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CABRAL GOLD INC. COMPLETES BUSINESS COMBINATION AND PRIVATE PLACEMENT

Cabral Gold Inc. (formerly San Angelo Oil Limited) (the "Company") (TSXV: CBR) is pleased to announce that it has completed the previously announced business combination with Cabral Gold Ltd. ("Cabral") and 1116669 B.C. Ltd. (the "Transaction"). The Company changed its name from "San Angelo Oil Limited" to "Cabral Gold Inc." and completed a share consolidation. In connection with the completion of the Transaction, the Company's common shares are expected to commence trading on a consolidated basis on the TSX Venture Exchange under the symbol "CBR" at the open of the market on or about November 2, 2017.

Financing by Cabral
Shortly prior to closing of the Transaction, Cabral completed a third tranche of its private placement financing (the "Offering"). The third tranche was completed on a non-brokered basis, with Cabral raising gross proceeds of approximately \$559,000 through the sale of 5,175,334 subscription receipts (the

"Subscription Receipts") at a price of \$0.108 per Subscription Receipt. In connection with the third tranche of the Offering, Cabral issued a total of 238,323 special warrants (the "Special Warrants") to various finders and paid cash finders' fees totalling approximately \$25,739 to the finders.

Cabral raised total gross proceeds of approximately \$4.16 million in the Offering, through the sale of 38,507,414 Subscription Receipts. Immediately prior to the closing of the Transaction, each Subscription Receipt issued in the Offering was converted, without additional consideration into one unit of Cabral which, in conjunction with the closing of the Transaction, was exchanged for 0.18 of one unit of the Company. Each whole unit of the Company (a "Unit") was comprised of one post-consolidation common share of the Company, one-half of one class A warrant and one-half of one class B warrant. Each whole class A warrant entitles the holder to purchase one post-consolidation common share of the Company at a price of \$0.75 until October 30, 2018, and each whole class B warrant entitles the holder to purchase one post-consolidation common share of the Company at a price of \$0.90 until October 30, 2019.

Immediately prior to the closing of the Transaction, each Special Warrant was automatically exercised into a compensation warrant of Cabral, which, in conjunction with closing of the Transaction, was exchanged for 0.18 of a compensation warrant of the Company. Each compensation warrant entitles the holder to acquire one Unit of the Company at an exercise price of \$0.60 until October 30, 2019.

The net proceeds of the Offering will be used to finance the Company's work program on the Cuiú Cuiú project and for general working capital, as more particularly described in the filing statement of the Company dated October 23, 2017.

Summary of the Transaction

The Transaction was carried out by way of a three-cornered amalgamation, whereby Cabral amalgamated with 1116669 B.C. Ltd., a wholly owned subsidiary of the Company. Concurrently with closing of the Transaction, the Company completed a share consolidation, such that every five existing common shares were consolidated into one new common share of the Company. Shareholders of Cabral received 0.18 of a post-consolidation common share of the Company for

each common share of Cabral held by them immediately prior to the completion of the Transaction. The Company issued 29,753,868 post-consolidation shares in exchange for the common shares of Cabral, which includes shares issued on conversion of the Subscription Receipts. The certificates representing the Subscription Receipts and Special Warrants, and any original share certificates of Cabral, are now null, void and of no further force or effect. As a result of the closing of the Transaction, including the consolidation, the Company now has 31,052,418 common shares issued and outstanding.

The board of directors of the Company is comprised of Alan Carter, acting as President and Chief Executive Officer, Charles Oliver, Dennis Moore, Donald Njegovan and Derrick Weyrauch. Paul Hansed is the Chief Financial Officer and Corporate Secretary of the Company.

As a result of the exchange of their shares of Cabral for shares of the Company, Alan Carter of Vancouver, British Columbia, and Dennis Moore, of Lisbon, Portugal, each received 5,527,665 post-consolidation common shares of the Company at a deemed value of \$0.60 per post-

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consolidation common share. Each now holds approximately 17.8% of the issued and outstanding common shares of the Company, and approximately 13.6% on a fully diluted basis. Mr. Carter and Mr. Moore did not own any shares of the Company prior to the Transaction.

