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IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF ENTREC CORPORATION, 984506 ALBERTA LTD. (FORMERLY CAPSTAN HAULING LTD.), ENT CAPITAL CORP., ENTREC CRANES & HEAVY HAUL INC., ENTREC HOLDINGS INC., ENT OILFIELD GROUP LTD. and

ENTREC SERVICES LTD.

DOCUMENT

ELEVENTH REPORT OF THE MONITOR October 12, 2022

ADDRESS FOR SERVICE AND **CONTACT INFORMATION OF PARTY** FILING THIS

DOCUMENT

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TABLE OF CONTENTS

1.0	INTRODUCTION1 -
2.0	PURPOSE2 -
3.0	TERMS OF REFERENCE3 -
4.0	ACTIVITIES OF THE MONITOR3 -
5.0	UPDATE ON THE WOLVERINE DISPUTE4 -
6.0	ACTUAL CASH FLOW RESULTS COMPARED TO EIGHTH CASH FLOW FORECAST 4 -
7.0	NINTH CASH FLOW FORECAST 6 -
8.0	FUNDS HELD IN MONITOR'S ACCOUNTS 7 -
9.0	OTHER MATTERS8 -
10.0	EXTENSION OF STAY OF PROCEEDINGS 8 -
11.0	RECOMMENDATIONS9 -

APPENDICES

Appendix A – Ninth Cash Flow for the period October 1, 2022 to April 30, 2023

1.0 INTRODUCTION

- On May 15, 2020, ENTREC Corporation, 984506 Alberta Ltd. (formerly, Capstan Hauling Ltd.), ENTREC Alberta Ltd., ENT Capital Corp., ENTREC Cranes & Heavy Haul Inc., ENTREC Holdings Inc., ENT Oilfield Group Ltd., and ENTREC Services Ltd. (collectively, the "Applicants" or "ENTREC"), were granted an initial order (the "Initial Order", and as subsequently amended and restated the "ARIO") to commence proceedings (the "CCAA Proceedings") under the *Companies' Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the "CCAA"). Among other things, the Initial Order provided for a stay of proceedings in respect of the Applicants for a period initially expiring on May 25, 2020 (the "Stay Period").
- 1.2 Pursuant to the Initial Order, Alvarez & Marsal Canada Inc. was appointed as monitor (the "Monitor") in the CCAA Proceedings.
- 1.3 Pursuant to an order dated November 24, 2020, the Monitor was granted enhanced powers in respect of ENTREC (the "Enhanced Powers Order"). Among other things, the Enhanced Powers Order authorizes the Monitor to conduct, supervise, or direct the continuation or commencement of any legal process on behalf of ENTREC, and to settle, extend or compromise any indebtedness owing to or by ENTREC.
- 1.4 The Monitor, as foreign representative of the Applicants, filed petitions for each of the Applicants under Chapter 15 of the U.S. Bankruptcy Code (the "U.S. Proceedings") in the United States Bankruptcy Court for the Southern District of Texas (the "U.S. Court"), Jointly Administered Case No. 20-32643. On May 15, 2020, the U.S. Court in the U.S. Proceedings entered an order granting provisional relief providing that the Initial Order be given full force and effect in all respects on an interim basis, including, without limitation, with respect to property of the Applicants located in the U.S.
- 1.5 On August 31, 2020, the Court granted orders, which among other things, authorized the sale of all the Applicants' assets in the U.S. excluding leased assets and receivables (the "Wolverine Transaction") to Wolverine Energy and Infrastructure Inc. ("Wolverine"), which was approved by the U.S. Court on September 9, 2020. Subsequently, on October 1, 2020, the Applicants notified the Court and the Service List that the Wolverine Transaction had been terminated due to a dispute between the parties.
- On November 2, 2020, the Court, and subsequently, the U.S. Court, granted orders which, *inter alia*, authorized the sale of substantially all of the U.S. assets (the "**Prolift Transaction**") to

