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PATTERN ENERGY ANNOUNCES CLOSING OF PUBLIC OFFERING OF ITS CLASS A COMMON STOCK

SAN FRANCISCO, Oct. 23, 2017 / CNW/ -- Pattern Energy Group Inc. (the "Company" or "Pattern Energy") (NASDAQ: PEGI) (TSX: PEGI) today announced that it has closed the previously announced underwritten public offering of 9,200,000 shares, or approximately US\$215.3 million, of its Class A common stock at a public offering price of US\$23.40 per share, inclusive of shares purchased by the underwriters pursuant to the exercise, in full, of the underwriters' option to purchase an additional 1,200,000 shares of Class A common stock granted by the Company to cover over-allotments.

The Company intends to use the net proceeds from the offering for general corporate purposes, which may include: funding acquisitions, including from third parties or drop downs of Mont Sainte-Marguerite, El Cabo, Belle River, Otsuki Wind, Futtsu Solar, Kanagi Solar, Ohorayama and Tsugaru from the identified ROFO list included in the

Company's Quarterly Report on Form 10-Q for the fiscal quarter ended June 30, 2017; funding investments, including any capital call requests from Pattern Energy Group 2 LP; or depending on the timing, sequencing and significance of any potential acquisitions from the identified ROFO list, the repayment of indebtedness.

The offering was made through an underwriting group led by Morgan Stanley and BofA Merrill Lynch, as book-running managers of the offering and the representatives of the underwriters.

About Pattern Energy

Pattern Energy is an independent power company focused on owning and operating power projects with stable long-term cash flows in attractive markets with potential for continued growth of our business. Pattern Energy holds interests in 20 wind power projects, including the Mont Sainte-Marguerite wind power project it has committed to acquire, with a total owned interest of 2,736 MW in the United States, Canada and Chile that use proven and 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.

Cautionary Statement Concerning 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 proposed use of proceeds. 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 contained or incorporated by reference in the prospectus supplement filed with the SEC or the supplement to the Company's MJDS shelf prospectus filed with Canadian securities regulatory authorities, the Company's Annual Report on Form 10-K for the year ended December 31, 2016 and the Company's Quarterly Reports on Form 10-Q for the quarters ended March 31, 2017 and June 30, 2017. The risk factors and other factors noted in these documents 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.

LONGI SOLAR ACHIEVES A NEW WORLD RECORD FOR PERC CELL EFFICIENCY

LONGi Green Energy Technology Co., Ltd. announced today that Fraunhofer ISE Callab of Germany

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certified a photovoltaic conversion efficiency of 22.71% on the company's monocrystalline PERC cell, which is a new world record for this cell type.

As the industry's leading manufacturer of high efficient monocrystalline products, LONGi has always been committed to the improvement of the monocrystalline technology. Since its founding in 2001, the company has built and relied upon its own R&D capabilities. LONGi continues to lead the industry in scientific advancement and technological innovation, as demonstrated by the company's progress in the conversion efficiency of its PERC cell:

In April 2017, LONGi Solar's 100MW pilot cell line achieved maximum efficiency of 22.17% in mass production (certified by CPVT);

At the end of August, LONGi Solar improved the efficiency to 22.43%.

This recent breakthrough in conversion efficiency is LONGi's latest and most important technology R&D achievement to date. It also marks the arrival of a Chinese enterprise as a leading-edge photovoltaic producer.

In 2015, the China top-runner project acquainted users with monocrystalline PERC modules. Since then, PERC's huge potential has increasingly attracted the industry's attention. With this breakthrough in PERC cell efficiency, LONGi has confirmed the outstanding power generation capability and broad application prospects of monocrystalline PERC technology.

Dr. Li Hua, Vice President of Cell R&D of LONGi Solar, said: "Based on large-area, P-type monocrystalline silicon wafer, we are able to employ mass production compatible cell process technology and able to realize a conversion efficiency of 22.71%. This greatly enhances the entire industry's confidence in P-type monocrystalline cell. With continued R&D optimization, we believe the monocrystalline PERC cell can reach a conversion efficiency of greater than 23.0% in the near future."

LONGi Solar plans to introduce the 22.0% efficient PERC cell technology into the production line at the end of 2017, allowing the company to deliver Top Runner-compliant products with leading edge technical standards. LONGi's module power rating will achieve 340W-345W for a 60-cell format by 2018.

LONGi continues to strengthen its technology platform. In the first half of 2017, it has reinvested over 7% of its revenue back into R&D. This ratio is among the top in the industry. By its keen focus on technological advancements, LONGi aims to make solar a bigger part of the global energy mix.

