTO HYDRO
CREWS ANSWERING
CALL FOR HELP AFTER
HURRICANE IRMA
DEVASTATES FLORIDA**

Toronto Hydro has sent 28 employees and 15 trucks to Florida to help restore power following Hurricane Irma. Damage throughout Florida is severe and millions of customers are without power. Our crews are travelling to the Tampa area, which is on Florida's Gulf Coast, to provide emergency assistance and help restore power to people dealing with the devastating aftermath of the hurricane.

We had offered up resources to any utility in Florida that needed help on Sunday. Tampa Electric accepted the offer late in the afternoon on Monday.

Crews are driving bucket trucks and other vehicles to Florida and the trip is expected to take approximately two and a half days. They departed from our Etobicoke location at around 9:30 a.m. today.

QUICK FACTS
Tampa Electric Company serves about 730,000 customers in West Central Florida

Toronto Hydro is a member of the North Atlantic Mutual Assistance Group (NAMAG). NAMAG is a consortium of 26 utilities from across the North Atlantic that have signed an agreement to share resources during an emergency, like the 2013 ice storm, tropical storms, hurricanes, and other disasters

Tampa Electric Company belongs to a similar mutual aid group called the Southeast Electric Exchange (SEE). NAMAG and SEE are working together to coordinate requests for assistance

Q U O T E S

"The destruction in Florida is extreme. The images on the news show severe damage to numerous towns and cities. Electricity will be essential for the re-building process, which is why we're answering the call for help and sending crews to Tampa."

- John Borowitz, General Manager, Distribution Grid Operations and Emergency Management, Toronto Hydro

ABOUT TORONTO HYDRO

Toronto Hydro owns and operates the electricity distribution system for Canada's largest city. A leader in conservation and demand management, it has 765,000 customers located in the city of Toronto and distributes approximately 19% of the electricity consumed in Ontario.

SOURCE Toronto Hydro Corporation

**PARAMOUNT AND
TRILOGY COMPLETE
MERGER**

Paramount Resources Ltd. (TSX: POU) ("Paramount") and Trilogy Energy Corp. (TSX: TET) ("Trilogy") are pleased to announce that the previously announced merger of Paramount and Trilogy has been completed. Under the merger, Paramount has acquired all of the outstanding Trilogy shares not already owned by it in exchange for Paramount shares, on the basis of one Paramount share for every 3.75 Trilogy shares. As a result, Trilogy expects that its shares will be delisted from the Toronto Stock Exchange at the close of business on or about September 15, 2017. Trilogy's name will be changed to Paramount Resources (TEC) Ltd. today.

"The merger, along with the recently completed acquisition of Apache Canada Ltd. by Paramount, will

make Paramount a well-funded intermediate exploration & production company with significant land positions in the best resource plays in the basin" said Clayton Riddell, the Executive Chairman of Paramount and Trilogy. Mr. Riddell also said that "Paramount will be managed by a team of professionals who are second to none and who will work to ensure Paramount prospers regardless of commodity prices."

ABOUT PARAMOUNT

Paramount is an independent, publicly traded, Canadian energy company that explores and develops unconventional and conventional petroleum and natural gas prospects, including long-term unconventional exploration and pre-development projects, and holds a portfolio of investments in other entities. Paramount's principal properties are primarily located in Alberta and British Columbia. Paramount's Class A common shares are listed on the Toronto Stock Exchange under the symbol "POU".

For further information, please contact:

Paramount Resources Ltd.

J.H.T. (Jim) Riddell, President and Chief Executive Officer
B.K. (Bernie) Lee, Chief Financial Officer

Phone: (403) 290-3600


Fax: (403) 262-7994

ABOUT TRILOGY

Trilogy is a petroleum and natural gas-focused Canadian energy corporation that actively develops, produces and sells natural gas, crude oil and natural gas liquids. Trilogy's geographically concentrated assets are primarily high working interest properties that provide abundant low-risk infill drilling opportunities and good access to infrastructure and processing facilities, many of which are operated and controlled by Trilogy. Trilogy's common shares are listed on the Toronto Stock Exchange under the symbol "TET".

For further information, please contact:

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J.B. (John) Williams, President and Chief Operating Officer
M.G. (Mike) Kohut, Chief Financial Officer
Trilogy Energy Corp.
#1400, 332 - 6th Avenue S.W.
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SOURCE Paramount Resources Ltd.



