

IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

FILED IN DISTRICT COURT
OKLAHOMA COUNTY

Oklahoma Department of Securities)
ex rel. Irving L. Faught,)
Administrator,)

Plaintiff,)

v.)

Bruce J. Scambler,)

Defendant.)

Case No. CJ-2014-1346

APR 20 2015
THE OKLAHOMA
COURT CLERK

**PLAINTIFF'S REPLY TO DEFENDANT'S RESPONSE TO
MOTION FOR SUMMARY JUDGMENT**

Plaintiff, Oklahoma Department of Securities ex rel. Irving L. Faught, Administrator (Plaintiff), objects to the *Reply of Defendant to Motion for Summary Judgment and Motion of Defendant to Reconsider Previous Ruling Based on New Evidence* (MSJ Response) and *Supplement to Defendant's Reply to Plaintiff's Motion for Summary Judgment, Reply to Claim for Fees, Defendant's Motion to Strike and Supplement to Defendant's Motion* (Supplement). Plaintiff incorporates by reference *Plaintiff's Motion to Strike Defendant's Additional Responses to Motion for Summary Judgment* filed on April 7, 2015, *Plaintiff's Objection to Defendants' Motion to Reconsider* filed on April 13, 2015, and *Plaintiff's Response to Defendant's Motion to Strike* filed on April 20, 2015.

Defendant, in his MSJ Response and Supplement, failed to controvert any of Plaintiff's undisputed facts. He admitted Plaintiff's Undisputed Facts 10, 11, 13 and 14. He either partially admitted or denied the Plaintiff's remaining undisputed facts.

However, those “denials” were simply self-serving. Defendant failed to reference any evidentiary materials as required by 12 O.S. § 2056 and Rule 13(b) of the Rules for the District Courts of Oklahoma. As such, the Court should consider the Undisputed Facts 1, 2, 3, 4, 5, 6, 7, 8, 9, 12 and 15 to be admitted. See Rule 13(b).

Furthermore, the exhibits Defendant produced in connection with his additional facts have no relevance to the matter at hand. They do not support Defendant’s claims, and in some cases, they contradict Defendant’s claims. Since there are no material facts in dispute, the Court should grant summary judgment to Plaintiff.

I. This is a very simple case.

Despite all the filings that have been submitted by Defendant to the Court since the last hearing, this is a very simple case. Did Defendant violate the cease and desist order issued by the Administrator of the Department (Cease and Desist Order)? Resolution depends on the answers to only two questions:

1. whether there were offers or sales of securities in or from Oklahoma by Bruce Scambler or an issuer he controlled between June 12, 2009, and June 11, 2014?
2. whether Bruce Scambler controlled the entity known as CanTex between June 12, 2009, and June 11, 2014?

Plaintiff has presented the Court with uncontroverted evidence that the answer to each of these questions is “Yes”.

A. Defendant and CanTex offered and sold securities from Oklahoma in September and October of 2010.

CanTex is an issuer of securities. Pl.’s Mot. Summ. J. Ex. B ¶ 3 and ¶ 7, Ex. C ¶ 2. CanTex offered and sold its stock in and/or from Oklahoma in September and

October of 2010. Def.'s Mot. Summ. J. Resp. ¶ 20 no. 1 (March 24, 2015); Pl.'s Mot. Summ. J. Ex. B ¶ 7, Ex. C ¶¶ 7-10. Defendant was personally involved in offering Tejinder Grewal (Grewal) the opportunity to purchase additional stock in CanTex in September of 2010. Grewal received a letter from Defendant offering him shares of CanTex with wiring instructions to make the purchase. Pl.'s Mot. Summ. J. Ex. F ¶ 7. Defendant does not deny he sent the letter to Grewal, but instead, attempts to dispute the evidence by questioning the authenticity of the letter attached to Grewal's declaration. In response, Plaintiff submits an additional declaration from Grewal that includes a true and correct copy of the letter signed by Defendant. See Supp. Decl. of Grewal attached as Exhibit K hereto.