- Prolift Rigging Company, LLC ("**Prolift**") and assigned to Prolift the contracts required to be assigned as part of the Prolift Transaction pursuant to Section 11.3 of the CCAA.
- 1.7 On April 27, 2022, the Court granted an order (the "April 27 Order") which extended the Stay Period until the earlier of: (i) the filing of a certificate by the Monitor to terminate the CCAA Proceedings and discharge the Monitor (the "Termination Certificate") and (ii) October 31, 2022, as well as lifted the stay of proceedings for the limited purpose of permitting an application to assign 984506 Alberta Ltd. ("984") into bankruptcy and to approve the activities of the Monitor as set out in the Monitor's Tenth Report dated April 18, 2022 (the "Tenth Report").
- 1.8 On October 12, 2022, the Monitor filed a notice of application, returnable October 20, 2022, for an order (the "Stay Extension Order") to extend the Stay Period until the earlier of: (i) the filing of the Termination Certificate and (ii) April 28, 2023, and to approve the activities of the Monitor as set out herein.
- 1.9 Further information regarding these CCAA Proceedings, including copies of the court orders, affidavits, reports of the Monitor and all other court-filed documents and notices are available on the Monitor's website at www.alvarezandmarsal.com/entrec (the "Monitor's Website"). Information regarding the U.S. Proceedings is available on the website of the U.S. notice agent at https://cases.stretto.com/entrec.

2.0 PURPOSE

- 2.1 This Eleventh Report of the Monitor (the "Eleventh Report") was prepared to provide information to this Honourable Court in respect of:
 - a) the activities of the Monitor since the Tenth Report;
 - b) developments in the disputed Wolverine Transaction since the Tenth Report;
 - a comparison of ENTREC's actual cash receipts and disbursements for the period from April 1, 2022, to September 30, 2022, compared to the cash flow forecast, as appended to the Tenth Report (the "Eighth Cash Flow Forecast");
 - d) an updated and extended cash flow forecast for the period from October 1, 2022, to April 30, 2023 (the "Ninth Cash Flow Forecast");
 - e) the funds held in trust by the Monitor;
 - f) other outstanding matters; and
 - g) the recommendations of the Monitor in respect of the foregoing, as applicable.

2.2 The Eleventh Report should be read in conjunction with the Stay Extension Order. Background information, including capitalized terms not defined herein, are contained in the Initial Order, the ARIO, and the Monitor's previous reports, and have not been repeated herein.

3.0 TERMS OF REFERENCE

- 3.1 Certain of the information referred to in this report consists of financial forecasts and/or projections prepared by the Monitor. An examination or review of financial forecasts and projections and procedures as outlined by the Chartered Professional Accountants of Canada has not been performed. Readers are cautioned that since financial forecasts and/or projections are based upon assumptions about future events and conditions that are not ascertainable, actual results will vary from those forecasts and/or projected and the variations could be significant.
- 3.2 Unless otherwise stated, all monetary amounts contained in this Eleventh Report are expressed in Canadian dollars.

4.0 ACTIVITIES OF THE MONITOR

- 4.1 The Monitor's activities since the Tenth Report include:
 - a) attending to various legal proceedings in respect of the Wolverine Dispute, as subsequently defined;
 - b) monitoring cash flow and other operational matters, in accordance with the Support Agreement dated May 14, 2020, as amended from time to time (the "RSA"). Though the RSA expired on June 30, 2021, the Monitor and the Agent on behalf of the Syndicate have agreed that it does not need to be renewed and the Monitor has continued to report to the Agent;
 - c) preparing the Ninth Cash Flow Forecast;
 - d) collecting vendor holdbacks and outstanding accounts receivable;
 - e) assisting with various wind-down activities including attending to compliance matters with tax and other regulatory bodies in Canada and the U.S.;
 - f) attending to the Bankruptcy Proceedings, as subsequently defined;
 - g) approving and preparing disbursements;
 - h) communicating with various trade creditors and other stakeholders;
 - i) posting of non-confidential materials filed with this Court to the Monitor's Website; and
 - j) preparing this Eleventh Report.

5.0 UPDATE ON THE WOLVERINE DISPUTE

- As detailed in the Monitor's previous reports, the Wolverine Transaction did not close on September 30, 2020, as a dispute arose between the parties in respect of a price adjustment requested by Wolverine; the Wolverine Transaction was subsequently terminated.
- On November 2, 2020, Wolverine filed an adversary complaint against the Applicants in the U.S. Proceedings (the "Wolverine Dispute") seeking, among other things, a return of the bid deposit of \$3.35 million (the "Deposit") and additional damages and costs of approximately USD \$1.0 million plus costs and interest. The Monitor, on behalf of ENTREC, filed its Answer and Counterclaim on December 18, 2020.
- 5.3 The trial concluded on December 9, 2021. On August 9, 2022, the U.S. Court issued its opinion and judgement in favour of ENTREC and awarded ENTREC the bid deposit of \$3.35 million and certain costs with respect to the trial.
- On August 17, 2022, Wolverine's counsel filed a Notice of Filing an Appeal and subsequently on August 29, 2022, filed a Statement of Issues, which highlighted six issues for appeal, along with designations to file all materials and transcripts from the trial.
- On September 19, 2022, the bankruptcy clerk transmitted the record for appeal to the U.S. Court. Wolverine is required to file a brief within 30 days of September 19, 2022. Thereafter, the Monitor will file its reply brief. In the event oral argument is required, a hearing may occur as soon as December 2022.
- As discussed in the Tenth Report, and in the Monitor's prior reports, the Monitor continues to hold the Deposit pending a consensual resolution or final judicial determination of the Wolverine Dispute. It is not possible for the Monitor to estimate the timing for conclusion of the Wolverine Dispute.