SOURCE LONGi Solar

UNIVERSAL-MCLOUD CORP AND COMMERCIAL FUNDING GROUP INC. (CFG) SIGN MULTI-YEAR AGREEMENT FOR UP TO \$50 MILLION IN IOT FINANCING

Universal-mCloud Corp (TSX-V: MCLD) ("mCloud" or the "Company") has signed a Financing Agreement with CFG to help facilitate deployment of its AssetCare™ solution to the Canadian market, targeting buildings with critical HVAC requirements and wind turbines currently producing renewable energy throughout Canada. AssetCare™ combines the leading capabilities of IoT connectivity providers with the deep domain asset expertise of mCloud in a connected cloud solution with 24/7 vigilance. On a subscription fee basis, AssetCare™ customers receive all of the necessary equipment and support services needed to improve the health and performance of their connected assets. The subscription fee is a fraction of the resulting financial benefits.

There are over 1 million connectable energy assets in Canada that can rapidly adopt market-ready IoT devices. mCloud's AssetCare™ solution is an open, cloud-based solution that employs big data, deep

analytics, machine learning, real-time collaboration and communications, 3D Augmented Reality (AR), and best practice maintenance to provide all asset stakeholders with total transparency in the health and performance of their connected assets - all within mCloud's Asset-Circle-of-Care™ framework. At its core, AssetCare™ monitors the performance of HVAC units and wind turbines. Once connected, mCloud uses its proprietary technologies to improve asset performance resulting in better energy profiles. The Asset-Circle-of-Care™ extends to support field service actions including real-time video communication with asset experts and access to complete equipment documentation. mCloud runs a 24/7 support center for its AssetCare™ customers. The Agreement with CFG allows mCloud customers to enroll in AssetCare™ without any up-front capital expenditure (CapEx) requirements. Customers can subscribe with mCloud, have a CFG approved service provider implement the IoT connectivity and begin seeing immediate tangible benefits from the AssetCare™ solution.

mCloud President and CEO Russel McMeekin said, "Customers immediately benefit from AssetCare™ without the lengthy and sometimes cumbersome CapEx decision process, especially if their assets are not of a vintage that is already IoT connected. We know that our technology generates positive cash flows for our customers from day 1. We are so confident in this that we are offering customers use of AssetCare™ without any obligation for 90 days - and at zero cost. We believe this 'play without paying' option will greatly expand the servable market for mCloud."

Michael S. Maurer, General Manager of CFG said, "Clients come to us to eliminate the need for up-front capital expenditure, and to better manage their technology risk by making the total solution available on an affordable basis over a multi-year arrangement. We have created a tailor-made and

flexible financing program that will suit mCloud and their customers superbly, and we look forward to working with Russ and his team."

About Universal-mCloud Corp

Universal-mCloud Corp ("mCloud") is headquartered in Vancouver, BC with technology and operations centers in San Francisco, CA and Bristol, PA. mCloud is an IoT connected asset care cloud solution company utilizing connected IoT devices, leading deep energy analytics, secure mobile and 3D technologies that rally all asset stakeholders around an Asset-Circle-of-Care™, providing complete real-time and historical data coupled with guidance and advice based on deep analytics and diagnostics resulting in optimal performance and care of critical equipment. It's all about the asset. The powerful and secure AssetCare™ environment is accessible everywhere, 24/7 through standard mobile devices, ruggedized headsets, and web browsers. For more information, visit www.mcloudcorp.com.

About Commercial Funding Group (CFG)

With its roots traced back to 1981, Commercial Funding Group Inc. is a customer-focused organization geared to meeting the financing needs of the corporate marketplace. Commercial Funding Group Inc. provides a wide range of financial services to support customers throughout Canada and the United States. CFG is a member of and Canadian Finance and Leasing Association. For more information, visit www.commercialfundinggroup.com.

Forward-Looking Information and Statements

This press release contains certain "forward-looking information" within the meaning of applicable Canadian securities legislation and may also contain statements that may constitute "forward-looking statements" within the meaning of the safe harbor provisions of the U.S. Private Securities Litigation Reform Act of 1995. Such forward-looking



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information and forward-looking statements are not representative of historical facts or information of current condition, but instead represent only the Company's beliefs regarding future events, plans or objectives, many of which, by their nature, are inherently uncertain and outside of the Company's control. Generally, such forward-looking information or forward-looking statements can be identified by the use of forward-looking terminology such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or may contain statements that certain actions, events or results "may", "could", "would", "might" or "will be taken", "will continue", "will occur" or "will be achieved". The forward-looking information contained herein may include, but is not limited to, information concerning the future business prospects and potential revenue of the Company.