M Partners Inc. acted as financial advisor to Cabral in connection with the Transaction. As a result of the completion of the Transaction, the Company will pay M Partners Inc. a success fee, which may be paid in cash or common shares of the Company.

Final acceptance of the Transaction by the TSX Venture Exchange is subject to the Company filing all final documentation.

About Cabral Gold Inc.

The Company is a junior resource company and is engaged in the identification, exploration and development of mineral properties, with a primary focus on gold properties located in Brazil. The Company owns the Cuiú Cuiú gold project located in the Tapajos Region within the state of Para in northern Brazil.

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 the words "will", "expected" 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: receipt of regulatory approval, strategic plans and future operations, results of exploration, capital expenditures and objectives. Actual results achieved may vary from the information provided herein as a result of numerous known and unknown risks and uncertainties and other factors. The Company 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 Cabral Gold Inc.

DIRECT ENERGY REGULATED SERVICES ANNOUNCES NATURAL GAS RATES FOR NOVEMBER 2017

Direct Energy Regulated Services has announced default natural gas rates for November 2017. These rates will apply to customers who have not chosen a competitive supplier within the ATCO Gas North and South service territories. The rates have been verified by the Alberta Utilities Commission.

North Service Territory

The North territory includes customers living in and north of the City of Red Deer.

For customers in the ATCO Gas North service territory, the November regulated natural gas rate is increasing from the October rate of \$1.682 per GJ to \$1.825 per GJ.

This rate reflects a market price for November supplies of approximately \$1.95 per GJ as reported by the NGX, and incorporates an adjustment of \$-0.125 per GJ for October and prior months.

The typical residential gas bill for November based on an average 14 GJ of consumption would be approximately \$131 in the North.

South Service Territory

The South territory includes customers

living south of the City of Red Deer.

For customers in the ATCO Gas South service territory, the November regulated natural gas rate is increasing from the October rate of \$1.682 per GJ to \$1.825 per GJ.

This rate reflects a market price for November supplies of approximately \$1.95 per GJ as reported by the NGX, and incorporates an adjustment of \$-0.125 per GJ for October and prior months.

The typical residential gas bill for November based on an average 14 GJ of consumption would be approximately \$111 in the South.

Further information on regulated gas supply and a complete list of competitive retailers can be found on the Alberta government's customer choice website at: www.ucahelps.gov.ab.ca.

SOURCE Direct Energy

MOSAIC CAPITAL COMPLETES ACQUISITION OF WINDSOR-BASED CIRCLE 5 TOOL & MOLD

Mosaic Capital Corporation ("Mosaic") (TSX-V Symbols: M and M.DB) is pleased to announce the acquisition of a 75% interest in the business being carried on by Circle 5 Tool & Mold Inc. ("Circle 5").

Circle 5 is a supplier of molding solutions to Tier 1 automotive part manufacturers, offering custom, high-precision molds and tools for plastic injection production of highly-visible interior automotive components. Circle 5's broad international customer base produces interior components for today's leading automotive brands including BMW, Ford, Volkswagen, General Motors, Toyota, Daimler and Tesla. With an established track record of over 30 years, Circle 5 is highly regarded in the industry for its delivery of quality molds and tools based on strong customer responsiveness, innovation and collaboration. Circle 5 operates out of a modern, 50,000-sq. ft. manufacturing facility in

Windsor, Ontario. The remaining 25% of Circle 5 is being retained by its President and primary operating shareholder, Saylo Lam (41), a professional mechanical engineer who has been involved with the company for over 18 years.

Mosaic's acquisition cost of \$27 million was funded by cash and will be subject to typical post-closing adjustments. Mosaic financed the transaction with \$7 million from available credit facilities and \$20 million from the issuance of three year, 7% subordinated preferred units within a newly formed limited partnership, which is 100% controlled by Mosaic.