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**PATTERN ENERGY
JOINS OTHER
AMERICAN WIND
ENERGY COMPANIES
IN \$1 MILLION GIFT TO
SUPPORT HABITAT FOR
HUMANITY'S POST-
HARVEY RECOVERY
WORK**

Pattern Energy Group Inc. (Nasdaq & TSX: PEGI) ("Pattern Energy") today announced it is joining with other American wind energy companies as a keystone partner of Habitat Hammers Back, the Hurricane Harvey repair and rebuilding initiative led by Habitat for Humanity. The companies are donating \$1 million in aggregate to support repairs and rebuilding efforts in areas impacted by the storms.

"With an office in Houston and over 100 employees in the Houston area, we have a close connection to the damage and pain that was caused by Hurricane Harvey – and we are committed to helping the area recover," said Mike Garland, CEO of Pattern Energy.

"Habitat for Humanity is committed to helping families recover from Hurricane Harvey, and we wouldn't be able to do it without the support of our partners like Pattern Energy and the other companies from the American wind energy industry," said Habitat for Humanity International CEO Jonathan Reckford. "Their gift is an investment in the long-term recovery of these communities."

Through Habitat Hammers Back, Habitat is already at work responding to Hurricane Harvey, helping families to clean up and prepare for the rebuilding effort to come. Habitat will work with its local offices throughout the hurricane-affected regions to assess the shelter and housing needs and develop response options. In addition to long-term housing repair and construction, Habitat's response includes organizing volunteers and resources to help with the cleanup of homes damaged by wind and flood waters.

More information on Habitat's and Pattern Energy's response to Hurricane Harvey can be found at <https://habitat.org/American-Wind-Energy/Harvey>.

About Pattern Energy
Pattern Energy Group Inc. (Pattern Energy) is an independent power company listed on the NASDAQ Global Select Market and Toronto Stock Exchange. Pattern Energy has a portfolio of 20 wind power facilities, including one project it has agreed to acquire, with a total owned interest of 2,736 MW in the United States,

Canada and Chile that use proven, best-in-class technology. Pattern Energy's wind power facilities generate stable long-term cash flows in attractive markets and provide a solid foundation for the continued growth of the business. For more information, visit patternenergy.com.

About Habitat for Humanity

Driven by the vision that everyone needs a decent place to live, Habitat for Humanity began in 1976 as a grassroots effort on a community farm in southern Georgia. The Christian housing organization has since grown to become a leading global nonprofit working in more than 1,300 communities throughout the U.S. and in more than 70 countries. Families and individuals in need of a hand up partner with Habitat for Humanity to build or improve a place they can call home. Habitat homeowners help build their own homes alongside volunteers and pay an affordable mortgage. Through financial support, volunteering or adding a voice to support affordable housing, everyone can help families achieve the strength, stability and self-reliance they need to build better lives for themselves. Through shelter, we empower. To learn more, visit habitat.org.

Cautionary Statement Regarding Forward-Looking Statements

Certain statements contained in this press release constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995 and "forward-looking information" within the meaning of Canadian securities laws, including statements regarding the donation to support the long term recovery from Hurricane Harvey. These forward-looking statements represent the Company's expectations or beliefs concerning future events, and it is possible that the results described in this press release will not be achieved. These forward-looking statements are subject to risks, uncertainties and other factors, many of which are outside of the Company's control, which could cause actual results to differ materially from the results discussed in the forward-looking statements.

Any forward-looking statement speaks only as of the date on which it is made, and, except as required by law, the Company does not undertake any obligation to update or revise any forward-looking statement, whether as a result of new information, future events or otherwise. New factors emerge from time to time, and it is not possible for the Company to predict all such factors. When considering these

forward-looking statements, you should keep in mind the risk factors and other cautionary statements in the Company's annual report on Form 10-K and any quarterly reports on Form 10-Q. The risk factors and other factors noted therein could cause actual events or the Company's actual results to differ materially from those contained in any forward-looking statement.

SOURCE Pattern Energy Group Inc.