By identifying such information and statements in this manner, the Company is alerting the reader that such information and statements are subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such information and statements.

An investment in securities of the Company is speculative and subject to a number of risks including, without limitation, the risks discussed under the heading "Risk Factors" on pages 29 to 46 of the Company's filing statement dated October 5, 2017. Although the Company has attempted to identify important factors that could cause actual results to differ materially from those contained in the forward-looking information and forward-looking statements, there may be other factors that cause results not to be as anticipated, estimated or intended.

In connection with the forward-looking information and forward-looking statements contained in this press release, the Company has made certain assumptions. Although the Company believes that the assumptions and factors used in preparing, and the expectations contained in, the forward-looking information and statements are reasonable, undue reliance should not be placed on such information and statements, and no assurance or guarantee can be given that such forward-looking information and statements will prove to be accurate,

as actual results and future events could differ materially from those anticipated in such information and statements. The forward-looking information and forward-looking statements contained in this press release are made as of the date of this press release, and the Company does not undertake to update any forward-looking information and/or forward-looking statements that are contained or referenced herein, except in accordance with applicable securities laws. All subsequent written and oral forward-looking information and statements attributable to the Company or persons acting on its behalf is expressly qualified in its entirety by this notice.

Neither 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 Universal-mCloud Corp

PETROWEST CORPORATION - SALE OF PEEJAY LANDFILL

Ernst & Young Inc., in its capacity as Court-appointed Receiver and Manager (the "Receiver") of Petrowest Corporation and its affiliates (collectively, "Petrowest"), is seeking parties interested in acquiring the Peejay Landfill ("Peejay" or the "Landfill") and the Doig Gravel Pit license.

The Landfill is a fully permitted hazardous and industrial waste landfill located in northeastern BC and has historically served upstream oil and gas companies in the region. The Landfill is geographically positioned to serve the future remediation requirements of customers operating in proximity to the site. The Landfill has a total licenced volume of over 1.6 million m³ and has utilized less than 5% of its licenced storage capacity. The Doig Gravel Pit is located approximately 10 km from the Landfill.

The deadline for delivery of binding bids is 12:00 pm noon (Mountain Time) on November 16, 2017.

Interested parties are invited to contact the Receiver by phone or email or to go to the Receiver's website at www.ey.com/ca/petrowest for further information on the Petrowest sales process.

Ernst & Young Inc., in its capacity as Court-appointed Receiver and Manager of Petrowest Corporation and its affiliates
2200, 215 2nd Street SW,
Calgary, Alberta T2P 1M4

SOURCE Petrowest Corporation

SCHNEIDER ELECTRIC ANNOUNCES NEW CANADIAN PRESIDENT

Schneider Electric, the global specialist in energy management and automation, today announced that Susan Uthayakumar will become Country President, Canada on January 1, 2018, reporting to Annette Clayton, CEO and President, North America, and Chief Supply Chain Officer.

"Susan is a strong and accomplished leader and an advocate for the customer," said Annette Clayton, CEO & President, North America, and Chief Supply Chain Officer. "She has the vision and proven ability to inspire and connect with our people who strive daily to deliver on the needs of our partners and customers."

Susan, a 13-year veteran of Schneider Electric, was most recently Vice President, National Sales, Canada, responsible for developing and executing the sales strategy for the company's electrical distribution and industrial automation products and solutions. Susan's prior roles at Schneider Electric include Vice President, Partner Business, Canada; Chief Financial Officer, Canada; Vice President Controller, North America; and Director, Mergers and Acquisitions, North America. Before joining Schneider Electric, Susan advised companies on mergers and acquisitions and growth strategies.

Susan holds multiple degrees in finance from the University of Waterloo and an MBA from the Kellogg School of Management at Northwestern University.

In her role as Country President, Canada, Susan will be responsible for overseeing all strategic initiatives in the country and driving its revenue and growth. She will continue to play an integral part in elevating Schneider Electric's presence in Canada as a leader in energy management and automation.

Juan Macias, whom Susan succeeds, will be leading Schneider Electric's Prosumer in the New World of Energy initiative across the company.

About Schneider Electric

Schneider Electric is leading the Digital Transformation of Energy Management and Automation in Homes, Buildings, Data Centers, Infrastructure and Industries.

With global presence in over 100 countries, Schneider is the undisputable leader in Power Management – Medium Voltage, Low Voltage and Secure Power, and in Automation Systems. We provide integrated efficiency solutions, combining energy, automation and software.

In our global Ecosystem, we collaborate with the largest Partner, Integrator and Developer Community on our Open Platform to deliver real-time control and operational efficiency.