Defendant generally admits that offers and sales of CanTex stock were made in September and October of 2010. Def.'s Mot. Summ. J. Resp. ¶ 20 no. 1 (March 24, 2015). Defendant specifically admits that Gary Berar (Berar) purchased 1.5 million shares of CanTex stock in October of 2010. Def.'s Mot. Summ. J. Resp. ¶ 20 nos. 10 and 11 (March 24, 2015). Defendant admits that a stock certificate was issued to Berar, but denies he signed the stock certificate. Def.'s Mot. Summ. J. Resp. ¶ 20 no. 12 (March 24, 2015). Regardless of who signed the stock certificate, CanTex sold stock in October of 2010.

B. Defendant controlled CanTex in September and October of 2010.

Defendant was in a position of control of CanTex. Defendant became Chief Executive Officer (CEO) and Chairman of the Board of Directors (Chairman) of CanTex effective August 12, 2010. See Supp. Decl. Maurin dated January 27, 2015, attached hereto as Exhibit L. In fact, Defendant used and distributed a

business card representing to the public that he was CEO and Chairman in September of 2010. Ex. K at Ex. C.

Following these appointments, Defendant emailed a press release to Trace Maurin (Maurin) on August 19, 2010, announcing Defendant's immediate appointment to the Board of Directors of CanTex and to the positions of Chairman and CEO. See Supp. Decl. of Maurin dated April 22, 2015, attached hereto as Exhibit M. Maurin has included with his declaration a true and correct copy of the email he received from Defendant with a true and correct copy of the attached press release. Ex. M.

Defendant denies having control of CanTex bank accounts, yet on the same day as the press release, August 19, 2010, Defendant became a signatory on the CanTex bank account. See true and correct copies of BancFirst records attached hereto as Exhibit N, at 3. Defendant also signed certain payroll checks during the month of September 2010. Ex. N at 530 and 533.

Defendant suggests that Harvey Bryant or Maurin were actually in control of CanTex because they took certain actions relating to the business. The activities by the other officers and directors are immaterial because "control may rest with more than one person at the same time." *U.S. v. Corr.*, 543 F.2d 1042, 1050 (2nd Cir. 1976). Tellingly, the CanTex office was located in Oklahoma City, and Defendant controlled business activities from that location. Pl.'s Mot. Summ. J. Ex. B ¶ 5, Ex. D ¶ 1, and Ex. E ¶ 4. As CEO and Chairman of CanTex, Defendant would have been one of the primary persons in control of CanTex, if not the person with ultimate authority. As such, he clearly held "the power to direct or cause the direction of the

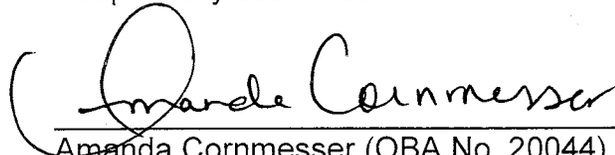
management and policies” of CanTex. *Adams v. Kinder-Morgan, Inc.*, 340 F.3d 1083 (10th Cir. 2003).

II. Defendant violated the Cease and Desist Order.

Defendant admits that the CanTex securities were not registered under the Oklahoma Uniform Securities Act of 2004 (“Act”), Okla. Stat. tit. 71, §§ 1-101 through 1-701 (Supp. 2004), or the Securities Exchange Act of 1934 (15 U.S.C. 78a *et seq.*). Defendant also admits that neither he nor CanTex provided the Plaintiff with advance notice of the offers. Plaintiff has shown that CanTex issued securities—its stock—and is an “issuer” under the Act. Defendant offered and sold securities on behalf of CanTex during the time he was bound not to do so. Furthermore, Defendant controlled CanTex at the time as he had the power to direct or to cause the direction of the management and policies of CanTex through his positions as CEO and Chairman. Defendant violated the Cease and Desist Order.

Because Defendant has raised no substantial controversy as to the material facts to warrant a trial, summary judgment should be granted in favor of Plaintiff.