6.0 ACTUAL CASH FLOW RESULTS COMPARED TO EIGHTH CASH FLOW FORECAST

- As part of the ongoing oversight and monitoring of the business and financial affairs of ENTREC, the Monitor has set-up a monthly cash flow review protocol to compare actual cash flows against the Eighth Cash Flow Forecast.
- 6.2 The Applicants' actual cash receipts and disbursements as compared to the Eighth Cash Flow Forecast during the period of April 1, 2022, to September 30, 2022 (the "Reporting Period") are summarized below:

For the period April 1 to September 30, 2022 (in CAD\$000s)					
	 Actual*	Fo	recast**	Va	riance
Operating receipts					
Other receipts	\$ 123	\$	80	\$	43
GST refunds	-		11	7	(11
Total operating receipts	 123		91		32
Disburse ments					
Professional fees	174		245		(71
Interim Facility interest costs	1,635		1,380		255
Contingency	31		15		16
Total Disbursements	1,840		1,640		200
Net cash flow	\$ (1,717)	\$	(1,549)	\$	(168
Continuity of Reserve Fund					
Opening Balance	498		498		-
Receipts collected by the Monitor	123		91		32
Less: draws	(205)		(260)		55
FX adjustment	 9		-		9
Ending balance	\$ 424	\$	329	\$	95
Continuity of Financing					
Operating line	5,000		5,000		-
Less: repayments	(3,060)		-		(3,060)
	1,940		5,000		(3,060)
inding balance	 1,940		5,000		(3,060)
nterim Facility					
Opening balance	29,404		29,404		-
Draws (repayments)	4,695		1,380		3,315
Inding Interim Facility balance (cash)	34,099		30,784		3,315
otal financing, ending position	\$ 36,039	\$	35,784	\$	255

- During the Reporting Period, ENTREC experienced a net unfavourable cash flow variance of approximately \$168,000. The principal components of the variance are described as follows:
 - a) receipts were \$32,000 higher than forecast due to the receipt of monthly collections from an accounts receivable account totaling \$18,000 and the return of a retainer in the amount of \$18,000, which were not included in the Eighth Cash Flow Forecast;
 - b) total professional fees were \$71,000 lower than forecast; and
 - c) Interim Facility interest costs were \$255,000 higher than forecast due to the increase in interest rates over the Reporting Period.
- The cash flow reporting does not include the Deposit, which is currently invested in a guaranteed investment certificate ("GIC") issued by a Canadian chartered bank.
- As detailed and defined in the Seventh Report, the Monitor is holding the Reserve to satisfy postfiling obligations incurred by the Applicants in the ordinary course of business and through the

wind-down of the CCAA Proceedings. During the Reporting Period, the net decrease to the Reserve was \$74,000, which was used to fund wind-down costs and other matters related to these CCAA Proceedings.

Net advances under the Interim Facility were \$4.7 million over the Reporting Period, which consisted of interest costs of \$1.6 million and a \$3.1 million partial repayment of ENTREC's operating line held by Canadian Western Bank ("CWB"), which represented CWB's pro rata share of the loan repayments made during these CCAA Proceedings.

7.0 NINTH CASH FLOW FORECAST

The Applicants have prepared an updated cash flow forecast for the period from October 1, 2022 to April 30, 2023 (the "Forecast Period"). A copy of the Ninth Cash Flow Forecast, together with the accompanying notes, is attached to this report as Appendix "A" and is summarized below:

Operating receipts Other receipts Total operating receipts	\$	18 18
Disbursements Professional fees Interim Facility interest costs Contingency Total disbursements	\$	260 2,590 20 2,870
Net cash flow Continuity of Reserve Fund Opening balance	\$	(2,852) 424
Receipts collected by the Monitor Less: draws Ending balance Continuity of Financing	\$	18 (280) 162
Pre-filing debt Operating line Ending balance		1,940 1,940
Interim Facility Opening balance Draws (repayments) Ending Interim Facility balance (cash) Total financing, ending position	s	34,099 2,590 36,689 38,629

7.1 The Ninth Cash Flow Forecast has been prepared solely for the purpose described in Note 1 of the Ninth Cash Flow Forecast, and readers are cautioned that it may not be appropriate for other purposes.