Saylo Lam, President of Circle 5 stated "Mosaic's involvement successfully solved a key ownership succession issue, which results in an orderly transition of Circle 5's two founding shareholders, one of whom is my father. We are excited to move forward with the Mosaic team, as we collectively pursue a number of identified organic and acquisition growth opportunities."

Mark Gardhouse, CEO of Mosaic Capital commented "we are delighted to welcome Saylo Lam and his management team at Circle 5 as Mosaic's newest operating partner and we look forward to a long-term relationship. Circle 5 has an established track record of strong financial growth and profitability within a niche market that has an attractive outlook. This acquisition illustrates the diversified growth model we are implementing and offers a new business platform for future growth opportunities."

ABOUT MOSAIC CAPITAL CORPORATION

Mosaic is a Canadian investment company that owns a portfolio of established businesses which span a diverse range of industries and geographies. Mosaic's strategy is to create long-term value for its shareholders through accretive acquisitions, long-term portfolio ownership, sustained cash flows and organic portfolio growth.



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Mosaic achieves its objectives by maintaining financial discipline, acquiring businesses at attractive valuations, performing extensive acquisition due diligence, utilizing optimal transaction structuring and working closely with subsidiary businesses after acquisition.

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

FORWARD-LOOKING INFORMATION:

This news release may contain forward-looking information and statements within the meaning of applicable Canadian securities laws (herein referred to as "forward-looking statements") that involve known and unknown risks, uncertainties and other factors that may cause actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. All information and statements in this news release which are not statements of historical fact may be forward-looking statements. The words "believe", "expect", "intend", "estimate", "anticipate", "project", "scheduled", and similar expressions, as well as future or conditional verbs such as "will", "should", "would", and "could" often identify forward-looking statements. In particular, forward-looking statements in this news release include, but are not limited to: statements with respect to the terms of the acquisition by Mosaic of a 75% interest in the business carried on by Circle 5 and that Circle 5 has growth potential. Such statements or information are only predictions and reflect the current beliefs of management with respect to future events and are based on information currently available to management. Actual results and events may differ materially from those contemplated by these forward-looking statements due to these statements being subject to a number of risks and uncertainties.

Undue reliance should not be placed on these forward-looking statements as there can be no assurance that the plans, intentions or expectations upon which they are based will occur. By their nature forward-looking statements involve assumptions and known and unknown risks and uncertainties, both general and specific, that contribute to the possibility that the predictions and other forward-looking statements will not occur. Some of the assumptions

made by Mosaic, upon which such forward-looking statements are based include, but are not limited to: the business operations of Circle 5 will continue on a basis at least consistent with prior years; there will be reasonable continuity of Circle 5's management team; and future market conditions for Circle 5 will not be materially different than anticipated by Mosaic.

A number of factors could cause actual results to differ materially from those expressed or implied by the forward-looking statements, including, but not limited to: general business and economic conditions in geographic areas where Circle 5 has operations; pricing pressures and other competitive factors; third parties failing to honour their contractual obligations with Circle 5; procurement and pricing issues with suppliers; unforeseen cost overruns on Circle 5's projects; legislative or regulatory developments; the continued availability and cost of qualified labour; the continued strength of the industries within which customers of Circle 5 operate; and the continued ability to secure new business. Should any of the risks or uncertainties facing Mosaic and its subsidiaries materialize, or should assumptions underlying the forward-looking statements prove incorrect, actual results, performance, activities or achievements could vary materially from those expressed or implied by any forward-looking statements contained in this news release. Readers are cautioned that the foregoing list of risks is not exhaustive. Additional information on these and other factors that could affect the operations or financial results of Mosaic and its subsidiaries are included in Mosaic's annual information form for the year ended December 31, 2016, a copy of which is available under Mosaic's profile on SEDAR (www.sedar.com).