Respectfully submitted



Amanda Cornmesser (OBA No. 20044)
Terra Shamas Bonnell (OBA No. 20838)
Oklahoma Department of Securities
120 North Robinson, Suite 860
Oklahoma City, Oklahoma 73102
Telephone: (405) 280-7700
Fax: (405) 280-7742
Email: acornmesser@securities.ok.gov
tbonnell@securities.ok.gov

Jeffrey D. Black, OBA #13847
Bonham & Howard
3555 N.W. 58th St., #1000
Oklahoma City, OK 73112
Telephone: (405) 943-6650
Fax: (405) 943-6655
Attorney for Defendant

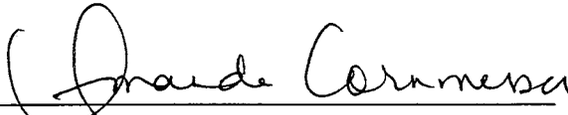
Bruce Scambler
3555 N.W. 58th St., #1000 LMT West
Oklahoma City, OK 73112
Telephone: (405) 608-2700
Defendant pro se

CERTIFICATE OF MAILING

The undersigned hereby certifies that on the 24th of April, 2015, a true and correct copy of the above and foregoing *Reply to Defendant's Objection to Plaintiff's Motion for Summary Judgment* was mailed with postage prepaid thereon, addressed to:

Jeffrey D. Black, OBA #13847
Bonham & Howard
3555 N.W. 58th St., #1000
Oklahoma City, OK 73112
Attorney for Defendant

Bruce Scambler
3555 N.W. 58th St. #1000
Oklahoma City, OK 73112
Pro Se


Amanda Cornmesser

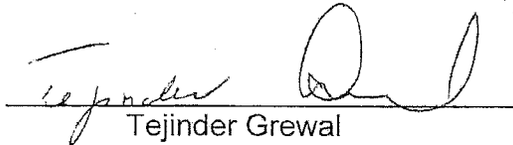
**SUPPLEMENTAL DECLARATION OF TEJINDER GREWAL
PURSUANT TO 12 O.S. § 426**

I, Tejinder (TJ) Grewal, of lawful age, hereby declare and state the following based on personal knowledge:

1. This declaration supplements the declaration that I executed on August 12, 2014, that is attached hereto as Exhibit A.
2. I withdraw the supplemental declaration that I executed earlier today.
3. In paragraph 7 of my August 12th declaration, I referenced a letter, with a subscription agreement and wire instructions, that I received from Bruce Scambler on or about September 27, 2010. Copies of the referenced letter and subscription agreement were attached to my August 12th declaration.
4. While reviewing my CanTex files today, I found the original signed letter, subscription agreement, and wire instructions that I received from Bruce Scambler. True and correct copies of those items are attached hereto as Exhibit B. Also attached hereto, as Exhibit C, is a true and correct copy of Bruce Scambler's business card that was enclosed with the items in Exhibit B when I received them.

I declare under penalty of perjury under the laws of the state of Oklahoma that the foregoing is true and correct.

Executed this 14th day of April, 2015, in Prince George, BC Canada.



Tejinder Grewal

EXHIBIT

K

**DECLARATION OF TEJINDER GREWAL
PURSUANT TO 12 O.S. § 426**

I, Tejinder (TJ) Grewal, of lawful age, hereby declare and state the following based on personal knowledge:

1. I am a resident of British Columbia, Canada. I own and operate TJ Oil, an oil and gas company.
2. CanTex Energy Corp. (CanTex) is in the business of oil and gas exploration in the United States.
3. I have been a shareholder of CanTex since 2010. CanTex is now known as "Arkose Energy Corporation," but for purposes of this declaration, I am going to refer to it as "CanTex." I currently own 15 ^{million} shares of CanTex stock.
4. From August 2010 until March 2014, Bruce Scambler was the President, Chief Executive Officer and Chairman of the Board of Directors for CanTex. On March 14, 2014, CanTex shareholders voted to remove Bruce Scambler from the CanTex Board of Directors and from the positions of President and Chief Executive Officer.
5. On or about September 27, 2010, I met with Bruce Scambler and two other CanTex investors in Vancouver, British Columbia, Canada.
6. Bruce Scambler told me he was returning to Oklahoma on the day following the meeting in Vancouver, British Columbia, Canada.
7. On or about September 27, 2010, I received a letter dated September 27, 2010, from Bruce Scambler, with a subscription agreement for additional CanTex stock. Copies of the letter and subscription agreement are attached hereto as Exhibit A. The subscription agreement was for the purchase of Fifteen Million (15,000,000) shares of CanTex at .01 cent per share, for a total purchase price of \$150,000. Bruce Scambler also included wire instructions for the stock purchase.
8. Bruce Scambler instructed me to return the subscription agreement to:

CanTex Energy Corp.
6301 Waterford Blvd., Suite 403
Oklahoma City, OK 73118

9. I did not return the subscription agreement or wire any funds to CanTex for these additional shares.

EXHIBIT

A

10. While Bruce Scambler was President, Chief Executive Officer and Chairman of the Board of Directors of CanTex, the principal office of CanTex was located in Oklahoma City, Oklahoma.