**BEDFORD EXECUTIVE
SEARCH WELCOMES
JOHN MARSHALL AS
WESTERN CANADA
PARTNER**

The Bedford Consulting Group is excited to welcome John Marshall to the Bedford team as Partner, Western Canada. Based in a new Vancouver office, John will lead executive search and talent advisory services for clients of all industries in British Columbia, Alberta, Saskatchewan and Manitoba.

John joins Bedford with over 20 years of experience as a human resources executive, his previous roles spanning the mining, energy, semiconductor and banking industries. He was the Vice President, Human Resources for New Gold, and also held HR leadership roles with PMC-Sierra, Duke Energy, Westcoast Energy, and NatWest Group. John holds a post-graduate diploma in Human Resources Management from the University of Westminster.

Bedford's clients in Western Canada face unique challenges. John brings substantial industry knowledge and market experience, which offers him a unique 'insider's perspective' that will better serve clients and help them shape outstanding talent strategies. Bedford's existing executive team – Howard Pezim, Co-Founder and Partner, Steven Pezim, Co-Founder and Partner and Frank Galati, Managing Partner – welcomes John with excitement and look forward to his valuable contribution to the firm.

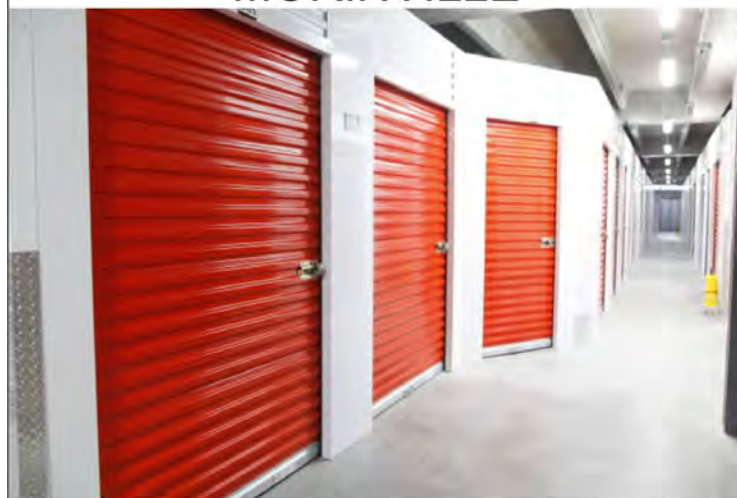
For Western Canada inquiries, please contact John at jmarshall@bedfordgroup.com.

About The Bedford Consulting Group

The Bedford Consulting Group (Bedford) is one of Canada's largest privately-held executive search and talent advisory firms. Our services span the entire spectrum of talent management, including leadership assessment, coaching and development, and compensation advisory, as well as executive, managerial and senior technical recruitment. Established in 1979, Bedford is the Toronto partner to Transearch International, the fifth largest executive search organization in the world, operating in over 33 countries in 60 offices. Bedford has three offices in Canada, Toronto, Oakville (Ontario) and Vancouver, all of which consult with clients throughout North America and globally.

SOURCE The Bedford Consulting Group

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TURTLE LAKE

Rm of Mervin
\$249,000

1,208 sq. ft. bungalow home
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 Bright cozy sunroom 16x6
 Oak kitchen cabinets &
 built in china cabinet

MLS® SK585316



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® SK612359



TURTLE LAKE

608 Kenderdine
 Sunset View Boulevard
\$325,000

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

MLS® SK612899



TURTLE LAKE

Foley Williams
\$499,900

5 bedrooms, 3 season cabin
 Sandy BEACH FRONT with
 amazing views & beautiful sunset
 Fully furnished, open concept
 Deck in front and back
 Double detached garage

MLS® SK612899



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® SK606156



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® SK605867



TURTLE LAKE
 1308 Kewatin Lane

\$119,000

Lot & Garage
 24x26 built in 2001
 Electric Heat and 16ft Door
 Plus 10x10 Coverall
 MLS® SK700896



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

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Turtle Lake
 1313 Kewatin Drive
 Sunset View
\$279,000

Cozy 1296 sq ft
 2 beds, 2 baths
 Laminate flooring & Carpets
 Huge front & back deck

MLS® SK608094



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® SK600788



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® SK600788

RE/MAX OF THE BATTLEFORDS
 REMAX OF BATTLEFORD
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RE/MAX OF THE BATTLEFORDS
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RE/MAX OF THE BATTLEFORDS
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