Although Mosaic believes that the expectations represented by any forward-looking-statements contained herein are reasonable based on the information available to it on the date of this news release, management cannot assure investors that actual results, performance or achievements will be consistent with these forward-looking statements. Any forward-looking statements herein contained are made as of the date of this news release and Mosaic does not assume any obligation to update or revise them to reflect new information, events or circumstances, except as required by law.

SOURCE Mosaic Capital Corporation

MATRIX ENERGY TECHNOLOGIES INC. COMPLETES ACQUISITION OF ASSETS FROM VORTEX DRILLING LTD.

MATRIX Energy Technologies Inc. ("MATRIX" or the "Corporation") (TSXV: MXX) is pleased to announce that it has successfully completed its previously announced acquisition (the "Acquisition") of assets from Vortex Drilling Ltd. ("Vortex") through Vortex's court appointed receiver, Deloitte Restructuring Inc. (the "Receiver").

Under the terms of an asset purchase agreement with the Receiver (the "Purchase Agreement"), MATRIX agreed to purchase three complete tele-double drilling rigs and related assets (the "Assets") from Vortex for a purchase price of CDN\$6,100,000. On October 25, 2017, the Court of Queen's Bench of Saskatchewan granted an order approving the Purchase Agreement and the transactions contemplated thereby, and vesting all of Vortex's right, title and interest in and to the Assets in the name of the Purchaser. The Acquisition closed on October 30, 2017.

As initially outlined on March 27, 2017 the Corporation is executing its strategic plan to enter the land-based contract drilling business to complement its existing business

of providing horizontal and directional drilling technology to oil and gas clients in North America. The purchase of the Vortex assets provides an opportunistic entry point for MATRIX in the drilling rig business, allowing the Company to expand the use of its D2ROXTM platform to include surface equipment (rigs) along with its existing use of D2ROXTM for its sub surface business (the provision of MATRIX directional drilling technology and services).

About MATRIX

The Corporation commenced operations in 2011. MATRIX has grown its concurrent capacity of horizontal and directional drilling systems ("Systems") organically with the acquisition and assembly of 25 Systems as at the date of this press release. MATRIX has developed and implemented a proprietary system called D2ROXTM (pronounced DEE-ROCKS) to aid the Corporation and its oil and gas clients to drive predictable, repeatable, cost effective, safe field operations at the rig site.

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 MATRIX Energy Technologies Inc.



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LONGI SELECTED INTO "NEW CHINA NIFTY 50" BY GOLDMAN SACHS

Recently, the world's largest investment bank Goldman Sachs selected 50 stocks reflecting the Chinese economy at the new stage, known as the "New China Nifty 50". LONGi Green Energy Technology Co., Ltd. (SHA: 601012) is the only enterprise selected from the new energy industry. A "Nifty 50" stock should meet three conditions: a net profit growth rate higher than 15%, a rate of return on common stockholders' equity (ROE) higher than 15% for three consecutive years, and a price to earnings ratio (P/E ratio) lower than 35. A "New China Nifty 50" stock should have an even higher growth rate, higher profit and lower financial leverage.

LONGi, the world's largest manufacturer of monocrystalline silicon products, has been acclaimed by the capital market and become the world's largest photovoltaic manufacturer.

LONGi's stock price trend and potential value reflect the growing demand for monocrystalline PV products stimulated by the growth of distributed PV, the expansion of Top Runner Program, and the development of poverty alleviation photovoltaic projects in the industry. Facing the fierce competition in the photovoltaic industry, on the one

hand, LONGi has been expanding the capacity to address the robust market demand. On the other hand, LONGi has continuously improved the technical level of monocrystalline silicon wafer, cell and module with technology as the core competitiveness, and its monocrystalline product technology has always been in the industry leading position. It is these factors that have made LONGi the only enterprise in the new energy industry which was selected into the "New China Nifty 50" list of Goldman Sachs.