I declare under penalty of perjury under the laws of the state of Oklahoma that the foregoing is true and correct.

Executed this 12 day of August, 2014, in Prince George, BC Canada


Tejinder Grewal



Monday September 27, 2010

TJ Greywall
715 Victoria Street, Ste 208
French George, BC V2L2K5

Dear TJ,

I really enjoyed meeting with you. I now understand the previous situation and believe we can change that, and have a better working relationship going forward.

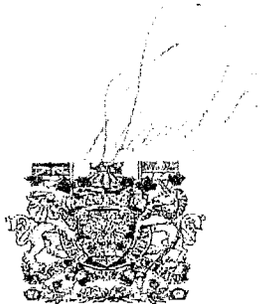
We will be developing the Big Canyon prospect and getting our company's filings up to speed in the next few weeks.

As discussed, enclosed is the subscription agreement for the CanTex Stock. Fifteen million (15,000,000) shares, at .01¢ per share, for a total of \$150,000. Wiring instructions are also attached. Please sign the subscription agreement where indicated and specify how you would like the stock split up and into what names or entities. Please return all requested documents to:

CanTex Energy Corp.
6301 Waterford Blvd, Ste 403
Oklahoma City, OK 73118

If you want to be in the Gates #1 Well those are \$25,000 a unit and we will, for you, do four (4) units for \$75,000.00 or three (3) units for \$60,000.00.

Looking forward to our successful relationship.



"VINCE AUT MORIRE"

CanTex Energy Corp
6301 Waterford Blvd, Ste 403
Oklahoma City, OK 73118
405.601.9745

EXHIBIT

B

**STOCK SUBSCRIPTION TO PURCHASE COMMON SHARES
OF
CANTEX ENERGY CORP.**

The undersigned is an individual or association whose individual or association net worth with the undersigned's spouse, presently exceeds \$1,000,000; or the undersigned is an individual or association who had an individual income in excess of \$200,000 in 2008 and 2009, or joint income with the undersigned's spouse in excess of \$300,000, and has reasonable expectation of reaching the same income level in 2010 ("Accredited Investor").

CHECK ONE: YES _____ NO _____

The undersigned is an individual or association whose individual or association's net worth, or joint net worth with the undersigned's spouse, presently does not meet the definition of Accredited Investor, but has a pre-existing substantive relationship with the Company (or its officers, directors, or principal shareholders) such that the Company has knowledge of the undersigned's employment history, business experience, business or professional education, investment experience, income and net worth, as well as the undersigned's ability to evaluate the merits and risks of venture capital investments. ("Sophisticated Investor with a Substantive Relationship")

CHECK ONE: YES _____ NO _____

I am acquiring the securities described below for myself. I understand that the securities have not been registered under the Securities Act of 1933 or any state enactment and, therefore, cannot be resold unless registered or unless an exemption from registration is available. I further understand that a legend shall be placed on the certificate that evidences the securities are newly issued by the Company and referring to the restrictions on transferability and sale of the securities under the Act of Rule 144.

SIGNATURE: _____

STOCK SUBSCRIPTION

The undersigned hereby tenders this subscription for the purchase of fifteen million (15,000,000) shares of common stock the ("Shares") of CanTex Energy Corp., a Nevada Corporation the ("Company"), at a price of 0.01¢ per share. A check or other form of payment payable to "CanTex Energy Corp." in the amount of \$150,000 is also delivered herewith.

SIGNATURE: _____

DATE: _____

Please Print
Name on Certificate
Entity or Individual

ADDRESS

CITY/STATE/ZIP

TELEPHONE

SS# or Tax ID

Number of Shares:

BY: _____ Dated : _____

CANTEX ENERGY CORP.

CanTex Energy Corp.

6301 Waterford Blvd, Suite 403

Oklahoma City, OK 73118

(405) 601-9745

**WIRING INSTRUCTIONS
FOR
CANTEX ENERGY CORP.**

BancFirst
Oklahoma City, OK 73126
(405) 270-1000

BancFirst ABA Routing No.