- 7.2 The Ninth Cash Flow Forecast indicates that the Applicants will experience a net cash outflow of \$2.9 million over the Forecast Period based on the following key assumptions:
 - a) forecast receipts of \$18,000 represents monthly installments from an accounts receivable settlement;
 - b) professional fees are forecast to be approximately \$260,000 during the Forecast Period and include the Monitor and its legal counsel, the Syndicate's financial advisor and its legal counsel in Canada and the U.S., and the U.S. noticing agent;
 - c) Interim Facility interest costs of approximately \$2.6 million as determined under the Credit Agreement and RSA, as amended; and
 - d) the ending balance of total financing is approximately \$38.6 million, which represents an increase in financing of \$2.6 million to the secured debt held by the Syndicate and CWB as at April 30, 2023.
- 7.3 Pursuant to the CCAA Termination Order granted by the Court on November 24, 2020, and as detailed in the Monitor's Seventh Report, the Reserve will be utilized to satisfy post-filing obligations incurred by the Applicants during the Forecast Period and to complete such steps as are necessary to wind-down the Applicants' operations. If there are any excess funds remaining in the Reserve, these funds are to be distributed to the Agent, provided that the aggregate amount of all distributions does not exceed the aggregate obligations owing to the Syndicate by the Applicants.
- 7.4 The Reserve does not include any amounts held back for the Deposit, which is currently invested in a GIC pending resolution of the Wolverine Dispute

8.0 FUNDS HELD IN MONITOR'S ACCOUNTS

8.1 As at September 30, 2022, the Monitor currently holds in trust approximately \$3.8 million, comprised of the following:

Monitor Cash Holdings September 30, 2022 (in CAD\$000s)		
Wolverine Deposit* Interest earned on Wolverine Deposit	\$	3,350 19
Reserve		424
Total	\$	3,793
*The Wolverine Deposit is invested in a guaranteed investment certificate Canadian chartered bank.	issued by a	

8.2 The Monitor expects to continue to draw down the Reserve to fund operating and other costs to complete the administration of the CCAA Proceedings and to distribute any remaining funds to the Agent upon the completion of the CCAA Proceedings.

9.0 OTHER MATTERS

- 9.1 The April 27 Order lifted the stay of proceedings in respect of the CCAA Proceedings for the limited purpose of permitting an application by the Agent to assign 984 into bankruptcy (the "Bankruptcy Proceedings").
- 9.2 On May 13, 2022, a special resolution was passed by all of the shareholders of 984 who were entitled to vote, to change the name of Capstan Hauling Ltd. to 984506 Alberta Ltd.
- 9.3 On June 30, 2022, 984 was adjudged bankrupt and a bankruptcy order was made as a result of a petition initiated by the Agent and A&M was appointed trustee (the "**Trustee**") in the Bankruptcy Proceedings. A&M was subsequently affirmed as Trustee by the creditors of 984 at the first meeting of creditors held on July 20, 2022.
- 9.4 The Trustee's Report to the Creditors on the Preliminary Administration of the Estate indicates that there are no expected realizations for creditors of 984.

10.0 EXTENSION OF STAY OF PROCEEDINGS

- 10.1 Pursuant to the April 27 Order, the Stay Period will expire the earlier of: (i) the date of the filing of the Termination Certificate; and (ii) October 31, 2022. The Monitor, on behalf of the Applicants, is seeking an extension of the Stay Period to the earlier of: (i) the date of the filing of the Termination Certificate; and (ii) April 28, 2023.
- 10.2 The Monitor supports extending the Stay Period for the following reasons:
 - a) the proposed extension of the Stay Period will provide the necessary stability and certainty to enable the Monitor to facilitate the wind-down of the CCAA Proceedings including collecting outstanding accounts, and concluding the Wolverine Dispute, which if not resolved by April 28, 2023, will result in additional extensions of the Stay Period;
 - b) with the Reserve in place, there is sufficient liquidity to fund the remaining costs anticipated as being required to complete the administration of the CCAA Proceedings; and
 - c) no creditor of the Applicants would be materially prejudiced by the extension of the Stay Period and the Monitor understands that the Syndicate is in support of the extension.