SOURCE LONGi Solar

RITCHIE BROS. SELLS CA\$94+ MILLION OF EQUIPMENT IN EDMONTON OCTOBER AUCTION

With its big October auction in Edmonton last week, Ritchie Bros. sold more than 6,800 equipment items and trucks for CA\$94+ million (US\$73+ million). The four-day event held October 24 – 27, 2017, attracted more than 9,850 bidders from 47 countries, including 7,300+ online bidders.

Canadian buyers purchased 92 percent of the equipment in the auction, with bidders from Alberta (58%), British Columbia (19%), and Saskatchewan (9%) being the biggest Canadian

buyers. International buyers from such countries as the United Kingdom, Hong Kong, and New Zealand purchased eight percent. Approximately 63 percent of the equipment was sold to online buyers.

"We saw very active bidding onsite and online, with strong pricing through most equipment categories," said Trent Vandenberghe, Sales Director, Ritchie Bros. "We achieved strong price increases year over year for oil and gas transportation assets, including picker, bed and fluid hauling trucks. Meanwhile construction sector equipment supply constraints continue to positively impact pricing. We also saw solid pricing for the transportation, forestry, and agricultural equipment in the auction, particularly the late-model equipment available."

The auction featured equipment from 1,000+ owners, including nine Caterpillar crawler tractors sold for Lloydminster, Saskatchewan-based Garfield Diesel Repair Ltd.

"I brought my equipment to Ritchie Bros. because of the wide exposure they provide through their marketing and website," said Jim Holowachuk, owner of Garfield Diesel Repair and Cinco Developments Ltd. "They are able to reach bidders across Canada and around the world—two of my dozers sold to buyers in Saskatchewan and one went to British Columbia. I'm happy with the results; prices were good. I would recommend Ritchie

Bros. to anyone—their team is dedicated to providing quality, professional customer service and communication, 24 hours a day."

Equipment highlights in the Edmonton October auction included 80+ excavators, 70+ skid steers, 65+ compactors, 55+ dozers, 40 loaders, 75+ flatbed trucks, 60+ boom trucks, 175 truck tractors, 650+ trailers, and much more. All items were sold without minimum bids or reserve prices.

Auction quick facts:
Edmonton, AB (October 2017)

Gross transactional value – CA\$94+ million (US\$73+ million)

Amount sold to online bidders – CA\$59+ million (US\$46+ million)

Total registered bidders (onsite and online) – 9,850+

Online registered bidders – 7,300+

Number of lots sold – 6,800+

Number of sellers – 1,000+

Consignments are now being accepted for Ritchie Bros.' final Edmonton auction of the year, on December 7 – 8. To sell equipment in the auction, contact the Edmonton site directly at +1.780.955.2486.

For information all upcoming Ritchie Bros. and IronPlanet auctions, visit rbauction.com and IronPlanet.com.

About Ritchie Bros.:
Established in 1958, Ritchie Bros.

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Photos and video for embedding in media stories are available at rbauction.com/media.

SOURCE Ritchie Bros. Auctioneers

TRANS MOUNTAIN SEEKS DETERMINATION FROM NATIONAL ENERGY BOARD

After a thorough and lengthy process, taking into consideration local interests along with technical and scientific evidence, the National Energy Board (NEB) and the Government of Canada granted their approvals for the Trans Mountain Expansion Project in 2016.

The Board and the Government considered timing and schedule in their determination that the Project is in the public's interest. After many months of working in good faith to obtain municipal permits from the City of Burnaby without success, we are asking the NEB to allow us to go ahead with work under the terms and conditions of the applicable Certificate and NEB Orders.

The City's failure to act in a timely manner raises serious issues of jurisdiction that we are compelled to bring to the Board's attention. The Project will provide important local, regional and national benefits and that is why we are also asking the NEB to establish a process for Trans Mountain to bring similar matters to the Board for expedited

determination in the future. As previously disclosed, such measures are necessary to help mitigate a possible delay in the construction schedule. While we await the NEB's determination, as always, our door remains open to the City of Burnaby and we would welcome the opportunity to discuss a solution.