103003632

CanTex Energy Corp. Acct. No.

5079



Bruce Scambler

CEO and Chairman

CanTex Energy Corporation
6301 Waterford Blvd, Blvd 403
Oklahoma City, OK 73116

Cell: 405.608.2709
Office: 405.601.9745
Fax: 405.601.9743
scamblerb@msn.com

WWW.CANTEXENERGY.COM

EXHIBIT

C

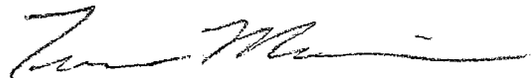
**SUPPLEMENTAL DECLARATION OF TRACE MAURIN
PURSUANT TO 12 O.S. § 426**

I, Trace Maurin, of lawful age, hereby declare and state the following based on my personal knowledge:

1. This declaration supplements the declaration I executed on December 30, 2014.
2. Bruce Scambler became Chief Executive Officer of CanTex and Chairman of the Board of Directors of CanTex effective August 12, 2010, pursuant to a Statement of Unanimous Consent of Board of Directors.
3. A true and correct copy of that Statement of Unanimous Consent of Board of Directors of CanTex, effective as of August 12, 2010, is attached hereto as Exhibit 1.
4. I have reviewed Exhibit 4 to the affidavit executed by Bruce Scambler on January 20, 2015, in support of his Objection to Plaintiff's Motion for Summary Judgment filed in the District Court of Oklahoma County, State of Oklahoma, in case number CJ-2014-1346.
5. Exhibit 4 to the affidavit of Bruce Scambler is NOT a true and correct copy of the Statement of Unanimous Consent of Board of Directors of CanTex, effective as of August 12, 2010, and does not accurately represent the unanimous consent of the Board of Directors that Bruce Scambler become the CEO of CanTex and the Chairman of its Board of Directors effective 12:00 p.m. (Central) on August 12, 2010.
6. I did not sign the version of the Statement of Unanimous Consent of Board of Directors that appears as Exhibit 4 to the affidavit of Bruce Scambler.

I declare under penalty of perjury under the laws of the state of Oklahoma that the foregoing is true and correct.

Executed this 27 day of January, 2015, in Bulverde, Texas.



TRACE MAURIN

EXHIBIT

L

Cantex Energy Corp
(a Nevada corporation)

STATEMENT OF UNANIMOUS CONSENT
OF
BOARD OF DIRECTORS

August 2010

This STATEMENT OF UNANIMOUS CONSENT OF BOARD OF DIRECTORS when executed by the Directors of the Corporation will become effective as of the 12th day of August 2010; and will have the same force and effect as if such Directors were present and acting at a meeting duly noticed and held for the purpose of adopting the Resolutions and taking the Corporate action hereinafter set forth.

APPOINTMENT OF NEW DIRECTORS

WHEREAS, the Corporation has previously had in place a SOLE Director and Officer Trace Maurin.

The Corporation hereby desires to increase the appointed serving Directors and appoint new officers

Harvey Steven Bryant has agreed as of todays date and 12.00 pm Central Time to be a Director and President of the Corporation

Bruce John Scambler has agreed as of todays date and 12.00 pm Central Time to be a Director and Chairman of Cantex, and CEO of the Corporation.

AND WHEREAS, the Corporation desires to appoint said Directors to be officers of the company.

RESOLVED, that the Corporation does hereby declare by vote to appoint

Harvey Steven Bryant to be a Director and President of the Corporation
1300 Bedford Drive Nichols Hills Oklahoma 73116

Bruce John Scambler to be a Director and Chairman of Cantex, and CEO
of the Corporation. 6420 N Hillcrest Ave Nichols Hills Oklahoma 73116

EXHIBIT

Trace Edward Maurin to remain a Director and be Chief Operating Officer of Cantex of the Corporation. 2805 Split Rock circle, Bulverde TX 78163

FURTHER RESOLVED, that the Chief Executive Officer shall be and he is directed to execute, in the Corporation's name and place, such releases and termination documents evidencing and confirming the each such and the obligations, if any other documents to effectuate and carry out this action.