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and partners make Schneider a great company and that our commitment to Innovation, Diversity and Sustainability ensures that Life Is On everywhere, for everyone and at every moment.

www.schneider-electric.ca

SOURCE Schneider Electric

IKKUMA RESOURCES CORP. ANNOUNCES CLOSING OF THE PREVIOUSLY ANNOUNCED INFRASTRUCTURE DISPOSITION

Ikkuma Resources Corp. (TSX: IKM) ("Ikkuma") is pleased to announce the closing of the previously announced disposition of 51% of its trunk-line and associated facilities ("Infrastructure Disposition") for cash consideration of \$20,000,000. The Infrastructure Disposition has an effective date of September 1, 2017. As previously announced, it is expected that the proceeds of the Infrastructure Disposition will be used to purchase certain assets located in the Alberta Foothills as well as in the British Columbia Deep Basin (the "Foothills Acquisition"), which was expected to close November 1, 2017. The Foothills Acquisition is now anticipated to close in escrow on November 1, 2017, with the final closing expected to occur upon the satisfaction of the provincial regulator, on or about December 15, 2017

About Ikkuma Resources Corp.

Ikkuma Resources Corp. is a diversified junior public oil and gas company listed on the TSX Venture Exchange under the symbol "IKM", with holdings in both conventional and unconventional projects in Western Canada. The technical team has worked together for over a decade in the Foothills Region of Western Canada, through two successful, publicly traded companies. The unique skills and repeat success at exploiting a complex, potentially prolific play type are fundamental ingredients for a successful growth-oriented company in Western Canada. Corporate information can be found at: www.ikkumarescorp.com.

NEITHER 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.

Forward-Looking Statements

and Information and Cautionary Statements

This press release contains forward-looking statements and forward-looking information within the meaning of applicable securities laws. The use of any of the words "expect", "anticipate", "continue", "estimate", "objective", "ongoing", "may", "will", "project", "should", "believe", "plans", "intends" and similar expressions are intended to identify forward-looking statements or information. In particular the press release contains forward-looking statements and information relating to the completion of the Foothills Acquisition and the timing thereof and the use of proceeds of the Infrastructure Disposition. Although Ikkuma believes that the expectations and assumptions on which the forward-looking statements and information are based are reasonable, undue reliance should not be placed on the forward-looking statements and information because Ikkuma cannot give any assurance that they will prove to be correct. Since forward-looking statements and information address future events and conditions, by their very nature they involve inherent risks and uncertainties. The forward-looking statements and information is based on certain key expectations and assumptions made by management, including expectations and assumptions concerning: the satisfaction of all conditions to the closing of the Acquisition and on the time frames contemplated. Actual results could differ materially from those currently anticipated due to a number of factors and risk. These include but are not limited to: failure to complete the Acquisition 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 reserve estimates; the uncertainty of estimates and projections relating to production, costs and expenses; failure to obtain necessary regulatory approvals for planned operations; health, safety and environmental risks; uncertainties resulting from potential delays or changes in plans with respect to exploration or development projects or capital expenditures; volatility of commodity prices, currency exchange rate fluctuations; imprecision of reserve estimates; and competition from other explorers) as well as general economic conditions, stock market volatility, and the ability to access sufficient capital. Ikkuma cautions that the foregoing list of risks and uncertainties is not exhaustive.

In addition, the reader is cautioned that historical results are not necessarily indicative of future performance. The forward-looking statements and information contained in this press release are made as of the date hereof and Ikkuma undertakes no obligation to update publicly or revise any forward-looking statement or information, whether as a result of new information, future events or otherwise, unless so required by applicable securities laws.

SOURCE Ikkuma Resources Corp..

COMMENTS ON NEW REGULATIONS ON HYDROCARBONS - THE QUEBEC OIL AND GAS ASSOCIATION (QOGA) SUPPORTS EXTENDING THE DEADLINE

The Quebec Oil & Gas Association applauds the government's decision to extend the comments period for the new regulations. These regulations, the first modern ones in Quebec governing oil and gas, are very strict. Our Association believes it is appropriate to seek constructive input to make sure they are as effective as possible from the very beginning.

In response to the Minister's comments, we repeat our message that industry has long embraced the principle of local acceptability.

We have adopted the Green Book for our recommended best practices. In the stepwise approach taken by the government and supported by industry, we have emphasized that local acceptability is a key part of the process and a prerequisite for a successful project.

We agree with the principle that local municipalities should be thoroughly consulted on the regulations. This is another reason we support the extension of the comment period. We are also strong supporters of revenue sharing with municipalities. In almost all jurisdictions, both internationally and in Canada, local municipalities have a right to a share of revenue, and of course, so should Quebec municipalities.