To see a copy of the motion Trans Mountain filed today with the NEB, please visit www.transmountain.com/news.

About Trans Mountain Expansion Project

In November 2016, the Government of Canada approved Kinder Morgan Canada's plan to expand the existing Trans Mountain Pipeline system – between Edmonton, Alberta and Burnaby, British Columbia. The Project is subject to 157 Conditions from the National Energy Board that covers the life span of the Project, and 37 Conditions attached to the Environmental Certificate received from the Government of British Columbia in January 2017. For almost 65 years, the 1,150-km Trans Mountain pipeline system has been safely and efficiently providing the only West Coast access for Canadian oil products, including about 90 per cent of the gasoline supplied to the interior and south coast of British Columbia. For more information, please visit www.transmountain.com.

SOURCE Kinder Morgan Canada Limited

RENEWABLE ENERGY ALLIANCE OF ONTARIO WELCOMES GOVERNMENTS RE-COMMITMENT TO GREEN ENERGY

The Renewable Energy Alliance of Ontario (REAO) Welcomes Ontario's renewed commitment to the jobs, economic growth and clean air associated with green energy.

Although our coalition is disappointed that Ontario isn't following Alberta's lead in setting hard targets for the percentage of renewables as part of the energy mix, we agree that today's release of the province's new Long Term Energy Plan (LTEP) is a positive first step towards reaffirming this government's commitment to renewable energy.

There is much to celebrate in Ontario's renewable record, as we have seen renewable energy become more affordable and on par with other forms of generation, we have seen Green House Gas emissions drop and our society and economy benefit. As prices continue to drop and technology advances, the government must remain steadfast

and not be swayed by myths and fake news being spread against green energy for political reasons.

Since 2008, renewable energy projects have invested over \$14 billion in Ontario's economy and have created over 200,000 jobs in Ontario. The REAO and the thousands of Ontarians we represent will continue to keep all politicians feet to the fire when it comes to protecting these jobs.

Q u o t e s :

"Renewables such as wind and solar are the safest, most economical, environmentally friendly and healthiest way for us to generate energy for our province. Investment in renewables also creates many jobs for Operating Engineers and other building trades in Ontario. It's my hope that with this plan renewable energy will remain a vital part of Ontario's long-term energy plan."

Mike Gallagher - Business Manager, Local 793, International Union of Operating Engineers and a Director of the Renewable Energy Alliance of Ontario

"Ontario has paved the way for renewables in Canada and has set the bar for efficient installation and operations. Thousands of meaningful long-term jobs and careers have been created out of the initiatives that were in place. Long-standing and newly created Ontario companies will now play a significant

role across North America and they will continue to create further jobs and tax dollars for Ontario."

Jason Dashney – Chief Executive Officer of Surespan Wind Energy Services Ltd. and a Director of the RenewableEnergyAllianceofOntario

RenewableEnergyAllianceofOntario:

The Renewable Energy Alliance of Ontario is a broad coalition of employers, labour, environmental, healthcare and industry groups dedicated to working with the Ontario government to ensure renewable energy continues to play a vital role in Ontario's energy mix. At present membership includes the following organizations:

The International Union of Operating Engineers

Laborers' International Union of North America

The Ontario Crane Rental Association

The Canadian Wind Energy Association

The Aboriginal Apprenticeship Board of Ontario

Rankin Construction

P u m p c r e t e

Surespan Wind Energy

Registered Nurses Association of Ontario

SOURCE The Renewable Energy Alliance of Ontario (REAO)



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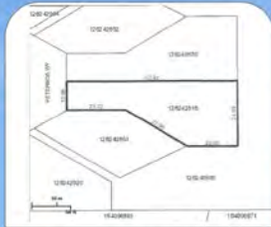
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 Bright cozy sunroom 16x6
 Oak kitchen cabinets &
 built in china cabinet

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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
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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
 INDEPENDENTLY OWNED AND OPERATED

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RE/MAX
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