ISSUE ADDITIONAL SHARES

WHEREAS, the Corporation has agreed to issue 8,000,000 shares ("Debt conversion shares") to Stockholder T Maurin with proviso of vesting when CTXE or combined entity trades at \$0.04 or higher on offer for 30 days or more or more. . The shares held by the T Maurin would be acquired (as backed by a 12-month promissory note equal to \$335,681 at libor) cancellable in event combined entity trades at \$0.04 or higher Said shares shall have a trickle out for not more than 1,000,000 shares sold per month after restriction is lifted.

The Corporation has agreed 56,000,000 will be issued to BFDE officers with 37,320,000 to Bruce Scambler and 22,680,000 to Harvey Bryant for the option to acquire on closing their combined 68,000,000 shares in Bedford Energy.

AND WHEREAS, the Corporation desires to issue said shares of the company.

RESOLVED, that the Corporation does hereby declare by vote to issue

22,680,000 shares of Common Stock to Harvey Steven Bryant 1300 Bedford Drive Nichols Hills Oklahoma 73116

37,320,000 shares of Common Stock to Bruce John Scambler 6420 N Hillcrest Ave Nichols Hills Oklahoma 73116

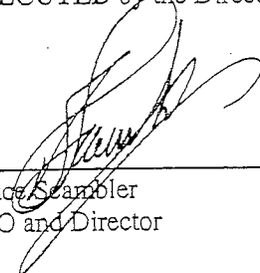
8,000,000 shares of Common Stock to Trace Edward Maurin. 2805 Split Rock circle, Bulverde TX 78163

FURTHER RESOLVED, that the Chief Executive Officer shall be and he is directed to execute, in the Corporation's name and place, such releases and termination documents evidencing and confirming the each such and the obligations, if any other documents to effectuate and carry out this action.

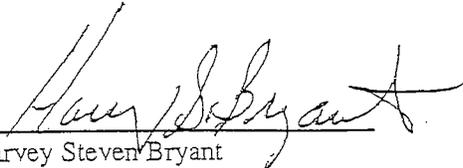
COUNTERPARTS

This Consent may be executed simultaneously in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A facsimile signature by any party on a counterpart of this Consent shall be binding and effective for all purposes. Such party shall, however, subsequently deliver to the other party an original executed copy of this Consent.

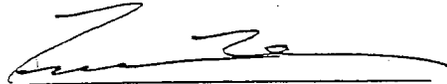
EXECUTED by the Directors as of the date set out above.



Bruce Scambler
CEO and Director



Harvey Steven Bryant
Independent Director



Trace Edward Maurin
Director

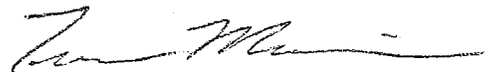
**SUPPLEMENTAL DECLARATION OF TRACE MAURIN
PURSUANT TO 12 O.S. § 426**

I, Trace Maurin, of lawful age, hereby declare and state the following based on my personal knowledge:

1. This declaration supplements the declarations I executed on December 30, 2014 and January 27, 2015.
2. On August 19, 2010, I received an email from Bruce Scambler at scamblerbj@msn.com with an attached draft press release regarding the CanTex/Bedford acquisition and appointments to board. The email read, "Trace, Here is a draft press release for your review tKxs Bruce." I have attached as Exhibit A, a true and correct copy of the August 19, 2010, email and attached press release.
3. The press release attached to the email is dated August 19, 2010, and titled "CanTex Energy Corp, announces terms agreed for acquisition of Bedford Energy Inc. and appointment of two new Directors."
4. The press release states that "... the Company is pleased to announce that Bruce Scambler CPA CFF has been appointed to the Board of Directors and effective immediately will assume the position of Chairman and CEO of **CanTex Energy Corp.**"

I declare under penalty of perjury under the laws of the state of Oklahoma that the foregoing is true and correct.

Executed this 22nd day of April, 2015, in Bulverde, Texas.



TRACE MAURIN

EXHIBIT

M

Trace Maurin

From: Bruce Scambler <scamblerbj@msn.com>
Sent: Thursday, August 19, 2010 1:40 PM
To: 'Trace Maurin'
Cc: kaily.ball@gmail.com
Subject: Cantex Bedford Acquisition & appointments to board.doc
Attachments: Cantex Bedford Acquisition & appointments to board.doc

Trace,
Here is a draft press release for your review

tKxs

Bruce

1

EXHIBIT

A

NEWS RELEASE

FOR IMMEDIATE RELEASE

CANTEX ENERGY CORP, announces terms agreed for acquisition of BEDFORD ENERGY Inc. and appointment of two new Directors

San Antonio, Texas – August 19, 2010 - CanTex Energy Corp. (Pink Sheets: CTXE) is pleased to announce that it has agreed terms for the acquisition of **BEDFORD ENERGY INC. (PK:BFDE)**. The completion of the deal will close after normal regulatory review of the revised Form 10 Registration Statement with the SEC.