We look forward to continuing to work closely with communities and the government to create a healthy industry that is environmentally safe and welcomed by communities.

SOURCE QUEBEC OIL AND GAS ASSOCIATION (QOGA)

SAN ANGELO OIL LIMITED ANNOUNCES CLOSING OF SECOND TRANCHE OF OFFERING BY CABRAL GOLD LTD.

San Angelo Oil Limited ("San Angelo") (NEX: SAO.H) is pleased to announce that Cabral Gold Ltd. ("Cabral") has closed the second

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tranche of their private placement financing (the "Offering"). The Offering is being conducted in connection with the business combination (the "Business Combination") between San Angelo and Cabral.

The second tranche of the Offering was completed on a brokered basis pursuant to the terms of an agency agreement between San Angelo, Cabral and M Partners Inc. (the "Agent"). In this tranche, Cabral raised gross proceeds of approximately \$1.8 million, bringing total gross proceeds raised in the Offering to \$3.6 million. Cabral expects to close a third and final tranche of the Offering by the end of October. The funds are being held in escrow pending closing of the Business Combination.

In the second tranche of the Offering, Cabral issued 16,665,752 subscription receipts (the "Subscription Receipts") at a price of \$0.108 per Subscription Receipt. Immediately prior to the closing of the Business Combination, each Subscription Receipt will convert, without additional consideration, into one unit of Cabral which will, in conjunction with the closing of the Business Combination, be exchanged for 0.18 of a unit of San Angelo (each whole such unit being referred to as a "Unit"). Each whole Unit will be comprised of one post-consolidation common share of

San Angelo, one-half of one class A warrant and one-half of one class B warrant. Each whole class A warrant will entitle the holder to purchase one post-consolidation common share of San Angelo at a price of \$0.75 for a period of one year after the closing of the Business Combination. Each whole class B warrant will entitle the holder to purchase one post-consolidation common share of San Angelo at a price of \$0.90 for a period of two years after the closing of the Business Combination.

In connection with the closing of the second tranche of the Offering, Cabral issued a total of 999,945 special warrants to the Agent. Immediately prior to closing of the Business Combination each special warrant will automatically be exercised into a warrant of Cabral, which will, in conjunction with the closing of the Business Combination, be exchanged for 0.18 of a compensation warrant of San Angelo (the "Compensation Warrants") without additional consideration or further action by the holder. Each Compensation Warrant will entitle the holder to acquire one Unit at an exercise price of \$0.60 for a period of two years after the closing of the Business Combination. In addition, on closing of the Business Combination, Cabral will pay the Agent a cash commission of approximately

\$107,994 in connection with the second tranche of the Offering.

Completion of the Business Combination is subject to a number of conditions, including but not limited to completion of the Offering sufficient to satisfy the conditions precedent, approval of the shareholders of Cabral, receipt of all required regulatory consents (including final TSX Venture Exchange acceptance), and satisfaction of other customary closing conditions. There can be no assurance that the Business Combination will be completed as proposed or at all.

Further details regarding the Business Combination will be set forth in a filing statement of San Angelo, a copy of which will be available at www.sedar.com. Investors are cautioned that, except as disclosed in the filing statement to be filed, any information released or received with respect to the Business Combination may not be accurate or complete and should not be relied upon. Trading in the securities of San Angelo remains halted on the Exchange and should be considered highly speculative.

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.

Forward-looking Statements

This news release contains certain forward-looking information and forward-looking statements within the meaning of applicable securities legislation (collectively "forward-looking statements"). The use of any of the word "will", "expects" and similar expressions are intended to identify forward-looking statements. These statements involve known and unknown risks, uncertainties and other factors that may cause actual results or events to differ materially from those anticipated in such forward-looking statements. Such forward-looking statements should not be unduly relied upon. This news release contains forward-looking statements and assumptions pertaining to the following: completion of the Business Combination and full Offering, receipt of required shareholder and regulatory approvals, and strategic plans and future operations. Actual results achieved may vary from the information provided herein as a result of numerous known and unknown risks and uncertainties and other factors. San Angelo believes the expectations reflected in those forward-looking statements are reasonable, but no assurance can be given that these expectations will prove to be correct.

SOURCE San Angelo Oil Limited

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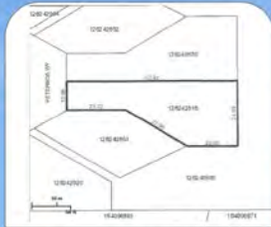
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Year round 2 bedroom cabin
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 Open floor plan
 32x8.5 ft. deck
 Attached storage shed

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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

MLS® SK598570



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