11.0 RECOMMENDATIONS

11.1 The Monitor respectfully recommends that this Honourable Court grant the Stay Extension Order.

All of which is respectfully submitted to this Honourable Court this 12th day of October 2022.

Alvarez & Marsal Canada Inc., in its capacity as Monitor of ENTREC Corporation and its subsidiaries

Per:

Anthony Tillman Senior Vice President

Per:

Vicki Chan Vice President

APPENDIX A

ENTREC
Ninth Cash Flow Forecast¹
For the 7-month period October 1, 2022 to April 30, 2023 (in CAD\$000s)

Period		1		2		3		4		5			6	7		
Period ending	Notes	3′	31-Oct		30-Nov		31-Dec		31-Jan		28-Feb		31-Mar	30-Apr		Total
Operating receipts																
Other receipts	2	\$	3	\$	2	\$	3	\$	2	\$	3	\$	2	\$	3	\$ 18
Total operating receipts			3		2		3		2		3		2		3	18
Disbursements																
Professional fees	3	\$	29	\$	50	\$	115	\$	20	\$	10	\$	20	\$	15	\$ 260
Interim Facility interest costs	4		336		354		372		376		380		384		388	2,590
Contingency	5		5		-		5		-		5		-		5	20
Total Disbursements			370		404		492		396		395		404		408	2,870
Net cash flow		\$	(367)	\$	(402)	\$	(489)	\$	(394)	\$	(392)	\$	(402)	\$	(405)	\$ (2,852
Continuity of Reserve Fund																
Opening Balance			424		393		345		228		209		197		179	424
Receipts collected by the Monitor			3		2		3		2		3		2		3	18
Less: draws	6		(34)		(50)		(120)		(20)		(15)		(20)		(20)	(280
Ending balance		\$	393	\$	345	\$	228	\$	209	\$	197	\$	179	\$	162	\$ 162
Continuity of Financing																
Pre-filing debt Operating line			1,940		1,940		1,940		1,940		1,940		1,940		1,940	1,940
Ending balance			1,940		1,940		1,940		1,940		1,940		1,940		1,940	1,940
			1,340		1,340		1,340		1,340		1,340		1,340		1,340	1,340
Interim Facility		,	24.000		04.405		04.700		05.404		05 507		05.047		00 004	04.00
Opening balance			34,099		34,435		34,789		35,161		35,537		35,917		36,301	34,099
Draws (repayments)			336 34,435		354 34,789		372 35,161		376 35,537		380 35,917		384 36,301		388 36,689	2,590
Ending Interim Facility balance (cash)		•	34,435		34,709		33,101		ა <u>ე</u> ,ეა/		35,917		30,301		30,009	36,689
Total financing, ending position		\$ 3	36,375	\$	36,729	\$	37,101	\$	37,477	\$	37,857	\$	38,241	\$	38,629	\$ 38,629

ENTREC Corporation Ninth Cash Flow Forecast Notes and Assumptions

1. These cash flow projections in respect of ENTREC Corporation and its subsidiaries ("ENTREC") for the 7-month period from October 1, 2022 to April 30, 2023 (the "Ninth Cash Flow Forecast") have been prepared by the Monitor based on unaudited financial information, and estimates of projected receipts and disbursements. Readers are cautioned that since the estimates are based on future events and conditions that are not ascertainable, the actual results achieved will vary, even if the assumptions materialize, and such variations may be material.

There are no representations, warranties or other assurances that any of the estimates, forecasts, or projections will be realized. The projections are based upon certain estimates and assumptions discussed below with respect to operations, including the assumption that ENTREC continues to operate within the protections afforded as a result of the Amended and Restated Initial Order granted on May 25, 2020 and as may be amended from time to time during the CCAA Proceedings.

The Ninth Cash Flow Forecast is presented in thousands of Canadian dollars and amounts denominated in US currency have been converted into Canadian dollars at an exchange rate of C\$1:US\$.7320 throughout the period.

- 2. Receipts represent monthly collections from an outstanding accounts receivable account.
- 3. Professional fees have been forecast based on estimates of professional service firm costs relating to the CCAA Proceedings and include the Monitor and its legal counsel, the Syndicate's financial advisor and its legal counsel in Canada and the U.S., and the U.S. noticing agent.
- 4. Interim Facility interest is payable on the first of the month in arrears and is estimated based on the average facility balance outstanding during the month.
- 5. Contingency costs include unanticipated expenses over the forecast period.
- 6. The Reserve Fund is expected to fund approximately \$280,000 of ongoing disbursements during the forecast period.