After closing the combined entities will have over 100,000 BO and 1 Million MCF's in engineered proven oil and gas reserves behind pipe, and some 10 Million MCF's in probables. To manage these assets and extend and develop the operations base from Texas to Oklahoma the Company is pleased to announce that Bruce Scambler CPA CFF has been appointed to the Board of Directors and effective immediately will assume the position of Chairman and CEO of **CanTex Energy Corp.** Mr. Harvey Bryant has joined the Board of Directors effective immediately and will be the Secretary and President. Trace Maurin will continue on the Board and be COO with current focus on the Texas Operations and Texas seismic exploration and lease prospect development.

About Cantex Energy

CanTex Energy Corp. is an independent, managed risk, oil and gas exploration, development, and production company. The Company's name associates the Company's original Canadian Founder Origins with the scope of target market locations from Canada to Texas. Currently prospects range in the North American Continent from Canada through Wyoming (West Ant Hills Prospect located in Niobrara County) down south to Oklahoma and Texas . The BIG CANYON natural gas exploration venture in Val Verde Basin, Terrell County, Texas has a 7-8 Million MCF's in probable natural gas reserves to the Company's current interest.) The prospect now mapped with new and reprocessed seismic data,

identifying a Ouachita thrust closure which is hoped will soon be a drilled prospect.

Cantex Energy Corp. will now be taking the required steps towards moving to be a fully Reporting Company. The company is, quoted on the Pink Sheets, having filed a Form 211 pursuant to Rule 15c211 under the Exchange Act, with the NASD Compliance Unit. For real-time quotes, how to trade pink sheet stocks, how to protect yourself and additional stock information, please see www.pinksheet.com.

Purchasing shares in Cantex Energy Corp. involves a speculative investment with substantial risks, and although the Company intends to use its best efforts to enhance the value of the shares, there is no assurance that the Company's operations will be successful. For more information about Cantex Energy Corp. (Pink Sheets: CTXE) please contact Harvey Bryant President, Phone: 405 601 9745 or visit the Company's website at www.cantexenergy.com.

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EXCEPT FOR HISTORICAL INFORMATION CONTAINED HEREIN, THE STATEMENTS IN THIS PRESS RELEASE ARE FORWARD-LOOKING STATEMENTS THAT ARE MADE PURSUANT TO THE SAFE HARBOR PROVISIONS IN THE PRIVATE SECURITIES LEGISLATION REFORM ACT OF 1995. FORWARD-LOOKING STATEMENTS INVOLVE KNOWN AND UNKNOWN RISKS AND UNCERTAINTIES, WHICH MAY CAUSE CANTEX ENERGY'S ACTUAL RESULTS IN FUTURE PERIODS TO DIFFER MATERIALLY FROM FORECASTED RESULTS. THESE RISKS AND UNCERTAINTIES INCLUDE, AMONG OTHER THINGS: THE POTENTIAL THAT NO COMMERCIAL QUANTITIES OF OIL ARE FOUND OR RECOVERABLE, THE PRICE OF OIL AND GAS, GEOLOGICAL PROBLEMS THAT PREVENT US FROM REACHING DRILLING TARGETS AND SPECIFIC RISKS SUCH AS THE COMPANY'S ABILITY TO RAISE FINANCING AND RISKS INHERENT IN CANTEX ENERGY'S OPERATIONS. THESE AND OTHER RISKS ARE DESCRIBED IN CANTEX ENERGY'S FORM 15C211 AND OTHER FILINGS WITH THE NASD AND SECURITIES AND EXCHANGE COMMISSION.



August 25, 2011

Oklahoma Department of Securities
Attn: Irving Faught
First National Center, Ste. 860
120 North Robinson
Oklahoma City, Oklahoma 73102

RE: ODS FILE 10-102

Dear Mr. Faught;

Enclosed please find the requested records for the above captioned, account(s) with BancFirst. The copies provided for your review are true and accurate copies of the transactions reflected therein, created and maintained in the Bank's ordinary course of business.

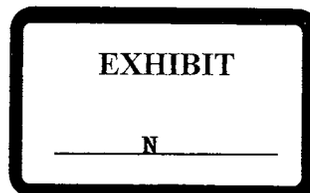
Should you need future assistance in this matter, please contact me at (405) 218-4073 or via email at mpittser@bancfirst.com.

Sincerely,

A handwritten signature in cursive script that reads "M Pittser".

Melissa Pittser
Custodian of Records
BancFirst, Oklahoma City

Enclosures





Signature Card

Legal Documents

Product: SMALL BUSINESS CHECKING	Account #: ██████████5079	<input type="checkbox"/> Check if Signature Card Addendum is attached
Date: 08/19/2010 BUS Phone 405-601-9745	Account Owner(s) and Mailing Address: CANTEX ENERGY CORP 6301 WATERFORD BLVD STE 403 OKLAHOMA CITY, OK 73118	
Plan ID#: 000 Phone		
New <input checked="" type="checkbox"/> Rev <input type="checkbox"/> CSR RGREENWOOD		
Comments		
Account Ownership Description:		

The undersigned acknowledges receipt of Bank's Deposit Agreement, Funds Availability Schedule, Electronic Funds Transfer Disclosure, Account Disclosure, and Privacy Disclosure and agrees to their terms. If not signed in the presence of a BancFirst employee, signatures must be notarized on the back of this card.

Name of Signatory	Signature Specimens
1 BRUCE JOHN SCAMBLER ID# _____ Issuer: DOB: ██████1958 TIN: ██████1962 Relationship: Authorized Signer	
2 HARVEY STEVEN BRYANT ID# B080635950 Issuer: OK DOB: ██████1949 TIN: ██████8265 Relationship: Authorized Signer	
3 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
4 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
5 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
6 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
7 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
8 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
9 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	
10 ID# _____ Issuer: DOB: _____ TIN: _____ Relationship:	

Payor's Request for Taxpayer's Identification Number and Certification	Consumer Overdraft Privilege Option
Taxpayer Identification Number ██████████7454 Certification - Under penalties of perjury, I certify that: (1) The number shown on this form is my correct taxpayer identification number and (2) I am not subject to backup withholding because (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding. (3) I am a U S Person (including a U S resident alien) Certification Instructions - You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, the acquisition or abandonment of security property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN.	Please read carefully before signing. I have reviewed the BancFirst disclosure of overdraft practices and I want BancFirst to authorize and pay overdrafts on my everyday debit card transactions. I understand that BancFirst pays overdrafts at their discretion and therefore, does not guarantee that any transaction will be authorized and paid. You or any joint account owner on this account has the right to revoke this consent at anytime by notifying any BancFirst office. Signature _____ Date _____
Signature Date: 8-19-10	

THE FACE OF THIS DOCUMENT CONTAINS MICROPRINTING. THE BACKGROUND COLOR CHANGES GRADUALLY AND EVENLY FROM DARKER TO LIGHTER WITH THE DARKER AREA AT THE TOP.

CANTEX ENERGY CORPORATION,
PO BOX 781046
SAN ANTONIO TX 78278

1701-2606
Company

99-383
1030

09/15/2010
DATE

4
CHECK NO.

Payroll by Paychex, Inc.

PAY TO THE
ORDER OF

TRACE MAURIN

****\$461.75**
AMOUNT

FOUR HUNDRED SIXTY ONE AND 75/100 DOLLARS

BANCFIRST

AUTHORIZED SIGNATURE(S)

⑈0000000004⑈ ⑆103003632⑆ 5079⑈

TO VERIFY AUTHENTICITY OF THIS DOCUMENT THE BACK CONTAINS HEAT SENSITIVE INK THAT CHANGES FROM BLUE TO CLEAR AND ALSO CONTAINS AN ARTIFICIAL WATERMARK WHICH CAN BE VIEWED WHEN HELD AT AN ANGLE

TR:103003632 Account: 5079 Serial:4 Amount:\$461.75 TC:90 Sequence:61465626 CaptureSequence:0 Date:09/22/2010 DC:1

0421878034

20100922005800098518 0703

20100922005800098518 0703

Deposit Only
9/22/10